THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 1088 Session of 2023

INTRODUCED BY KRUEGER, KOSIEROWSKI, McANDREW, VENKAT, MADDEN, DELLOSO, RABB, BOROWSKI, SCHLOSSBERG, WARREN, KHAN, PASHINSKI, CEPEDA-FREYTIZ, HILL-EVANS, PARKER, HOHENSTEIN, TAKAC, SANCHEZ, CERRATO, CIRESI, BRIGGS, D. WILLIAMS, BOYLE, ISAACSON, MCNEILL, GALLOWAY, T. DAVIS, GUENST, HANBIDGE, SOLOMON, SHUSTERMAN, OTTEN, STURLA, MULLINS, O'MARA, KINKEAD, CEPHAS, SIEGEL, GIRAL, STEELE, WAXMAN, MATZIE, CONKLIN, DONAHUE, WEBSTER, N. NELSON, SALISBURY, SAMUELSON, FRANKEL, INNAMORATO, MALAGARI, DEASY, GREEN, MAYES AND GERGELY, JUNE 5, 2023

REFERRED TO COMMITTEE ON LABOR AND INDUSTRY, JUNE 5, 2023

AN ACT

1 2 3 4 5	Providing for violence prevention committees in health care facilities, for duties of committees, for workplace violence reporting requirements and for powers and duties of the Department of Labor and Industry; and imposing fines and administrative penalties.
6	The General Assembly of the Commonwealth of Pennsylvania
7	hereby enacts as follows:
8	Section 1. Short title.
9	This act shall be known and may be cited as the Health
10	Facility Employee Violence Prevention Act.
11	Section 2. Definitions.
12	The following words and phrases when used in this act shall
13	have the meanings given to them in this section unless the
14	context clearly indicates otherwise:
15	"Committee." The violence prevention committee established

1 by a health facility under this act.

2 "Department." The Department of Labor and Industry of the3 Commonwealth.

4 "Employee." An individual who is employed by a health
5 facility who is involved in direct patient care or clinical care
6 services.

7 "Health facility." A hospital, long-term care nursing 8 facility or home health care agency as those terms are defined 9 in section 802.1 of the act of July 19, 1979 (P.L.130, No.48), 10 known as the Health Care Facilities Act.

11 "Program." The workplace violence prevention program12 established by a committee.

13 "Workplace violence." Violence or the threat of violence 14 against an employee.

15 Section 3. Violence prevention committee.

16 (a) Establishment.--Each health facility shall establish a 17 violence prevention committee to establish, review, administer 18 and provide guidance about a program relating to the prevention 19 of workplace violence at the health facility.

(b) Membership.--The committee shall be composed as follows:
(1) At least one member or designee of the committee
shall represent management and oversee implementation of the
program. The committee shall be led by two cochairs, one

24 representing management and one representing the union 25 employees and nonunion staff in the case of a facility that 26 has no union representing its staff.

27 (2) At least 50% of the members of the committee shall
28 be nonmanagerial staff primarily engaged in direct patient
29 care. The committee shall have a proportional representation
30 of union members, selected by their union, and nonunion

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members, elected by secret ballot by their peers. The proportional representation shall incorporate all employees at risk of becoming a victim of workplace violence and shall include representation from all main areas of the hospital that may be subject to workplace violence.

6 (3) The remaining members of the committee shall be 7 selected by management and shall have experience, expertise 8 or responsibility relevant to violence prevention or other 9 expertise that is considered beneficial to the committee. 10 Section 4. Duties of committee.

(a) Risk assessment evaluation.--Each committee shall perform an initial risk assessment based on an analysis of incidents of the prior five years and then annually thereafter, as well as an evaluation of the factors that may put an employee at risk of workplace violence. Those factors shall include, but not be limited to:

17 (1) Working in a public setting.

18 (2) Guarding or maintaining property or possessions.

19 (3) Working in a high-crime area.

20 (4) Working late at night or early in the morning.

21 (5) Using commuter lots that are not adequately lit or 22 frequently patrolled.

23 (6) The existence of uncontrolled public access to the24 workplace.

(7) Working in a public area with individuals in crisis.
(8) Working in an area where a patient or resident may
exhibit violent behavior or where there has been a pattern of
violent behavior.

29 (9) Working in a unit that does not have adequate30 staffing levels.

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(10) The existence or availability of a security
 response team that is able to rapidly and effectively respond
 to incidents of workplace violence.

4 (11) Adequate training of staff to deal with incidents5 of workplace violence.

6

(12) The physical layout of the facility.

7 (b) Review.--Each committee shall meet quarterly to review 8 all incidents of workplace violence, to review compliance with the program and the effectiveness of the program, to initiate 9 10 changes to the program where necessary and to perform any other 11 duties required under this act. The committee shall report 12 annually the results of the reviews to the department together 13 with any changes to the program adopted by the committee. If no 14 changes are adopted in response to the review, the committee 15 shall report that fact to the department.

16 (c) Preparation of report and establishment of program.--17 Each committee shall:

18 (1) Prepare a report from the risk assessment evaluation
19 and establish a written violence prevention program to
20 mitigate risks based on the assessment. If there is more than
21 one health facility within a system, there shall be a program
22 established for each health facility. The program shall be
23 updated annually.

24 (2) Develop and maintain a detailed, written violence25 prevention plan that:

26 (i) identifies and tracks incidents of workplace
27 violence at the facility;

28 (ii) identifies workplace risks;

29 (iii) establishes a system to identify and flag
30 individuals with a history of violence; and

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(iv) provides specific methods to address workplace
 risks.

3 (3) Distribute the violence prevention plan and risk
4 assessment report to all employees.

5 (4) Make the risk assessment report available to the 6 public.

7 (5) Establish a method to expedite reporting and review
8 of a report of workplace violence and make written
9 recommendations to the health facility management on
10 preventing additional incidents of similar workplace
11 violence.

12 (6) Promptly after adopting a violence prevention plan,13 file a copy of the plan with the department.

14 (d) Employee training.--The committee shall provide 15 appropriate employee training to employees at the time of hire 16 and annually thereafter.

17 Section 5. Reporting of workplace violence.

Reporting.--An employee who reasonably believes that an 18 (a) 19 incident of workplace violence has occurred shall report the 20 occurrence of the incident in accordance with the violence prevention plan of the health facility unless the employee knows 21 a report has already been made. The report shall be made 22 23 immediately or as soon thereafter as reasonably practicable, but 24 no later than 24 hours after the occurrence or discovery of the 25 incident.

(b) Local law enforcement reporting.--Acts of workplace violence or threats of workplace violence against any on-duty health facility personnel shall be reported to the local law enforcement agency within 24 hours. It shall be considered a violation of this act to interfere with, discourage or obstruct

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1 such reporting.

(c) Liability.--An employee who reports the occurrence of an
incident of workplace violence under subsection (a) may not be
subject to retaliatory action for reporting the incident as
specified in the act of December 12, 1986 (P.L.1559, No.169),
known as the Whistleblower Law.

7 Section 6. Distribution of reports of workplace violence.

8 A report of an incident of workplace violence that is 9 submitted to management or to the health facility shall be 10 provided to the committee within 72 hours of the submission of 11 the report.

12 Section 7. Penalties.

(a) Administrative fine.--The department may levy an administrative fine on a health facility that violates this act or any regulation adopted under this act. The fine shall be not less than \$1,000 for each violation. The department may increase fines for repeated violations.

(b) Administrative order.--The department may order a health
facility to take an action that the department deems necessary
to correct a violation of this act.

(c) Administrative agency law.--This section is subject to 2 Pa.C.S. Chs. 5 Subch. A (relating to practice and procedure of Commonwealth agencies) and 7 Subch. A (relating to judicial review of Commonwealth agency action).

25 Section 8. Remedies.

(a) General rule.--If a health facility has engaged in
conduct that causes or maintains a substantial risk of further
workplace violence, including failing to implement the
recommendations of a committee, a court may enjoin the health
facility from engaging in the illegal activities and may order

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1 any other relief that is appropriate, including, but not limited
2 to:

3 (1) reinstatement of an employee;

4 (2) removal of the offending party from the employee's
5 work environment;

- 6 (3) reimbursement for lost wages;
- 7 (4) medical expenses;
- 8 (5) compensation for emotional distress; and
- 9 (6) attorney fees.
- 10 (b) Appeals to department.--

(1) If a committee concludes that a health facility is not acting in good faith in implementing the recommendations of the committee, the committee, by vote of a majority of the members, may appeal the health facility's decision to the department.

16 (2) If, after a hearing, the department determines that
17 the health facility is acting in bad faith and failing to
18 implement safety recommendations suggested by the committee,
19 the department may impose penalties against the health
20 facility, including appropriate fines and administrative
21 penalties.

22 (3) Additionally, any individual has the ability to file23 a complaint with the department for a violation of this act.

(4) If an activity, policy or practice has been reported
to management and, after reasonable opportunity for
correction, the problem has not been corrected or resolved
and an employee or a representative of the employees still
believes that a violation of the workplace violence
prevention program remains or that substantial risk of
workplace violence exists, such employee or representative of

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1 the employees may request an inspection by giving notice to the department of such a violation or risk. Such notice and 2 request shall be in writing, shall set forth with reasonable 3 particularity the grounds for the notice and shall be signed 4 by the employee or representative of employees. A copy of 5 6 such notice shall be provided to the employer, except that on 7 the request of the person giving notice, such person's name 8 shall be withheld. If the department finds such a complaint 9 to be credible, an inspection shall be made by the 10 department.

11 (5) A representative of the employer and employees shall 12 be given the opportunity to accompany the department 13 representative during the inspection.

14 Section 9. Effect on collective bargaining agreements.
15 This act may not be construed to:

16 (1) Supersede a current provision of an employee's
17 existing collective bargaining agreement which provides
18 greater rights and protection than prescribed by this act.

19 (2) Prevent any new provisions of a collective
 20 bargaining agreement which provides greater rights and
 21 protections from being implemented and applicable to an
 22 employee.

23 Section 10. Rules and regulations.

The department shall adopt rules and regulations necessary to implement this act. The rules and regulations shall include guidelines the department deems appropriate regarding workplace violence prevention programs required under this act and related to reporting and monitoring systems and employee training. Section 11. Effective date.

30 This act shall take effect in 90 days.

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