LC001689

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2015

AN ACT

RELATING TO CRIMINAL PROCEDURE - IMMIGRANT ASSISTANCE IN CRIME FIGHTING

Introduced By: Senators Pichardo, Jabour, and Metts

<u>Date Introduced:</u> February 25, 2015

Referred To: Senate Judiciary

It is enacted by the General Assembly as follows:

1	SECTION 1. Title 12 of the General Laws entitled "CRIMINAL PROCEDURE" is
2	hereby amended by adding thereto the following chapter:
3	CHAPTER 32
4	IMMIGRANT ASSISTANCE IN CRIME FIGHTING ACT
5	12-32-1. Short title This act shall be known and may be cited as the "Immigrant
6	Assistance in Crime Fighting Act."
7	12-32-2. Legislative findings. – (a) The general assembly hereby finds that the
8	cooperation of all members of the community, regardless of immigration status, is essential to law
9	enforcement; and
10	(b) Currently, both documented and undocumented immigrants are less likely to report
11	violations of state and local law because of the fear that complainants and witnesses may be
12	harassed by federal immigration authorities.
13	12-32-3. Purpose This chapter is intended to promote the safety and health of all
14	residents by making it more likely that immigrants will report violations of state and local law.
15	12-32-4. Definitions. – (a) "Immigration status" means questions relating to an
16	individual's status in regard to United States citizenship, citizenship of any other country, legal
17	right to reside or otherwise be present in the United States, and the time and manner of a person's
18	entry into the United States

	(b) "Local government" means the government of cities, municipalities, counties and all
other s	ubdivisions of government throughout the state.
	12-32-5. Protection of immigrant complainants and witnesses. – (a) No law
enforce	ement or other agent of state or local government shall inquire into the immigration status
of any	person who complains of, or is a witness to, a violation of state or local law.
	(b) No law enforcement or other agent of state or local government shall ask a
<u>mpla</u>	inant or witness for their social security number or other information that might disclose a
ompla	inant's or witness's immigration status.
	(c) During the course of any court proceedings, the state or local government shall
ppose	efforts of any party to discover a complainant's or witness's immigration status, and shall
eek a	protective order or other similar relief.
	(d) If an agent of state or local government must know a complainant's immigration
atus 1	For a legitimate law enforcement reason, the agent shall keep that status confidential and
ot dis	sclose that information to third parties, including to other government agents, unless
quire	d by federal law.
	(e) Law enforcement officers may inquire into the immigration status of a person when
n offic	cer has reasonable grounds to believe that the person:
	(1) Has been convicted of a felony criminal law violation:
	(2) The person was deported or left the United States after the conviction; and
	(3) The person is again present in the United States.
	(f) Nothing in this section shall be construed to prevent government agents from knowing
perso	on's immigration status, or viewing a document that might provide evidence of a person's
<u>mmigr</u>	ration status, as long as the person volunteered the information or document to the
govern	ment agent.
	12-32-6. Training of law enforcement and other government agents. – (a) The state
nd ea	ch local government shall train its law enforcement and other government agents to
nderst	and and comply with the provisions of this section.
	(b) The state and local government shall work closely with organizations that serve
mmigi	rant communities in the design of this training.
	(c) The state and local government shall make reasonable efforts to work with
<u>ommı</u>	unity-based organizations in order to educate the immigrant community about this policy.
	12-32-7. Preempted and superseding law. – (a) The provisions of this chapter shall not
apply t	o a circumstance where an inquiry into immigration status is required under federal law.
	(b) The provisions of this chapter shall supersede all conflicting state and local statutes,

- 1 <u>ordinances, rules, policies and practices.</u>
- 2 SECTION 2. This act shall take effect on July 1, 2015.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO CRIMINAL PROCEDURE - IMMIGRANT ASSISTANCE IN CRIME FIGHTING

This act would prohibit law enforcement or other state or local agency from inquiring into a complainant's or witness's immigration status if such person is the complaining party or witness to a violation of state or local law.

This act would take effect on July 1, 2015.

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