1	A BILL
2 3	<u>25-345</u>
4 5 6 7 8	IN THE COUNCIL OF THE DISTRICT OF COLUMBIA
9 10	To provide for public safety enhancements in the District, and for other purposes.
11 12	BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this
13	act may be cited as the "Secure DC Omnibus Amendment Act of 2024".
14	Sec. 2. The Office of the Deputy Mayor for Public Safety and Justice Establishment Act
15	of 2011, effective September 14, 2011 (D.C. Law 19-21; D.C. Official Code § 1-301.191 et
16	seq.), is amended as follows:
17	(a) Section 3022(c)(6) (D.C. Official Code § 1-301.191(c)(6)) is repealed.
18	(b) Section 3023 (D.C. Official Code § 1-301.192) is amended by adding a new
19	subsection (c) to read as follows:
20	"(c)(1) The Deputy Mayor shall establish a Safe Commercial Corridors Program, under
21	which the Deputy Mayor shall have authority to issue grants to eligible organizations, as
22	described in paragraph (2) of this subsection, for the purpose of promoting public safety and
23	health through evidence-based activities for residents, workers, and visitors within the area
24	served by the organization and the surrounding area ("commercial district").
25	"(2) To be eligible for a grant under this subsection, an organization shall:

26	"(A) Serve the District's residents, workers, business owners, property
27	owners, and visitors of a commercial corridor in the District; and
28	"(B) Engage in the maintenance of public and commercial spaces in the
29	District.
30	"(3) An organization seeking a grant under this subsection shall submit to the
31	Deputy Mayor a proposed Safe Commercial Corridors Program application, in a form prescribed
32	by the Deputy Mayor, which shall include:
33	"(A) A description of the public safety and health problems faced in the
34	commercial district;
35	"(B) A Safe Commercial Corridors Program Plan describing how the
36	applicant proposes to spend the grant funds in evidence-based ways to address the public safety
37	and health problems identified in the application and to promote improvements in public safety
88	and health in the commercial district;
39	"(C) A Clean Hands certification; and
10	"(D) Any additional information requested by the Deputy Mayor.
11	"(4) A Safe Commercial Corridors Program Plan may include the following
12	activities:
13	"(A) Relationship-building with residents, workers, businesses, and
14	regular visitors;

45	"(B) Connecting residents, workers, visitors, and businesses with
46	resources available through District government agencies and direct service providers;
47	"(C) Providing safe passage for individuals who request accompaniment
48	walking to transit or their vehicles;
49	"(D) Assisting business owners with improvements to their security and
50	safety systems and protocols;
51	"(E) Responding to individuals with substance use disorders and
52	implementing harm-reduction strategies;
53	"(F) Implementing de-escalation techniques;
54	"(G) Deterring crime and public safety violations;
55	"(H) Liaising with residents, workers, businesses, visitors, District public
56	safety and health agencies, direct service providers in the community, and others as appropriate;
57	"(I) Providing culturally competent services and programming; and
58	"(J) Implementing other innovative strategies to promote public safety.
59	"(5) Organizations receiving funds pursuant to this subsection shall endeavor to
60	coordinate with other organizations receiving funds pursuant to this subsection and to share
61	results and lessons learned from implementation of a Safe Commercial Corridors Program and
62	other public safety efforts implemented by the organization.
63	"(6) A grant awarded pursuant to this subsection may be used to pay for the costs

64	of:
65	"(A) Salary and fringe benefits for staff;
66	"(B) Equipment, training, training materials, uniforms, first aid and other
67	medical materials and equipment, and other materials and equipment for purposes of
68	implementing the Safe Commercial Corridors Program; and
69	"(C) Other costs that support improved public safety and health pursuant
70	to the Safe Commercial Corridors Program Plan.
71	"(7) An organization receiving a grant pursuant to this subsection shall submit a
72	report to the Deputy Mayor by the end of each fiscal year in which funds are received containing
73	the following:
74	"(A) An evaluation of the success of its Safe Commercial Corridors
75	Program, including a detailed description of the program activities;
76	"(B) A description of any training or support provided to program staff;
77	"(C) A summary of the number and types of interactions between program
78	staff and residents, visitors, businesses, and other individuals;
79	"(D) Evidence indicating the impact of the program activities on public
80	safety and health indicators; and
81	"(E) Any other data or information as required by the Deputy Mayor.".
82	(b) A new section 3024 is added to read as follows:

83	"Sec. 3024. Transit corridor safety and emergency response program.
84	"(a) No later than 180 days after the applicability date of section 2 of the Secure DC
85	Omnibus Amendment Act of 2024, passed on 1st reading on February 6, 2024 (Engrossed
86	version of Bill 25-345), the Deputy Mayor for Public Safety and Justice ("Deputy Mayor"), in
87	consultation with the District Department of Transportation ("DDOT"), Metropolitan Police
88	Department ("MPD"), and the Metro Transit Police Department ("MTPD"), shall establish a 2-
89	year demonstration program of emergency communication and video surveillance systems at or
90	near bus stops, train stations, or other public spaces to increase safety along transit routes in the
91	District.
92	"(b)(1) The emergency communication and video surveillance systems shall promptly
93	connect an individual to emergency response services, and audio and video captured by the
94	emergency communication and video surveillance systems may be used to identify violators of
95	District criminal law.
96	"(2) The audio and video captured by the emergency communication and video
97	surveillance systems shall be deleted after 30 calendar days, unless needed for use as evidence in
98	criminal proceedings.
99	"(3) The audio and video captured by the emergency communication and video
100	surveillance systems shall not be subject to the Freedom of Information Act of 1976, effective
101	March 29, 1977 (D.C. Law 1-96; D.C. Official Code § 2-531 et seq.), and shall not be released

102	publicly, except as needed for use as evidence in criminal proceedings. Upon public release, the
103	Mayor shall ensure the privacy of those identified in the footage through protective measures,
104	including the blurring of faces of individuals who were not involved in incidents related to the
105	criminal proceedings.
106	"(c) As part of the implementation of the demonstration program, the Deputy Mayor
107	shall:
108	"(1) Evaluate various emergency communication and video surveillance station
109	configurations to identify the most appropriate device for use in the District;
110	"(2) Select locations for placement of emergency communication and video
111	surveillance systems in consultation with MPD, MTPD, and DDOT; provided, that:
112	"(A) Priority shall be given to locations with a higher incidence of:
113	"(i) Late-night or early morning ridership; and
114	"(ii) Harassment, theft, or violent offenses; and
115	"(B) At least one emergency communication and video surveillance
116	system shall be installed in each ward;
117	"(3) Provide a report to the Council describing how the location for each
118	emergency communication and video surveillance system was selected;
119	"(4) Install signs providing notice, in the 5 most commonly spoken languages in
120	the District, at locations where an emergency communication and video surveillance system is

121	installed, informing members of the public that audio and video footage is being recorded; and
122	"(5) Collect appropriate data on the effectiveness of the emergency
123	communication and video surveillance system, including how often the emergency
124	communication stations were activated, whether audio or video information captured from the
125	systems led to the successful identification of perpetrators of criminal offenses, and whether
126	incidents of criminal offenses decreased at or near the emergency communication and video
127	surveillance system locations following the installation of the emergency communication and
128	video surveillance system.
129	"(d) No later than 60 days after the conclusion of the 2-year demonstration program
130	required by subsection (a) of this section, DDOT shall submit a report on the results of the
131	demonstration program to the Council. The report shall include:
132	"(1) The locations, date, and timestamps for when the emergency communication
133	stations were used;
134	"(2) The total number of arrests made due to the conduct recorded or otherwise
135	identified by the emergency communication and video surveillance systems; and
136	"(3) The expenses incurred by the District to implement the demonstration
137	program.
138	"(e) The Deputy Mayor shall provide for routine maintenance and repair of emergency

communication stations and video surveillance technology in accordance with recommendations from the manufacturers.

- "(f) An operator of an emergency communication and video surveillance system shall have completed training in the procedures for the installation, testing, and operation of the device.
- "(g) The demonstration program shall use video technology that has the capacity to record images at a minimum of 15 frames per second or equivalent recording speed and at a resolution sufficient to clearly identify persons, objects, and locations monitored by the camera.
- "(h) Within 6 months after the applicability date of section 2 of the Secure DC Omnibus Amendment Act of 2024, passed on 1st reading on February 6, 2024 (Engrossed version of Bill 25-345), the Deputy Mayor, in consultation with DDOT, MPD, and MTPD, shall initiate a study on the prevalence of violence and crime that occurs at bus stops, train stations, and other public spaces in the District and identify and evaluate short-term and long-term strategies for reducing crime in those locations. Within one year after the applicability date of section 2 of the Secure DC Omnibus Amendment Act of 2024, passed on 1st reading on February 6, 2024 (Engrossed version of Bill 25-345), the Deputy Mayor shall provide to the Council a report on the study, including recommendations on the feasibility, efficacy, and environmental impact of the identified violence-reducing strategies and a cost-benefit analysis of identified strategies that

157	includes a detailed cost breakdown for implementing each recommended strategy across the
158	financial plan.
159	"(i) No later than 180 days after the applicability date section 2 of the Secure DC
160	Omnibus Amendment Act of 2024, passed on 1st reading on February 6, 2024 (Engrossed
161	version of Bill 25-345), the Mayor, pursuant to Title I of the District of Columbia Administrative
162	Procedure Act, approved October 21, 1968 (82 Stat. 1204; D.C. Official Code § 2-501 et seq.),
163	shall issue rules to implement the provisions of this section.
164	"(j) For the purposes of this section, the term:
165	"(1) "Bus stop" means any stop, either permanent or temporary, that is part of the
166	Metrobus, DC Circulator, or Streetcar lines within the bounds of the District.
167	"(2) "Emergency communication and video surveillance system" means an
168	emergency communication station affixed with or in close proximity to continuous video
169	surveillance technology operated by, or accessible to, the Metropolitan Police Department.
170	"(3) "Emergency communication station" means a fixed station, illuminated by a
171	bright blue or other colored light beacon, that features an alarm button that, when pressed,
172	communicates directly with an Office of Unified Communications emergency call center.
173	"(4) "Operator of an emergency communication and video surveillance system"
174	means a person authorized to set up, test, or operate an emergency communication and video
175	surveillance system.

176	Sec. 3. The Office of Unified Communications Establishment Act of 2004, effective
177	December 7, 2004 (D.C. Law 15-205; D.C. Official Code § 1-327.51 et seq.), is amended by
178	adding new sections 3207b and 3207c to read as follows:
179	"Sec. 3207b. Call data collection and posting.
180	"(a) On a monthly basis, the Office shall collect and publicly post on the Office's website
181	the number of calls eligible to be diverted and the number of calls actually diverted to:
182	"(1) The Department of Behavioral Health Access Help Line;
183	"(2) The District Department of Transportation, for motor vehicle collisions that
184	do not result in an injury;
185	"(3) The Department of Public Works ("DPW"), for parking enforcement; and
186	"(4) The Fire and Emergency Medical Services Department ("FEMS") Nurse
187	Triage Line.
188	"(b) On a monthly basis, the Office shall collect and publicly post the following
189	information on the Office's website:
190	"(1) Descriptions of each call-handling issue, including mistaken addresses,
191	duplicate responses, or any other error or omission reported by the Council, other agencies, the
192	news media, OUC staff, or other sources, as well as the cause of the issue, whether the issue was
193	sustained, and the corrective action taken by the Office;
194	"(2) The number of shifts operated under minimum staffing levels, for call-takers,

195	dispatchers, and supervisors, including the difference between the minimum staffing level for
196	each role required per shift and the actual number of staff members for each role on a shift;
197	"(3) Average and maximum call-to-answer times;
198	"(4) Average and maximum answer-to-dispatch times;
199	"(5) Percent of 911 calls in which call to queue is 90 seconds or less;
200	"(6) The total number of calls;
201	"(7) The number of calls in the queue for over 15 seconds;
202	"(8) The number of abandoned calls, defined as any call that is disconnected
203	before it is answered;
204	"(9) The number and type of 911 misuse calls;
205	"(10) The number of text-to-911 messages received;
206	"(11) Average and maximum queue-to-dispatch and dispatch-to-arrival times for
207	Priority 1 calls to Fire and Emergency Services ("FEMS") and Priority 1 calls to the
208	Metropolitan Police Department ("MPD");
209	"(12) The percentage of Priority 1 calls to FEMS and Priority 1 calls to MPD that
210	move from queue to dispatch in 60 seconds or less;
211	"(13) Average and maximum time of call to arrival on the scene times for Priority
212	1 calls to FEMS and MPD; and

213	"(14) The percentage of emergency medical services calls that lead to dispatch of
214	advanced life support.
215	"(c) All data posted according to this section shall be archived and publicly posted for at
216	least 5 years from the date of publication.
217	"Sec. 3207c. 311 services.
218	"(a) No later than 180 days after the effective date of the Secure DC Omnibus
219	Amendment Act of 2024, passed on 1st reading on February 6, 2024 (Engrossed version of Bill
220	25-345), the Office shall permit persons to submit requests for the following services via the
221	District's 311 system at all times:
222	"(1) Maintenance of porous flexible pavement sidewalks by the District
223	Department of Transportation (by selecting "porous flexible pavement" as the material within the
224	"Sidewalk Repair" service group);
225	"(2) Leaf collection by the Department of Public Works ("DPW"); except, that
226	the Office shall not be required to permit persons to submit requests for this service during
227	seasons in which DPW does not offer this service; and
228	"(3) Graffiti removal by DPW; except, that the Office shall not be required to
229	permit persons to submit requests for this service during seasons in which DPW does not offer
230	this service.

231	"(b) No later than 180 days after the effective date of the Secure DC Omnibus
232	Amendment Act of 2024, passed on 1st reading on February 6, 2024 (Engrossed version of Bill
233	25-345), the Office shall facilitate referrals and access to the relevant servicing entities for the
234	following request-types, such as through the posting of website links or contact information, and
235	the Office may include a disclaimer that the referral does not commit the Office to back-end
236	work or quality assurance for completion of the service request:
237	"(1) Maintenance of electrical wires;
238	"(2) Maintenance of utility poles;
239	"(3) Maintenance of fire hydrants; and
240	"(4) Alcoholic Beverage and Cannabis Administration response to issues relating
241	to alcohol sales, including:
242	"(A) After-hours sales of alcohol;
243	"(B) Breach of a settlement agreement;
244	"(C) No Alcoholic Beverage Control ("ABC") manager on duty;
245	"(D) Excessive noise;
246	"(E) Operating without an ABC license;
247	"(F) Overcrowding;
248	"(G) Sale of alcohol to intoxicated persons;
249	"(H) Sale of alcohol to minors; and

250	"(I) Trash.
251	"(c) No later than 180 days after the effective date of the Secure DC Omnibus
252	Amendment Act of 2024, passed on 1st reading on February 6, 2024 (Engrossed version of Bill
253	25-345), the Office shall direct 311 system users to the National Park Service website when a
254	user provides a property location that is under National Park Service jurisdiction.".
255	Sec. 4. The Department of Youth Rehabilitation Services Establishment Act of 2004,
256	effective April 12, 2005 (D.C. Law 15-335; D.C. Official Code § 2-1515.01 et seq.), is amended
257	as follows:
258	(a) Section 101 (D.C. Official Code § 2-1515.01) is amended by adding a new paragraph
259	(9A) to read as follows:
260	"(9A) "Law enforcement officer" means a sworn member of the Metropolitan
261	Police Department or any other law enforcement agency operating and authorized to make
262	arrests in the District of Columbia.".
263	(b) Section 106 (D.C. Official Code § 2-1515.06) is amended as follows:
264	(1) Subsection (a) is amended as follows:
265	(A) Paragraph (1) is amended by striking the phrase "youth in the
266	custody" and inserting the phrase "youth who are currently in or were previously in the custody"
267	in its place.

(B) Paragraph (5) is amended by striking the phrase "youth in the custody"
and inserting the phrase "youth who are currently in or were previously in the custody" in its
place.

(2) Subsection (c) is amended to read as follows:

- "(c) Notwithstanding the confidentiality requirements of this section, or any other provision of law, the Mayor, or the Mayor's designee, and any member of the Council, shall be permitted to obtain the records pertaining to youth who are currently in or were previously in the custody of the Department regardless of the source of the information contained in those records, when necessary for the discharge of their duties; provided, that the Department data is maintained, transmitted, and stored in a manner to protect the security and privacy of the youth identified and to prevent the disclosure of any of the data or information to any individual, entity, or agency not designated pursuant to subsection (b) of this section."
 - (3) Subsection (d) is amended to read as follows:
- "(d) Notwithstanding the confidentiality requirements of this section, or any other provision of law, a law enforcement officer may obtain records pertaining to youth who are currently or were previously in the custody of the Department, other than juvenile case records, as that term is defined in D.C. Official Code § 16-2331(a), and juvenile social records, as that term is defined in D.C. Official Code § 16-2332(a), for the purpose of investigating a crime allegedly involving a youth in the custody of the Department. The confidentiality of any

287	information disclosed to law enforcement officers pursuant to this section shall be maintained	
288	pursuant to D.C. Official Code § 16-2333.".	
289	(4) New subsections (e) and (f) are added to read as follows:	
290	"(e)(1) The Department shall inform the Attorney General, and the committed youth's	
291	counsel, in advance:	
292	"(A) As soon as is practicable, each time a committed youth is released	
293	from a hardware or staff secure facility, regardless of the length of release; and	
294	"(B) Within 24 hours, each time a committed youth:	
295	"(i) Escapes from a hardware or staff secure placement; or	
296	"(ii) Absconds from a community placement.	
297	"(2) This subsection shall not apply to any youth who is committed only for a	
298	status offense.	
299	"(f) Notwithstanding subsection (a)(5) of this section, unless the release of the	
300	information is otherwise prohibited by law or the information relates to medical, dental, or	
301	mental health appointments, the Attorney General, at the Attorney General's discretion, may	
302	disclose information received from the Department pursuant to subsection (e) of this section to:	
303	"(1) Any victim, any eyewitness, or any duly authorized attorney of any victim or	
304	witness;	

305	"(2) Any immediate family member or custodian of any victim or eyewitness, if
306	the victim or eyewitness is a child or if the victim is deceased or incapacitated, or any duly
307	authorized attorney of such immediate family member or custodian; or
308	"(3) The parent or guardian of the committed youth.".
309	Sec. 5. Section 204(d-1) of the Freedom of Information Act of 1976, effective March 29,
310	1977 (D.C. Law 1-96; D.C. Official Code § 2-534(d-1)), is amended as follows:
311	(a) Paragraph (2)(A) is amended by striking the phrase "the name of the officer" and
312	inserting the phrase "the name and badge number of the officer" in its place.
313	(b) Paragraph (3) is amended to read as follows:
314	"(3) When providing records or information related to disciplinary records, the
315	responding public body may redact:
316	"(A) Technical infractions solely pertaining to the enforcement of
317	administrative departmental rules that do not involve interactions with members of the public
318	and are not otherwise connected to the officer's investigative, enforcement, training, supervision,
319	or reporting responsibilities;
320	"(B) The officer's medical records;
321	"(C) Records created or maintained by an employee assistance program of
322	the officer's treatment, including mental health treatment, substance abuse treatment service,
323	counseling, or therapy;

324	"(D) Personal contact information, including home addresses, telephone
325	numbers, and email addresses;
326	"(E) Any social security numbers or dates of birth;
327	"(F) Any records or information that, if released, would disclose the
328	identity of whistleblowers, complainants, victims, witnesses, undercover agents, or informants;
329	and
330	"(G) Any other records or information otherwise exempt from disclosure
331	under this section other than subsection (a)(2) of this section.".
332	Sec. 6. The Advisory Commission on Sentencing Establishment Act of 1998, effective
333	October 16, 1998 (D.C. Law 12-167; D.C. Official Code § 3-101 et seq.), is amended as follows:
334	(a) Section 3(a) (D.C. Official Code § 3-102(a)) is amended as follows:
335	(1) The lead-in language is amended by striking the phrase "12 voting members"
336	and inserting the phrase "15 voting members" in its place.
337	(2) Paragraph (1) is amended as follows:
338	(A) Subparagraph (G) is amended to read as follows:
339	"(G) Two members of the District of Columbia Bar, one who has
340	experience with criminal defense in the District of Columbia, and one who has experience with
341	criminal prosecution in the District of Columbia, appointed by the Chief Judge of the Superior
342	Court in consultation with the President of the District of Columbia Bar;".

343		(B) Subparagraph (H) is amended by striking the phrase "; and" and
344	inserting a semicolon	in its place.
345		(C) Subparagraph (I) is amended to read as follows:
346		"(I) Two residents of the District of Columbia, nominated by the Mayor,
347	subject to confirmation	on by the Council;".
348		(D) New subparagraphs (I-i) and (I-ii) are added to read as follows:
349		"(I-i) Two residents of the District of Columbia, appointed by the Council
350	one of whom is a retu	rning citizen; and
351		"(I-ii) The Chief of the Metropolitan Police Department or the Chief's
352	designee.".	
353	(3) Par	ragraph (2) is amended as follows:
354		(A) Subparagraph (B) is repealed.
355		(B) Subparagraph (D) is amended by striking the phrase "; and" and
356	inserting a semicolon	in its place.
357		(C) Subparagraph (E) is amended by striking the period and inserting the
358	phrase "; and" in its p	lace.
359		(D) A new subparagraph (F) is added to read as follows:
360		"(F) The Deputy Mayor for Public Safety and Justice or the Deputy
361	Mayor's designee.".	

362	(b) Section 4 (D.C. Official Code § 3-103) is amended as follows:	
363	(1) Subsection (b) is amended to read as follows:	
364	"(b) A majority of the voting members appointed to the Commission shall constitute a	
365	quorum.".	
366	(2) Subsection (c) is amended to read as follows:	
367	"(c) The Commission may act by an affirmative vote of a majority of voting members	
368	present and voting after a quorum has been established.".	
369	Sec. 7. Section 7(a)(1) of the Victims of Violent Crime Compensation Act of 1996,	
370	effective April 9, 1997 (D.C. Law 11-243; D.C. Official Code § 4-506(a)(1)), is amended as	
371	follows:	
372	(a) Subparagraph (C) is amended as follows:	
373	(1) Strike the word "resolution" and insert the phrase "filing or resolution" in its	
374	place.	
375	(2) Strike the phrase "; or" and insert a semicolon in its place.	
376	(b) Subparagraph (D) is amended as follows:	
377	(1) Strike the word "resolution" and insert the phrase "filing or resolution" in its	
378	place.	
379	(2) Strike the phrase "; and" and insert the phrase "; or" in its place.	
380	(c) A new subparagraph (E) is added to read as follows:	

381	"(E) The filing or resolution of any other post-conviction motion in which	
382	the claimant was a victim or secondary victim; and".	
383	Sec. 8. Section 3022 of the Office of Victim Services and Justice Grants Transparency	
384	Act of 2022, effective September 21, 2022 (D.C. Law 24-167; D.C. Official Code § 4-571.01), is	
385	amended by adding a new subsection (c) to read as follows:	
386	"(c) No later than 60 days after the effective date of the Secure DC Omnibus Amendment	
387	Act of 2024, passed on 1st reading on February 6, 2024 (Engrossed version of Bill 25-345), and	
388	annually thereafter, OVSJG shall publish information regarding the work of the Victim Services	
389	Division, including:	
390	"(1) The number of victims engaged each month;	
391	"(2) The number of victims who accepted service each month;	
392	"(3) The services recommended to the victims each month; and	
393	"(4) A summary of collected feedback from victims and their families on their	
394	experiences with victim services and coordination efforts.".	
395	Sec. 9. Section 201(c) of the Expanding Supports for Crime Victims Amendment Act of	
396	2022, effective April 6, 2023 (D.C. Law 24-341, D.C. Official Code § 4-581.01(c)), is amended	
397	as follows:	
398	(a) Paragraph (4)(C) is amended by striking the phrase "; and" and inserting a semicolon	
399	in its place.	

400	(b) Paragraph (5) is amended by striking the period and inserting the phrase "; and" in its	
401	place.	
402	(c) A new paragraph (6) is added to read as follows:	
403	"(6) Within 180 days after the applicability date of section 9 of the Secure DC	
404	Omnibus Amendment Act of 2024, passed on 1st reading on February 6, 2024 (Engrossed	
405	version of Bill 25-345), OVSJG shall develop and launch a public awareness campaign to raise	
406	awareness of the availability of government and community-based victim services to the public	
407	and the following entities:	
408	"(A) Hospitals;	
409	"(B) District of Columbia Public Schools;	
410	"(C) District of Columbia Public Charter Schools;	
411	"(D) College and university campuses in the District;	
412	"(E) The District of Columbia Housing Authority;	
413	"(F) MPD; and	
414	"(G) Community-based organizations.".	
415	Sec. 10. Section 386(c) of the Revised Statutes of the District of Columbia (D.C. Official	
416	Code § 5-113.01(c)), is amended by adding a new paragraph (1B) to read as follows:	
417	"(1B) Quarterly, the case closure rates for:	
418	"(A) Violent crimes, by offense, committed with or without the use of a	

419	weapon; and
420	"(B) Non-fatal shootings.".
421	Sec. 11. Section 3004 of the Body-Worn Camera Regulation and Reporting
122	Requirements Act of 2015, effective October 22, 2015 (D.C. Law 21-36; D.C. Official Code § 5
123	116.33), is amended as follows:
124	(a) Subsection (e) is amended to read as follows:
425	"(e)(1) For any incident involving an officer-involved death or serious use of force,
126	officers shall not review any body-worn camera recordings to assist in initial report writing.
127	"(2) For an incident other than those described in paragraph (1) of this subsection
128	officers shall indicate, when writing any initial or subsequent reports, whether the officer viewed
129	body-worn camera footage prior to writing the report and specify what body-worn camera
430	footage the officer viewed.".
431	(b) Subsection (f) is amended to read as follows:
132	"(f) When releasing body-worn camera recordings, the likenesses of any local, county,
133	state, or federal government law enforcement officers acting in their professional capacities,
134	other than those acting undercover, shall not be redacted or otherwise obscured.".
135	(c) Subsection (g) is amended as follows:
436	(1) A new paragraph (2A) is added to read as follows:

437	"(2A) "Serious bodily injury" means extreme physical pain, illness, or impairment
438	of physical condition including physical injury that involves a substantial risk of death,
439	protracted and obvious disfigurement, protracted loss or impairment of the function of a bodily
440	member or organ, or protracted loss of consciousness.".
441	(2) Paragraph (3) is amended as follows:
442	(A) Subparagraph (A) is amended to read as follows:
443	"(A) Firearm discharges by a Metropolitan Police Department officer,
444	with the exception of a negligent discharge that does not otherwise put members of the public at
445	risk of injury or death, or a range or training incident;".
446	(B) Subparagraph (C)(ii) is amended by striking the phrase "a loss of
447	consciousness," and inserting the phrase "a protracted loss of consciousness," in its place.
448	Sec. 12. Section 3(5) of the Limitation on the Use of Chokehold Act of 1985, effective
449	January 25, 1986 (D.C. Law 6-77; D.C. Official Code § 5-125.02(5)), is amended to read as
450	follows:
451	"(5) "Neck restraint" means the use of any body part or object by a law
452	enforcement officer to apply pressure against a person's neck, including the trachea, carotid
453	artery, or jugular vein, with the purpose, intent, or effect of controlling or restricting the person's
454	airway, blood flow, or breathing, except in cases where the law enforcement officer is acting in

155	good faith to provide medical care or treatment, such as by providing cardiopulmonary
156	resuscitation.".
157	Sec. 13. Title I of the Comprehensive Policing and Justice Amendment Act of 2022,
158	effective April 21, 2023 (D.C. Law 24-345; D.C. Official Code passim), is amended as follows:
159	(a) Section 106 (D.C. Official Code § 5-353.01) is amended as follows:
160	(1) Subsection (b)(3) is amended by striking the phrase "and no current or prior
161	affiliation with" and inserting the phrase "and no current affiliation with" in its place.
162	(2) A new subsection (c) is added to read as follows:
163	"(c) Notwithstanding any other provision of law, the Metropolitan Police Department
164	shall publish the findings of fact and merits determination for all Use of Force Review Board
165	investigations on its website.".
166	(b) The lead-in language of section 127(a)(11) (D.C. Official Code § 5-365.01(a)(11)) is
167	amended by striking the phrase "a bodily injury or significant bodily injury that involves" and
168	inserting the phrase "extreme physical pain, illness, or impairment of physical condition,
169	including physical injury that involves" in its place.
170	(c) Section 128 (D.C. Official Code § 5-365.02) is amended as follows:
171	(1) Subsection (a) is amended as follows:
172	(A) Paragraph (1)(B) is amended by striking the phrase "immediate threat"
173	and inserting the phrase "imminent threat" in its place.

174	(B) Paragraph (2) is amended as follows:
175	(i) Subparagraph (A) is amended by striking the phrase "fleeing
476	suspect," and inserting the phrase "fleeing suspect or suspects," in its place.
177	(ii) Subparagraph (B) is amended to read as follows:
178	"(B) Under the totality of circumstances, not likely to cause death or
179	serious bodily injury to any person, other than to the fleeing suspect or suspects; and".
480	(2) Subsection (c) is amended by adding a new paragraph (3) to read as follows:
481	"(3) Nothing in this subsection shall be construed to permit any of the above
182	practices or tactics, to the extent they are prohibited by District law or by a law enforcement
183	agency.".
184	Sec. 14. Section 502(c)(2) of the Omnibus Public Safety Agency Reform Amendment
485	Act of 2004, effective September 30, 2004 (D.C. Law 15-194; D.C. Official Code § 5-
486	1031(c)(2)), is amended to read as follows:
187	"(2) The schedule shall include:
188	"(A) The date, time, and location of the hearing; and
189	"(B) A summary of the alleged misconduct or charges against the subject
190	officer.".
491	Sec. 15. The Office of Citizen Complaint Review Establishment Act of 1998, effective
192	March 26, 1999 (D.C. Law 12-208; D.C. Official Code § 5-1101 et seq.), is amended as follows:

493	(a) Section 5(d-2) (D.C. Official Code § 5-1104(d-2)) is amended by adding a new
494	paragraph (3) to read as follows:
495	"(3) The Executive Director shall keep confidential the identity of any person
496	named in any documents transferred from the MPD to the Office pursuant to paragraphs (1) and
497	(2) of this subsection.".
498	(b) Section 17(a)(1) (D.C. Official Code § 5-1116(a)(1)) is amended by striking the
499	phrase "rank, length of service, and current duty status" and inserting the phrase "rank, race,
500	gender, current duty status, and length of service," in its place.
501	Sec. 16. The Firearms Control Regulations Act of 1975, effective September 24, 1976
502	(D.C. Law 1-85; D.C. Official Code § 7-2501.01 et seq.), is amended as follows:
503	(a) A new section 213a is added to read as follows:
504	"Sec. 213a. Sale of self-defense sprays.
505	"Notwithstanding any other provision of this act, a person may transfer, offer for sale,
506	sell, give, or deliver a self-defense spray to another person in the District for the purposes set
507	forth in section 213; provided, that the self-defense spray is propelled from an aerosol container,
508	labeled with or accompanied by clearly written instructions as to its use, and dated to indicate its
509	anticipated useful life.".
510	(b) Section 601 (D.C. Official Code § 7-2506.01) is amended as follows:
511	(1) Subsection (b) is amended to read as follows:

512	"(b) No person in the District shall knowingly possess, sell, or transfer any item that is, in
513	fact, a large capacity ammunition feeding device regardless of whether the device is attached to a
514	firearm.".
515	(2) A new subsection (c) is added to read as follows:
516	"(c) For the purposes of this section, the term "large capacity ammunition feeding
517	device" means a magazine, belt, drum, feed strip, or similar device that has a capacity of, or that
518	can be readily restored or converted to accept, more than 10 rounds of ammunition. The term
519	"large capacity ammunition feeding device" shall not include an attached tubular device
520	designed to accept, and capable of operating only with, .22 caliber rimfire ammunition.".
521	(c) Section 706 (D.C. Official Code § 7-2507.06) is amended as follows:
522	(1) Subsection (a) is amended as follows:
523	(A) Paragraph (3)(B) is repealed.
524	(B) Paragraph (4) is amended by striking the phrase "3 years, or both."
525	and inserting the phrase "3 years, which shall be imposed consecutive to any other sentence of
526	incarceration, or both." in its place.
527	(C) A new paragraph (5) is added to read as follows:
528	"(5) A person convicted of possessing a firearm with an intent to sell, offer for
529	sale, or make available for sale, in violation of section 501, shall be fined no more than the
530	amount set forth in section 101 of the Criminal Fine Proportionality Amendment Act of 2012,

531	effective June 11, 2013 (D.C. Law 19-317; D.C. Official Code § 22-3571.01), or incarcerated for
532	no less than 2 years nor more than 10 years, or both.".
533	(2) Subsection (b) is amended by adding a new paragraph (1A) to read as follows:
534	"(1A) The administrative disposition provided for in this subsection shall not be
535	available to any person who has previously been convicted of any felony in the District or
536	elsewhere.".
537	(d) Section 906(e) (D.C. Official Code § 7-2509.06(e)) is amended as follows:
538	(1) Strike the phrase "a licensee" and insert the phrase "a person" in its place.
539	(2) Strike the phrase "a licensee's" and insert the phrase "a person's" in its place.
540	(e) Section 1001(a)(2) (D.C. Official Code § 7-2510.01(a)(2)) is amended as follows:
541	(1) Subparagraph (A) is amended by striking the phrase "cohabitating, or
542	maintaining a romantic, dating, or sexual relationship" and inserting the phrase "cohabitating, or
543	is someone with whom the Respondent is, was, or is seeking to be in a romantic, dating, or
544	sexual relationship" in its place.
545	(2) Subparagraph (B) is amended to read as follows:
546	"(B) Any sworn member of a law enforcement agency operating in the
547	District of Columbia; or".

548	(1) Section $1003(b)(1)$ (D.C. Official Code § 7-2510.03(b)(1)) is amended by striking the
549	phrase "respondent by a Metropolitan Police Department officer not fewer than 7 days before the
550	hearing" and inserting the phrase "respondent prior to the hearing" in its place.
551	(g) Section 1004(h) (D.C. Official Code § 7-2510.04(h)) is amended by striking the
552	phrase "good cause shown" and inserting the phrase "good cause shown, or for longer periods if
553	all parties consent" in its place.
554	(h) Section 1005(a) (D.C. Official Code § 7-2510.05(a)) is amended as follows:
555	(1) Paragraph (1) is amended by striking the phrase "by a sworn member of the
556	Metropolitan Police Department" and inserting the phrase "by any sworn law enforcement
557	officer, or in open court. Upon a finding of good cause, a judge may authorize personal service
558	by a person over the age of 18 who is not a sworn law enforcement officer" in its place.
559	(2) Paragraph (3) is amended by striking the phrase "shall notify the petitioner"
560	and inserting the phrase "shall notify the court, who shall note this on the docket and notify the
561	petitioner" in its place.
562	(i) Section 1006 (D.C. Official Code § 7-2510.06) is amended as follows:
563	(1) Subsection (a) is amended by striking the phrase "the court shall notify the
564	petitioner of the date" and inserting the phrase "the court shall send notice to the petitioner in
565	writing of the date" in its place

566	(2) Subsection (c) is amended by striking the phrase "the respondent by a
567	Metropolitan Police Department officer not fewer than 21 days before the hearing" and inserting
568	the phrase "the respondent prior to the hearing by a person authorized to serve via personal
569	service" in its place.
570	(j) Section 1013 (D.C. Official Code § 7-2510.13) is amended as follows:
571	(1) Subsection (a)(2)(D) is amended to read as follows:
572	"(D) "The Johns Hopkins Center for Gun Violence Solutions;".
573	(2) Subsection (c) is amended by striking the phrase "Working Group" and
574	inserting the phrase "Working Group, and shall convene the Working Group no later than April
575	1, 2024" in its place.
576	(3) Subsection (e) is amended by striking the phrase "January 1, 2023" and
577	inserting the phrase "April 1, 2025" in its place.
578	(k) New sections 1014, 1015, and 1016 are added to read as follows:
579	"Sec. 1014. Public awareness initiatives.
580	"By September 1, 2023:
581	"(1) The Metropolitan Police Department shall prominently display information
582	about extreme risk protection orders, including the petition process, on its website; and
583	"(2) The Office of the Attorney General shall develop and implement a public

awareness campaign to inform residents, professionals, and District government employees about extreme risk protection orders, including the petition process.

"Sec. 1015. Implementation of strategic gun violence reduction strategies.

- "(a)(1) The Metropolitan Police Department ("MPD") shall facilitate a Law Enforcement Shooting Review no less than twice per month to review each shooting in the District that occurred since the last Law Enforcement Shooting Review, including non-fatal shootings.
- "(2) The purpose of the Law Enforcement Shooting Reviews shall be to identify the potential for retaliation and law enforcement or other government agency contacts or interventions with persons involved in the reviewed shootings that may help to prevent retaliatory criminal conduct, and then assign responsibilities for immediate contacts or interventions.
- "(3) The purpose of the Law Enforcement Shooting Review shall not be to discuss information outside the investigative file. To the extent that there is any information discussed during the Law Enforcement Shooting Review that is not already included in the investigative file, MPD shall document that information in the investigative file.
- "(b) The Deputy Mayor for Public Safety and Justice shall coordinate a Coordination Meeting/Intervention Services Shooting Review no less than twice per month to review each shooting in the District that occurred since the last Coordination Meeting/Intervention Services Shooting Review from a services and response perspective, in order to identify and assign

503	government and community partners to outreach and engage those high-risk individuals
504	implicated by the shootings.
505	"Sec. 1016. Firearm tracing data and accountability report.
506	"By February 1 of each year, the Mayor shall submit to the Council and post on the
507	Mayor's website a report that includes the following information, using data from the preceding
508	calendar year:
509	"(1) The total number of firearms recovered in the District;
510	"(2) The location where each firearm was recovered, disaggregated by police
511	district;
512	"(3) The total number of ghost guns recovered in the District.;
513	"(4) To the extent possible, the number of firearms recovered, disaggregated by, if
514	available, manufacturer, firearm model, state or country of origin, and the last known point of
515	sale, transfer, theft, or loss of such firearm; and
516	"(5) To the extent possible, an analysis of purchase patterns with the available
517	information from the firearms recovered.".
518	Sec. 17. Section 214 of the Neighborhood Engagement Achieves Results Amendment
519	Act of 2016, effective June 30, 2016 (D.C. Law 21-125; D.C. Official Code § 7-2831), is
520	amended as follows:
521	(a) Subsection (a) is amended to read as follows:

622	"(a)(1) There is established a Private Security Camera System Incentive Program
623	("Program"), to be administered by the Mayor, to encourage the purchase and installation of the
624	following:
625	"(A) A security camera system on the exterior of a building owned or
626	leased by an individual, business, nonprofit, religious institution, or an entity as that term is
627	defined in D.C. Official Code § 29-101.02(10);
628	"(B) A security camera system on the interior of a building owned or
629	leased by a business that has less than \$2.5 million federal gross receipts or sales; and
630	"(C) Glass break sensors installed on the interior of a building owned or
631	leased by a business that has less than \$2.5 million federal gross receipts or sales.
632	"(2) A security camera system purchased and installed pursuant to paragraph
633	(1)(A) or (B) of this subsection shall be registered with the Metropolitan Police Department.".
634	(b) Subsection (b) is amended as follows:
635	(1) Paragraph (1) is amended to read as follows:
636	"(1) Purchase and install:
637	"(A) After September 22, 2015, a security camera system on the exterior
638	of the building;
639	"(B) After the applicability date of section 17 of the Secure DC Omnibus
640	Amendment Act of 2024, passed on 1st reading on February 6, 2024 (Engrossed version of Bill

641	25-345), a security camera system installed on the interior of a building owned or leased by a
642	business that has less than \$2.5 million federal gross receipts or sales; or
643	"(C) After the applicability date of section 17 of the Secure DC Omnibus
644	Amendment Act of 2024, passed on 1st reading on February 6, 2024 (Engrossed version of Bill
645	25-345), glass break sensors installed on the interior of the building owned or leased by a
646	business that has less than \$2.5 million federal gross receipts or sales;".
647	(2) Paragraph (2) is amended to read as follows:
648	"(2) For security camera systems installed on the exterior or interior of a building,
649	register the security camera system with the Metropolitan Police Department;".
650	(c) Subsection (c) is amended as follows:
651	(1) Paragraph (1) is amended to read as follows:
652	"(1) Upon approval of a rebate claim submitted pursuant to subsection (b) of this
653	section, the Program shall provide a rebate; provided, that the amount of the rebate shall not be
654	more than the purchase price of the security camera system or glass break sensors.".
655	(2) Paragraph (3) is repealed.
656	(d) Subsection (d)(1) is amended by striking the phrase "under the District of Columbia
657	Public Assistance Act of 1982, effective April 6, 1982 (D.C. Law 4-101; D.C. Official Code § 4-
658	201.01 et seq.)" and inserting the phrase "under the District of Columbia Public Assistance Act

659	of 1982, effective April 6, 1982 (D.C. Law 4-101; D.C. Official Code § 4-201.01 et seq.), or
660	receipt of benefits under the Supplemental Nutrition Assistance Program" in its place.
661	(e) Subsection (e)(1)(C) is repealed.
662	(f) Subsection (f) is amended as follows:
663	(1) Paragraph (1) is amended by striking the phrase "system verification" and
664	inserting the phrase "verification of the security camera system or glass break sensors" in its
665	place.
666	(2) Paragraph (2) is amended by striking the phrase "a system" and inserting the
667	phrase "a security camera system" in its place.
668	(3) Paragraph (3) is amended by striking the phrase "; and" and inserting a
669	semicolon in its place.
670	(4) Paragraph (4) is amended by striking the period and inserting the phrase ";
671	and" in its place.
672	(5) A new paragraph (5) is added to read as follows:
673	"(5) The maximum amount of rebate that is available under this section.".
674	(g) Subsection (h) is amended as follows:
675	(1) Paragraph (2) is amended by striking the phrase "private security cameras"
676	and inserting the phrase "private security cameras and glass break sensors" in its place.
677	(2) Paragraph (4) is amended by striking the phrase "subsection (c)(1)(A) or (B)"

5/8	and inserting the phrase "subsection (c)(1)(A), (B), or (C)" in its place.
579	(h) Subsection (i) is amended to read as follows:
580	"(i) For the purposes of this section, the term "security camera system" means one or
581	more indoor or outdoor surveillance cameras with functioning digital video recording
582	capability.".
583	(i) A new subsection (j) is added to read as follows:
584	"(j) The Office of Victim Services and Justice Grants shall include performance measures
585	and targets for the private security camera program in its annual performance plans, as well as
586	data on actual performance in its annual performance plans.".
587	Sec. 18. Section 14-307(d)(2) of District of Columbia Official Code is amended by
588	striking the phrase "confidential information" and inserting the phrase "confidential information
589	of a victim" in its place.
590	Sec. 19. Title 16 of the District of Columbia Official Code is amended as follows:
591	(a) Section 16-705(b)(1)(C)(ii) is amended by striking the phrase "; and" and inserting
592	the phrase "if the law enforcement officer was in uniform or acting in an official capacity at the
593	time of the offense; and" in its place.
594	(b) Section 16-1053(a) is amended as follows:
595	(1) Paragraph (9) is amended by striking the phrase "; and" and inserting a
596	semicolon in its place.

597	(2) Paragraph (10) is amended by striking the period and inserting the phrase ";
598	and" in its place.
599	(3) A new paragraph (11) is added to read as follows:
700	"(11) The Office of Unified Communications.".
701	(c)(1) Section 16-2310(a-1)(1)(A) is amended to read as follows:
702	"(A) Committed:
703	"(i) A dangerous crime or a crime of violence while armed with or
704	having readily available a knife, pistol, firearm, or imitation firearm; or
705	"(ii) Unarmed murder, first-degree sexual abuse, carjacking, or
706	assault with intent to commit any such offense; or".
707	(2) Paragraph (1) of this subsection shall expire 225 days after the effective date
708	of the Secure DC Omnibus Amendment Act of 2024, passed on 1st reading on February 6,2024
709	(Engrossed version of Bill 25-345).
710	(d) Section 16-2316(e) is amended as follows:
711	(1) Paragraph (3) is amended by striking the phrase "District of Columbia" and
712	inserting the phrase "District of Columbia, after providing respondent's counsel and the Attorney
713	General with notice and the opportunity to be heard regarding the admission of non-necessary
714	persons," in its place.

715	(2) Paragraph (4) is amended by striking the phrase "attend transfer, factfinding,
716	disposition, and post-disposition hearings, subject" and inserting the phrase "attend any transfer,
717	plea, factfinding, disposition, or post-disposition hearing, subject" in its place.
718	(3) Paragraph (5) is amended by striking the phrase "transfer, factfinding," and
719	inserting the phrase "transfer, plea, factfinding," in its place.
720	(e) Section 16-2331 is amended as follows:
721	(1) Subsection (c) is amended as follows:
722	(A) Paragraph (2) is amended as follows:
723	(i) Subparagraph (D) is amended as follows:
724	(I) Sub-subparagraph (vi) is amended by striking the phrase
725	"; or" and inserting a semicolon in its place.
726	(II) New sub-subparagraphs (viii) and (ix) are added to read
727	as follows:
728	"(viii) The respondent being in abscondence for more than 24
729	hours; or
730	"(ix) The respondent having escaped from a facility;".
731	(ii) Subparagraph (E) is amended as follows:
732	(I) Sub-subparagraph (vi) is amended by striking the phrase
733	": or" and inserting a semicolon in its place.

734	(II) New sub-subparagraphs (viii) and (ix) are added to read
735	as follows:
736	"(viii) The respondent being in abscondence for more than 24
737	hours; or
738	"(ix) The respondent having escaped from a facility; and".
739	(B) Paragraph (4)(B) is amended by striking the phrase "Schools, and the"
740	and inserting the phrase "Schools, public charter schools, parochial schools, and private schools,
741	and the" in its place.
742	(2) A new subsection (c-1) is added to read as follows:
743	"(c-1) Notwithstanding any provision of this section, when the court determines that a
744	stay-away order shall issue, it shall issue a standalone stay-away order and the Attorney General
745	shall provide to a victim or witness a copy of any stay-away order that pertains to that individual
746	or their property.".
747	(3) New subsections (h-1) and (h-2) are added to read as follows:
748	"(h-1)(1) Notwithstanding subsection (b) of this section, if a child has a custody order for
749	abscondence from a Department of Youth Rehabilitation Services ("DYRS") placement or court-
750	ordered placement, the Family Court, in the best interest of a child, the interest of public safety,
751	or the interest of the safety of any person who may search for the child, may, after a hearing at
752	which the child's counsel is present, order the Metropolitan Police Department ("MPD") to:

753	"(A) Take a missing person's report for a child; and
754	"(B) Submit a missing person's report to the National Center for Missing
755	and Exploited Children ("NCMEC").
756	"(2) Evidence of the following factors shall be considered in making the
757	determination described in paragraph (1) of this subsection:
758	"(A) The child's age;
759	"(B) The nature of the present delinquency offense or in need of
760	supervision offense and the extent and nature of the child's prior record:
761	"(C) Whether the child has been sexually exploited or is at risk of sexual
762	exploitation;
763	"(D) Whether there have been reports of abuse and neglect involving the
764	child;
765	"(E) Whether there is an open neglect case or other Child and Family
766	Services Agency involvement;
767	"(F) The child's mental condition, including any disabilities; and
768	"(G) The child's history of abscondences from DYRS or court-ordered
769	placements and the child's history of running away from home.
770	"(3) If the Family Court orders MPD to take a missing person's report, pursuant
771	to this section, any person with knowledge of the custody order may make a missing person's

772	report to NCMEC; provided, that any person making such a report shall not disclose that there is
773	a custody order in effect.
774	"(4) For the purposes of this section, the term "child" means a person who has not
775	attained the age of 18 years.
776	"(h-2) Notwithstanding the provisions of this section, the Attorney General or
777	respondent's attorney, at their discretion, may release juvenile case record information to
778	members of the press who are authorized to attend a court hearing pursuant to § 16-2316(e);
779	provided, that the information is consistent with, and does not exceed the scope of, the

information that the court authorized the press to report when granting the press permission to

(f) Section 16-2332(c) is amended as follows:

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attend the hearing.".

- (1) Paragraph (3) is amended to read as follows:
- "(3) Other court case participants and law enforcement:

"Law enforcement officers of the United States, the District of Columbia, and other jurisdictions, except that such records shall be limited to photographs of the child, a physical description of the child, any addresses where the child may be found, and the phone number or other contact information of the child or the child's parents, guardians, or custodians. The confidentiality of any information disclosed to law enforcement officers pursuant to this subsection shall be maintained pursuant to § 16-2333;".

791	(2) The lead-in language to paragraph (4)(D) is amended by striking the phrase
792	"Schools, and the" and inserting the phrase "Schools, public charter schools, parochial schools,
793	and private schools, and the" in its place.
794	(g) Section 16-2333 is amended as follows:
795	(1) Subsection (b)(4)(C) is amended by striking the phrase ", and the District of
796	Columbia Public Schools" and inserting the phrase ", the District of Columbia Public Schools,
797	public charter schools, parochial schools, and private schools" in its place.
798	(2) Subsection (f) is amended by striking the phrase "date of the crime." and
799	inserting the phrase "month in which the crime occurred." in its place.
800	(h) A new section 16-2333.03 is added to read as follows:
301	"§ 16-2333.03. Information sharing by agencies.
302	"(a) Notwithstanding the confidentiality provisions in §§ 2-1515.06, 16-2331, 16-2332,
803	and 16-2333, it shall not be an offense for an agency to publicly share data derived from juvenile
304	case records, juvenile social records, police and other law enforcement records, or confidential
305	Department of Youth Rehabilitation Services records, provided that:
806	"(1) The data shared does not include any information that, by itself or in
807	combination with other publicly available information, could identify a particular person,
808	including a person's name, Social Security number or other identifying number or code, address,
309	phone number, email address, or birth date; and

810	"(2) Record-level data is not shared, the data shared is aggregated, and any counts
811	or data points with fewer than 10 observations are suppressed.
812	"(b) For the purposes of this section, the term "agency" means the Superior Court of the
813	District of Columbia, the Office of the Attorney General for the District of Columbia, the
814	Metropolitan Police Department, and the Department of Youth Rehabilitation Services.".
815	(i) Section 16-2340(a)(2) is amended by striking the phrase "juvenile factfinding" and
816	inserting the phrase "juvenile plea hearings, factfinding" in its place.
817	Sec. 20. An Act To establish a code of law for the District of Columbia, approved March
818	3, 1901 (31 Stat. 1189; D.C. Official Code passim), is amended as follows:
819	(a) Section 806(a) (D.C. Official Code § 22-404(a)) is amended as follows:
820	(1) Paragraph (2) is amended by striking the phrase "or both. For the purposes of
821	this paragraph, the term "significant bodily injury" means an injury that requires hospitalization
822	or immediate medical attention." and inserting the phrase "or both." in its place.
823	(2) A new paragraph (3) is added to read as follows:
824	"(3) For the purposes of this section, the term "significant bodily injury" means:
825	"(A) An injury that, to prevent long-term physical damage or to abate
826	severe pain, requires hospitalization or medical treatment beyond what a layperson can
827	personally administer;
828	"(B) A fracture of a bone;

829	"(C) A laceration for which the victim required stitches, sutures, staples,
830	or closed-skin adhesives, or a laceration that is at least one inch in length and at least one quarter
831	of an inch in depth;
832	"(D) A burn of at least second degree severity;
833	"(E) Any loss of consciousness;
834	"(F) A traumatic brain injury; or
835	"(G) An injury where medical testing, beyond what a layperson can
836	personally administer, was performed to ascertain whether there was an injury described in
837	subparagraphs (A)-(F) of this paragraph.".
838	(b) Section 806a (D.C. Official Code § 22-404.01) is amended by adding a new
839	subsection (d) to read as follows:
840	"(d) For the purposes of this section, the term "serious bodily injury" means an injury or
841	significant bodily injury, as that term is defined in section 806(a)(3) that involves:
842	"(1) A substantial risk of death;
843	"(2) Protracted and obvious disfigurement;
844	"(3) Protracted loss or impairment of the function of a bodily member, organ, or
845	mental faculty;
846	"(4) Extended loss of consciousness;
847	"(5) A burn of at least third degree severity; or

848	"(6) A gunshot wound.".
849	(c) A new section 806d is added to read as follows:
850	"Sec. 806d. Strangulation.
851	"(a) A person commits the offense of strangulation if that person knowingly,
852	intentionally, or recklessly restricts the normal circulation of the blood or breathing of another
853	person, either by applying pressure on the throat, neck, or chest of another person, or by blocking
854	the nose or mouth of another person.
855	"(b) Except for as provided in subsection (c) of this section, a person convicted of
856	strangulation shall be fined no more than the amount set forth in section 101 of the Criminal Fine
857	Proportionality Amendment Act of 2012, effective June 11, 2013 (D.C. Law 19-317; D.C.
858	Official Code § 22-3571.01), or incarcerated for no more than 5 years, or both.
859	"(c) A person convicted of strangulation may be fined up to 1½ times the maximum fine
860	otherwise authorized under this section and may be incarcerated for a term of up to $1\frac{1}{2}$ times the
861	maximum term of incarceration otherwise authorized under this section, or both, if:
862	"(1) The victim sustained serious bodily injury, as that term is defined in section
863	806a(d), as a result of the offense;
864	"(2) The person was, at the time of the offense, required to stay away from or
865	have no contact with the victim as a condition of their parole or supervised release or pursuant to
866	a court order; or

867	"(3) The person was, within 5 years of commission of the strangulation offense,
868	convicted of either an intrafamily offense, as that term is defined in D.C. Official Code § 16-
869	1001(8), or a similar offense in the law of another jurisdiction.
870	"(d)(1) A conviction for strangulation merges with any other offense under this chapter
871	arising from the same act or course of conduct.
872	"(2) For a person found guilty of 2 or more offenses that merge under this section
873	the sentencing court shall either:
874	"(A) Vacate all but one of the offenses prior to sentencing according to the
875	rule of priority in paragraph (3) of this subsection; or
876	"(B) Enter judgment and sentence the actor for offenses that merge;
877	provided, that:
878	"(i) Sentences for the offenses run concurrent to one another; and
879	"(ii) The convictions for all but, at most, one of the offenses shall
880	be vacated after:
881	"(I) The time for appeal has expired; or
882	"(II) The judgment that was appealed has been decided.
883	"(3) When convictions are vacated under paragraph (2)(A) of this subsection, the
884	conviction that remains shall be the conviction for:

885	"(A) The offense with the highest authorized maximum period of
886	incarceration; or
887	"(B) If 2 or more offenses have the same highest authorized maximum
888	period of incarceration, any offense that the sentencing court deems appropriate.".
889	(d) Section 811a(a)(1) (D.C. Official Code § 22-2803(a)(1)) is amended to read as
890	follows:
891	"(1) A person commits the offense of carjacking if, by any means, that person
892	knowingly by force or violence, whether against resistance or by sudden or stealthy seizure or
893	snatching, or by putting in fear, or attempts to do so, shall take a motor vehicle from a person's
894	immediate actual possession, or that person knowingly by force or violence, or by putting in fear,
895	shall take a key to a motor vehicle from the immediate actual possession of another person, while
896	that motor vehicle is within the line of sight of the person or the victim and close enough to the
897	vehicle that the person taking the key to the motor vehicle can take immediate possession of it,
898	with the purpose and effect of immediately taking the motor vehicle of another.".
899	Sec. 21. Section 432 of the Revised Statutes of the District of Columbia (D.C. Official
900	Code § 22-405), is amended as follows:
901	(a) Subsection (a) is amended by striking the phrase "any fire department operating in the
902	District of Columbia," and inserting the phrase "any fire department operating in the District of
903	Columbia, any emergency medical technician, paramedic, intermediate paramedic, or other

904	member of any emergency medical services department operating in the District of Columbia,"
905	in its place.
906	(b) Subsection (c) is amended as follows:
907	(1) The existing text is designated as paragraph (1).
908	(2) A new paragraph (2) is added to read as follows:
909	"(2) For the purposes of this subsection, the term "significant bodily injury" shall
910	have the same meaning as provided in section 806(a)(3) of An Act To establish a code of law for
911	the District of Columbia, approved March 3, 1901 (31 Stat. 1322; D.C. Official Code § 22-
912	404(a)(3)).".
913	Sec. 22. The Anti-Sexual Abuse Act of 1994, effective May 23, 1995 (D.C. Law 10-257;
914	D.C. Official Code § 22-3001 et seq.), is amended as follows:
915	(a) Section 101 (D.C. Official Code § 22-3001) is amended as follows:
916	(1) Paragraph (7) is amended to read as follows:
917	"(7) "Serious bodily injury" shall have the same meaning as provided in section
918	806a of An Act To establish a code of law for the District of Columbia, effective August 20,
919	1994 (D.C. Law 10-151; D.C. Official Code § 22-404.01(d)).".
920	(2) Paragraph (10) is amended as follows:
921	(A) Subparagraph (C) is amended by striking the phrase "; and" and
922	inserting a semicolon in its place.

923	(B) Subparagraph (D) is amended to read as follows:
924	"(D) Any employee, contractor, consultant, or volunteer of a
925	school, religious institution, or an educational, social, recreational, athletic, musical, charitable,
926	or youth facility, organization, or program, including a teacher, coach, counselor, clergy, youth
927	leader, chorus director, bus driver, administrator, or support staff, or any other person in a
928	position of trust with or authority over a child or a minor.".
929	(b) Section 205 (D.C. Official Code § 22-3006) is amended as follows:
930	(1) The existing text is designated as subsection (a).
931	(2) A new subsection (b) is added to read as follows:
932	"(b)(1) A person convicted of misdemeanor sexual abuse who has 3 or more prior
933	convictions for misdemeanor sexual abuse shall be fined no more than the amount set forth in
934	section 101 of the Criminal Fine Proportionality Amendment Act of 2012, effective June 11,
935	2013 (D.C. Law 19-317; D.C. Official Code § 22-3571.01), or incarcerated for no more than 3
936	years, or both.
937	"(2) In addition to a violation of this section, a person shall be considered to have
938	prior convictions for misdemeanor sexual abuse if that person has been previously convicted of a
939	violation of a crime under the laws of any other jurisdiction that involved conduct that would, if
940	committed in the District of Columbia, constitute a violation of this section, or conduct that is
941	substantially similar to conduct prosecuted under this section.

942	(c) Section 209a (D.C. Official Code § 22-3010.01) is amended by adding a new
943	subsection (a-1) to read as follows:
944	"(a-1)(1) A person convicted of misdemeanor sexual abuse of a child or minor who has 3
945	or more prior convictions for misdemeanor sexual abuse of a child or minor shall be fined no
946	more than the amount set forth in section 101 of the Criminal Fine Proportionality Amendment
947	Act of 2012, effective June 11, 2013 (D.C. Law 19-317; D.C. Official Code § 22-3571.01), or
948	incarcerated for no more than 3 years, or both.
949	"(2) In addition to a violation of this section, a person shall be considered as
950	having prior convictions for misdemeanor sexual abuse of a child or minor if that person has
951	been previously convicted of a violation of a crime under the laws of any other jurisdiction that
952	involved conduct that would, if committed in the District of Columbia, constitute a violation of
953	this section, or conduct that is substantially similar to conduct prosecuted under this section.".
954	(d) Section 219(a)(1) (D.C. Official Code § 22-3020(a)(1)) is amended by striking the
955	phrase "12 years" and inserting the phrase "13 years" in its place.
956	Sec. 23. The Criminalization of Non-Consensual Pornography Act of 2014, effective
957	May 7, 2015 (D.C. Law 20-275; D.C. Official Code § 22-3051 et seq.), is amended as follows:
958	(a) Section 3(a)(2) (D.C. Official Code § 22-3052(a)(2)) is amended to read as follows:
959	"(2) The person disclosing the sexual image knew or consciously disregarded a
960	substantial and unjustifiable risk that the person depicted did not consent to the disclosure; and".

961	(b) Section 4(a) (D.C. Official Code § 22-3053(a)) is amended as follows:
962	(1) The lead-in language is amended by striking the phrase "identifiable person
963	when" and inserting the phrase "identifiable person, whether obtained directly from the person or
964	from a third party or other source, when" in its place.
965	(2) Paragraph (1) is amended by striking the phrase "disclosure or publication of"
966	and inserting the phrase "publication of" in its place.
967	(3) Paragraph (2) is amended to read as follows:
968	"(2) The person publishing the sexual image knew or consciously disregarded a
969	substantial and unjustifiable risk that the person depicted did not consent to the publication;
970	and".
971	(c) Section 5(a) (D.C. Official Code § 22-3054(a)) is amended as follows:
972	(1) Paragraph (1) is amended by striking the phrase "disclosure or publication of"
973	and inserting the phrase "publication of" in its place.
974	(2) Paragraph (2) is amended to read as follows:
975	"(2) The person publishing the sexual image knew or consciously disregarded a
976	substantial and unjustifiable risk that the sexual image was obtained as a result of a previous
977	disclosure or publication of the sexual image made with intent to harm the person depicted or to
978	receive financial gain.".
979	Sec. 24. The District of Columbia Theft and White Collar Crimes Act of 1982, effective

980	December 1, 1982 (D.C. Law 4-164; D.C. Official Code § 22-3201 et seq.), is amended as
981	follows:
982	(a) A new section 111a is added to read as follows:
983	"Sec. 111a. Directing organized retail theft.
984	"(a) For the purpose of this section, the term "organized retail theft" means acting in
985	concert with one or more other persons to commit theft, as described in section 111, of any
986	merchandise with a value greater than \$1,000 aggregated over a 90-day period with the intent to:
987	"(1) Sell, barter, or trade the merchandise for monetary or other gain; or
988	"(2) Fraudulently return the merchandise to a retail merchant.
989	"(b) A person commits the offense of directing organized retail theft if any person acts as
990	an organizer by recruiting, directing, or coercing individuals to commit organized retail theft.
991	"(c) A person who violates this section shall be guilty of a felony and, upon conviction,
992	shall be fined no more than the amount set forth in section 101 of the Criminal Fine
993	Proportionality Amendment Act of 2012, effective June 11, 2013 (D.C. Law 19-317; D.C.
994	Official Code § 22-3571.01), incarcerated for no more than 15 years, or both.
995	"(d)(1) A conviction for directing organized retail theft merges with any other conviction
996	for being an accomplice to theft under section 111, an accomplice to shoplifting under section
997	113, or an accomplice to burglary under section 823 of An Act To establish a code of law for the
998	District of Columbia, approved March 3, 1901 (31 Stat. 1323; D.C. Official Code § 22-801), or

999	for criminal conspiracy under section 908A of An Act To establish a code of law for the District
1000	of Columbia, approved July 29, 1970 (84 Stat. 599; D.C. Official Code § 22-1805a), arising from
1001	the same act or course of conduct.
1002	"(2) For a person found guilty of 2 or more offenses that merge under this
1003	subsection, the sentencing court shall either:
1004	"(A) Vacate all but one of the offenses prior to sentencing according to the
1005	rule of priority in paragraph (3) of this subsection; or
1006	"(B) Enter judgment and sentence the actor for offenses that merge;
1007	provided, that:
1008	"(i) Sentences for the offenses run concurrent to one another; and
1009	"(ii) The convictions for all but, at most, one of the offenses shall
1010	be vacated after:
1011	"(I) The time for appeal has expired; or
1012	"(II) The judgment that was appealed has been decided.
1013	"(3) When convictions are vacated under paragraph (2)(A) of this subsection, the
1014	conviction that remains shall be the conviction for:
1015	"(A) The offense with the highest authorized maximum period of
1016	incarceration; or

1017	"(B) If 2 or more offenses have the same highest authorized maximum
1018	period of incarceration, any offense that the sentencing court deems appropriate.".
1019	(b) Section 112(a) (D.C. Official Code § 22-3212(a)) is amended to read as follows:
1020	"(a)(1) Theft in the first degree. – Any person convicted of theft in the first degree shall
1021	be fined no more than the amount set forth in section 101 of the Criminal Fine Proportionality
1022	Amendment Act of 2012, effective June 11, 2013 (D.C. Law 19-317; D.C. Official Code § 22-
1023	3571.01), or incarcerated for no more than 10 years, or both, if:
1024	"(A) The value of the property obtained or used is \$500 or more; or
1025	"(B)(i) The person commits theft twice or more within a period of 6
1026	months and the aggregate value of property obtained is \$500 or more.
1027	"(ii) When a person commits theft twice or more within a period of
1028	6 months pursuant to sub-subparagraph (i) of this subparagraph, the thefts may be aggregated
1029	and charged in a single count, in which event they shall constitute a single offense.
1030	"(2) A conviction for first degree theft under paragraph (1)(C) of this subsection
1031	merges with any other conviction for robbery under section 810 of An Act To establish a code of
1032	law for the District of Columbia, approved March 3, 1901 (31 Stat. 1322; D.C. Official Code §
1033	22-2801), and malicious destruction of property under section 848 of An Act To establish a code
1034	of law for the District of Columbia, approved March 3, 1901 (31 Stat. 1327; D.C. Official Code
1035	§ 22-303), arising from the same act or course of conduct.

1036	"(3) For a person found guilty of 2 or more offenses that merge under this
1037	subsection, the sentencing court shall either:
1038	"(A) Vacate all but one of the offenses prior to sentencing according to the
1039	rule of priority in paragraph (4) of this subsection; or
1040	"(B) Enter judgment and sentence the actor for offenses that merge;
1041	provided, that:
1042	"(i) Sentences for the offenses run concurrent to one another; and
1043	"(ii) The convictions for all but, at most, one of the offenses shall
1044	be vacated after:
1045	"(I) The time for appeal has expired; or
1046	"(II) The judgment that was appealed has been decided.
1047	"(4) When convictions are vacated under paragraph (3)(A) of this subsection, the
1048	conviction that remains shall be the conviction for:
1049	"(A) The offense with the highest authorized maximum period of
1050	incarceration; or
1051	"(B) If 2 or more offenses have the same highest authorized maximum
1052	period of incarceration, any offense that the sentencing court deems appropriate.".
1053	(c) Section 201(b) (D.C. Official Code § 22-3601(b)) is amended to read as follows:

1054	"(b) The provisions of subsection (a) of this section shall apply to the following offenses:
1055	any crime of violence, as that term is defined in D.C. Official Code § 23-1331(4), theft, fraud in
1056	the first degree, and fraud in the second degree, identity theft, financial exploitation of a
1057	vulnerable adult or elderly person, or an attempt or conspiracy to commit any of the foregoing
1058	offenses.".
1059	(d) New sections 203 and 204 are added to read as follows:
1060	"Sec. 203. Enhanced penalty for committing a crime of violence against a person at a
1061	Department of Parks and Recreation property.
1062	"(a) Any person who commits a crime of violence, as that term is defined in D.C. Official
1063	Code § 23-1331(4), against another person while located on a property administered by the
1064	Department of Parks and Recreation may be punished by a fine of up to 1 1/2 times the
1065	maximum fine otherwise authorized for the offense and may be imprisoned for a term of up to 1
1066	1/2 times the maximum term of imprisonment otherwise authorized by the offense, or both.
1067	"(b) For the purposes of this section, the term "property" means any park, field, court,
1068	play area, facility, or building, and the associated parking lot.
1069	"Sec. 204. Enhanced penalties for committing a crime of violence against vulnerable
1070	adults.
1071	"(a) Any person who commits a crime of violence, as that term is defined in D.C. Official
1072	Code § 23-1331(4), against a vulnerable adult may be punished by a fine of up to 1 1/2 times the

1073	maximum fine otherwise authorized for the offense and may be imprisoned for a term of up to 1
1074	1/2 times the maximum term of imprisonment otherwise authorized for the offense, or both.
1075	"(b) It is an affirmative defense that the accused knew or reasonably believed that the
1076	victim was not a vulnerable adult at the time of the offense, or could not have known or
1077	determined the age of the victim because of the manner in which the offense was committed.
1078	This defense shall be established by a preponderance of the evidence.
1079	"(c) For the purposes of this section, the term "vulnerable adult" means a person who is
1080	18 years of age or older and has one or more physical or mental limitations that substantially
1081	impairs the person's ability to independently provide for their daily needs or safeguard their
1082	person, property, or legal interests.".
1083	Sec. 25. The Anti-Intimidation and Defacing of Public or Private Property Criminal
1084	Penalty Act of 1982, effective March 10, 1983 (D.C. Law 4-203; D.C. Official Code § 22-3312
1085	et seq.), is amended as follows:
1086	(a) Section 4 (D.C. Official Code § 22-3312.03) is revived as of the effective date of the
1087	Secure DC Omnibus Amendment Act of 2024, passed on 1st reading on February 6, 2024
1088	(Engrossed version of Bill 25-345), and amended to read as follows:
1089	"Sec. 4. Wearing masks.
1090	"It shall be unlawful for any person over 16 years of age, while wearing any mask or

other article whereby a substantial portion of the face is hidden, concealed, or covered as to

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1092	conceal the identity of the wearer to enter upon, be, or appear upon or within public property, or
1093	hold any meeting or demonstration, if the intent of the person is to:
1094	"(1) Engage in conduct prohibited by civil or criminal law and avoid
1095	identification;
1096	"(2) Deprive any person or class of persons of equal protection of the law or of
1097	equal privileges and immunities under the law, or for the purpose of preventing or hindering the
1098	constituted authorities of the United States or the District of Columbia from giving or securing
1099	for all persons within the District of Columbia equal protection of the law;
1100	"(3) Force or threaten the use of force, to injure, intimidate, or interfere with any
1101	person because of his or her exercise of any right secured by federal or District of Columbia
1102	laws, or to intimidate any person or any class of persons from exercising any right secured by
1103	federal or District of Columbia laws; or
1104	"(4) Intimidate, threaten, abuse, or harass any other person; or
1105	"(4) Intimidate, threaten, abuse, or harass any other person.".
1106	"(5) Cause another person to fear for his or her personal safety.".
1107	(b) Section 5(b) (D.C. Official Code § 22-3312.04(b)) is amended by striking the phrase
1108	"shall be" and inserting the phrase "or section 4 shall be" in its place.
1109	Sec. 26. The Taxicab Drivers Protection Act of 2000, effective June 9, 2001 (D.C. Law
1110	13-307: D.C. Official Code & 22-3751 et seg.) is amended as follows:

1111	(a) Section 2 (D.C. Official Code § 22-3751) is amended to read as follows:
1112	"Sec. 2. Enhanced penalties for committing a crime of violence against transportation
1113	providers.
1114	"(a) Any person who commits a crime of violence, as that term is defined in D.C. Official
1115	Code § 23-1331(4), against a transportation provider may be punished by a fine of up to 1 1/2
1116	times the maximum fine otherwise authorized for the offense and may be imprisoned for a term
1117	of up to 1 1/2 times the maximum term of imprisonment otherwise authorized for the offense, or
1118	both.
1119	"(b) For the purposes of this section, the term "transportation provider" means a person
1120	who operates within the District of Columbia a private vehicle-for-hire or a public vehicle-for-
1121	hire, as those terms are defined in section 4(16A) and (17) of the Department of For-Hire
1122	Vehicles Establishment Act of 1985, effective March 25, 1986 (D.C. Law 6-97; D.C. Official
1123	Code § 50-301.03(16A) and (17)), or a person that provides transportation of parcels, food, or
1124	beverages in the District for compensation .".
1125	(b) Section 2a (D.C. Official Code § 22-3751.01) is amended as follows:
1126	(1) The section heading is amended to read as follows:
1127	"Sec. 2a. Enhanced penalties for committing a crime of violence against transit operators,
1128	Metrorail station managers, employees, and passengers.".
1129	(2) Subsection (a) is amended to read as follows:

1130	"(a) Any person who commits a crime of violence, as that term is defined in D.C. Official
1131	Code § 23-1331(4), against a transit operator, who, at the time of the offense, is authorized to
1132	operate and is operating a mass transit vehicle in the District of Columbia, or against a Metrorail
1133	station manager or Metrorail station employee while on duty in the District of Columbia, may be
1134	punished by a fine of up to one and 1/2 times the maximum fine otherwise authorized for the
1135	offense and may be imprisoned for a term of up to one and 1/2 times the maximum term of
1136	imprisonment otherwise authorized by the offense, or both.".
1137	(3) A new subsection (a-1) is added to read as follows:
1138	"(a-1) Any person who commits a crime of violence, as that term is defined in D.C.
1139	Official Code § 23-1331(4), against a passenger of a mass transit vehicle may be punished by a
1140	fine of up to one and 1/2 times the maximum fine otherwise authorized for the offense and may
1141	be imprisoned for a term of up to one and 1/2 times the maximum term of imprisonment
1142	otherwise authorized by the offense, or both.".
1143	(4) Subsection (b) is amended as follows:
1144	(A) A new paragraph (1A) is added to read as follows:
1145	"(1A) "Metrorail station employee" means any Washington Metropolitan Area
1146	Transit Authority employee who operates a bus or train or works in a Metrorail station.".
1147	(B) A new paragraph (2A) is added to read as follows:
1148	"(2A) "Passenger" means a person who is traveling on a mass transit vehicle or

1149	waiting at a marked mass transit vehicle boarding location, such as a bus stop or Metrorail
1150	station.".
1151	(c) Section 3 (D.C. Official Code § 22-3752) is repealed.
1152	Sec. 27. Section 2(6)(B) of the Sex Offender Registration Act of 1999, effective July 11,
1153	2000 (D.C. Law 13-137; D.C. Official Code § 22-4001(6)(B)), is amended by striking the phrase
1154	"12 years" wherever it appears and inserting the phrase "13 years" in its place.
1155	Sec. 28. The DNA Sample Collection Act of 2001, effective November 3, 2001 (D.C.
1156	Law 14-52; D.C. Official Code § 22-4151), is amended by adding new sections 2a and 2b to read
1157	as follows:
1158	"Sec. 2a. Collection and use of DNA identification information from arrestees and
1159	defendants.
1160	"(a)(1) The Metropolitan Police Department may collect a DNA sample from each
1161	individual arrested for an offense set forth in section 2(a).
1162	"(2) If an individual appears in court having been charged by information,
1163	complaint, or indictment with an offense set forth in section 2(a) without previously having a
1164	DNA sample collected, the court may direct the collection of a DNA sample from that
1165	individual.
1166	"(3) DNA sample collection under this section may be limited to individuals who
1167	are fingerprinted.

1168	"(4) The Metropolitan Police Department or the court, as applicable, may
1169	authorize, or enter into agreements with, other local, state, or federal governmental agencies or
1170	private entities to collect DNA samples under this section.
1171	"(5) An agency or entity may, but need not, collect a DNA sample from an
1172	individual if:
1173	"(A) Another agency or entity has collected, or will collect, a DNA sample
1174	from that individual and has provided, or will provide, the sample for analysis and inclusion of
1175	the results in CODIS as provided in subsection (b) of this section; or
1176	"(B) CODIS already contains a DNA analysis with respect to that
1177	individual.
1178	"(6) DNA sample collection may be repeated if the agency or entity responsible
1179	for collection is informed that a sample collected from the individual does not satisfy the
1180	requirements for analysis or for entry of the results of the analysis into CODIS.
1181	"(b) The Metropolitan Police Department or other authorized agency or entity (as
1182	applicable) shall furnish an individual's DNA sample collected under this section to the Federal
1183	Bureau of Investigation Laboratory, or to another laboratory approved by the FBI, for the
1184	purpose of carrying out a DNA analysis on the DNA sample and including the results in CODIS.
1185	The requirement to furnish the DNA sample to the FBI Laboratory or to another laboratory
1186	approved by the FBI may be waived, with the permission of the FBI, if DNA samples are

1187	analyzed by means of Rapid DNA instruments and the results are included in CODIS. DNA
1188	samples collected under this section may not be analyzed or included in CODIS before either:
1189	"(1) The individual has been charged by information, complaint, or indictment
1190	with an offense set forth in section 2(a); or
1191	"(2) A judicial officer has made an initial probable cause finding that the
1192	individual committed an offense set forth in section 2(a).
1193	"(c) Any DNA samples collected and records of DNA analyses generated under this
1194	section shall be destroyed and expunged automatically from CODIS if:
1195	"(1) A criminal action begun against the individual does not result in a conviction
1196	of the individual for an offense set forth in section 2(a);
1197	"(2) The conviction for an offense set forth in section 2(a) is reversed or vacated
1198	and no new trial is permitted; or
1199	"(3) The individual is granted an unconditional pardon.
1200	"(d) The authorization of DNA sample collection by this section shall not limit DNA
1201	sample collection by any agency pursuant to any other authority.
1202	"(e) For the purposes of this section, the terms "DNA sample", "DNA analysis", and
1203	"Rapid DNA instruments" shall have the same meaning as provided in 34 U.S.C. § 40703(c).
1204	"Sec. 2b. Collection of DNA identification information from convicted offenders.

1205	"(a)(1) A District agency may collect a DNA sample from an individual who is, or has
1206	been, convicted of an offense set forth in section 2(a).
1207	"(2) A District agency or the court, as applicable, may authorize, or enter into
1208	agreements with, other local, state, or federal governmental agencies or private entities to collect
1209	DNA samples under this section.
1210	"(3) An agency or entity may, but need not, collect a DNA sample from an
1211	individual if:
1212	"(A) Another agency or entity has collected, or will collect, a DNA sample
1213	from that individual and has provided, or will provide, the sample for analysis and inclusion of
1214	the results in CODIS as provided in subsection (b) of this section; or
1215	"(B) CODIS already contains a DNA analysis with respect to that
1216	individual.
1217	"(4) DNA sample collection may be repeated if the agency or entity responsible
1218	for collection is informed that a sample collected from the individual does not satisfy the
1219	requirements for analysis or for entry of the results of the analysis into CODIS.
1220	"(b) The agency or entity, as applicable, shall furnish each DNA sample collected under
1221	this section to the Federal Bureau of Investigation Laboratory, or to another laboratory approved
1222	by the FBI, for the purpose of carrying out a DNA analysis on each such DNA sample and
1223	including the results in CODIS. The requirements of this subsection may be waived, with the

1224	permission of the Federal Bureau of Investigation, if DNA samples are analyzed by means of
1225	Rapid DNA instruments and the results are included in CODIS.
1226	"(c) The authorization of DNA sample collection by this section shall not limit DNA
1227	sample collection by any agency pursuant to any other authority.
1228	"(d) For the purposes of this section, the terms "DNA sample", "DNA analysis", and
1229	"Rapid DNA instruments" shall have the same meaning as provided in 34 U.S.C. § 40703(c).".
1230	Sec. 28. The Criminal Justice Coordinating Council for the District of Columbia
1231	Establishment Act of 2001, effective October 3, 2001 (D.C. Law 14-28; D.C. Official Code § 22-
1232	4231 et seq.), is amended as follows:
1233	(a) Section 1504(a) (D.C. Official Code § 22-4233(a)) is amended as follows:
1234	(1) Paragraph (20) is amended by striking the phrase "; and" and inserting a
1235	semicolon in its place.
1236	(2) Paragraph (21) is amended by striking the period and inserting the phrase ";
1237	and" in its place.
1238	(3) A new paragraph (22) is added to read as follows:
1239	"(22) The Chairperson of the District of Columbia Sentencing Commission.".
1240	(b) Section 1505 (D.C. Official Code § 22-4234) is amended by adding new subsections
1241	(b-5), (b-6), (b-7), (b-8), and (b-9) to read as follows:
1242	"(b-5)(1) By December 1, 2023, and on a quarterly basis thereafter, the CJCC shall

1243	submit to the Mayor and the Council and post on its website a report that includes, in accordance	
1244	with existing law, aggregate data on the following with respect to the criminal justice and	
1245	juvenile justice systems:	
1246	"(A) Diversion;	
1247	"(B) Pretrial supervision;	
1248	"(C) Detention;	
1249	"(D) Prosecution;	
1250	"(E) Sentencing;	
1251	"(F) Commitment;	
1252	"(G) Incarceration;	
1253	"(H) Probation;	
1254	"(I) Parole;	
1255	"(J) Supervised release; and	
1256	"(K) Deferred prosecution agreements, deferred sentencing agreements,	
1257	deferred disposition agreements, and consent decrees.	
1258	"(2) The CJCC shall include in the report information and context to aid the	
1259	general public in interpretation of the data.	
1260	"(3) Prior to submitting and posting the aggregate data, the CJCC shall provide	
1261	each agency that supplies data at least 15 business days to review and comment on the data	

1262	presentation and any analysis relevant to the agency. The CJCC shall review the feedback and	
1263	make reasonable efforts to collaborate with agencies to ensure accuracy in the analysis and	
1264	presentation of each agency's data.	
1265	"(b-6) The CJCC shall post the following year-to-date data on its website monthly,	
1266	beginning with the earliest year for which CJCC is able to obtain historical data:	
1267	"(1) Arrests for violent crimes committed by juveniles and adults, by offense; and	
1268	"(2) Gun violence and homicide counts and rates citywide and by ward,	
1269	neighborhood, and police service area.	
1270	"(b-7)(1) By August 1, 2024, and on a quarterly basis thereafter, the CJCC shall submit to	
1271	the Mayor and the Council and post on its website a report that includes the following:	
1272	"(A) The number of arrests made by the Metropolitan Police Department	
1273	in the prior quarter for a warrant issued when a defendant fails to appear in court ("bench	
1274	warrant");	
1275	"(B) The number of arrests made by the United States Marshals Service in	
1276	the prior quarter for a bench warrant;	
1277	"(C) The number of new bench warrants issued by the Superior Court in	
1278	the prior quarter;	
1279	"(D) The total number of outstanding bench warrants; and	

1280	"	(E) The number of arrestees arrested in the prior quarter for a different
1281	offense while actively u	ander a bench warrant.
1282	"(2) Who	ere applicable, the report created under paragraph (1) of this subsection
1283	shall disaggregate data	by whether the underlying offense in the case was a misdemeanor or
1284	felony.	
1285	"(b-8)(1) Begini	ning March 1, 2025, and by March 1 of each year thereafter, the CJCC
1286	shall submit to the May	or and the Council and post on its website a report that analyzes the
1287	trends associated with t	he Metropolitan Police Department's felony crime statistics. The report
1288	shall include:	
1289		(A) The number and type of felony arrests made by the Metropolitan
1290	Police Department;	
1291		(B) The number of felony arrests that resulted in conviction and the
1292	sentence imposed;	
1293		(C) The location of felony arrests by ward, district, and police service
1294	area;	
1295		(D) The number of suspects involved in each felony arrest;
1296		(E) The number of victims involved in each felony arrest;
1297		(F) The characteristics of each suspect arrested for a felony crime,
1298	including:	

1299	"(i) The age of the suspect;
1300	"(ii) The race of the suspect;
1301	"(iii) The gender of the suspect;
1302	"(iv) The level of education of the suspect;
1303	"(v) The police service area where the suspect resides;
1304	"(vi) The number of prior arrests and contacts the suspect has had
1305	with the Metropolitan Police Department as a victim, witness, or suspect;
1306	"(vii) The number and type of convictions on the suspect's
1307	criminal record;
1308	"(viii) The suspect's relationship, if any, to the victim of the crime
1309	for which he or she was charged; and
1310	"(ix) If known, whether the suspect has had prior contact with the
1311	Department of Behavioral Health; and
1312	"(G) The characteristics of each victim involved in a felony crime,
1313	including:
1314	"(i) The age of the victim;
1315	"(ii) The race of the victim;
1316	"(iii) The gender of the victim;
1317	"(iv) The level of education of the victim;

1318	"(v) The police service area where the victim resides;
1319	"(vi) The number of prior arrests and contacts the victim has had
1320	with the Metropolitan Police Department, as a victim, witness, or suspect;
1321	"(vii) The number and type of convictions on the victim's criminal
1322	record; and
1323	"(viii) The victim's relationship, if any, to the suspect.
1324	"(2) District agencies shall provide information to CJCC upon request to facilitate
1325	the creation of the report required by this subsection.
1326	"(b-9) The CJCC shall submit a report to the Mayor and Council on the efficacy of the
1327	pretrial detention provisions in the Secure DC Omnibus Amendment Act of 2024, passed on 1st
1328	reading on February 6,2024 (Engrossed version of Bill 25-345), no later than 180 days after the
1329	effective date of the Secure DC Omnibus Amendment Act of 2024, passed on 1st reading on
1330	February 6,2024 (Engrossed version of Bill 25-345).".
1331	(c) A new section 1507 is added to read as follows:
1332	"Sec. 1507. Prearrest Diversion Task Force.
1333	"(a) There is established a Prearrest Diversion Task Force ("Task Force") within the
1334	Criminal Justice Coordinating Council.
1335	"(b) The Task Force shall consist of the following members and organizations, or their
1336	designees:

1337	"(1) The Deputy Mayor for Public Safety and Justice;
1338	"(2) The Deputy Mayor for Health and Human Services;
1339	"(3) The Chief of Police of the Metropolitan Police Department;
1340	"(4) The Director of the Department of Behavioral Health;
1341	"(5) The Attorney General for the District of Columbia;
1342	"(6) The chairperson of the Council committee with jurisdiction over judiciary
1343	and public safety matters;
1344	"(7) The Executive Director of the Criminal Justice Coordinating Council;
1345	"(8) One representative from a community organization with expertise in mental
1346	or behavioral health issues, appointed by the Chairperson of the Task Force;
1347	"(9) One representative from a community organization with expertise in
1348	substance use disorder issues, appointed by the Chairperson of the Task Force; and
1349	"(10) One representative from a community organization with expertise in
1350	housing issues, appointed by the Chairperson of the Task Force.
1351	"(c) The members of the Task Force shall select a Chairperson of the Task Force.
1352	"(d) In addition to the members described in subsection (b) of this section, the
1353	Chairperson of the Task Force shall invite the following individuals, or their designees, to
1354	participate as members of the Task Force:
1355	"(1) The United States Attorney for the District of Columbia;

1356	"(2) The Director of the Pretrial Services Agency for the District of Columbia;
1357	"(3) The Director of the Court Services and Offender Supervision Agency for the
1358	District of Columbia; and
1359	"(4) The Director of the Superior Court of the District of Columbia's Family
1360	Court Social Services Division.
1361	"(e) As needed, the Task Force may establish subcommittees of its members.
1362	"(f) The duties of the Task Force shall include:
1363	"(1) Reviewing and assessing best practices for prearrest diversion;
1364	"(2) Making recommendations for prearrest diversion of certain misdemeanor
1365	offenses, and certain categories of persons;
1366	"(3) Making recommendations regarding the programs, facilities, personnel, and
1367	funding that are necessary to implement prearrest diversion;
1368	"(4) Making recommendations for any legislative changes that are necessary to
1369	enable prearrest diversion;
1370	"(5) Implementing prearrest diversion of certain misdemeanor offenses, and
1371	categories of persons identified by the Task Force as being appropriate for diversion;
1372	"(6) Identifying any potential improvements in police training or procedures
1373	relating to police interactions with individuals impacted by homelessness, mental or behavioral
1374	health issues, or substance abuse; and

1376	mental health consumers, or have suffered from chronic homelessness, and ensure that those
1377	individuals are connected to social services.
1378	"(g) Within 3 months after the applicability date of section 29 of the Secure DC Omnibus
1379	Amendment Act of 2024, passed on 1st reading on February 6, 2024 (Engrossed version of Bill
1380	25-345), the Task Force shall convene for an initial meeting. Following that initial meeting, the
1381	Task Force shall meet on, at least, a monthly basis, until it issues its initial recommendations as
1382	required under subsection (h) of this section. Thereafter, the Task Force shall continue to meet at
1383	a frequency as determined by the Chairperson of the Task Force.
1384	"(h) Within one year after the applicability date of section 29 of the Secure DC Omnibus
1385	Amendment Act of 2024, passed on 1st reading on February 6, 2024 (Engrossed version of Bill
1386	25-345), the Task Force shall issue initial recommendations for prearrest diversion of certain
1387	misdemeanor offenses and categories of persons identified pursuant to subsection (f)(5) of this

section.".

"(7) Identifying individuals who frequently interact with police, are frequent

Sec. 29. An Act To control the possession, sale, transfer and use of pistols and other dangerous weapons in the District of Columbia, to provide penalties, to prescribe rules of evidence, and for other purposes, approved July 8, 1932 (47 Stat. 650; D.C. Official Code § 22-4501 *et seq.*), is amended as follows:

(a) Section 1 (D.C. Official Code § 22-4501) is amended as follows:

1394	(1) Paragraphs (1) and (1A) are redesignated as paragraph (1A) and (1B),
1395	respectively.
1396	(2) A new paragraph (1) is added to read as follows:
1397	"(1) "Ammunition" shall have the same meaning as provided in section 101(2) of
1398	the Firearms Control Regulations Act of 1975, effective September 24, 1976 (D.C. Law 1-85,
1399	D.C. Official Code § 7-2501.01(2)).".
1400	(3) A new paragraph (4A) is added to read as follows:
1401	"(4A) "Open to the general public" means a location:
1402	"(A) To which the public is invited; and
1403	"(B) For which no payment, membership, affiliation, appointment, or
1404	special permission is required for an adult to enter, other than proof of age or a security
1405	screening.".
1406	(4) Paragraph (7A) is redesignated as paragraph (7B).
1407	(5) A new paragraph (7A) is added to read as follows:
1408	"(7A) "Public conveyance" means any government-operated air, land, or water
1409	vehicle used for the transportation of persons, including any airplane, train, bus, or boat.".
1410	(b) Section 3 (D.C. Official Code § 22-4503) is amended as follows:
1411	(1) Subsection (a) is amended as follows:

1412	(A) Paragraph (5)(C) is amended by striking the semicolon and inserting
1413	the phrase "; or" in its place.
1414	(B) Paragraph (6) is amended to read as follows:
1415	"(6) Has been convicted within the past 5 years of:
1416	"(A) An intrafamily offense, as that term is defined in D.C. Official Code
1417	§ 16-1001(8), or any similar provision in the law of another jurisdiction; or
1418	"(B) Stalking or attempted stalking, pursuant to Title V of the Omnibus
1419	Public Safety and Justice Amendment Act of 2009, effective December 10, 2009 (D.C. Law 18-
1420	88; D.C. Official Code § 22-3131 et seq.), or any similar provision in the law of another
1421	jurisdiction.".
1422	(2) New subsections (c-1) and (c-2) are added to read as follows:
1423	"(c-1)(1) It shall be unlawful for any person knowingly to possess or receive any firearm
1424	which has had the importer's or manufacturer's serial number removed, obliterated, or altered.
1425	"(2) It shall be unlawful for any person to receive, possess, conceal, store, barter,
1426	sell, or dispose of any stolen firearm or stolen ammunition, or pledge or accept as security for a
1427	loan any stolen firearm or stolen ammunition, knowing or having reasonable cause to believe
1428	that the firearm or ammunition was stolen.
1429	"(c-2) A person who violates subsection (c-1) of this section shall upon conviction be
1430	fined no more than the amount set forth in section 101 of the Criminal Fine Proportionality

1431	Amendment Act of 2012, effective June 11, 2013 (D.C. Law 19-317; D.C. Official Code § 22-
1432	3571.01), or incarcerated no less than 2 years nor more than 5 years, or both.".
1433	(c) Section 3a (D.C. Official Code § 22-4503.01) is amended as follows:
1434	(1) The existing text is designated as subsection (a).
1435	(2) A new subsection (b) is added to read as follows:
1436	"(b) A person who violates this section shall upon conviction be fined no more than the
1437	amount set forth in section 101 of the Criminal Fine Proportionality Amendment Act of 2012,
1438	effective June 11, 2013 (D.C. Law 19-317; D.C. Official Code § 22-3571.01), or incarcerated for
1439	no more than 2 years, or both.".
1440	(d) New sections 3c and 3d are added to read as follows:
1441	"Sec. 3c. Endangerment with a firearm.
1442	"(a) A person commits endangerment with a firearm when the person:
1443	"(1) Knowingly discharges a projectile from a firearm outside a licensed firing
1444	range; and
1445	"(2) Either:
1446	"(A) The person knows that the discharged projectile creates a substantial
1447	risk of death or bodily injury to another person; or
1448	"(B) In fact:

1449	"(i) The person is in, or the discharged projectile travels through or
1450	stops in, a location that is:
1451	"(I) Open to the general public at the time of the offense;
1452	"(II) A communal area of multi-unit housing; or
1453	"(III) Inside a public conveyance or a rail station; and
1454	"(ii) The person does not have permission to discharge a projectile
1455	from a firearm under:
1456	"(I) A written permit issued by the Metropolitan Police
1457	Department; or
1458	"(II) Other District or federal law.
1459	"(b) Except as provided in subsection (c) of this section, whoever violates this section
1460	shall upon conviction be fined no more than the amount set forth in section 101 of the Criminal
1461	Fine Proportionality Amendment Act of 2012, effective June 11, 2013 (D.C. Law 19-317; D.C.
1462	Official Code § 22-3571.01), or incarcerated for no more than 5 years, or both.
1463	"(c) Whoever violates this section shall upon conviction be fined no more than the
1464	amount set forth in section 101 of the Criminal Fine Proportionality Amendment Act of 2012,
1465	effective June 11, 2013 (D.C. Law 19-317; D.C. Official Code § 22-3571.01), or incarcerated for
1466	no more than 10 years, or both, if:

1467	"(1) The violation of this section occurs after a person has been convicted of a
1468	felony, either in the District of Columbia or another jurisdiction; or
1469	"(2) Five or more projectiles are discharged from a firearm within a single course
1470	of conduct.
1471	"(d) When arising from the same act or course of conduct, a conviction for an offense
1472	under this section shall merge with a conviction:
1473	"(1) Under section 3a; or
1474	"(2) For another offense outside of this act that has, as an element in the offense
1475	definition or in the applicable penalty enhancement, possessing or having readily available a
1476	firearm, imitation firearm, or dangerous weapon.
1477	"(e) No mental state shall be required as to any element under subsection (a)(2)(B) of this
1478	section.
1479	"(f) It shall be a defense to liability under this section that the person discharged a firearm
1480	under circumstances constituting lawful self-defense or defense of others.
1481	"Sec. 3d. Unlawful discarding of firearms and ammunition.
1482	"(a) It shall be unlawful for any person to knowingly discard, throw, or deposit any
1483	loaded or unloaded firearm or ammunition in a place other than the person's dwelling place,
1484	place of business, or on other land possessed by the person.
1485	"(b) Subsection (a) of this section shall not apply where a person:

1486	"(1) Throws, discards, or deposits any firearm or ammunition in a securely locked
1487	box or secured container;
1488	"(2) Is expressly directed by a law enforcement officer to throw, discard, or
1489	deposit any firearm or ammunition, and does so in the manner directed by the officer, and not
1490	while fleeing or attempting to elude any law enforcement officer;
1491	"(3) Throws, discards, or deposits any firearm or ammunition while participating
1492	in a lawful firearms training and safety class conducted by an arms instructor; or
1493	"(4) Who is a licensee, as that term is defined in section 901(5) of the Firearms
1494	Control Regulations Act of 1975, effective June 16, 2015 (D.C. Law 20-279, D.C. Official Code
1495	§ 7-2509.01(5)), and is in compliance with the provisions of Title IX of the Firearms Control
1496	Regulations Act of 1975, effective June 16, 2015 (D.C. Law 20-279, D.C. Official Code § 7-
1497	2509.01 et seq.).
1498	"(c) It shall be an affirmative defense, which shall be proven by a preponderance of the
1499	evidence, that the person threw, discarded, or deposited the firearm or ammunition while, in fact,
1500	voluntarily surrendering the item pursuant to section 705 of the Firearms Control Regulations
1501	Act of 1975, effective September 24, 1976 (D.C. Law 1-85, D.C. Official Code § 7-2507.05) or
1502	as expressly provided by District or federal law.
1503	"(d)(1) Except as provided in paragraph (2) of this subsection, a person who violates this
1504	section shall be fined no more than the amount set forth in section 101 of the Criminal Fine

1505	Proportionality Amendment Act of 2012, effective June 11, 2013 (D.C. Law 19-317; D.C.
1506	Official Code § 22-3571.01), or incarcerated for no more than 5 years, or both.
1507	"(2) If the violation of this section occurs after a person has been convicted of a
1508	felony, either in the District of Columbia or another jurisdiction, the person shall be fined no
1509	more than the amount set forth in section 101 of the Criminal Fine Proportionality Amendment
1510	Act of 2012, effective June 11, 2013 (D.C. Law 19-317; D.C. Official Code § 22-3571.01), or
1511	incarcerated for no more than 10 years, or both.".
1512	(e) Section 14 (D.C. Official Code § 22-4514) is amended as follows:
1513	(1) Subsection (a) is amended by striking the phrase "any machine gun," and
1514	inserting the phrase "any item that is, in fact, a machine gun," in its place.
1515	(2) Subsection (c) is amended to read as follows:
1516	"(c) Whoever violates this section shall be punished as provided in section 15 unless:
1517	"(1) The violation involves possession of a machine gun, sawed-off shotgun, or
1518	ghost gun, in which case such person shall be fined no more than the amount set forth in section
1519	101 of the Criminal Fine Proportionality Amendment Act of 2012, effective June 11, 2013 (D.C.
1520	Law 19-317; D.C. Official Code § 22-3571.01), or incarcerated for no more than 5 years, or
1521	both;
1522	"(2) The violation involves possession of a machine gun, in which case such
1523	person shall be fined no more than the amount set forth in section 101 of the Criminal Fine

1524	Proportionality Amendment Act of 2012, effective June 11, 2013 (D.C. Law 19-317; D.C.
1525	Official Code § 22-3571.01), or incarcerated for no more than 5 years, which shall be imposed
1526	consecutive to any other sentence of imprisonment, or both; or
1527	"(3) The violation occurs after such person has been convicted in the District of
1528	Columbia of a violation of this section, or of a felony, either in the District of Columbia or in
1529	another jurisdiction, in which case such person shall be fined no more than the amount set forth
1530	in section 101 of the Criminal Fine Proportionality Amendment Act of 2012, effective June 11,
1531	2013 (D.C. Law 19-317; D.C. Official Code § 22-3571.01), or incarcerated for no more than 10
1532	years, or both.".
1533	(3) Subsection (d) is repealed.
1534	Sec. 30. Title 23 of the District of Columbia Official Code is amended as follows:
1535	(a) Section 23-113(a) is amended by adding a new paragraph (1A) to read as follows:
1536	"(1A) Any offense that is properly joinable with any of the crimes listed in
1537	paragraph (1) of this subsection is barred if not commenced within 15 years after it is
1538	committed.".
1539	(b) Section 23-563(b) is amended to read as follows:
1540	"(b)(1) A warrant or summons issued by the Superior Court of the District of Columbia
1541	for an offense punishable by imprisonment for not more than one year, or by a fine only, or by
1542	such imprisonment and a fine:

1543	"(A)(i) May be served in any place in the District of Columbia; or
1544	"(ii) May be served at any place within the jurisdiction of the
1545	United States, if a judicial officer of the Superior Court of the District of Columbia finds that
1546	good cause exists for the warrant or summons to be served at any place within the jurisdiction of
1547	the United States; and
1548	"(B) May not be executed more than one year after the date of issuance.
1549	"(2) Good cause for the warrant or summons to be served at any place within the
1550	jurisdiction of the United States is presumed where the warrant or summons is for an intrafamily
1551	offense, as that term is defined in § 16-1001(8), or where the warrant or summons is for an
1552	offense under Chapter 30 of Title 22 of the District of Columbia Official Code.".
1553	(c) Section 23-581 is amended as follows:
1554	(1) Subsection (a)(3) is amended as follows:
1555	(A) Strike the phrase "Fleeing from the scene of an accident" and insert
1556	the phrase "Leaving after colliding" in its place.
1557	(B) Strike the phrase "section 10(a) (D.C. Official Code § 50-2201.05(a))"
1558	and insert the phrase "section 10c (D.C. Official Code § 50-2201.05c)" in its place.
1559	(2) Subsection (a-3) is amended by striking the phrase "sections 22-3112.1 and
1560	22-3112.2" and inserting the phrase "§§ 22-3312.01, 22-3312.02, and 22-3312.03" in its place.
1561	(d) Section 23-1303(d) is amended to read as follows:

1562	"(d) Any information contained in the agency's files, presented in its report, or divulged
1563	during the course of any hearing shall not be admissible on the issue of guilt in any judicial
1564	proceeding, but such information may be used in proceedings under §§ 23-1327, 23-1328, and
1565	23-1329, in perjury proceedings, and for the purposes of impeachment in any subsequent
1566	proceeding. Any information obtained from a device, as that term is defined in § 22-1211(a)(2),
1567	may be used on the issue of guilt in any judicial proceeding.".
1568	(e) Section 23-1321 is amended by adding a new subsection (e) to read as follows:
1569	(1) Subsection (b) is amended by striking the phrase "period of release, unless"
1570	and inserting the phrase "period of release, and subject to the condition that the person cooperate
1571	in the collection of a DNA sample from the person if the collection of such a sample is
1572	authorized pursuant to Chapter 41B of Title 22 of the District of Columbia Official Code, unless"
1573	in its place.
1574	(2) Subsection (c)(1)(A) is amended by striking the phrase "period of release;"
1575	and inserting the phrase "period of release and that the person cooperate in the collection of a
1576	DNA sample from the person if the collection of such a sample is authorized pursuant to Chapter
1577	41B of Title 22 of the District of Columbia Official Code;" in its place. €€
1578	"(e)(1) The Metropolitan Police Department may request a supervisory agency to provide
1579	the Metropolitan Police Department with location and identification data collected from any
1580	detection device that a person is required to wear while incarcerated or committed, while subject

1581	to a protection order, or while on pretrial release, presentence release, predisposition release,
1582	supervised release, probation, or parole that is deemed by the Chief of Police as necessary in
1583	conducting a criminal law enforcement investigation. The Department of Youth Rehabilitation
1584	Services shall comply with any request under this subsection.
1585	"(2) For the purposes of this subsection, the term:
1586	"(A) "Device" shall have the same meaning as in section 103(a)(2) of the
1587	Omnibus Public Safety and Justice Amendment Act of 2009, effective December 10, 2009 (D.C.
1588	Law 18-88; D.C. Official Code § 22-1211(a)(2)).
1589	"(B) "Supervisory agencies" means the following agencies:
1590	"(i) The Court Services and Offender Supervision Agency of the District
1591	of Columbia;
1592	"(ii) The Department of Youth Rehabilitation Services;
1593	"(iii) The Superior Court of the District of Columbia's Family Court
1594	Social Services Division; and
1595	"(iv) The Pretrial Services Agency for the District of Columbia.".
1596	(f) Section 23-1322 is amended as follows:
1597	(1) Subsection (c) is amended as follows:
1598	(A) The lead-in language is amended to read as follows:
1599	"(c) Subject to rebuttal by the person, it shall be presumed that no condition or

1600	combination of conditions of release will reasonably assure the safety of any other person and
1601	the community if the judicial officer finds that there is probable cause to believe that the
1602	person:".
1603	(B) Paragraph (3) is amended by striking the phrase "or a crime of
1604	violence, as these terms are defined" and inserting the phrase ", as that term is defined" in its
1605	place.
1606	(C) Paragraph (4) is amended by striking the phrase "crime or a crime of
1607	violence" and inserting the word "crime" in its place.
1608	(D) Paragraph (5) is amended by striking the phrase "crimes or crimes of
1609	violence" and inserting the word "crimes" in its place.
1610	(E) Paragraph (6) is repealed.
1611	(F) Paragraph (7) is amended by striking the phrase "; or" and inserting a
1612	semicolon in its place.
1613	(G) Paragraph (8) is amended by striking the period and inserting the
1614	phrase "; or" in its place.
1615	(H) A new paragraph (9) is added to read as follows:
1616	"(9) Committed a crime of violence, as that term is defined in § 23-1331(4).".
1617	(2) Subsection (f) is amended as follows:
1618	(A) Paragraph (1) is amended by striking the phrase "; and" and inserting

1619	a semicolon in its place.
1620	(B) Paragraph (2)(C) is amended by striking the period and inserting the
1621	phrase "; and" in its place.
1622	(C) A new paragraph (3) is added to read as follows:
1623	"(3) Beginning on September 1, 2024, where there is a rebuttable presumption of
1624	detention pursuant to either subsection (c) of this section or § 23-1325(a), the judicial officer
1625	shall include a written statement of the reasons for the release, setting forth the evidence that
1626	supported the rebuttal of the presumption.".
1627	(3) Subsection (h)(1) is amended by striking the phrase "not to exceed 20 days
1628	each" and inserting the phrase "not to exceed 45 days each" in its place.
1629	(g) Section 23-1325(a) is amended as follows:
1630	(1) Strike the phrase "a substantial probability" and insert the phrase "probable
1631	cause" in its place.
1632	(2) Strike the phrase "or imitation firearm," and insert the phrase "imitation
1633	firearm, or other deadly or dangerous weapon," in its place.
1634	(h) Section 23-1331 is amended as follows:
1635	(1) Paragraph (3)(H) is amended to read as follows:
1636	"(H) Any felony offense under Chapter 30 of Title 22 (Sexual Abuse);".
1637	(2) Paragraph (4) is amended by striking the phrase "third degrees;" and inserting

1638	the phrase "third degrees; misdemeanor sexual abuse pursuant to § 22-3006(b); misdemeanor
1639	sexual abuse of a child or minor pursuant to § 22-3010.01(a-1); strangulation;" in its place.
1640	(i) Section 23-1903(d) is amended as follows:
1641	(1) Strike the phrase "child is called to give testimony" and insert the phrase
1642	"child is a victim or is called to give testimony" in its place.
1643	(2) Strike the phrase "granting a continuance in cases involving a child witness"
1644	and insert the phrase "granting a continuance in cases involving a child victim or child witness"
1645	in its place.
1646	(j) Section 23-1912(a) is amended by striking the phrase "subject to a custodial arrest"
1647	and inserting the phrase "subject to a subsequent custodial arrest" in its place.
1648	(k) Subsections (f), (g), and (h) of this section shall expire 225 days after the effective
1649	date of the Secure DC Omnibus Amendment Act of 2024, passed on 1st reading on February 6,
1650	2024 (Engrossed version of Bill 25-345).
1651	Sec. 31. Section 11233 of the National Capital Revitalization and Self-Government
1652	Improvement Act of 1997, approved August 5, 1997 (111 Stat. 748; D.C. Official Code § 24-
1653	133), is amended as follows:
1654	(a) Subsection (b)(2)(F) is amended to read as follows:

1655	"(F) Develop and implement intermediate sanctions and incentives for
1656	sentenced offenders that officers may use in response to violations of, or compliance with, the
1657	conditions of release;".
1658	(b) Subsection (c) is amended as follows:
1659	(1) Paragraph (2) is amended as follows:
1660	(A) Subparagraph (A) is amended by striking the phrase "; and" and
1661	inserting a semicolon in its place.
1662	(B) Subparagraph (B) is amended by striking the period and inserting the
1663	phrase "; and" in its place.
1664	(C) A new subparagraph (C) is added to read as follows:
1665	"(C) The Agency may impose intermediate sanctions and utilize
1666	incentives for offenders who violate, or comply with, the conditions of supervised release;
1667	provided, that the Director shall notify the Commission of the use of any intermediate sanctions
1668	on the same day in which the sanction is imposed.".
1669	(2) Paragraph (3) is amended to read as follows:
1670	"(3) Supervision of probationers. — Subject to appropriations and program
1671	availability, the Agency shall supervise all offenders placed on probation by the Superior Court
1672	of the District of Columbia. The Agency shall carry out the conditions of release imposed by the
1673	Superior Court (including conditions that probationers undergo training, education, therapy,

counseling, drug testing, or drug treatment), impose or implement intermediate sanctions and utilize incentives for violations of, or compliance with, the conditions of release, and shall make such reports to the Superior Court with respect to an individual on probation as the Superior Court may require.".

(3) Paragraph (4) is amended to read as follows:

- "(4) Supervision of District of Columbia parolees. The Agency shall supervise all individuals on parole pursuant to the District of Columbia Official Code. The Agency shall carry out the conditions of release imposed by the United States Parole Commission or, with respect to a misdemeanant, by the Superior Court of the District of Columbia, impose or implement intermediate sanctions and utilize incentives for violations of, or compliance with, the conditions of release, and shall make such reports to the Commission or Court with respect to an individual on parole supervision as the Commission or Court may require."
 - (c) Subsection (d) is amended to read as follows:
- "(d) Authority of officers. The supervision officers of the Agency shall have and exercise the same powers and authority as are granted by law to United States Probation and Pretrial Officers; except that, officers shall have the authority to impose or implement intermediate sanctions and utilize incentives for violations of, or compliance with, the conditions of release.".
 - (d) A new subsection (h) is added to read as follows:

1693	"(h) For purposes of this section, the term:
1694	"(1) "Incentives" means individualized, goal-oriented, and graduated responses to
1695	a sentenced offender's compliance with the conditions of release designed to reinforce or modify
1696	the skills and behaviors of the offender.
1697	"(2) "Intermediate sanctions" means individualized, graduated punishment
1698	options and sanctions, other than incarceration, imposed in response to a sentenced offender's
1699	violation of the conditions of release, including:
1700	"(A) Electronic monitoring, including GPS monitoring;
1701	"(B) Drug and alcohol testing;
1702	"(C) Reporting requirements to probation officers;
1703	"(D) Rehabilitative interventions such as substance abuse and mental
1704	health treatment; and
1705	"(E) Community service.".
1706	Sec. 32. An Act to create a Department of Corrections in the District of Columbia,
1707	approved June 27, 1946 (60 Stat. 320; D.C. Official Code § 24-211.01 et seq.), is amended by
1708	adding a new section 9 to read as follows:
1709	"Sec. 9. Healthy food at correctional facilities.
1710	"(a) For the purposes of this section, the term:

1711	"(1) "Correctional facilities" means the Central Detention Facility, Correctional
1712	Treatment Facility, Central Cell Block, and any other facilities operated by or contracted on
1713	behalf of the Department of Corrections to house incarcerated individuals.
1714	"(2) "Director" means the Director of the Department of Corrections.
1715	"(3) "DOC" means the Department of Corrections.
1716	"(4) "DOC residents" means individuals who are incarcerated in the Central
1717	Detention Facility, Correctional Treatment Facility, and any other facilities operated by the
1718	Department of Corrections to house incarcerated individuals.
1719	"(b)(1) Within 6 months after the applicability date of section 32 of the Secure DC
1720	Omnibus Amendment Act of 2024, passed on 1st reading on February 6, 2024 (Engrossed
1721	version of Bill 25-345), DOC shall establish and publish on its website nutrition standards for all
1722	meals served in DOC facilities.
1723	"(2) The nutrition standards required by paragraph (1) of this subsection shall
1724	meet or exceed the most recent edition of the U.S. Department of Agriculture and U.S.
1725	Department of Health and Human Services Dietary Guidelines for Americans U.S. Department
1726	of Agriculture and U.S. Department of Health and Human Services Dietary Guidelines for
1727	Americans, established pursuant to the National Nutrition Monitoring and Related Research Act
1728	of 1990, approved October 22, 1990 (104 Stat. 1034; 7 U.S.C. § 5301 et seq.), including at least:

1729	"(A) Two servings of dark green vegetables per day, at least one of which
1730	is served raw;
1731	"(B) Two servings of additional colored vegetables per day, at least one of
1732	which is served raw;
1733	"(C) Two servings of raw fruit per day; and
1734	"(D) Five ounces of protein rich foods, including meat, poultry, eggs, fish,
1735	nuts, seeds, or tofu, per day.
1736	"(3) The nutrition standards required by paragraph (1) of this subsection shall be
1737	updated every 5 years and posted on the DOC website.
1738	"(4) All meals served in DOC facilities shall meet or exceed the nutrition
1739	standards established pursuant to paragraph (1) of this subsection.
1740	"(5) Correctional facilities shall serve a plant-based, kosher, halal, or medically-
1741	necessary or -recommended food option as the main course to DOC residents who request such a
1742	diet for medical, health, religious, or ethical reasons. Meals provided pursuant to this paragraph
1743	shall be consistent with nutrition guidelines established under this section.
1744	"(c) DOC shall make the following reports available to the public by publishing on the
1745	DOC webpage within 30 days after receipt from the reporting agency or individual:
1746	"(1) Quarterly inspection of food service operations compliance conducted by the
1747	Food Safety Branch of the Department of Health, or similar equivalent report;

1748	"(2) Monthly inspection of environmental safety and sanitation of the culinary
1749	unit conducted by the Safety Officer of the DOC, or similar equivalent report; and
1750	"(3) Quarterly inspection of food service operations conducted by the Food
1751	Services Contract Monitor of the DOC, or similar equivalent report.
1752	"(d)(1) Within 8 months after the applicability date of section 32 of the Secure DC
1753	Omnibus Amendment Act of 2024, passed on 1st reading on February 6, 2024 (Engrossed
1754	version of Bill 25-345), the Mayor shall establish an expanded hospitality and culinary arts
1755	training program ("Program") for DOC residents in partnership with existing hospitality and
1756	culinary arts career training and education programs operating in the District.
1757	"(2) The Program shall:
1758	"(A) Provide hospitality career and culinary arts training and education
1759	opportunities for DOC residents serving the workforce development needs of both DOC
1760	residents and the local hospitality economy, including training for hospitality positions at hotels
1761	and events, sporting events, restaurant technology, food handling, kitchen training, and hands-on
1762	curriculum in culinary arts;
1763	"(B) Connect participants to community-based reentry focused providers
1764	at least 90 days before release from DOC facilities;
1765	"(C) Develop individualized reentry plans for each participant that will be
1766	shared with DOC community-based reentry focused providers to be continued after the

1767	participant's release;
1768	"(D) Establish a pipeline into hospitality careers by identifying employer
1769	partners to assist with apprenticeship or job placement for Program participants before release
1770	from DOC facilities;
1771	"(E) Connect participants with wraparound services, including life skills
1772	training, employment coaching, peer support, housing, and healthcare, which shall be identified
1773	and provided upon completion of the Program; and
1774	"(F) Successfully complete at least 4 cohorts consisting of at least 20
1775	participants per year.
1776	"(e) As part of hands-on training, participants in the Program shall participate in the
1777	preparing and serving of meals consistent with the nutritional standards established pursuant to
1778	this section to the general population and officer dining rooms.".
1779	Sec. 33. The Youth Rehabilitation Amendment Act of 1985, effective December 7, 1985
1780	(D.C. Law 6-69; D.C. Official Code § 24-901 et seq.), is amended by adding a new section 7c to
1781	read as follows:
1782	"Sec. 7c. Establishment of the Director of Emerging Adult Services.
1783	"(a) There is established the position of Director of Emerging Adult Services ("Director")
1784	within the Office of the City Administrator. The primary role of the Director shall be to

1785	coordinate and lead the overall implementation of this act and citywide efforts to meet the unique
1786	needs of emerging adults in the District.
1787	"(b) The Director shall:
1788	"(1) Within one year after the applicability date of section 33 of the Secure DC
1789	Omnibus Amendment Act of 2024, passed on 1st reading on February 6, 2024 (Engrossed
1790	version of Bill 25-345), develop a comprehensive strategic plan ("strategic plan") to meet the
1791	unique needs of emerging adults and assess the implementation of this act in the District, which
1792	shall be submitted to the Mayor and Council, updated every 4 years, and include the following:
1793	"(A) An assessment of:
1794	"(i) The educational, workforce development, housing, behavioral
1795	and physical health care, and family needs of emerging adults and youth offenders before
1796	commitment, while in District or federal care or custody, and upon re-entry;
1797	"(ii) Diversion programs for persons at risk of becoming youth
1798	offenders; and
1799	"(iii) The availability of a continuum of developmentally
1800	appropriate, community-based services for youth offenders before commitment, while in District

1801

care or custody, and upon reentry;

1802	"(B) Strategies and a plan to:
1803	"(i) Involve emerging adults in community decision-making
1804	processes;
1805	"(ii) Engage and support LGBTQ and other marginalized emerging
1806	adults;
1807	"(iii) Expand alternatives to incarceration for emerging adults
1808	involved in the criminal justice system;
1809	"(iv) Ensure effective treatment and services focused on
1810	rehabilitation and preventing recidivism; and
1811	"(v) Foster collaboration among government agencies, community-
1812	based organizations, and families to support emerging adults; and
1813	"(C) An outreach plan by the District to committed youth offenders and
1814	their families in District or federal care or custody to identify needs for services and plan for
1815	reentry;
1816	"(2) Consult community-based organizations providing services and supports that
1817	are developmentally appropriate, trauma-informed, healing-centered, and restorative to inform
1818	the strategic plan;
1819	"(3) Oversee the implementation of the strategic plan and ensure alignment with
1820	the goals and objectives of this act;

1821	"(4) Coordinate inter-agency services, programs, and initiatives to meet the
1822	diverse needs of emerging adults in the District;
1823	"(5) Collaborate with public safety, criminal justice, and youth services agencies,
1824	including the Office of Neighborhood Safety and Engagement, Office of Gun Violence
1825	Prevention, Office of the Attorney General, Department of Youth Rehabilitation Services,
1826	Department of Corrections, Department of Human Services, Department of Parks and
1827	Recreation, Office of the State Superintendent of Education, District of Columbia Public
1828	Schools, United States Attorney's Office for the District of Columbia, and CSOSA, to enhance
1829	services for emerging adults;
1830	"(6) Engage with the community, emerging adults, and youth offenders to gather
1831	feedback, assess needs, and promote transparency and inclusivity in decision-making; and
1832	"(7) Publish a data table on a publicly accessible website that protects any PII
1833	from disclosure and displays the total number of emerging adults, the services and programming
1834	used by emerging adults, and the outcomes of the services and programming.
1835	"(c) Within 6 months after the applicability date of section 33 of the Secure DC Omnibus
1836	Amendment Act of 2024, passed on 1st reading on February 6, 2024 (Engrossed version of Bill
1837	25-345), the Director shall submit an initial report to the Mayor and Council that includes:
1838	"(1) Proposed performance metrics and associated data to measure the progress of
1839	the strategic plan and the implementation of this act;

1840	"(2) Protocols for reporting and frequency of reporting, including how the
1841	Director will collect data from District and federal agencies;
1842	"(3) Strategies for engaging agencies, as provided in subsection (b)(5) of this
1843	section, on a coordinated effort to support emerging adults; and
1844	"(4) Outreach plans for engaging with the community and involving emerging
1845	adults and their families in the decision-making processes.
1846	"(d) Within 3 years after the applicability date of section 33 of the Secure DC Omnibus
1847	Amendment Act of 2024, passed on 1st reading on February 6, 2024 (Engrossed version of Bill
1848	25-345), and every 2 years thereafter, the Director shall submit an interim report to the Mayor
1849	and Council that includes, at the minimum:
1850	"(1) The state of emerging adults in the District and the challenges that they are
1851	experiencing;
1852	"(2) An analysis of the implementation of this act pursuant to the metrics
1853	provided in subsection (c)(1) of this section;
1854	"(3) Progress made in achieving the goals and objectives outlined in the strategic
1855	plan pursuant to the metrics provided in subsection (c)(1) of this section;
1856	"(4) A description of the Director's coordination efforts and specific initiatives
1857	with District agencies, community-based organizations, and the community undertaken during

1858	the preceding 2 years to meet the unique needs of emerging adults and the implementation of this
1859	act;
1860	"(5) Challenges faced during the preceding 2 years and explanations for how each
1861	challenge was resolved or why it is ongoing;
1862	"(6) Budgetary requirements and programming needs necessary for the successful
1863	execution of the strategic plan; and
1864	"(7) Recommendations for future actions, policy changes, or resource allocations
1865	based on the findings of the fiscal year.
1866	"(e) There is established an Advisory Council to the Director of Emerging Adults
1867	("Advisory Council") to guide and assist the Director in fulfilling the Director's duties.
1868	"(f) The Advisory Council shall:
1869	"(1) Be part of the interview decision-making process for hiring the Director;
1870	"(2) Provide expert guidance, recommendations, and feedback to the Director on
1871	matters related to emerging adults' needs and the implementation of this act; and
1872	"(3) Meet with the Director on a quarterly basis.
1873	"(g) The Advisory Council shall consist of the following 7 members:
1874	"(1) Two emerging adults appointed by the Council;
1875	"(2) One representative from the Criminal Justice Coordinating Council,
1876	appointed by the Mayor;

1877	"(3) One representative from the State Office of Career and Technical Education,
1878	appointed by the Mayor;
1879	"(4) One representative from the Department of Youth Rehabilitation Services,
1880	appointed by the Mayor;
1881	"(5) One representative from the Department of Human Services, appointed by
1882	the Mayor; and
1883	"(6) One representative, appointed by the Council, from a community-based
1884	organization with experience providing:
1885	"(A) Physical and behavioral health services to emerging adults;
1886	"(B) Victim services for emerging adults; or
1887	"(C) Juvenile and criminal justice system services for emerging adults.
1888	"(h)(1) Initial appointments to the Advisory Council shall be made within 60 days after
1889	the applicability date of section 33 of the Secure DC Omnibus Amendment Act of 2024, passed
1890	on 1st reading on February 6, 2024 (Engrossed version of Bill 25-345).
1891	"(2) The Mayor and Chairman of the Council shall each designate one co-chair
1892	for the Advisory Council from among the members.
1893	"(3) All Advisory Council members shall serve without compensation and may be
1894	reappointed.

1895	"(4) Members of the Advisory Council shall serve a 3-year term, or until a
1896	successor has been appointed; except, that:
1897	"(A) Of the Mayor's initial appointments, two members shall be appointed
1898	for a term of 3 years, one member shall be appointed for a term of 2 years, and one member shall
1899	be appointed for a term of one year; and
1900	"(B) Of the Council's initial appointments, one member shall be appointed
1901	for a term of 2 years, and one member shall be appointed for a term of one year.
1902	"(i) Three Advisory Council members shall constitute a quorum.
1903	"(j) For the purposes of this section, the term:
1904	"(1) "Community-based organization" means a nonprofit organization that is
1905	representative of the District or significant segments of the District and provides social,
1906	educational, or related services to individuals in the community.
1907	"(2) "Court" means the Superior Court of the District of Columbia.
1908	"(3) "CSOSA" means the Court Services and Offender Supervision Agency.
1909	"(4) "Emerging adult" means an individual between the ages of 18 through 24.
1910	"(5) "LGBTQ" shall have the same meaning as provided in section 2(2) of the
1911	Office of Gay, Lesbian, Bisexual, and Transgender Affairs Act of 2006, effective April 4, 2006
1912	(D.C. Law 16-89; D.C. Official Code § 2-1381(2)).

1913	"(6) "PII" shall have the same meaning as provided in section 2a(7) of the District
1914	of Columbia Commission for Women Act of 1978, effective March 10, 2023 (D.C. Law 24-303;
1915	D.C. Official Code § 3-701.01(7)).".
1916	Sec. 34. The lead-in language of section 28-5402 of the District of Columbia Official
1917	Code is amended by striking the phrase "A retailer" and inserting the phrase "Beginning January
1918	1, 2025, a retailer" in its place.
1919	Sec. 35. The Act to Regulate Public Conduct on Public Passenger Vehicles, effective
1920	September 23, 1975 (D.C. Law 1-18; D.C. Official Code § 35-251 et seq.), is amended as
1921	follows:
1922	(a) Section 3 (D.C. Official Code § 35-252) is amended as follows:
1923	(1) The existing text is designated as subsection (a).
1924	(2) A new subsection (b) is added to read as follows:
1925	"(b) A person who is stopped by an individual authorized to issue notices of infractions
1926	under section 5(a)(3) for violating subsection (a) of this section shall, upon request, inform that
1927	authorized individual of his or her true name and address for the purpose of including that
1928	information on a notice of infraction; provided, that no person shall be required to possess or
1929	display any documentary proof of his or her name or address in order to comply with the
1930	requirements of this section.".
1931	(b) Section 5 (D.C. Official Code § 35-254) is amended as follows:

1932	(1) Subsection (a)(1) is amended by striking the phrase "section 3" and inserting
1933	the phrase "section 3(a)" in its place.
1934	(2) Subsection (b) is amended by adding a new paragraph (1A) to read as follows:
1935	"(1A) A person who refuses to provide his or her name and address, or who
1936	knowingly provides an incorrect name or address, to an authorized individual in violation of
1937	section 3(b) shall, upon conviction, be fined no more than \$100.".
1938	Sec. 36. Section 4 of the Transit Operator Protection and Enhanced Penalty Amendment
1939	Act of 2008, effective July 23, 2008 (D.C. Law 17-206; D.C. Official Code § 35-261), is
1940	amended as follows:
1941	(a) The section heading is amended to read as follows:
1942	"Sec. 4. Notice of enhanced penalties for commission of offenses against transit
1943	operators, Metrorail station managers, Metrorail station employees, and mass transit vehicle
1944	passengers.".
1945	(b) Subsection (a)(1) is amended to read as follows:
1946	"(1) The Washington Metropolitan Area Transit Authority shall post or otherwise provide
1947	conspicuous notice of the enhanced penalties for the commission of certain offenses against
1948	transit operators, Metrorail station managers, Metrorail station employees, and mass transit
1949	vehicle passengers in the District of Columbia pursuant to section 2a of the Taxicab Drivers
1950	Protection Act of 2000, effective July 23, 2008 (D.C. Law 17-206; D.C. Official Code § 22-

1951	3751.01), on all Metrobus buses and Metrorail trains operating in the District of Columbia, and
1952	at or near all Metrorail station kiosks within the District of Columbia.".
1953	Sec. 37. The Anti-Loitering/Drug Free Zone Act of 1996, effective June 3, 1997 (D.C.
1954	Law 11-270; D.C. Official Code § 48-1001 et seq.), is revived as of the effective date of the
1955	Secure DC Omnibus Amendment Act of 2024, passed on 1st reading on February 6, 2024
1956	(Engrossed version of Bill 25-345), and amended to read as follows:
1957	"Sec. 2. Definitions.
1958	For the purposes of this act, the term:
1959	"(1) "Chief of Police" means the Chief of the Metropolitan Police Department as
1960	the designated agent of the Mayor.
1961	"(2) "Controlled Substances Act" means the District of Columbia Uniform
1962	Controlled Substances Act of 1981, effective August 5, 1981 (D.C. Law 4-29; D.C. Official
1963	Code § 48-901.01 et seq.).
1964	"(3) "Disperse" means to depart from the designated drug free zone and not to
1965	recongregate within the drug free zone with anyone from the group ordered to depart for the
1966	purpose of committing an offense under Title IV of the Controlled Substances Act for the
1967	duration of the zone.
1968	"(4) "Drug free zone" means public space on public property in an area not to
1969	exceed a square of 1,000 feet on each side that is established pursuant to section 3.

1970	"(5) "Illegal drug" means the same as the term "controlled substance" in section
1971	102(4) of the Controlled Substances Act.
1972	"(6) "Known unlawful drug user, possessor, or seller" means a person who has,
1973	within the knowledge of the arresting officer, been convicted in any court of any violation
1974	involving the use, possession, or distribution of any of the substances referred to in Title IV of
1975	the Controlled Substances Act.
1976	"(7) "Police Department" means the Metropolitan Police Department.
1977	"Sec. 3. Procedure for establishing a drug free zone.
1978	"(a) The Chief of Police may declare any public area a drug free zone for a period not to
1979	exceed 120 consecutive hours.
1980	"(b) In determining whether to designate a drug free zone, the Chief of Police shall
1981	consider the following:
1982	"(1) Within the preceding 6-month period, the occurrence of a disproportionately
1983	high number of:
1984	"(A) Arrests for the possession or distribution of illegal drugs in the
1985	proposed drug free zone;
1986	"(B) Police reports for dangerous crimes, as that term is defined in D.C.
1987	Official Code § 23-1331(3), that were committed in the proposed drug free zone; or
1988	"(C) Police reports for crimes of violence, as that term is defined in D.C.

1989	Official Code § 23-1331(4), that were committed in the proposed drug free zone;
1990	"(2) Any number of homicides that were committed in the proposed drug free
1991	zone;
1992	"(3) Objective evidence or verifiable information that shows that illegal drugs are
1993	being sold and distributed on public space on public property within the proposed drug free zone
1994	and
1995	"(4) Any other verifiable information from which the Chief of Police may
1996	ascertain whether the health or safety of residents who live in the proposed drug free zone are
1997	endangered by the purchase, sale, or use of illegal drugs or other illegal activity.
1998	"(c) At least 24 hours prior to the designation of the drug free zone, the Chief of Police
1999	shall notify, in writing:
2000	"(1) The Chairman and each member of the Council of the District of Columbia
2001	of the declaration of the drug free zone and the boundaries of the drug free zone;
2002	"(2) All licensed medical or social services clinics operating in or adjacent to the
2003	drug free zone of the declaration of the drug free zone and the boundaries of the drug free zone;
2004	and
2005	"(3) The Deputy Mayor for Health and Human Services, the Director of the
2006	Department of Behavioral Health, the Director of the Department of Health, the Director of the
2007	Department of Human Services, the Deputy Mayor for Public Safety and Justice, the Director of

the Office of Neighborhood Safety and Engagement, and the Office of the Attorney General's
"Cure the Streets" program of the designation of the drug free zone, the boundaries of the drug
free zone, and the need for any relevant medical or social services in the surrounding area, in
order to ensure that this designation does not conflict with section 5(c).

- "(d) The Chief of Police may not declare the same area, or an overlapping area, as a drug free zone for more than 360 consecutive hours or for more than 360 hours within a 30-day period.
 - "Sec. 4. Notice of a drug free zone.

"Upon the designation of a drug free zone, the Police Department shall mark each block within the drug free zone by using barriers, tape, or police officers that post the following information in the immediate area of, and borders around, the drug free zone:

- "(1) A statement that it is unlawful for a person to congregate in a group of 2 or more persons for the purpose of committing an offense under Title IV of the Controlled Substances Act within the boundaries of a drug free zone, and to fail to disperse after being instructed to disperse by a uniformed officer of the Police Department who reasonably believes the person is congregating for the purpose of committing an offense under Title IV of the Controlled Substances Act;
 - "(2) The boundaries of the drug free zone;
 - "(3) A statement of the effective dates of the drug free zone designation; and

2027	"(4) Any other additional notice to inform the public of the drug free zon	ıe.
2028	"Sec. 5. Prohibition.	

- "(a) It shall be unlawful for a person to congregate in a group of 2 or more within the perimeter of a drug free zone established pursuant to section 3 for the purpose of committing an offense under Title IV of the Controlled Substances Act, and to fail to disperse after being instructed to disperse by a uniformed officer of the Police Department who reasonably believes the person is congregating for the purpose of committing an offense under Title IV of the Controlled Substances Act.
- "(b) In making a determination that a person is congregating in a drug free zone for the purpose of committing an offense under Title IV of the Controlled Substances Act, the totality of the circumstances involved shall be considered. Among the circumstances which may be considered in determining whether such purpose is manifested are:
- "(1) The conduct of a person being observed, including that such person is behaving in a manner raising a reasonable belief that the person is engaging or is about to engage in illegal drug activity, such as the observable distribution of small packages to other persons, the receipt of currency for the exchange of a small package, operating as a lookout, warning others of the arrival of police, concealing himself or herself or any object which reasonably may be connected to unlawful drug-related activity, or engaging in any other conduct normally associated by law enforcement agencies with the illegal distribution or possession of drugs;

2046	"(2) Information from a reliable source indicating that a person being observed
2047	routinely distributes illegal drugs within the drug free zone;
2048	"(3) Information from a reliable source indicating that the person being observed
2049	is currently engaging in illegal drug-related activity within the drug free zone;
2050	"(4) Such person is physically identified by the officer as a member of a gang or
2051	association which engages in illegal drug activity;
2052	"(5) Such person is a known unlawful drug user, possessor, or seller;
2053	"(6) Such person has no other apparent lawful reason for congregating in the drug
2054	free zone, such as waiting for a bus, being near one's own residence, or waiting to receive
2055	medical or social services;
2056	"(7) Any vehicle involved in the observed circumstances is registered to a known
2057	unlawful drug user, possessor, or seller, or a person for whom there is an outstanding arrest
2058	warrant for a crime involving drug related activity.
2059	"(c) The prohibition under this section shall not be applied with the primary purpose of
2060	depriving persons of social or medical services.
2061	"(d) The Chief of Police shall issue a General Order establishing protocols to ensure that
2062	persons seeking or receiving medical or social services near or in a drug free zone are not
0063	prevented discouraged or otherwise deterred from seeking such services

2064	"Sec. 6. Penalties.
2065	"(a) Any person who violates section 5 shall, upon conviction, be subject to a fine of not
2066	more than \$300, imprisonment for not more than 180 days, or both.
2067	"(b) The fine set forth in this section shall not be limited by section 101 of the Criminal
2068	Fine Proportionality Amendment Act of 2012, effective June 11, 2013 (D.C. Law 19-317; D.C.
2069	Official Code § 22-3571.01).
2070	"Sec. 7. Reporting.
2071	"No later than one year after the effective date of the Secure DC Omnibus Amendment
2072	Act of 2024, passed on 1st reading on February 6, 2024 (Engrossed version of Bill 25-345), and
2073	annually thereafter, the Chief of Police shall submit a report to the Mayor and the Chairman of
2074	the Council that shall include the following information:
2075	"(1) The boundaries of all drug free zones declared by the Chief of Police in the
2076	past year;
2077	"(2) A list of all drug free zones located within 100 feet of a licensed medical or
2078	social services clinic in the past year;
2079	"(3) For each drug free zone declared, data on the following information in the 6
2080	months prior to and up to the 6 months following the declaration of the drug free zone:
2081	"(A) Arrests for the possession or distribution of illegal drugs in the
2082	boundaries of the drug free zone;

2083	"(B) Police reports for dangerous crimes or crimes of violence, as those
2084	terms are defined in D.C. Official Code § 23-1331, in the boundaries of the drug free zone;
2085	"(C) The number of homicides that were committed in the boundaries of the
2086	drug free zone;
2087	"(D) A description of the objective evidence or verifiable information
2088	demonstrating that illegal drugs were being sold and distributed on public property within the
2089	boundaries of the drug free zone prior to the designation of the drug free zone; and
2090	"(E) Any other verifiable information from which the Chief of Police may
2091	ascertain whether the health or safety of residents who live in the boundaries of the drug free
2092	zone were being endangered by the purchase, sale, or use of illegal drugs or other illegal
2093	activity.".
2094	Sec. 38. Chapter 39 of Title 24 of the District of Columbia Municipal Regulations (24
2095	DCMR § 3900 et seq.), is amended as follows:
2096	(a) Subsection 3900.5 is repealed.
2097	(b) Subsection 3900.9 is amended to read as follows:
2098	"3900.9 (a) For any incident involving an officer-involved death or serious use of force, a
2099	member shall not review their body-worn camera recordings or any body-worn camera
2100	recordings that have been shared with them to assist in initial report writing.
2101	"(b) A member shall indicate, when writing any initial or subsequent reports,

2102	whether the officer viewed body-worn camera footage prior to writing the report and specify
2103	what body-worn camera footage the officer viewed.".
2104	(c) Section 3999.1 is amended as follows:
2105	(1) The definition of "serious use of force" is amended to read as follows:
2106	""Serious use of force" means any:
2107	"(1) Firearm discharges by a Metropolitan Police Department officer, with the
2108	exception of a negligent discharge that does not otherwise put members of the public at risk of
2109	injury or death, or a range or training incident;
2110	"(2) Head strikes by a Metropolitan Police Department officer with an impact
2111	weapon;
2112	"(3) Use of force by a Metropolitan Police Department officer that:
2113	"(A) Results in serious bodily injury;
2114	"(B) Results in a protracted loss of consciousness, or that create a
2115	substantial risk of death, serious disfigurement, disability or impairment of the functioning of
2116	any body part or organ;
2117	"(C) Involves the use of a prohibited technique, as that term is defined in
2118	section 3 of the Limitation on the Use of the Chokehold Act of 1985, effective January 25, 1986
2119	(D.C. Law 6-77; D.C. Official Code § 5-125.02(6)); or
2120	"(D) Results in a death; and

2121	"(4) Incidents in which a Metropolitan Police Department canine bites a person.".
2122	(2) Insert a new definition between the definitions of "next of kin" and "subject"
2123	to read as follows:
2124	""Serious bodily injury"" means extreme physical pain, illness, or impairment of physical
2125	condition including physical injury that involves a substantial risk of death, protracted and
2126	obvious disfigurement, protracted loss or impairment of the function of a bodily member or
2127	organ, or protracted loss of consciousness.".
2128	Sec. 39. Section 5 of the Prioritizing Public Safety Temporary Amendment Act of 2023,
2129	enacted on October 5, 2023 (D.C. Act 25-229; 70 DCR 13762), is repealed.
2130	Sec. 40. The Second Chance Amendment Act of 2022, effective March 10, 2023 (D.C.
2131	Law 24-284; 70 DCR 913), is amended as follows:
2132	(a) Section 101(b) is amended as follows:
2133	(1) Amendatory section 16-802(b) is amended as follows:
2134	"(b) Eligible criminal records and court proceedings related to citation, arrests, charges,
2135	and convictions shall be expunged pursuant to subsection (a) of this section by October 1, 2027,
2136	or within 90 days after termination of the case by the prosecutor or final disposition, whichever
2137	is later.".
2138	(2) Amendatory section 16-805(c) is amended as follows:
2139	(A) Paragraph (1)(A) is amended to read as follows:

2140	"(A) For which the case was terminated by the prosecutor or
2141	otherwise reached a final disposition and did not result in a conviction or acquittal pursuant to §
2142	24-501 prior to the effective date of the Second Chance Amendment Act of 2022, effective
2143	March 10, 2023 (D.C. Law 24-284; 70 DCR 913), shall be sealed by October 1, 2027, or within
2144	90 days after termination of the case by the prosecutor or final disposition, whichever is later;
2145	and".
2146	(B) Paragraph (2) is amended to read as follows:
2147	"(2) Related to citations, arrests, charges, and convictions sealed pursuant to
2148	subsection (a)(2) of this section shall be sealed by October 1, 2027, or within 90 days after the
2149	expiration of the waiting period, whichever is later.".
2150	(b) Section 301 is amended to read as follows:
2151	"Sec. 301. Applicability.
2152	"This act shall apply as of October 1, 2024.".
2153	Sec. 41. Section 7088 of the Fiscal Year 2024 Budget Support Act of 2023, effective
2154	September 6, 2023 (D.C. Law 25-50; 70 DCR 10366), is repealed.
2155	Sec. 42. Applicability.
2156	(a)(1) Except as provided in subsection (c) of this section, sections 2, 5, 9, 15, 17, 28, 30,
2157	32, and 33 shall apply upon the date of inclusion of their fiscal effect in an approved budget and
2158	financial plan.

2159	(2) The Chief Financial Officer shall certify the date of the inclusion of the fiscal
2160	effect in an approved budget and financial plan, and provide notice to the Budget Director of the
2161	Council of the certification.
2162	(3)(A) The Budget Director shall cause the notice of the certification to be
2163	published in the District of Columbia Register.
2164	(B) The date of publication of the notice of the certification shall not affect
2165	the applicability of the provisions identified in paragraph (1) of this subsection.
2166	(b) Section 12 shall apply as of July 22, 2020.
2167	(c) Section 30(b) shall apply upon the adoption of corresponding rules by the Superior
2168	Court for the District of Columbia pursuant to D.C. Official Code § 11-946.
2169	Sec. 43. Fiscal impact statement.
2170	The Council adopts the fiscal impact statement in the committee report as the fiscal
2171	impact statement required by section 4a of the General Legislative Procedures Act of 1975,
2172	approved October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a).
2173	Sec. 44. Effective date.
2174	This act shall take effect following approval by the Mayor (or in the event of veto by the
2175	Mayor, action by the Council to override the veto), a 60-day period of congressional review as
2176	provided in section 602(c)(2) of the District of Columbia Home Rule Act, approved December
2177	24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(2)).