1

AN ACT concerning emergency services.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Section 5. The State Commemorative Dates Act is amended by
changing Section 148 as follows:

6 (5 ILCS 490/148)

7 Sec. 148. First Responder Mental Health Awareness Day. The 8 third Friday in May of each year is designated as First 9 Responder Mental Health Awareness Day, to be observed throughout the State as a day to honor firefighters, police 10 emergency medical dispatchers, and other first 11 officers, responders who have lost their lives due to and suffer from 12 13 post-traumatic stress disorder, depression, and other mental 14 health issues.

15 (Source: P.A. 100-900, eff. 1-1-19.)

16 Section 10. The Department of Public Health Powers and 17 Duties Law of the Civil Administrative Code of Illinois is 18 amended by changing Section 2310-256 as follows:

19 (20 ILCS 2310/2310-256)

20 Sec. 2310-256. Public information campaign; statewide 21 response plans. The Department shall, whenever the State is SB3127 Enrolled - 2 - LRB102 22382 AWJ 31521 b

required by the federal government to implement a statewide 1 2 response plan to a national public health threat, conduct an 3 information campaign for the general public and for medical professionals concerning the need for public participation in 4 5 the plan, the risks involved in inoculation or treatment, any advisories concerning the need for medical consultation before 6 receiving inoculation or treatment, and the rights and 7 8 responsibilities of the general public, medical professionals, 9 and first responders, including, but not limited to, emergency 10 medical dispatchers, regarding the provision and receipt of 11 inoculation and treatment under the response plan.

12 (Source: P.A. 93-161, eff. 7-10-03.)

Section 15. The School Code is amended by changing Section 22-80 as follows:

15 (105 ILCS 5/22-80)

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Sec. 22-80. Student athletes; concussions and head injuries.

(a) The General Assembly recognizes all of the following:

(1) Concussions are one of the most commonly reported
 injuries in children and adolescents who participate in
 sports and recreational activities. The Centers for
 Disease Control and Prevention estimates that as many as
 3,900,000 sports-related and recreation-related
 concussions occur in the United States each year. A

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concussion is caused by a blow or motion to the head or body that causes the brain to move rapidly inside the skull. The risk of catastrophic injuries or death is significant when a concussion or head injury is not properly evaluated and managed.

6 (2) Concussions are a type of brain injury that can 7 range from mild to severe and can disrupt the way the brain normally works. Concussions can occur in any organized or 8 9 unorganized sport or recreational activity and can result 10 from a fall or from players colliding with each other, the 11 ground, or with obstacles. Concussions occur with or 12 without loss of consciousness, but the vast majority of 13 concussions occur without loss of consciousness.

14 (3) Continuing to play with a concussion or symptoms 15 of a head injury leaves a young athlete especially 16 vulnerable to greater injury and even death. The General 17 Assembly recognizes that, despite having generally recognized return-to-play standards for concussions and 18 19 head injuries, some affected youth athletes are prematurely returned to play, resulting in actual or 20 21 potential physical injury or death to youth athletes in 22 this State.

(4) Student athletes who have sustained a concussion
 may need informal or formal accommodations, modifications
 of curriculum, and monitoring by medical or academic staff
 until the student is fully recovered. To that end, all

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1 schools are encouraged to establish a return-to-learn 2 protocol that is based on peer-reviewed scientific 3 evidence consistent with Centers for Disease Control and 4 Prevention guidelines and conduct baseline testing for 5 student athletes.

(b) In this Section:

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7 "Athletic trainer" means an athletic trainer licensed
8 under the Illinois Athletic Trainers Practice Act who is
9 working under the supervision of a physician.

10 "Coach" means any volunteer or employee of a school who is 11 responsible for organizing and supervising students to teach 12 them or train them in the fundamental skills of an 13 interscholastic athletic activity. "Coach" refers to both head 14 coaches and assistant coaches.

15 "Concussion" means a complex pathophysiological process 16 affecting the brain caused by a traumatic physical force or 17 impact to the head or body, which may include temporary or 18 prolonged altered brain function resulting in physical, 19 cognitive, or emotional symptoms or altered sleep patterns and 20 which may or may not involve a loss of consciousness.

21 "Department" means the Department of Financial and22 Professional Regulation.

"Game official" means a person who officiates at an interscholastic athletic activity, such as a referee or umpire, including, but not limited to, persons enrolled as game officials by the Illinois High School Association or SB3127 Enrolled - 5 - LRB102 22382 AWJ 31521 b

1 Illinois Elementary School Association.

2 "Interscholastic athletic activity" means any organized school-sponsored or school-sanctioned activity for students, 3 generally outside of school instructional hours, under the 4 5 direction of a coach, athletic director, or band leader, limited to, baseball, 6 including, but not basketball, cheerleading, cross country track, fencing, field hockey, 7 8 football, golf, gymnastics, ice hockey, lacrosse, marching 9 band, rugby, soccer, skating, softball, swimming and diving, and outdoor), ultimate Frisbee, 10 tennis, track (indoor 11 volleyball, water polo, and wrestling. All interscholastic 12 athletics are deemed to be interscholastic activities.

13 "Licensed healthcare professional" means a person who has 14 experience with concussion management and who is a nurse, a 15 psychologist who holds a license under the Clinical 16 Psychologist Licensing Act and specializes in the practice of 17 neuropsychology, a physical therapist licensed under the Illinois Physical Therapy Act, an occupational therapist 18 19 licensed under the Illinois Occupational Therapy Practice Act, 20 a physician assistant, or an athletic trainer.

21 "Nurse" means a person who is employed by or volunteers at 22 a school and is licensed under the Nurse Practice Act as a 23 registered nurse, practical nurse, or advanced practice 24 registered nurse.

25 "Physician" means a physician licensed to practice
26 medicine in all of its branches under the Medical Practice Act

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1 of 1987.

2 "Physician assistant" means a physician assistant licensed
3 under the Physician Assistant Practice Act of 1987.

4 "School" means any public or private elementary or
5 secondary school, including a charter school.

6 "Student" means an adolescent or child enrolled in a 7 school.

8 (c) This Section applies to any interscholastic athletic 9 activity, including practice and competition, sponsored or 10 sanctioned by a school, the Illinois Elementary School 11 Association, or the Illinois High School Association. This 12 Section applies beginning with the 2016-2017 school year.

13 (d) The governing body of each public or charter school and the appropriate administrative officer of a private school 14 15 with students enrolled who participate in an interscholastic 16 athletic activity shall appoint or approve a concussion 17 oversight team. Each concussion oversight team shall establish a return-to-play protocol, based on peer-reviewed scientific 18 evidence consistent with Centers for Disease Control and 19 return 20 Prevention guidelines, for а student's to 21 interscholastic athletics practice or competition following a 22 force or impact believed to have caused a concussion. Each 23 concussion oversight team shall also establish а 24 return-to-learn protocol, based on peer-reviewed scientific 25 evidence consistent with Centers for Disease Control and 26 Prevention guidelines, for a student's return to the classroom

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1 after that student is believed to have experienced a 2 concussion, whether or not the concussion took place while the 3 student was participating in an interscholastic athletic 4 activity.

5 Each concussion oversight team must include to the extent practicable at least one physician. If a school employs an 6 7 athletic trainer, the athletic trainer must be a member of the 8 school concussion oversight team to the extent practicable. If 9 a school employs a nurse, the nurse must be a member of the 10 school concussion oversight team to the extent practicable. At 11 a minimum, a school shall appoint a person who is responsible 12 for implementing and complying with the return-to-play and return-to-learn protocols adopted by the concussion oversight 13 14 team. At a minimum, a concussion oversight team may be 15 composed of only one person and this person need not be a 16 licensed healthcare professional, but it may not be a coach. A 17 school may appoint other licensed healthcare professionals to serve on the concussion oversight team. 18

19 (e) A student may not participate in an interscholastic 20 athletic activity for a school year until the student and the 21 student's parent or quardian or another person with legal 22 authority to make medical decisions for the student have 23 signed a form for that school year that acknowledges receiving 24 and reading written information that explains concussion 25 prevention, symptoms, treatment, and oversight and that 26 includes quidelines for safely resuming participation in an

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athletic activity following a concussion. The form must be
 approved by the Illinois High School Association.

3 (f) A student must be removed from an interscholastic 4 athletics practice or competition immediately if one of the 5 following persons believes the student might have sustained a 6 concussion during the practice or competition:

7 (1) a coach;

8 (2) a physician;

9 (3) a game official;

(4) an athletic trainer;

11 (5) the student's parent or guardian or another person 12 with legal authority to make medical decisions for the 13 student;

14

10

(6) the student; or

15 (7) any other person deemed appropriate under the16 school's return-to-play protocol.

(g) A student removed from an interscholastic athletics practice or competition under this Section may not be permitted to practice or compete again following the force or impact believed to have caused the concussion until:

(1) the student has been evaluated, using established medical protocols based on peer-reviewed scientific evidence consistent with Centers for Disease Control and Prevention guidelines, by a treating physician (chosen by the student or the student's parent or guardian or another person with legal authority to make medical decisions for SB3127 Enrolled - 9 - LRB102 22382 AWJ 31521 b

1 the student), an athletic trainer, an advanced practice 2 registered nurse, or a physician assistant;

3 (2) the student has successfully completed each 4 requirement of the return-to-play protocol established 5 under this Section necessary for the student to return to 6 play;

7 (3) the student has successfully completed each 8 requirement of the return-to-learn protocol established 9 under this Section necessary for the student to return to 10 learn;

11 (4) the treating physician, the athletic trainer, or 12 the physician assistant has provided a written statement 13 indicating that, in the physician's professional judgment, 14 it is safe for the student to return to play and return to 15 learn or the treating advanced practice registered nurse 16 has provided a written statement indicating that it is 17 safe for the student to return to play and return to learn; 18 and

19 (5) the student and the student's parent or guardian 20 or another person with legal authority to make medical 21 decisions for the student:

(A) have acknowledged that the student has
completed the requirements of the return-to-play and
return-to-learn protocols necessary for the student to
return to play;

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(B) have provided the treating physician's,

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athletic trainer's, advanced practice registered 1 nurse's, or physician assistant's written statement 2 under subdivision (4) of this subsection (q) to the 3 responsible for compliance with 4 person the 5 return-to-play and return-to-learn protocols under 6 this subsection (g) and the person who has supervisory 7 responsibilities under this subsection (g); and

8 (C) have signed a consent form indicating that the 9 person signing:

10 (i) has been informed concerning and consents 11 to the student participating in returning to play 12 in accordance with the return-to-play and 13 return-to-learn protocols;

14 (ii) understands the risks associated with the 15 student returning to play and returning to learn 16 and will comply with any ongoing requirements in 17 the return-to-play and return-to-learn protocols; 18 and

19 (iii) consents to the disclosure to 20 appropriate persons, consistent with the federal 21 Health Insurance Portability and Accountability 22 Act of 1996 (Public Law 104-191), of the treating 23 physician's, athletic trainer's, physician 24 assistant's, or advanced practice registered 25 nurse's written statement under subdivision (4) of 26 this subsection (q) and, if any, the

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1 return-to-play and return-to-learn 2 recommendations of the treating physician, the 3 athletic trainer, the physician assistant, or the 4 advanced practice registered nurse, as the case 5 may be.

6 A coach of an interscholastic athletics team may not 7 authorize a student's return to play or return to learn.

8 district superintendent or the superintendent's The 9 designee in the case of a public elementary or secondary 10 school, the chief school administrator or that person's 11 designee in the case of a charter school, or the appropriate 12 administrative officer or that person's designee in the case of a private school shall supervise an athletic trainer or 13 14 other person responsible for compliance with the 15 return-to-play protocol and shall supervise the person 16 responsible for compliance with the return-to-learn protocol. 17 The person who has supervisory responsibilities under this paragraph may not be a coach of an interscholastic athletics 18 19 team.

20 (h) (1) The Illinois High School Association shall approve, for coaches, game officials, and non-licensed healthcare 21 22 professionals, training courses that provide for not less than 23 2 hours of training in the subject matter of concussions, 24 including evaluation, prevention, symptoms, risks, and 25 long-term effects. The Association shall maintain an updated 26 list of individuals and organizations authorized by the

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1 Association to provide the training.

(2) The following persons must take a training course in
accordance with paragraph (4) of this subsection (h) from an
authorized training provider at least once every 2 years:

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(A) a coach of an interscholastic athletic activity;

6 (B) a nurse, licensed healthcare professional, or 7 non-licensed healthcare professional who serves as a 8 member of a concussion oversight team either on a 9 volunteer basis or in his or her capacity as an employee, 10 representative, or agent of a school; and

11 (C) a game official of an interscholastic athletic12 activity.

(3) A physician who serves as a member of a concussion oversight team shall, to the greatest extent practicable, periodically take an appropriate continuing medical education course in the subject matter of concussions.

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(4) For purposes of paragraph (2) of this subsection (h):

(A) a coach, game official, or non-licensed healthcare
professional, as the case may be, must take a course
described in paragraph (1) of this subsection (h);

(B) an athletic trainer must take a concussion-related
 continuing education course from an athletic trainer
 continuing education sponsor approved by the Department;

(C) a nurse must take a concussion-related continuing
 education course from a nurse continuing education sponsor
 approved by the Department;

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1 (D) a physical therapist must take a 2 concussion-related continuing education course from a 3 physical therapist continuing education sponsor approved 4 by the Department;

5 (E) a psychologist must take a concussion-related 6 continuing education course from a psychologist continuing 7 education sponsor approved by the Department;

8 (F) an occupational therapist must take a 9 concussion-related continuing education course from an 10 occupational therapist continuing education sponsor 11 approved by the Department; and

12 (G) a physician assistant must take a 13 concussion-related continuing education course from a 14 physician assistant continuing education sponsor approved 15 by the Department.

16 (5) Each person described in paragraph (2) of this 17 subsection (h) must submit proof of timely completion of an approved course in compliance with paragraph (4) of this 18 19 subsection (h) to the district superintendent the or 20 superintendent's designee in the case of a public elementary or secondary school, the chief school administrator or that 21 22 person's designee in the case of a charter school, or the 23 appropriate administrative officer or that person's designee in the case of a private school. 24

(6) A physician, licensed healthcare professional, or
 non-licensed healthcare professional who is not in compliance

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with the training requirements under this subsection (h) may
 not serve on a concussion oversight team in any capacity.

3 (7) A person required under this subsection (h) to take a 4 training course in the subject of concussions must complete 5 the training prior to serving on a concussion oversight team 6 in any capacity.

7 (i) The governing body of each public or charter school 8 and the appropriate administrative officer of a private school 9 with students enrolled who participate in an interscholastic 10 athletic activity shall develop a school-specific emergency 11 action plan for interscholastic athletic activities to address 12 the serious injuries and acute medical conditions in which the condition of the student may deteriorate rapidly. The plan 13 14 shall include а delineation of roles, methods of 15 communication, available emergency equipment, and access to 16 and a plan for emergency transport. This emergency action plan 17 must be:

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(1) in writing;

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(2) reviewed by the concussion oversight team;

20 (3) approved by the district superintendent or the 21 superintendent's designee in the case of a public 22 elementary or secondary school, the chief school 23 administrator or that person's designee in the case of a 24 charter school, or the appropriate administrative officer 25 or that person's designee in the case of a private school; 26 (4) distributed to all appropriate personnel;

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(5) posted conspicuously at all venues utilized by the
 school; and

3 (6) reviewed annually by all athletic trainers, first
4 responders <u>(including, but not limited to, emergency</u>
5 <u>medical dispatchers</u>), coaches, school nurses, athletic
6 directors, and volunteers for interscholastic athletic
7 activities.

8 (j) The State Board of Education shall adopt rules as 9 necessary to administer this Section, including, but not 10 limited to, rules governing the informal or formal 11 accommodation of a student who may have sustained a concussion 12 during an interscholastic athletic activity.

13 (Source: P.A. 100-309, eff. 9-1-17; 100-513, eff. 1-1-18; 14 100-747, eff. 1-1-19; 100-863, eff. 8-14-18; 101-81, eff. 15 7-12-19.)

Section 20. The School Safety Drill Act is amended by changing Section 5 as follows:

18 (105 ILCS 128/5)

19 Sec. 5. Definitions. In this Act:

20 "First responder" means and includes all fire departments 21 and districts, law enforcement agencies and officials, 22 emergency medical responders, <u>emergency medical dispatchers</u>, 23 and emergency management officials involved in the execution 24 and documentation of the drills administered under this Act. SB3127 Enrolled - 16 - LRB102 22382 AWJ 31521 b

"School" means a public or private facility that offers 1 2 elementary or secondary education to students under the age of 21. As used in this definition, "public facility" means a 3 facility operated by the State or by a unit of local 4 5 government. As used in this definition, "private facility" means any non-profit, non-home-based, non-public elementary or 6 7 secondary school that is in compliance with Title VI of the 8 Civil Rights Act of 1964 and attendance at which satisfies the 9 requirements of Section 26-1 of the School Code. While more 10 than one school may be housed in a facility, for purposes of 11 this Act, the facility shall be considered a school. When a 12 school has more than one location, for purposes of this Act, 13 each different location shall be considered its own school.

14 "School safety drill" means a pre-planned exercise 15 conducted by a school in accordance with the drills and 16 requirements set forth in this Act.

17 (Source: P.A. 94-600, eff. 8-16-05.)

Section 25. The Suicide Prevention, Education, and Treatment Act is amended by changing Section 15 as follows:

20 (410 ILCS 53/15)

21 Sec. 15. Suicide Prevention Alliance.

(a) The Alliance is created as the official grassroots
creator, planner, monitor, and advocate for the Illinois
Suicide Prevention Strategic Plan. No later than one year

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after the effective date of this amendatory Act of the 101st 1 2 General Assembly, the Alliance shall review, finalize, and 3 submit to the Governor and the General Assembly the 2020 Illinois Suicide Prevention Strategic Plan and appropriate 4 5 and outcome objectives for 10 overriding processes 6 recommendations and a timeline for reaching these objectives.

(b) The Plan shall include:

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8 (1) recommendations from the most current National
9 Suicide Prevention Strategy;

10 (2) current research and experience into the 11 prevention of suicide;

12 (3) measures to encourage and assist health care 13 systems and primary care providers to include suicide 14 prevention as a core component of their services, 15 including, but not limited to, implementing the Zero 16 Suicide model; and

17 (4) additional elements as determined appropriate by18 the Alliance.

19 The Alliance shall review the statutorily prescribed 20 missions of major State mental health, health, aging, and 21 school mental health programs and recommend, as necessary and 22 appropriate, statutory changes to include suicide prevention 23 in the missions and procedures of those programs. The Alliance 24 shall prepare a report of that review, including its 25 recommendations, and shall submit the report to the Department 26 for inclusion in its annual report to the Governor and the

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1 General Assembly.

2 The Director of Public Health shall appoint the (C)3 members of the Alliance. The membership of the Alliance shall include, without limitation, representatives of statewide 4 5 organizations and other agencies that focus on the prevention of suicide and the improvement of mental health treatment or 6 7 that provide suicide prevention or survivor support services. 8 Other disciplines that shall be considered for membership on 9 the Alliance include law enforcement, first responders (including, but not limited to, emergency medical 10 11 dispatchers), faith-based community leaders, universities, and 12 survivors of suicide (families and friends who have lost 13 persons to suicide) as well as consumers of services of these 14 agencies and organizations.

15 (d) The Alliance shall meet at least 4 times a year, and 16 more as deemed necessary, in various sites statewide in order 17 to foster as much participation as possible. The Alliance, a steering committee, and core members of the full committee 18 shall monitor and guide the definition and direction of the 19 20 goals of the full Alliance, shall review and approve productions of the plan, and shall meet before the full 21 22 Alliance meetings.

23 (Source: P.A. 101-331, eff. 8-9-19.)

24 Section 30. The Cannabis Regulation and Tax Act is amended 25 by changing Section 5-25 as follows: SB3127 Enrolled

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(410 ILCS 705/5-25)

Sec. 5-25. Department of Public Health to make health warning recommendations.

4 (a) The Department of Public Health shall make 5 recommendations to the Department of Agriculture and the 6 Department of Financial and Professional Regulation on 7 appropriate health warnings for dispensaries and advertising, 8 which may apply to all cannabis products, including item-type 9 specific labeling or warning requirements, regulate the 10 facility where cannabis-infused products are made, regulate 11 cannabis-infused products as provided in subsection (e) of 12 Section 55-5, and facilitate the Adult Use Cannabis Health 13 Advisory Committee.

(b) An Adult Use Cannabis Health Advisory Committee is 14 15 hereby created and shall meet at least twice annually. The 16 Chairperson may schedule meetings more frequently upon his or her initiative or upon the request of a Committee member. 17 18 Meetings may be held in person or by teleconference. The 19 Committee shall discuss and monitor changes in drug use data 20 in Illinois and the emerging science and medical information 21 relevant to the health effects associated with cannabis use 22 and may provide recommendations to the Department of Human 23 Services about public health awareness campaigns and messages. 24 The Committee shall include the following members appointed by 25 the Governor and shall represent the geographic, ethnic, and SB3127 Enrolled - 20 - LRB102 22382 AWJ 31521 b

1 racial diversity of the State:

2	(1) The Director of Public Health, or his or her
3	designee, who shall serve as the Chairperson.
4	(2) The Secretary of Human Services, or his or her
5	designee, who shall serve as the Co-Chairperson.
6	(3) A representative of the poison control center.
7	(4) A pharmacologist.
8	(5) A pulmonologist.
9	(6) An emergency room physician.
10	(7) An emergency medical technician, paramedic,
11	emergency medical dispatcher, or other first responder.
12	(8) A nurse practicing in a school-based setting.
13	(9) A psychologist.
14	(10) A neonatologist.
15	(11) An obstetrician-gynecologist.
16	(12) A drug epidemiologist.
17	(13) A medical toxicologist.
18	(14) An addiction psychiatrist.
19	(15) A pediatrician.
20	(16) A representative of a statewide professional
21	public health organization.
22	(17) A representative of a statewide hospital/health
23	system association.
24	(18) An individual registered as a patient in the
25	Compassionate Use of Medical Cannabis Program.
26	(19) An individual registered as a caregiver in the

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Compassionate Use of Medical Cannabis Program. 1 2 (20) A representative of an organization focusing on 3 cannabis-related policy. (21) A representative of an organization focusing on 4 5 the civil liberties of individuals who reside in Illinois. (22) A representative of the criminal defense or civil 6 7 aid community of attorneys serving Disproportionately 8 Impacted Areas. 9 (23) A representative of licensed cannabis business 10 establishments. 11 (24) A Social Equity Applicant. 12 (25) A representative of a statewide community-based 13 substance use disorder treatment provider association. (26) A representative of a statewide community-based 14 15 mental health treatment provider association. 16 (27) A representative of a community-based substance 17 use disorder treatment provider. (28) A representative of a community-based mental 18 19 health treatment provider. 20 (29)A substance use disorder treatment patient 21 representative. 22 (30) A mental health treatment patient representative. 23 (c) The Committee shall provide a report by September 30, 24 2021, and every year thereafter, to the General Assembly. The 25 Department of Public Health shall make the report available on 26 its website.

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1 (Source: P.A. 101-27, eff. 6-25-19; 101-593, eff. 12-4-19.)
2 Section 35. The Methamphetamine Precursor Control Act is
3 amended by changing Section 5 as follows:

4 (720 ILCS 648/5)

5 Sec. 5. Purpose. The purpose of this Act is to reduce the 6 harm that methamphetamine manufacturing and manufacturers are 7 inflicting on individuals, families, communities, first 8 responders (including, but not limited to, emergency medical 9 dispatchers), the economy, and the environment in Illinois, by 10 making it more difficult for persons engaged in the unlawful 11 manufacture of methamphetamine and related activities to 12 obtain methamphetamine's essential ingredient, ephedrine or 13 pseudoephedrine. It is the intent of the General Assembly that 14 this Act operate in tandem with and be interpreted as 15 consistent with federal laws and regulations relating to the subject matter of this Act to the greatest extent possible. 16 (Source: P.A. 94-694, eff. 1-15-06; 94-830, eff. 6-5-06.) 17

Section 40. The Mental Health Court Treatment Act is amended by changing Section 40 as follows:

20 (730 ILCS 168/40)

21 Sec. 40. Mental health court; Kane County.

22 (a) The mental health court currently operating in Kane

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County is directed to demonstrate the impact of alternative 1 treatment court, crisis intervention training for first 2 3 responders (including, but not limited to, emergency medical dispatchers), and assisted outpatient treatment in reducing 4 5 the number of mentally ill people admitted into the correctional system. The mental health court in Kane County is 6 authorized to cooperate with one or more accredited mental 7 8 health service providers to provide services to defendants as 9 directed by the mental health court. The mental health court 10 in Kane County is authorized to cooperate with one or more 11 institutions of higher education to publish peer-reviewed 12 studies of the outcomes generated by the mental health court.

(b) In this Section, "accredited mental health service provider" refers to a provider of community mental health services as authorized by subsection (d-5) of Section 3 of the Community Services Act.

17 (Source: P.A. 97-440, eff. 1-1-12.)