2024 -- H 7464 SUBSTITUTE A

LC004626/SUB A

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2024

AN ACT

RELATING TO TOWNS AND CITIES -- RELIEF OF INJURED AND DECEASED FIRE FIGHTERS AND POLICE OFFICERS

Introduced By: Representatives Baginski, Edwards, Hull, Shanley, Casimiro, Fellela, DeSimone, Lima, McEntee, and Spears Date Introduced: February 02, 2024

Referred To: House Municipal Government & Housing

It is enacted by the General Assembly as follows:

- 1 SECTION 1. Section 45-19-1 of the General Laws in Chapter 45-19 entitled "Relief of
- 2 Injured and Deceased Fire Fighters and Police Officers" is hereby amended to read as follows:
- 3

45-19-1. Salary payment during line of duty illness or injury.

4 (a)(1) Whenever any police officer of the Rhode Island airport corporation or whenever 5 any police officer, firefighter, crash rescue crewperson, fire marshal, chief deputy fire marshal, or 6 deputy fire marshal of any city, town, fire district, or the state of Rhode Island is wholly or partially 7 incapacitated by reason of injuries received or sickness contracted in the performance of his or her 8 duties or due to their rendering of emergency assistance within the physical boundaries of the state 9 of Rhode Island at any occurrence involving the protection or rescue of human life which 10 necessitates that they respond in a professional capacity when they would normally be considered 11 by their employer to be officially off-duty, the respective city, town, fire district, state of Rhode 12 Island, or Rhode Island airport corporation by which the police officer, firefighter, crash rescue 13 crewperson, fire marshal, chief deputy fire marshal, or deputy fire marshal, is employed, shall, 14 during the period of the incapacity, pay the police officer, firefighter, crash rescue crewperson, fire 15 marshal, chief deputy fire marshal, or deputy fire marshal, the salary or wage and benefits to which 16 the police officer, firefighter, crash rescue crewperson, fire marshal, chief deputy fire marshal, or deputy fire marshal, would be entitled had he or she not been incapacitated, and shall pay the 17 18 medical, surgical, dental, optical, or other attendance, or treatment, nurses, and hospital services,

1 medicines, crutches, and apparatus for the necessary period, except that if any city, town, fire 2 district, the state of Rhode Island, or Rhode Island airport corporation provides the police officer, 3 firefighter, crash rescue crewperson, fire marshal, chief deputy fire marshal, or deputy fire marshal, with insurance coverage for the related treatment, services, or equipment, then the city, town, fire 4 5 district, the state of Rhode Island, or Rhode Island airport corporation is only obligated to pay the 6 difference between the maximum amount allowable under the insurance coverage and the actual 7 cost of the treatment, service, or equipment. In addition, the cities, towns, fire districts, the state of 8 Rhode Island, or Rhode Island airport corporation shall pay all similar expenses incurred by a 9 member who has been placed on a disability pension and suffers a recurrence of the injury or illness 10 that dictated his or her disability retirement, subject to the provisions of subsection (j) herein.

11 (2) A police officer or firefighter diagnosed with post-traumatic stress disorder (as 12 described in the Diagnostic and Statistical Manual of Mental Disorders, current edition, published 13 by the American Psychiatric Association) by an individual who holds the title of an independent 14 licensed mental health professional with a master's degree, related to the exposure of potentially 15 traumatic events, resulting from their acting within the course of their employment or from the 16 rendering of emergency assistance in the State of Rhode Island, at any occurrence involving the 17 protection or the rescue of human life while off-duty, as set forth in subsection (h) of this section, 18 shall be presumed to have sustained an injury in the line of duty, as that term is used in subsection 19 (a)(1) of this section, unless the contrary is proven by a fair preponderance of the evidence that the 20 post-traumatic stress injury/PTSD is not related to their job as a police officer or firefighter. The 21 benefits provided for under this section shall not be extended to a police officer or firefighter, if 22 their post-traumatic stress injury/PTSD diagnosis, arises out of any disciplinary action, work 23 evaluation, job transfer, layoff, demotion, termination or similar adverse job actions.

(b) As used in this section, "police officer" means and includes any chief or other member of the police department of any city or town regularly employed at a fixed salary or wage and any deputy sheriff, member of the fugitive task force, or capitol police officer, permanent environmental police officer or criminal investigator of the department of environmental management, or airport police officer.

(c) As used in this section, "firefighter" means and includes any chief or other member of
the fire department or rescue personnel of any city, town, or fire district, and any person employed
as a member of the fire department of the town of North Smithfield, or fire department or district
in any city or town.

33 (d) As used in this section, "crash rescue crewperson" means and includes any chief or
 34 other member of the emergency crash rescue section, division of airports, or department of

1 transportation of the state of Rhode Island regularly employed at a fixed salary or wage.

(e) As used in this section, "fire marshal," "chief deputy fire marshal," and "deputy fire
marshal" mean and include the fire marshal, chief deputy fire marshal, and deputy fire marshals
regularly employed by the state of Rhode Island pursuant to the provisions of chapter 28.2 of title
23.

6 (f) Any person employed by the state of Rhode Island, except for sworn employees of the
7 Rhode Island state police, who is otherwise entitled to the benefits of chapter 19 of this title shall
8 be subject to the provisions of chapters 29 — 38 of title 28 for all case management procedures and
9 dispute resolution for all benefits.

10 (g) In order to receive the benefits provided for under this section, a police officer or 11 firefighter must prove to his or her employer that he or she had reasonable grounds to believe that 12 there was an emergency that required an immediate need for their assistance for the protection or 13 rescue of human life.

14 (h) Any claims to the benefits provided for under this section resulting from the rendering 15 of emergency assistance in the state of Rhode Island at any occurrence involving the protection or 16 rescue of human life while off-duty, shall first require those covered by this section to submit a 17 sworn declaration to their employer attesting to the date, time, place, and nature of the event 18 involving the protection or rescue of human life causing the professional assistance to be rendered 19 and the cause and nature of any injuries sustained in the protection or rescue of human life. Sworn 20 declarations shall also be required from any available witness to the alleged emergency involving 21 the protection or rescue of human life.

22 (i) All declarations required under this section shall contain the following language:

"Under penalty of perjury, I declare and affirm that I have examined this declaration,
including any accompanying schedules and statements, and that all statements contained herein are
true and correct."

26 (j) Any person, not employed by the state of Rhode Island, receiving injured on-duty 27 benefits pursuant to this section, and subject to the jurisdiction of the state retirement board for 28 accidental retirement disability, for an injury occurring on or after July 1, 2011, shall apply for an 29 accidental disability retirement allowance from the state retirement board not later than the later of 30 eighteen (18) months after the date of the person's injury that resulted in the person's injured-on-31 duty status or sixty (60) days from the date on which the treating physician certifies that the person 32 has reached maximum medical improvement. Nothing herein shall be construed to limit or alter 33 any and all rights of the parties with respect to independent medical examination or otherwise, as 34 set forth in the applicable collective bargaining agreement. Notwithstanding the forgoing, any

person receiving injured-on-duty benefits as the result of a static and incapacitating injury whose permanent nature is readily obvious and ascertainable shall be required to apply for an accidental disability retirement allowance within sixty (60) days from the date on which the treating physician certifies that the person's injury is permanent, or sixty (60) days from the date on which the determination of permanency is made in accordance with the independent medical examination procedures as set forth in the applicable collective bargaining agreement.

7 (1) If a person with injured-on-duty status fails to apply for an accidental disability 8 retirement allowance from the state retirement board within the time frame set forth above, that 9 person's injured on duty payment shall terminate. Further, any person suffering a static and 10 incapacitating injury as set forth in subsection (j) above and who fails to apply for an accidental 11 disability benefit allowance as set forth in subsection (j) shall have his or her injured-on-duty 12 payment terminated.

(2) A person who so applies shall continue to receive injured-on-duty payments, and the right to continue to receive IOD payments of a person who so applies shall terminate in the event of a final ruling of the workers compensation court allowing accidental disability benefits. Nothing herein shall be construed to limit or alter any and all rights of the parties with respect to independent medical examination or otherwise, as set forth in the applicable collective bargaining agreement.

18 (k) Any person employed by the state of Rhode Island who is currently receiving injured-19 on-duty benefits or any person employed by the state of Rhode Island who in the future is entitled 20 to injured-on-duty benefits pursuant to this chapter, and subject to the jurisdiction of the state 21 retirement board for accidental retirement disability, shall apply for an accidental disability 22 retirement allowance from the state retirement board not later than sixty (60) days from the date on 23 which a treating physician or an independent medical examiner certifies that the person has reached 24 maximum medical improvement, and in any event not later than eighteen (18) months after the date 25 of the person's injury that resulted in the person being on injured-on-duty. Nothing herein shall be 26 construed to limit or alter any and all rights of the parties with respect to independent medical 27 examination or otherwise, as set forth in the applicable collective bargaining agreement. 28 Notwithstanding the forgoing, any person receiving injured on duty benefits as the result of a static 29 and incapacitating injury whose permanent nature is readily obvious and ascertainable shall be 30 required to apply for an accidental disability retirement allowance within sixty (60) days from the 31 date on which a treating physician or an independent medical examiner certifies that the person's 32 injury is permanent, or sixty (60) days from the date on which such determination of permanency 33 is made in accordance with the independent medical examination procedures as set forth in the 34 applicable collective bargaining agreement.

1 (1) If a person employed by the state of Rhode Island with injured-on-duty status fails to 2 apply for an accidental disability retirement allowance from the state retirement board within the 3 time frame set forth in subsection (k) above, that person's injured-on-duty payment shall terminate. 4 Further, any person employed by the state of Rhode Island suffering a static and incapacitating 5 injury as set forth in subsection (k) above and who fails to apply for an accidental disability benefit 6 allowance as set forth in subsection (k) shall have his or her injured on duty payment terminated.

(2) A person employed by the state of Rhode Island who so applies shall continue to receive
injured on duty payments, and the right to continue to receive injured on-duty payments of a person
who so applies shall terminate upon final adjudication by the state retirement board approving or
denying either ordinary or accidental disability payments and, notwithstanding § 45-31.2-9, this
termination of injured-on-duty benefits shall not be stayed.

12 (3)(i) Notwithstanding any other provision of law, all persons employed by the state of 13 Rhode Island entitled to benefits under this section who were injured prior to July 1, 2019, and who 14 have been receiving injured-on-duty benefits pursuant to this section for a period of eighteen (18) 15 months or longer as of July 1, 2019, shall have up to ninety (90) days from July 1, 2019, to apply 16 for an accidental disability retirement benefit allowance. Any person employed by the state of 17 Rhode Island receiving injured-on-duty benefits for a period less than eighteen (18) months as of July 1, 2019, shall apply for an accidental disability retirement benefit allowance within eighteen 18 19 (18) months of the date of injury that resulted in the person receiving injured-on-duty pay; provided 20 however, said person shall have a minimum of ninety (90) days to apply.

Applications for disability retirement received by the state retirement board by any person employed by the State of Rhode Island receiving injured-on-duty payments that shall be deemed untimely pursuant to § 36-10-14(b) shall have ninety (90) days from July 1, 2019, to apply for an accidental disability retirement benefit allowance. Failure to apply for an accidental disability retirement benefit allowance within the timeframe set forth herein shall result in the termination of injured-on-duty benefits.

(ii) Any person employed by the state of Rhode Island receiving injured-on-duty payments
who has been issued a final adjudication of the state retirement board on an application for an
ordinary or accidental disability benefit, either approving or denying the application, shall have his
or her injured-on-duty payments terminated.

31 (4) If awarded an accidental disability pension, any person employed by the state of Rhode
32 Island covered under this section shall receive benefits consistent with § 36-10-15.

33 SECTION 2. Section 45-21.2-9 of the General Laws in Chapter 45-21.2 entitled "Optional
 34 Retirement for Members of Police Force and Firefighters" is hereby amended to read as follows:

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45-21.2-9. Retirement for accidental disability.

2 (a) Any member in active service, regardless of length of service, is entitled to an accidental 3 disability retirement allowance. Application for the allowance is made by the member or on the member's behalf, stating that the member is physically or mentally incapacitated for further service 4 5 as the result of an injury or illness sustained while in the performance of duty and certifying to the time, place, and conditions of the duty performed by the member that resulted in the alleged 6 7 disability and that the alleged disability was not the result of the willful negligence or misconduct 8 on the part of the member, and was not the result of age or length of service. The application shall 9 be made within eighteen (18) months of the alleged accident from which the injury has resulted in 10 the member's present disability and shall be accompanied by an accident report and a physician's 11 report certifying to the disability. If the member was able to return to his or her employment and 12 subsequently reinjures or aggravates the same injury or illness, the member shall make another 13 application within eighteen (18) months of the reinjury or aggravation that shall be accompanied 14 by a physician's report certifying to the reinjury or aggravation causing the disability. If a medical 15 examination made by three (3) physicians engaged by the retirement board, and other investigations 16 as the board may make, confirms the statements made by the member, the board may grant the 17 member an accidental disability retirement allowance.

(b) For the purposes of subsection (a), "aggravation" shall mean an intervening workrelated trauma that independently contributes to a member's original injury or illness that amounts to more than the natural progression of the preexisting disease or condition and is not the result of age or length of service. The intervening independent trauma causing the aggravation must be an identifiable event or series of work-related events that are the proximate cause of the member's present condition of disability.

(c) "Occupational cancer," as used in this section, means a cancer arising out of employment as a firefighter, due to injury or illness due to exposures to smoke, fumes, or carcinogenic, poisonous, toxic, or chemical substances while in the performance of active duty in the fire department.

(d) For purposes of subsection (a), "reinjury" shall mean a recurrence of the original workrelated injury or illness from a specific ascertainable event. The specific event must be the
proximate cause of the member's present condition of disability.

(e) Any firefighter, including one employed by the state, or a municipal firefighter
employed by a municipality that participates in the optional retirement for police officers and
firefighters as provided in this chapter, who is unable to perform his or her duties in the fire
department by reason of a disabling occupational cancer (as defined in §§ 45-19.1-2 and 45-19.1-

4) that develops or manifests itself during a period while the firefighter is in the service of the
department, and any retired member of the fire force of any city or town who develops occupational
cancer (as defined in §§ 45-19.1-2 and 45-19.1-4), is entitled to receive an occupational cancer
disability and he or she is entitled to all of the benefits provided for in this chapter, chapters 19,
19.1, and 21 of this title and chapter 10 of title 36 if the firefighter is employed by the state.

6 (f) Any police officer or firefighter as defined in §§ 45-19-1(b) and (c) who is unable to
7 perform their duties by reason of post-traumatic stress injury/PTSD as set forth in § 45-19-1(a)(2)
8 is entitled to receive an accidental disability retirement allowance and the police officer or
9 firefighter is entitled to all of the benefits provided for in this chapter (including the presumption
10 set forth in subsection (a)(2) of this section), chapters 19, 19.1 and 21 of this title, and chapter 10
11 of title 36 if the firefighter is employed by the state.

12 (f)(g) In the event that any party is aggrieved by the determination of the retirement board 13 pursuant to § 45-19-1, for an injury or illness occurring on or after July 1, 2011, the party may 14 submit an appeal to the Rhode Island workers' compensation court. The appellant shall file a notice 15 of appeal with the retirement board and with the workers' compensation court within twenty (20) 16 days of the entry of the retirement board's decision and shall serve a copy of the notice of appeal 17 upon the opposing party.

(g)(h) Within twenty (20) days of the receipt of the notice of appeal, the retirement board
 shall transmit the entire record of proceedings before it, together with its order, to the workers'
 compensation court.

(h)(i) In the event that a party files a notice of appeal to the workers' compensation court,
the order of the retirement board shall be stayed pending further action by the court pursuant to the
provisions of § 28-35-20.

(i)(j) Upon receipt of the notice of appeal, the court shall assign the matter to a judge and
shall issue a notice at the time advising the parties of the judge to whom the case has been assigned
and the date for pretrial conference in accordance with § 28-35-20.

27 (j)(k) All proceedings filed with the workers' compensation court pursuant to this section shall be de novo and shall be subject to the provisions of chapters 29 — 38 of title 28 for all case 28 management procedures and dispute resolution processes, as provided under the rules of the 29 30 workers' compensation court. The workers' compensation court shall enter a pretrial order in 31 accordance with § 28-35-20(c) that grants or denies, in whole or in part, the relief sought by the 32 petitioner. The pretrial order shall be effective upon entry and any payments ordered by it shall be 33 paid within fourteen (14) days of the entry of the order. Provided, however, that in the event that 34 the retirement board files a claim for trial of the pretrial order entered by the court, the order of the

1 court shall be stayed until a final order or decree is entered by the court. If after trial and the entry 2 of a final decree the court sustains the findings and orders entered in the pretrial order, the 3 retirement board shall reimburse the municipality all benefits paid by it from the time the pretrial order was entered until the time the final decree is entered by the court. Where the matter has been 4 5 heard and decided by the workers' compensation court, the court shall retain jurisdiction to review 6 any prior orders or decrees entered by it. The petitions to review shall be filed directly with the 7 workers' compensation court and shall be subject to the case management and dispute resolution 8 procedures set forth in chapters 29 — 38 of title 28 ("Labor and Labor Relations").

9 (k)(1) If the court determines that a member qualifies for accidental disability retirement, 10 the member shall receive a retirement allowance equal to sixty-six and two-thirds percent $(66^2/_3\%)$ 11 of the rate of the member's compensation at the date of the member's retirement, subject to the 12 provisions of § 45-21-31.

(m) If the court determines that a member does not qualify for accidental disability
 retirement, and after all appeals have been exhausted by the member (i.e. appeals to the worker's
 compensation appellate division and the Rhode Island supreme court), said member shall have
 twenty (20) days within which to either:

- (1) File and application for ordinary disability retirement pursuant to § 45-21.2-7; however,
 if the member does not have the requisite time on the job to file such application, then the
 participating municipality shall continue to consider the member injured on duty pursuant to § 4519-1 until such time that the member has the necessary time on the job to file the application for an
 ordinary disability retirement; or
- 22 (2) File an application for a service retirement pursuant to § 45-21.2-5; or
- 23 (3) Return to duty provided the member has received medical clearance to perform those
 24 duties.
- Nothing in this subsection shall prohibit the member from making an agreement with the
 member's participating municipality as to what options and benefits the member may be entitled to
 in lieu of the options and benefits set forth in this subsection. In addition, nothing in this subsection
- 28 shall prohibit the member's bargaining unit and participating municipality from entering into a
- 29 <u>collective bargaining agreement that addresses the issues in this subsection.</u>
- 30 SECTION 3. This act shall take effect upon passage.

======= LC004626/SUB A _____

EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO TOWNS AND CITIES -- RELIEF OF INJURED AND DECEASED FIRE FIGHTERS AND POLICE OFFICERS

1	This act would extend injured-on-duty (IOD) benefits to police officers and firefighters
2	that suffer from diagnosed post-traumatic stress disorders, resulting from actions in the course of
3	their employment or from the rendering of emergency assistance at any occurrence involving the
4	protection or the rescue of human life while off duty except under certain conditions. This act would
5	also provide that municipal police officers and firefighters that are unable to perform their duties
6	by reason of post-traumatic stress injury (PTSI)/(PTSD) would be entitled to receive an accidental
7	disability retirement allowance as well as IOD benefits.
8	This act would take effect upon passage.

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