CERTIFICATION OF ENROLLMENT

ENGROSSED SECOND SUBSTITUTE HOUSE BILL 2311

68th Legislature 2024 Regular Session

Passed by the House February 10, 2024 Yeas 97 Nays 0

Speaker of the House of Representatives

Passed by the Senate March 1, 2024 Yeas 49 Nays 0

CERTIFICATE

I, Bernard Dean, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is ENGROSSED SECOND SUBSTITUTE HOUSE BILL 2311 as passed by the House of Representatives and the Senate on the dates hereon set forth.

Chief Clerk

President of the Senate

Approved

FILED

Secretary of State State of Washington

Governor of the State of Washington

ENGROSSED SECOND SUBSTITUTE HOUSE BILL 2311

Passed Legislature - 2024 Regular Session

State of Washington 68th Legislature 2024 Regular Session

By House Appropriations (originally sponsored by Representatives Davis, Maycumber, Paul, Robertson, Callan, Mosbrucker, Goodman, Griffey, Stearns, Reed, Ryu, Couture, Ramel, Ortiz-Self, Eslick, Bateman, Riccelli, Timmons, Simmons, Fosse, Peterson, Pollet, and Shavers)

READ FIRST TIME 02/05/24.

AN ACT Relating to supporting first responder wellness and peer support; amending RCW 5.60.060; adding new sections to chapter 43.101 RCW; creating a new section; providing an expiration date; and declaring an emergency.

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

6 <u>NEW SECTION.</u> Sec. 1. A new section is added to chapter 43.101 7 RCW to read as follows:

8 (1) Subject to the availability of amounts appropriated for this 9 specific purpose, the commission shall convene a task force on first 10 responder wellness in Washington state. To the extent possible, the 11 membership of the task force should include representatives that 12 reflect the diversity of the first responder professions, including 13 diversity in geography, gender, sexuality, and race.

14 (2) The first responder wellness task force shall be cochaired by 15 the executive director of the commission, or the executive director's 16 designee, and a representative of the fire service, and consist of 17 the following additional membership:

18 (a) Two members from each of the following professions:

19 (i) Emergency medical services frontline providers;

- 20 (ii) Emergency dispatchers; and
- 21 (iii) Jail corrections officers;

1 (b) One member from each of the following entities: (i) The Washington council of police and sheriffs; 2 3 (ii) The Washington state fraternal order of police; (iii) The Washington state patrol troopers association; 4 5 (iv) The Washington state patrol lieutenants and captains 6 association; (v) The Washington association of sheriffs and police chiefs; 7 (vi) The Washington state council of firefighters; 8 (vii) The Washington fire chiefs association; 9 (viii) The Washington state firefighters' association; 10 11 (ix) The department of labor and industries; 12 The state board for volunteer firefighters and reserve (X) 13 officers; 14 (xi) The state chapter of the association of public safety communications officials; 15 16 (xii) The state chapter of the national emergency number 17 association; and (xiii) International brotherhood of teamsters local 117; 18 Two members representing the interests of tribal law 19 (C) enforcement officers and agencies; 20 21 (d) Two members representing the interests of tribal first 22 responders; 23 (e) Two members from the Washington association of coroners and medical examiners; 24 25 (f) One member from the University of Washington department of 26 psychiatry and behavioral sciences, who has implemented a regional state-funded law enforcement officer wellness program; 27 28 (g) One member from the Washington federation of state employees, 29 representing the interests of the department of corrections' community corrections officers; 30 31 (h) The chief of the Washington state patrol, or the chief's 32 designee; 33 (i) The secretary of the department of corrections, or the secretary's designee; and 34 (j) Any other members that the commission determines should 35 36 participate in the task force to represent the interests of first 37 responders. (3) The commission shall convene the initial meeting of the task 38 force no later than December 1, 2024. 39 (4) At a minimum, the task force shall meet quarterly. 40

- 1 2
- (5) The task force shall:

(a) Monitor the implementation of this act;

3 (b) Evaluate the findings and recommendations of the task force 4 on law enforcement officer mental health and wellness in Washington 5 state as established under chapter 327, Laws of 2020 (SSB 6570), and 6 determine ways in which the task force on first responder wellness 7 may continue developing upon the recommendations of the task force on 8 law enforcement officer mental health and wellness; and

9 (c) Make recommendations to improve first responder wellness 10 across the first responder professions in the state.

11 (6)(a) The task force shall also develop and publish model 12 policies for first responder peer support services tailored to the 13 following first responder professions:

14 (i) Law enforcement officers;

15 (ii) Firefighters;

16 (iii) Emergency medical services frontline providers;

- 17 (iv) Emergency dispatchers;
- 18 (v) Corrections officers; and

19 (vi) Coroners and medical examiners.

20 (b) The task force must design the model policies to support 21 efforts to establish and expand peer support services opportunities 22 and networks for the professions specified under (a) of this 23 subsection, and to develop best practices and resources for peer 24 supporters from those professions.

(c) In developing the model policies, the task force must obtain the services of an organization with expertise in peer emotional support and peer workforce development to provide technical assistance.

29 (d) The task force must publish the model policies by December 30 31, 2025.

(7) Beginning December 1, 2025, the task force shall submit an
 annual report to the legislature on the status of its work.

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(8) This section expires December 31, 2028.

34 <u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 43.101 35 RCW to read as follows:

36 (1) Subject to the availability of amounts appropriated for this 37 specific purpose, the commission shall contract with an organization 38 with expertise in peer emotional support and peer workforce 39 development to develop and administer a 40-hour training program for 1 first responder peer supporters. The contracting organization must 2 have prior experience developing peer support training for first 3 responders in the state.

4 (2) The contracting organization must engage in in-depth 5 consultation with law enforcement officers, corrections officers, 6 firefighters, emergency services dispatchers or recordkeepers, and 7 emergency medical personnel when developing the training program, and 8 compensate the first responders for their consultation.

9 (3) A portion of the training program's curriculum must be 10 relevant to all first responder professions, and a portion must be 11 specifically curated to address the unique needs of each first 12 responder profession.

13 (4) The contracting organization must complete development of the 14 training program and begin administering it by August 1, 2025.

15 (5) The contracting organization must utilize current or retired 16 first responders as cotrainers to deliver the training program.

(6) For the purposes of this section:

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18 (a) "First responder" has the same meaning as defined in RCW19 5.60.060; and

20 (b) "Peer supporter" has the same meaning as defined in RCW 21 5.60.060.

22 <u>NEW SECTION.</u> Sec. 3. A new section is added to chapter 43.101 23 RCW to read as follows:

(1) Subject to the availability of amounts appropriated for this specific purpose, the commission shall contract with an organization with expertise in mental health and substance use disorder counseling and treatment of first responders to develop and administer training for mental health and substance use disorder professionals to engender familiarity and cultural competency in the treatment of first responder clients.

31 (2) The contracting organization must consult with mental health 32 professionals, substance use disorder professionals, law enforcement 33 officers, corrections officers, firefighters, emergency services 34 dispatchers or recordkeepers, and emergency medical personnel when 35 developing the training.

(3) The contracting organization may develop the training to have
 in-person, virtual, and hybrid participation options to expand
 availability and accessibility of the training.

1 (4) The commission must direct the contracting organization to 2 offer a set number of training opportunities annually as determined 3 by the commission, provided free of charge, to mental health and 4 substance use disorder professionals who are interested in treating 5 first responder clients.

6 (5) For the purposes of this section, "first responder" has the 7 same meaning as defined in RCW 5.60.060.

8 <u>NEW SECTION.</u> Sec. 4. A new section is added to chapter 43.101 9 RCW to read as follows:

10 (1) Subject to the availability of amounts appropriated for this 11 specific purpose, the commission shall contract with an organization 12 that provides free and confidential crisis response and referral 13 services for Washington state active and retired first responders and 14 their families, to develop and maintain:

(a) A first responder peer support network, which may include
 individual and group support options to help first responder peer
 supporters address the vicarious trauma and secondary traumatic
 stress incurred by performing their peer support duties; and

(b) A directory of licensed mental health and substance use disorder professionals who have cultural competency, experience, and training with treating first responders, which must indicate whether such professionals have completed the training established under section 3 of this act.

(2) The commission may also contract with an organization with expertise in peer emotional support and peer workforce development to provide technical assistance in developing the first responder peer support network described in subsection (1)(a) of this section.

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(3) For the purposes of this section:

(a) "First responder" has the same meaning as defined in RCW5.60.060; and

31 (b) "Peer supporters" has the same meaning as defined in RCW 32 5.60.060.

33 <u>NEW SECTION.</u> Sec. 5. A new section is added to chapter 43.101 34 RCW to read as follows:

(1) Subject to the availability of amounts appropriated for this specific purpose, the commission shall establish and administer a grant program to provide funding to first responder entities and

1 agencies for the implementation or expansion of peer support services 2 programs.

3 (2) Any first responder entity or agency that receives funding4 through the grant program must:

5 (a) Ensure that every peer supporter designated by the entity or 6 agency enrolls in and completes the 40-hour training program 7 established under section 2 of this act after it is made available;

8 (b) Compensate every peer supporter designated by the entity or 9 agency for their services in that role; and

10 (c) Provide information to every peer supporter designated by the 11 entity or agency about the first responder peer support network 12 established under section 4(1)(a) of this act.

13 (3) For the purposes of this section:

14 (a) "First responder" has the same meaning as defined in RCW15 5.60.060; and

16 (b) "Peer supporter" has the same meaning as defined in RCW 17 5.60.060.

18 Sec. 6. RCW 5.60.060 and 2023 c 202 s 2 are each amended to read 19 as follows:

20 (1) A spouse or domestic partner shall not be examined for or 21 against his or her spouse or domestic partner, without the consent of the spouse or domestic partner; nor can either during marriage or 22 during the domestic partnership or afterward, be without the consent 23 24 of the other, examined as to any communication made by one to the 25 other during the marriage or the domestic partnership. But this exception shall not apply to a civil action or proceeding by one 26 27 against the other, nor to a criminal action or proceeding for a crime committed by one against the other, nor to a criminal action or 28 proceeding against a spouse or domestic partner if the marriage or 29 30 the domestic partnership occurred subsequent to the filing of formal charges against the defendant, nor to a criminal action or proceeding 31 32 for a crime committed by said spouse or domestic partner against any child of whom said spouse or domestic partner is the parent or 33 guardian, nor to a proceeding under chapter 71.05 or 71.09 RCW: 34 35 PROVIDED, That the spouse or the domestic partner of a person sought to be detained under chapter 71.05 or 71.09 RCW may not be compelled 36 to testify and shall be so informed by the court prior to being 37 38 called as a witness.

1 (2)(a) An attorney or counselor shall not, without the consent of 2 his or her client, be examined as to any communication made by the 3 client to him or her, or his or her advice given thereon in the 4 course of professional employment.

5 (b) A parent or guardian of a minor child arrested on a criminal 6 charge may not be examined as to a communication between the child 7 and his or her attorney if the communication was made in the presence 8 of the parent or guardian. This privilege does not extend to 9 communications made prior to the arrest.

10 (3) A member of the clergy, a Christian Science practitioner 11 listed in the Christian Science Journal, or a priest shall not, 12 without the consent of a person making the confession or sacred 13 confidence, be examined as to any confession or sacred confidence 14 made to him or her in his or her professional character, in the 15 course of discipline enjoined by the church to which he or she 16 belongs.

(4) Subject to the limitations under RCW 71.05.217 (6) and (7), a physician or surgeon or osteopathic physician or surgeon or podiatric physician or surgeon shall not, without the consent of his or her patient, be examined in a civil action as to any information acquired in attending such patient, which was necessary to enable him or her to prescribe or act for the patient, except as follows:

(a) In any judicial proceedings regarding a child's injury,neglect, or sexual abuse or the cause thereof; and

(b) Ninety days after filing an action for personal injuries or wrongful death, the claimant shall be deemed to waive the physicianpatient privilege. Waiver of the physician-patient privilege for any one physician or condition constitutes a waiver of the privilege as to all physicians or conditions, subject to such limitations as a court may impose pursuant to court rules.

31 (5) A public officer shall not be examined as a witness as to 32 communications made to him or her in official confidence, when the 33 public interest would suffer by the disclosure.

(6) (a) A peer ((support group counselor)) supporter shall not, 34 without consent of the peer support ((group client)) services 35 recipient making the communication, be compelled to testify about any 36 communication made to the ((counselor)) peer supporter by the peer 37 ((group client)) <u>services recipient</u> while 38 receiving support 39 ((counseling)) individual or group services. The ((counselor)) peer 40 supporter must be designated as such by ((the)) their employing

1 agency ((employing the peer support group client)) prior to ((the incident that results in counseling)) providing peer support 2 services. The privilege only applies when the communication was made 3 to the ((counselor)) peer supporter while acting in his or her 4 capacity as a peer ((support group counselor)) <u>supporter</u>. 5 The 6 privilege applies regardless of whether the peer support services 7 recipient is an employee of the same agency as the peer supporter. Peer support services may be coordinated or designated among first 8 responder agencies pursuant to chapter 10.93 RCW, interlocal 9 10 agreement, or other similar provision, provided however that a written agreement is not required for the privilege to apply. The 11 12 privilege does not apply if the ((counselor)) peer supporter was an initial responding first responder, department of corrections staff 13 person, or jail staff person; a witness; or a party to the incident 14 15 which prompted the delivery of peer support ((group counseling)) 16 services to the peer support ((group client)) services recipient. 17 (b) For purposes of this section: (i) "First responder" means: 18 19 (A) A law enforcement officer; (B) A limited authority law enforcement officer; 20 21 (C) A firefighter; 22 (D) An emergency services dispatcher or recordkeeper; 23 (E) Emergency medical personnel, as licensed or certified by this 24 state; ((or)) 25 (F) A member or former member of the Washington national guard 26 acting in an emergency response capacity pursuant to chapter 38.52 27 RCW; or 28 (G) A coroner or medical examiner, or a coroner's or medical 29 examiner's agent or employee. 30 "Law enforcement officer" means a general authority (ii) 31 Washington peace officer as defined in RCW 10.93.020. 32 (iii) "Limited authority law enforcement officer" means a limited authority Washington peace officer as defined in RCW 10.93.020 who is 33 34 employed by the department of corrections, state parks and recreation commission, department of natural resources, liquor and cannabis 35 board, or Washington state gambling commission. 36 (iv) "Peer support ((group client)) services recipient" means: 37 38 (A) A first responder; 39 (B) A department of corrections staff person; or (C) A jail staff person.

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(v) "Peer ((support group counselor)) supporter" means:

(A) A first responder, retired first responder, department of 2 corrections staff person, or jail staff person or a civilian employee 3 of a first responder entity or agency, local jail, or state agency 4 who has received training to provide emotional and moral support and 5 6 ((counseling)) services to a peer support ((group client)) services recipient who needs those services as a result of an incident or 7 <u>incidents</u> in which the peer support ((group client)) services 8 recipient was involved while acting in his or her official capacity 9 or to deal with other stress that is impacting the peer support 10 services recipient's performance of official duties; or 11

(B) A nonemployee ((counselor)) who has been designated by the first responder entity or agency, local jail, or state agency to provide emotional and moral support and counseling to a peer support ((group client)) services recipient who needs those services as a result of an incident <u>or incidents</u> in which the peer support ((group client)) <u>services recipient</u> was involved while acting in his or her official capacity.

19 (7) A sexual assault advocate may not, without the consent of the 20 victim, be examined as to any communication made between the victim 21 and the sexual assault advocate.

(a) For purposes of this section, "sexual assault advocate" means 22 23 the employee or volunteer from a community sexual assault program or underserved populations provider, victim assistance unit, program, or 24 25 association, that provides information, medical or legal advocacy, counseling, or support to victims of sexual assault, who 26 is designated by the victim to accompany the victim to the hospital or 27 28 other health care facility and to proceedings concerning the alleged 29 assault, including police and prosecution interviews and court 30 proceedings.

31 (b) A sexual assault advocate may disclose a confidential 32 communication without the consent of the victim if failure to disclose is likely to result in a clear, imminent risk of serious 33 physical injury or death of the victim or another person. Any sexual 34 assault advocate participating in good faith in the disclosing of 35 records and communications under this section shall have immunity 36 from any liability, civil, criminal, or otherwise, that might result 37 from the action. In any proceeding, civil or criminal, arising out of 38 39 a disclosure under this section, the good faith of the sexual assault

1 advocate who disclosed the confidential communication shall be 2 presumed.

3 (8) A domestic violence advocate may not, without the consent of
4 the victim, be examined as to any communication between the victim
5 and the domestic violence advocate.

6 (a) For purposes of this section, "domestic violence advocate" means an employee or supervised volunteer from a community-based 7 domestic violence program or human services program that provides 8 information, advocacy, counseling, crisis intervention, emergency 9 shelter, or support to victims of domestic violence and who is not 10 employed by, or under the direct supervision of, a law enforcement 11 agency, a prosecutor's office, or the child protective services 12 section of the department of children, youth, and families as defined 13 in RCW 26.44.020. 14

15 (b) A domestic violence advocate may disclose a confidential communication without the consent of the victim if failure to 16 17 disclose is likely to result in a clear, imminent risk of serious 18 physical injury or death of the victim or another person. This section does not relieve a domestic violence advocate from the 19 requirement to report or cause to be reported an incident under RCW 20 21 26.44.030(1) or to disclose relevant records relating to a child as required by RCW 26.44.030(15). Any domestic violence advocate 22 participating in good faith in the disclosing of communications under 23 this subsection is immune from liability, civil, criminal, or 24 25 otherwise, that might result from the action. In any proceeding, civil or criminal, arising out of a disclosure under this subsection, 26 the good faith of the domestic violence advocate who disclosed the 27 28 confidential communication shall be presumed.

(9) A mental health counselor, independent clinical social worker, or marriage and family therapist licensed under chapter 18.225 RCW may not disclose, or be compelled to testify about, any information acquired from persons consulting the individual in a professional capacity when the information was necessary to enable the individual to render professional services to those persons except:

36 (a) With the written authorization of that person or, in the case37 of death or disability, the person's personal representative;

38 (b) If the person waives the privilege by bringing charges 39 against the mental health counselor licensed under chapter 18.225 40 RCW;

1 (c) In response to a subpoena from the secretary of health. The 2 secretary may subpoena only records related to a complaint or report 3 under RCW 18.130.050;

4 (d) As required under chapter 26.44 or 74.34 RCW or RCW 71.05.217 5 (6) or (7); or

6 (e) To any individual if the mental health counselor, independent 7 clinical social worker, or marriage and family therapist licensed 8 under chapter 18.225 RCW reasonably believes that disclosure will 9 avoid or minimize an imminent danger to the health or safety of the 10 individual or any other individual; however, there is no obligation 11 on the part of the provider to so disclose.

12 (10) An individual who acts as a sponsor providing guidance, emotional support, and counseling in an individualized manner to a 13 person participating in an alcohol or drug addiction recovery 14 fellowship may not testify in any civil action or proceeding about 15 16 any communication made by the person participating in the addiction 17 recovery fellowship to the individual who acts as a sponsor except with the written authorization of that person or, in the case of 18 death or disability, the person's personal representative. 19

(11) (a) Neither a union representative nor an employee the union represents or has represented shall be examined as to, or be required to disclose, any communication between an employee and union representative or between union representatives made in the course of union representation except:

(i) To the extent such examination or disclosure appears necessary to prevent the commission of a crime that is likely to result in a clear, imminent risk of serious physical injury or death of a person;

(ii) In actions, civil or criminal, in which the representedemployee is accused of a crime or assault or battery;

(iii) In actions, civil or criminal, where a union member is a party to the action, the union member may obtain a copy of any statement previously given by that union member concerning the subject matter of the action and may elicit testimony concerning such statements. The right of the union member to obtain such statements, or the union member's possession of such statements, does not render them discoverable over the objection of the union member;

38 (iv) In actions, regulatory, civil, or criminal, against the 39 union or its affiliated, subordinate, or parent bodies or their 40 agents; or

1 (v) When an admission of, or intent to engage in, criminal 2 conduct is revealed by the represented union member to the union 3 representative.

4 (b) The privilege created in this subsection (11) does not apply 5 to any record of communications that would otherwise be subject to 6 disclosure under chapter 42.56 RCW.

7 (c) The privilege created in this subsection (11) may not 8 interfere with an employee's or union representative's applicable 9 statutory mandatory reporting requirements, including but not limited 10 to duties to report in chapters 26.44, 43.101, and 74.34 RCW.

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(d) For purposes of this subsection:

12 (i) "Employee" means a person represented by a certified or 13 recognized union regardless of whether the employee is a member of 14 the union.

(ii) "Union" means any lawful organization that has as one of its 15 16 primary purposes the representation of employees in their employment 17 relations with employers, including without limitation labor organizations defined by 29 U.S.C. Sec. 152(5) and 5 U.S.C. Sec. 18 7103(a)(4), representatives defined by 45 U.S.C. Sec. 151, and 19 bargaining representatives defined in RCW 41.56.030, and employee 20 organizations as defined in RCW 28B.52.020, 41.59.020, 41.80.005, 21 22 41.76.005, 47.64.011, and 53.18.010.

(iii) "Union representation" means action by a union on behalf of one or more employees it represents in regard to their employment relations with employers, including personnel matters, grievances, labor disputes, wages, rates of pay, hours of employment, conditions of work, or collective bargaining.

(iv) "Union representative" means a person authorized by a unionto act for the union in regard to union representation.

30 (v) "Communication" includes any oral, written, or electronic 31 communication or document containing such communication.

32 <u>NEW SECTION.</u> Sec. 7. Section 6 of this act is necessary for the 33 immediate preservation of the public peace, health, or safety, or 34 support of the state government and its existing public institutions, 35 and takes effect immediately.

36 <u>NEW SECTION.</u> Sec. 8. If specific funding for the purposes of 37 this act, referencing this act by bill or chapter number, is not

1 provided by June 30, 2024, in the omnibus appropriations act, this

2 act is null and void.

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