

General Assembly

Raised Bill No. 889

January Session, 2021

LCO No. 2962



Referred to Committee on JUDICIARY

Introduced by: (JUD)

AN ACT CONCERNING THE CRIMINAL JUSTICE POLICY AND PLANNING DIVISION AND THE PUBLICATION OF REPORTS AND PRESENTATIONS BY THE OFFICE OF POLICY AND MANAGEMENT.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Section 4-68m of the general statutes is repealed and the
- 2 following is substituted in lieu thereof (*Effective October 1, 2021*):
- 3 (a) There is established a Criminal Justice Policy and Planning
- 4 Division within the Office of Policy and Management. The division shall
- 5 be under the direction of an undersecretary.
- 6 (b) The division shall [develop a plan to] promote a more effective
- 7 and cohesive state criminal justice system [and, to accomplish such plan,
- 8 shall] by:
- 9 (1) [Conduct] <u>Conducting</u> an in-depth analysis of the criminal justice
- 10 system;
- 11 (2) [Determine] <u>Determining</u> the long-range needs of the criminal
- 12 justice system and [recommend] recommending policy priorities for the

LCO No. 2962 **1** of 10

- 13 system;
- 14 (3) [Identify] <u>Identifying</u> critical problems in the criminal justice
- 15 system and [recommend] <u>recommending</u> strategies to solve those
- 16 problems;
- 17 (4) [Assess] <u>Assessing</u> the cost-effectiveness of the use of state and
- 18 local funds in the criminal justice system;
- 19 (5) [Recommend] <u>Recommending</u> means to improve the deterrent
- 20 and rehabilitative capabilities of the criminal justice system;
- 21 (6) [Advise and assist] Advising and assisting the General Assembly
- 22 in developing plans, programs and proposed legislation for improving
- 23 the effectiveness of the criminal justice system;
- 24 (7) [Make] Making computations of daily costs and [compare]
- 25 comparing interagency costs on services provided by agencies that are
- 26 a part of the criminal justice system;
- 27 (8) [Review] <u>Reviewing</u> the program inventories and cost-benefit
- 28 analyses submitted pursuant to section 4-68s and [consider] considering
- 29 incorporating such inventories and analyses in its budget
- 30 recommendations to the General Assembly;
- 31 (9) [Make] Making population computations for use in planning for
- 32 the long-range needs of the criminal justice system;
- 33 (10) [Determine] <u>Determining</u> long-range information needs of the
- 34 criminal justice system and [acquire] acquiring that information;
- 35 (11) [Cooperate] <u>Cooperating</u> with the Office of the Victim Advocate
- 36 by providing information and assistance to the office relating to the
- 37 improvement of crime victims' services;
- 38 (12) [Serve] Serving as the liaison for the state to the United States
- 39 Department of Justice on criminal justice issues of interest to the state
- 40 and federal government relating to data, information systems and

LCO No. 2962 **2** of 10

41 research;

- 42 (13) [Measure] <u>Measuring</u> the success of community-based services 43 and programs in reducing recidivism;
- 44 (14) [Develop and implement] <u>Developing and implementing</u> a 45 comprehensive reentry strategy as provided in section 18-81w; and
- 46 (15) [Engage] <u>Engaging</u> in other activities consistent with the responsibilities of the division.
 - (c) In addition to the division's other duties under this section, the division may perform any function described in subsection (b) of this section to promote an effective and cohesive juvenile justice system.
 - (d) In the performance of its duties under this section, the division shall collaborate with the Department of Correction, the Board of Pardons and Paroles, the Department of Mental Health and Addiction Services and the Department of Emergency Services and Public Protection and consult with the Chief Court Administrator, the executive director of the Court Support Services Division of the Judicial Branch, the Chief State's Attorney and the Chief Public Defender.
 - (e) (1) At the request of the division, the Department of Correction, the Board of Pardons and Paroles, the Department of Mental Health and Addiction Services, the Department of Emergency Services and Public Protection, the Chief Court Administrator, the executive director of the Court Support Services Division of the Judicial Branch, the Chief State's Attorney and the Chief Public Defender shall provide the division with information and data needed by the division to perform its duties under subsection (b) of this section.
 - (2) The division shall have access to individualized records maintained by the Judicial Branch and the agencies specified in subdivision (1) of this subsection as needed for research purposes. The division, in collaboration with the Judicial Branch and the agencies specified in subdivision (1) of this subsection, shall develop protocols to

LCO No. 2962 3 of 10

71 protect the privacy of such individualized records consistent with state 72 and federal law. The division shall use such individualized records for 73 statistical analyses only and shall not use such records in any other 74 manner that would disclose the identity of individuals to whom the 75 records pertain.

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- (3) Any information or data provided to the division pursuant to this subsection that is confidential in accordance with state or federal law shall remain confidential while in the custody of the division and shall not be disclosed.
- I(f) Not later than January 15, 2007, the division shall submit the plan developed pursuant to subsection (b) of this section to the Governor and, in accordance with the provisions of section 11-4a, to the joint standing committees of the General Assembly having cognizance of matters relating to criminal justice, public safety and appropriations and the budgets of state agencies. Not later than February 15, 2009, and biennially thereafter, the division shall update such plan and submit such updated plan to the Governor and said legislative committees.]
- (f) The Office of Policy and Management shall make any report or presentation by the division publicly available on the office's Internet web site, including those required pursuant to sections 4-68n, as amended by this act, 4-680, as amended by this act, and 4-68p, as amended by this act.
- 93 Sec. 2. Section 4-68n of the general statutes is repealed and the 94 following is substituted in lieu thereof (*Effective October 1, 2021*):
- 95 The Criminal Justice Policy and Planning Division within the Office 96 of Policy and Management shall development population projections 97 for the correctional system for planning purposes and issue a report on 98 such projections not later than February fifteenth of each year. The 99 Office of Policy and Management shall make such report publicly 100 available on the office's Internet web site.
- 101 Sec. 3. Section 4-680 of the general statutes is repealed and the

LCO No. 2962 4 of 10 following is substituted in lieu thereof (*Effective October 1, 2021*):

- (a) The Criminal Justice Policy and Planning Division within the Office of Policy and Management shall develop a reporting system that is able to track trends and outcomes related to policies designed to reduce prison overcrowding, improve rehabilitation efforts and enhance reentry strategies for offenders released from prison.
- (b) The reporting system shall, at a minimum, track on a monthly basis: (1) The number of admissions to prison (A) directly from courts, (B) on account of parole revocation, and (C) on account of probation revocation, (2) the number of releases on parole and to other forms of community supervision and facilities, (3) the rate of granting parole, (4) the number of probation placements and placements to probation facilities, (5) the prison population, and (6) the projected prison population.
 - (c) The reporting system shall, at a minimum, track on an annual basis: (1) Recidivism of offenders released from prison, (2) recidivism of offenders on probation, [and] (3) recidivism of offenders participating in programs designed to reduce prison overcrowding, improve rehabilitation efforts and enhance reentry strategies for offenders released from prison. The division shall measure recidivism in accordance with a nationally-accepted methodology, and (4) recidivism of offenders who received earned risk reduction credits pursuant to section 18-98e.
 - [(d) The reporting system shall define outcomes for major programs and annually report these outcomes and delineate strategies to measure outcomes when information is not yet available to measure the effectiveness of particular programs.
- (e) The division shall publish the first monthly report not later than November 1, 2006.]
- (d) The division shall monthly report the reporting system's tracking pursuant to subsection (b) of this section. The Office of Policy and

LCO No. 2962 5 of 10

Management shall make such report publicly available on the office's

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[(f)] (e) The division shall publish [the first annual outcome report not later than January 1, 2007, and shall publish] an annual outcome report not later than February fifteenth of each year thereafter. The Office of Policy and Management shall make such report publicly available on the office's Internet web site. Such report may be included as part of the report submitted under section 4-68p, as amended by this act.

Sec. 4. Section 4-68p of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2021*):

Not later than [February] October fifteenth of each year, the Criminal Justice Policy and Planning Division within the Office of Policy and Management shall submit a report to the Governor and the joint standing committee of the General Assembly having cognizance of matters relating to the judiciary, in accordance with section 11-4a, [and make a presentation to the joint standing committees of the General Assembly having cognizance of matters relating to criminal justice and appropriations and the budgets of state agencies concerning its activities and recommendations under section 4-68m and specifying the actions necessary to promote an effective and cohesive criminal justice system. The report shall estimate the amount of savings inuring to the benefit of the state on account of the actual prison population being less than projected prior to the adoption of prison overcrowding reduction policies and make recommendations as to the manner in which a portion of such cost savings may be reinvested in community-based services and programs and community supervision by probation and parole officers in order to maintain that reduction in projected prison population. Beginning with the report to be submitted and the presentation to be made not later than February 15, 2008, the division shall include an assessment of the status of the development and implementation of the reentry strategy under section 18-81w] containing data analysis of state criminal justice system trends, including, if available, the number of reported crimes and arrests, and

LCO No. 2962 **6** of 10

- 166 the size of the populations on probation, parole, special parole and in
- 167 prison. The Office of Policy and Management shall make such report 168 publicly available on the office's Internet web site.
- 169 Sec. 5. Subsection (a) of section 18-87k of the general statutes is 170 repealed and the following is substituted in lieu thereof (Effective October 171 1, 2021):
- 172 (a) The Criminal Justice Policy Advisory Commission shall: (1) 173 Develop and recommend policies for preventing prison and jail 174 overcrowding; (2) examine the impact of statutory provisions and 175 current administrative policies on prison and jail overcrowding and 176 recommend legislation to the Governor and the General Assembly; (3) 177 research and gather relevant statistical data and other information 178 concerning the impact of efforts to prevent prison and jail overcrowding 179 and make such information available to criminal justice agencies and members of the General Assembly; (4) advise the undersecretary of the 180 Criminal Justice Policy and Planning Division on policies and 182 procedures to promote more effective and cohesive state criminal justice 183 and juvenile justice systems and to develop and implement the offender reentry strategy as provided in section 18-81w; (5) monitor 184 developments throughout the state's criminal justice system; [and, not 186 later than February 15, 2009, and annually thereafter, report to the 187 Governor and the General Assembly on the effectiveness of the state's reentry strategy, outcomes achieved under the reentry strategy and the 189 level of integration and coordination of the information technology 190 systems used by the criminal justice agencies and other system-wide issues identified by the commission; (6) not later than February 15, 2009, 192 and annually thereafter, sponsor for all members of the criminal justice 193 community a full-day review of the criminal justice system in the state 194 including progress that has been made within the past year and 195 challenges to be met, which review shall be facilitated by the 196 undersecretary of the Criminal Justice Policy and Planning Division; (7)] 197 (6) identify specific needs for reentry services in geographic areas 198 throughout the state; [(8)] (7) identify institution-based and community-199 based programs and services that effectively address offender needs

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LCO No. 2962 **7** of 10 200 and reduce recidivism including, but not limited to, education and 201 training, employment preparation and job bank, transitional health care, 202 family support, substance abuse, domestic violence and sexual offender 203 programs and services; [(9) develop a guide to best practices in the 204 provision of reentry services; (10) develop and annually update a plan 205 to ensure the availability of reentry services, which plan may include 206 establishment of community reentry centers;] and [(11)] (8) assist the undersecretary of the Criminal Justice Policy and Planning Division in 207 208 developing the recommendations included in the report and 209 presentation made by the division pursuant to section 4-68p, as 210 amended by this act.

- Sec. 6. Section 51-296b of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2021*):
- 213 The Chief Public Defender shall, within available appropriations, 214 establish a pilot program to provide representation to persons at parole 215 revocation hearings. Not later than January 1, 2021, and annually 216 thereafter, the Chief Public Defender shall submit a report to the 217 Secretary of the Office of Policy and Management on cases served as 218 part of such program during the prior calendar year. Such report shall 219 aggregate information, including, but not limited to, the number of 220 public defenders funded through the pilot program, the number of 221 preliminary hearings and final parole revocation hearings served by 222 such public defenders and the associated outcomes of such hearings. 223 The Office of Policy and Management shall make such report publicly 224 available on the office's Internet web site.
- Sec. 7. Subsection (i) of section 54-1m of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October* 1, 2021):

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(i) The Office of Policy and Management shall, within available resources, review the prevalence and disposition of traffic stops and complaints reported pursuant to this section. Not later than July 1, 2014, and annually thereafter, the office shall report the results of any such

LCO No. 2962 **8** of 10

- review, including any recommendations, to the Governor, the General
- Assembly and any other entity deemed appropriate. The Office of Policy
- 234 and Management shall make such report publicly available on the
- 235 <u>office's Internet web site.</u>
- Sec. 8. Section 54-125j of the general statutes is repealed and the
- following is substituted in lieu thereof (*Effective October 1, 2021*):
- Not later than January 1, 2021, and annually thereafter, the Board of
- 239 Pardons and Paroles shall report to the [Secretary of the] Office of Policy
- and Management and the office shall make available on [its] the office's
- 241 Internet web site the following information:
- 242 (1) Outcomes of preliminary hearings, including whether (A)
- 243 probable cause of a parole violation was found and that the alleged
- 244 violation was serious enough to warrant revocation of parole, (B)
- 245 probable cause of a parole violation was found, but the alleged violation
- 246 was not serious enough to warrant revocation, and (C) no probable
- 247 cause of a parole violation was found;
- 248 (2) The number of (A) individuals remanded to the custody of the
- 249 Department of Correction for criminal and technical violations, and (B)
- 250 individuals held in custody beyond a preliminary hearing pending a
- 251 final parole revocation hearing;
- 252 (3) Outcomes of final parole revocation hearings, including whether
- 253 there was a recommendation to (A) reinstate parole, or (B) revoke
- 254 parole; and
- 255 (4) Case level data on demographics, including data on race, sex,
- 256 ethnicity and age.
- 257 Sec. 9. Sections 4-68q, 4-68t, 4-68x and 18-98f of the general statutes are
- 258 repealed. (Effective October 1, 2021)

This act shall take effect as follows and shall amend the following sections:

LCO No. 2962 **9** of 10

Section 1	October 1, 2021	4-68m
Sec. 2	October 1, 2021	4-68n
Sec. 3	October 1, 2021	4-680
Sec. 4	October 1, 2021	4-68p
Sec. 5	October 1, 2021	18-87k(a)
Sec. 6	October 1, 2021	51-296b
Sec. 7	October 1, 2021	54-1m(i)
Sec. 8	October 1, 2021	54-125j
Sec. 9	October 1, 202	Repealer section

Statement of Purpose:

To maximize the contributions of the Criminal Justice Policy and Planning Division to criminal justice policy, research and grant administration, and to repeal or amend outdated or obsolete statutes that no longer accurately reflect priorities of criminal justice stakeholders.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]

LCO No. 2962 **10** of 10