SENATE BILL NO. 66

BY SENATORS BERNARD, ABRAHAM, ALLAIN, BARROW, BOUDREAUX, BOUIE, CATHEY, CLOUD, CORTEZ, FIELDS, FOIL, HARRIS, HENRY, HEWITT, JACKSON, JOHNS, LUNEAU, MILLIGAN, FRED MILLS, ROBERT MILLS, MIZELL, MORRIS, PEACOCK, POPE, PRICE, REESE, SMITH, TALBOT, TARVER, WARD, WHITE AND WOMACK AND REPRESENTATIVES CORMIER, HORTON, MIKE JOHNSON, LARVADAIN, CHARLES OWEN AND THOMPSON

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

1	AN ACT
2	To enact Chapter 18-A of Title 40 of the Louisiana Revised Statutes of 1950, to be
3	comprised of R.S. 40:2411, and R.S. 44:4(59), relative to public health and safety;
4	to provide for the Peace Officer and Public Safety Personnel Peer Support and
5	Mental Health and Wellness Act; to provide relative to legislative intent; to provide
6	definitions; to provide guidelines for training of peer support members; to exempt
7	certain records relating to peace officer and public safety personnel peer support
8	programs from public access; to provide relative to privilege and confidentiality; to
9	provide penalties for violations of the confidentiality provisions of the Act; to
10	provide for civil immunity under certain circumstances; and to provide for related
11	matters.
12	Be it enacted by the Legislature of Louisiana:
13	Section 1. Chapter 18-A of Title 40 of the Louisiana Revised Statutes of 1950,
14	comprised of R.S. 40:2411, is hereby enacted to read as follows:
15	CHAPTER 18-A. PEACE OFFICER AND PUBLIC SAFETY PERSONNEL
16	PEER SUPPORT AND MENTAL HEALTH AND WELLNESS
17	§2411. Peace Officer and Public Safety Personnel Peer Support and Mental
18	Health and Wellness Act
19	A. Legislative intent and statement of public policy. (1) Peace officers
20	and public safety personnel are often exposed to traumatic, hazardous, violent,
21	and life-threatening situations throughout their careers. The very nature of the

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work they perform can also cause stress in their personal life and familial relationships. These factors cumulatively can take a toll on both the mental and physical well-being of our peace officers and public safety personnel, which in turn can affect their job performance. Peace officers and public safety personnel are no less susceptible than any other citizens of Louisiana to mental health issues, including depression, alcoholism, and drug addiction.

- (2) Peer support encompasses a range of activities and interactions between individuals with common life experiences. This mutuality fosters personal connection and inspires hope. Peer support has been used for decades by law enforcement agencies following critical incidents. Congress has recognized the importance of peer support programs for law enforcement officers through the Law Enforcement Mental Health and Wellness Act of 2017. Peer support and early intervention are important for successful detection and treatment of mental health issues, a reduction of poor job performance and misconduct, an increase in retention of trained peace officers, and a reduction of the suicide rate in the law enforcement and public safety professions.
- (3) Peace officers and public safety personnel who protect and serve the public are often reluctant to seek help for themselves. It is important that those in positions to offer assistance have a full understanding of the job of peace officers and those personnel who support their mission. In an effort to manage stress and support the overall wellness and mental health of peace officers and public safety personnel, and for the benefit and safety of the general public they serve, peace officers and public safety personnel are hereby encouraged to seek assistance from their peers and to feel confident that their participation in a peer support program shall be privileged and confidential in all respects and shall not be divulged to the public.
- (4) It is hereby declared to be the public policy of the state of Louisiana to promote and encourage the use of trained peers for support among peace officers and public safety personnel. The intent of this Act is to further this goal by providing for a privilege, confidentiality of information, and tort immunity

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1	for governmental entities, their agents, employees, and persons who, on their
2	behalf, furnish information and participate as volunteers in peer support
3	programs for peace officers and public safety personnel.
4	B. Except for participation in a peer support session following a critical
5	incident as may be required by a governmental entity, no peace officer or public
6	safety personnel shall be mandated to participate in a peer support session or
7	program.
8	C. Definitions. For purposes of this Section:
9	(1) "Governmental entity" means any board, authority, commission,
10	department, office, division, or agency of the state or any of its political
11	subdivisions.
12	(2) "Peace officer" means any of the following:
13	(a) An employee of the state, a municipality, a sheriff, or other public
14	agency, whose permanent duties include the making of arrests, the performing
15	of searches and seizures, or the execution of criminal warrants, and who is
16	responsible for the prevention or detection of crime or for the enforcement of
17	the penal, traffic, or highway laws of this state, but does not include any elected
18	or appointed head of a law enforcement department.
19	(b) A sheriff's deputy whose duties include the care, custody, and control
20	of inmates.
21	(c) A military police officer within the Military Department, state of
22	Louisiana.
23	(d) Security personnel employed by the Louisiana Supreme Court.
24	(e) Security personnel employed by a court of appeal of the state of
25	Louisiana.
26	(3) "Peer support member" means a person, whether a peace officer or
27	not, specifically trained and certified in peer support training, as defined in this
28	Subsection, to voluntarily provide confidential emotional and moral support
29	and assistance to peace officers and public safety personnel, and approved as a
30	peer support member by the executive director of the Louisiana Commission

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on Law Enforcement and Administration of Criminal Justice. A peer support

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2	member may be, but is not required to be, a licensed counselor or mental health
3	professional.
4	(4) "Peer support program" means a program established by a
5	governmental entity to provide peer support services to peace officers and
6	public safety personnel.
7	(5) "Peer support session" means any communication by a peace officer
8	or public safety personnel with a peer support member, accomplished primarily
9	through listening, assessing, and assisting with problem-solving, and may
10	include referring a peace officer or public safety personnel for professional
11	intervention or treatment that is beyond the scope of the peer support member
12	A peer support session also includes a group session following a critical incident
13	experienced by a group of peace officers or public safety personnel.
14	(6) "Peer support training" means training in peer support and critical
15	incident stress conducted by the Southern Law Enforcement Foundation, the
16	International Critical Incident Stress Foundation, Inc., or an equivalent
17	program as approved by the executive director of the Louisiana Commission on
18	Law Enforcement and Administration of Criminal Justice.
19	(7) "Public safety personnel" means an employee of a governmental
20	entity who, by virtue of his job duties, provides support to peace officers
21	including but not limited to a dispatcher, public safety telecommunicator as
22	defined in R.S. 40:1131, crime scene and crime laboratory technician, and
23	criminal analyst.
24	D. Peer support member training. (1) Any governmental entity that
25	establishes a peer support program shall ensure that a peer support member
26	successfully completes the training required by this Section before being
27	designated as a peer support member to provide emotional and moral support
28	to peace officers and public safety personnel.
29	(2) The provisions of this Section apply only to peer support sessions
30	conducted by an employee or agent of a governmental entity who has:

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1	(a) Successfully completed peer support training.
2	(b) At the time of the peer support session, been designated by a
3	governmental entity to act as a peer support member.
4	E. Privilege and confidentiality. (1) Any and all information, reports,
5	records, or communications, whether oral, written, or electronic, that are made,
6	generated, received, or maintained by or in connection with a peer support
7	program or session, are considered privileged and confidential and shall not be
8	considered public records for the purposes of the Public Records Law, R.S. 44:1
9	et seq.
10	(2)(a) Except as otherwise provided by this Chapter, no person, including
11	a peer support member, shall disclose any information, reports, records, or
12	communications described in Paragraph (1) of this Subsection to any other
13	person without the prior written approval of the peace officer or public safety
14	personnel who is the subject of the peer support session or if the peace officer
15	or public safety personnel is deceased, by his legal successor.
16	(b) This Paragraph shall not prohibit or limit any communication
17	between peer support members, nor prohibit or limit peer support members
18	from sharing among themselves any information, reports, records, or
19	communications about a peace officer or public safety personnel, when done for
20	the purpose of furthering the goals of the peer support program.
21	(c) This Paragraph shall not prohibit a governmental entity from
22	compiling and maintaining statistics relating to a peer support program or
23	sessions, provided that these statistics shall not contain information that could
24	in any way identify a peace officer or public safety personnel participating in
25	a peer support session or program.
26	(3) No person, including a peer support member, shall be required to
27	disclose, by way of testimony or otherwise, information made privileged and
28	confidential by this Subsection or to produce, under subpoena or a public
29	records request, any records, documents, opinions, or decisions relating to
30	privileged or confidential information:

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1	(a) In connection with any administrative, civil, or criminal case,
2	proceeding, or adjudication.
3	(b) By way of any discovery procedure.
4	(c) By way of any request for public records pursuant to R.S. 44:1 et seq.
5	(4) The privilege and confidentiality provided by this Subsection are
6	supplementary to any other statute, rule, or jurisprudence creating or relating
7	to an applicable privilege, confidentiality, or public records exemption.
8	(5)(a) Any peer support member or other person who reveals the
9	contents of a communication made privileged or confidential by this Subsection,
10	or any person who threatens, intimidates, or attempts to compel a peer support
11	member to disclose the contents of a privileged or confidential communication,
12	shall be subject to any discipline or penalties imposed by the governmental
13	entity.
14	(b) In addition to the discipline or penalties provided by Subparagraph
15	(a) of this Paragraph, whoever violates the provisions of this Subsection shall
16	be guilty of a misdemeanor, and upon conviction thereof, shall be fined not
17	more than one thousand dollars, or imprisoned for not more than six months,
18	or both.
19	(6) The privilege and confidentiality provided by this Subsection shall
20	not apply to any of the following:
21	(a) A threat of suicide or homicide made by a peace officer or public
22	safety personnel in a peer support session or any information conveyed in a peer
23	support session relating to a threat of suicide or homicide.
24	(b) Information mandated by law to be reported, including but not
25	limited to information relating to child abuse or neglect, elderly abuse or
26	neglect, or domestic violence.
27	(c) Any communication that reveals the commission of a crime.
28	(d) Any communication that reveals the intended commission of a crime
29	or harmful act, when disclosure of the communication is determined by the peer
30	support member to be required in order to protect any person from a clear,

1	imminent risk of serious mental or physical harm or injury, or to forestall a
2	serious threat to public safety.
3	(e) Any communication made to a peer support member not in
4	connection with a peer support session, or in the course of an incident that the
5	peer support member responded to, was a witness to, or was a party to, in a
6	capacity other than a peer support member.
7	(7) Nothing in this Subsection shall limit the discovery or introduction
8	in evidence of knowledge acquired by a peace officer or public safety personnel
9	from observations made by him during the course of his employment, or
10	material or information acquired by him during the course of his employment,
11	that was not discovered during a peer support session and is otherwise subject
12	to discovery or introduction in evidence.
13	F. Civil immunity. (1) Any governmental entity that has a peer support
14	program, and its employees and agents, including peer support members, shall
15	be immune from civil liability for, or resulting from, any act, decision, omission,
16	communication, writing, report, finding, opinion, or conclusion, done or made
17	in good faith while engaged in efforts to assist a peace officer or public safety
18	personnel through a peer support program.
19	(2) A person who in good faith reports information or takes action in
20	connection with any peer support program is immune from civil liability for
21	reporting the information or taking such action, or participating therein, and
22	in particular, reporting information or taking action arising out of any peer
23	support session. This immunity shall not protect a person who makes a report
24	known to be false or with reckless disregard for the truth.
25	(3) The civil immunity provided by this Subsection shall be liberally
26	construed to accomplish the purposes of this Section.
27	Section 2. R.S. 44:4(59) is hereby enacted to read as follows:
28	§4. Applicability
29	This Chapter shall not apply:
30	* * *

SB NO. 66 ENROLLED (59)(a) To any records, files, documents and communications, and

1 2 information contained therein, that are made, generated, received, or 3 maintained by or in connection with a peace officer and public safety personnel 4 peer support program or session conducted by a trained peer support member, 5 as defined in R.S. 40:2411(C) or any other provision of law. (b) To any records, files, documents, and communications, and 6 7 information contained therein, that are made, generated, received, or maintained by the Louisiana Commission on Law Enforcement and 8 9 Administration of Criminal Justice relating to the personal information of 10 approved peer support members as defined in R.S. 40:2411(C) or any other 11 provision of law. PRESIDENT OF THE SENATE SPEAKER OF THE HOUSE OF REPRESENTATIVES GOVERNOR OF THE STATE OF LOUISIANA