



General Assembly

January Session, 2003

Amendment

LCO No. 5586

SB0090805586HD0

Offered by:

REP. BEAMON, 72nd Dist.

To: Subst. Senate Bill No. 908

File No. 87

Cal. No. 433

"AN ACT CONCERNING SECONDHAND SMOKE IN WORK PLACES."

1 Strike everything after the enacting clause and substitute the
2 following in lieu thereof:

3 "Section 1. (NEW) (*Effective October 1, 2003*) (a) For purposes of this
4 section, "tobacco products" means any substance that contains tobacco,
5 including, but not limited to, cigarettes, cigars, pipe tobacco or
6 chewing tobacco.

7 (b) On and after January 1, 2007, no person may sell or offer for sale
8 any tobacco products, and no person may buy any tobacco products.
9 Violation of any provision of this section shall be an infraction.

10 Sec. 2. Subsection (a) of section 10-303 of the general statutes is
11 repealed and the following is substituted in lieu thereof (*Effective*
12 *October 1, 2003*):

13 (a) The authority in charge of any building or property owned,

14 operated or leased by the state or any municipality therein shall grant
15 to the Board of Education and Services for the Blind a permit to
16 operate in such building or on such property a food service facility, a
17 vending machine or a stand for the vending of newspapers,
18 periodicals, confections, [tobacco products,] food and such other
19 articles as such authority approves when, in the opinion of such
20 authority, such facility, machine or stand is desirable in such location.
21 Any person operating such a stand in any such location on October 1,
22 1945, shall be permitted to continue such operation, but upon such
23 person's ceasing such operation such authority shall grant a permit for
24 continued operation to the Board of Education and Services for the
25 Blind. Said board may establish a training facility at any such location.

26 Sec. 3. Section 21a-83 of the general statutes is repealed and the
27 following is substituted in lieu thereof (*Effective October 1, 2003*):

28 On or after January 1, 1976, no person, firm or corporation shall
29 package, distribute, offer for sale, sell or give away any paint which
30 does not conform to the most recent standards of federal law, in
31 accordance with the Lead-Based Paint Poisoning Prevention Act,
32 Chapter 63 of the Social Security Act, as amended, unless it bears the
33 following warning statement:

34 CAUTION-CONTAINS LEAD OR OTHER COMPOUNDS
35 HARMFUL IF SWALLOWED. Do not apply on any interior surfaces of
36 a dwelling or of a place used for the care of children or on window
37 sills, toys, cribs or other furniture which might be chewed by children.
38 Wash thoroughly after handling and before eating. [or smoking.] Close
39 container after each use.

40 KEEP OUT OF REACH OF CHILDREN

41 Such warning statements shall be placed in a conspicuous place on
42 the immediate container of such paint and shall be printed on gallon-
43 size containers in letters of not less than ten-point type for the words-
44 CAUTION-CONTAINS LEAD OR OTHER COMPOUNDS HARMFUL
45 IF SWALLOWED and KEEP OUT OF REACH OF CHILDREN and not

46 less than eight-point type for the remainder of the statement.
47 Proportionately smaller type may be used on smaller containers. Such
48 printing shall be legible and in a conspicuous color contrast with other
49 printing appearing on the container. Stocks of paint which fail to
50 conform to the standards herein established and which were
51 manufactured prior to October 1, 1975, can be made to conform with
52 the requirements of this section by the application of a separate
53 warning label, which shall be affixed directly on the existing label. No
54 person, firm or corporation shall package, distribute, offer for sale, sell
55 or give away any paint not conforming with the standards herein
56 established after one year from October 1, 1975, unless the warning is
57 an integral part of the printed container label.

58 Sec. 4. Section 21a-270 of the general statutes is repealed and the
59 following is substituted in lieu thereof (*Effective October 1, 2003*):

60 In determining whether any object or material listed in subdivision
61 (20) of section 21a-240 shall be deemed "drug paraphernalia", a court
62 or other authority shall, in addition to all other logically relevant
63 factors, consider the following:

64 (1) Statements by an owner or by anyone in control of the object
65 concerning its use;

66 (2) The proximity of the object to any controlled substances;

67 (3) The existence of any residue of controlled substances on the
68 object;

69 (4) Evidence of the intent of an owner, or of anyone in control of the
70 object, to deliver it to persons whom he knows, or should reasonably
71 know, intend to use the object to facilitate a violation of this section,
72 subdivision (20) of section 21a-240, and sections 21a-263, 21a-267 and
73 21a-271;

74 (5) Instructions, oral or written, provided with the object concerning
75 its use with a controlled substance;

76 (6) Descriptive materials accompanying the object which explain or
77 depict its use with a controlled substance;

78 (7) National and local advertising concerning its use;

79 (8) The manner in which the object is displayed for sale;

80 (9) Whether the owner, or anyone in control of the object, is a
81 legitimate supplier of like or related items to the community; [, such as
82 a licensed distributor or dealer of tobacco products;]

83 (10) Evidence of the ratio of sales of the object to the total sales of the
84 business enterprise;

85 (11) The existence and scope of legitimate uses for the object in the
86 community;

87 (12) Expert testimony concerning its use.

88 Sec. 4. Section 29-140 of the general statutes is repealed and the
89 following is substituted in lieu thereof (*Effective October 1, 2003*):

90 The commissioner shall make and enforce, and from time to time
91 may amend, reasonable regulations for the prevention or abatement of
92 fire and casualty hazards incident to the assembly of one hundred or
93 more persons in tents, air-supported plastic or fabric or other portable
94 shelters, which regulations shall deal in particular with the character
95 and arrangement of seating, means of egress, fire fighting appliances,
96 fire and police protection, [smoking on the premises,] lighting and
97 other safety measures for the prevention or abatement of fire, casualty
98 and related hazards.

99 Sec. 5. Subsection (d) of section 53-302a of the general statutes is
100 repealed and the following is substituted in lieu thereof (*Effective*
101 *October 1, 2003*):

102 (d) The sale or furnishing of any of the following items of personal
103 property or services by any person, firm or corporation in any of the

104 businesses enumerated in subsection (e) of this section, provided such
105 person, firm or corporation sells such products or furnishes such
106 services in the ordinary course of its business: (1) Drugs, medical and
107 surgical supplies, or any object purchased on the prescription of a
108 licensed practitioner for the treatment of a patient; (2) toilet articles or
109 any article used for personal cleanliness and hygiene; (3) baby
110 supplies; (4) ice; (5) newspapers, magazines, artists' supplies, films,
111 stationery and greeting cards; (6) any food products intended for
112 human or animal consumption; (7) gasoline, fuel additives, lubricants,
113 antifreeze and tires; (8) emergency repair or replacement parts for
114 motor vehicles, boats and aircraft; (9) emergency plumbing, heating,
115 cooling and electrical repair and replacement parts and equipment;
116 (10) cooking, heating and lighting fuel; [(11) tobacco products; and
117 (12)] and (11) antiques.

118 Sec. 6. Subsection (e) of section 1-205 of the general statutes is
119 repealed and the following is substituted in lieu thereof (*Effective*
120 *October 1, 2003*):

121 (e) The Freedom of Information Commission, and the Department
122 of Information Technology with respect to access to and disclosure of
123 computer-stored public records, shall conduct training sessions, at
124 least annually, for members of public agencies for the purpose of
125 educating such members as to the requirements of sections 1-7 to 1-14,
126 inclusive, 1-16 to 1-18, inclusive, 1-200 to 1-202, inclusive, 1-205, 1-206,
127 1-210 to 1-217, inclusive, 1-225 to 1-232, inclusive, 1-240, and 1-241.
128 [and 19a-342.]

129 Sec. 7. Section 7-479h of the general statutes is repealed and the
130 following is substituted in lieu thereof (*Effective October 1, 2003*):

131 The meetings, minutes and records of an interlocal risk
132 management agency pertaining to claims shall not be subject to
133 sections 1-201, 1-202, 1-205, 1-206, 1-210, 1-211, 1-213 to 1-217,
134 inclusive, 1-225 to 1-232, inclusive, 1-240 [,] and 1-241. [and 19a-342.]

135 Sec. 8. Section 8-360 of the general statutes is repealed and the

136 following is substituted in lieu thereof (*Effective October 1, 2003*):

137 Nothing in sections 1-200, 1-205, 1-206, 1-210 to 1-213, inclusive, 1-
138 225 to 1-232, inclusive, or 1-240 [and 19a-342] shall be construed to
139 require a public agency, as defined in section 1-200, to disclose any
140 information indicating the location of a shelter or transitional housing
141 for victims of domestic violence.

142 Sec. 9. Subsection (b) of section 12-15 of the general statutes is
143 repealed and the following is substituted in lieu thereof (*Effective*
144 *October 1, 2003*):

145 (b) The commissioner may disclose (1) returns or return information
146 to (A) an authorized representative of another state agency or office,
147 upon written request by the head of such agency or office, when
148 required in the course of duty or when there is reasonable cause to
149 believe that any state law is being violated, or (B) an authorized
150 representative of an agency or office of the United States, upon written
151 request by the head of such agency or office, when required in the
152 course of duty or when there is reasonable cause to believe that any
153 federal law is being violated, provided no such agency or office shall
154 disclose such returns or return information, other than in a judicial or
155 administrative proceeding to which such agency or office is a party
156 pertaining to the enforcement of state or federal law, as the case may
157 be, in a form which can be associated with, or otherwise identify,
158 directly or indirectly, a particular taxpayer except that the names and
159 addresses of jurors or potential jurors and the fact that the names were
160 derived from the list of taxpayers pursuant to chapter 884 may be
161 disclosed by the judicial branch; (2) returns or return information to
162 the Auditors of Public Accounts, when required in the course of duty
163 under chapter 23; (3) returns or return information to tax officers of
164 another state or of a Canadian province or of a political subdivision of
165 such other state or province or of the District of Columbia or to any
166 officer of the United States Treasury Department or the United States
167 Department of Health and Human Services, authorized for such
168 purpose in accordance with an agreement between this state and such

169 other state, province, political subdivision, the District of Columbia or
170 department, respectively, when required in the administration of taxes
171 imposed under the laws of such other state, province, political
172 subdivision, the District of Columbia or the United States, respectively,
173 and when a reciprocal arrangement exists; (4) returns or return
174 information in any action, case or proceeding in any court of
175 competent jurisdiction, when the commissioner or any other state
176 department or agency is a party, and when such information is directly
177 involved in such action, case or proceeding; (5) returns or return
178 information to a taxpayer or its authorized representative, upon
179 written request for a return filed by or return information on such
180 taxpayer; (6) returns or return information to a successor, receiver,
181 trustee, executor, administrator, assignee, guardian or guarantor of a
182 taxpayer, when such person establishes, to the satisfaction of the
183 commissioner, that such person has a material interest which will be
184 affected by information contained in such returns or return
185 information; (7) information to the assessor or an authorized
186 representative of the chief executive officer of a Connecticut
187 municipality, when the information disclosed is limited to (A) a list of
188 real or personal property that is or may be subject to property taxes in
189 such municipality, or (B) a list containing the name of each person who
190 is issued any license, permit or certificate which is required, under the
191 provisions of this title, to be conspicuously displayed and whose
192 address is in such municipality; (8) real estate conveyance tax return
193 information or controlling interest transfer tax return information to
194 the town clerk or an authorized representative of the chief executive
195 officer of a Connecticut municipality to which the information relates;
196 (9) estate tax returns and estate tax return information to the Probate
197 Court Administrator or to the court of probate for the district within
198 which a decedent resided at the date of the decedent's death, or within
199 which the commissioner contends that a decedent resided at the date
200 of the decedent's death or, if a decedent died a nonresident of this
201 state, in the court of probate for the district within which real estate or
202 tangible personal property of the decedent is situated, or within which
203 the commissioner contends that real estate or tangible personal

204 property of the decedent is situated; (10) returns or return information
205 to the Secretary of the Office of Policy and Management for purposes
206 of subsection (b) of section 12-7a; (11) return information to the Jury
207 Administrator, when the information disclosed is limited to the names,
208 addresses, federal Social Security numbers and dates of birth, if
209 available, of residents of this state, as defined in subdivision (1) of
210 subsection (a) of section 12-701; (12) pursuant to regulations adopted
211 by the commissioner, returns or return information to any person to
212 the extent necessary in connection with the processing, storage,
213 transmission or reproduction of such returns or return information,
214 and the programming, maintenance, repair, testing or procurement of
215 equipment, or the providing of other services, for purposes of tax
216 administration; (13) without written request and unless the
217 commissioner determines that disclosure would identify a confidential
218 informant or seriously impair a civil or criminal tax investigation,
219 returns and return information which may constitute evidence of a
220 violation of any civil or criminal law of this state or the United States to
221 the extent necessary to apprise the head of such agency or office
222 charged with the responsibility of enforcing such law, in which event
223 the head of such agency or office may disclose such return information
224 to officers and employees of such agency or office to the extent
225 necessary to enforce such law; and (14) names and addresses of
226 operators, as defined in section 12-407, to tourism districts, as defined
227 in section 32-302. [; and (15) names of each licensed dealer, as defined
228 in section 12-285, and the location of the premises covered by the
229 dealer's license.]

230 Sec. 10. Section 12-30a of the general statutes is repealed and the
231 following is substituted in lieu thereof (*Effective October 1, 2003*):

232 (a) (1) Whenever the provisions of section 12-35, 12-204, 12-205, 12-
233 206, 12-225, 12-226, 12-229, 12-235, 12-242d, 12-263c, 12-263d, 12-263m,
234 12-268d, 12-268h, [12-293a, 12-309, 12-330d, 12-330i,] 12-376, 12-376a,
235 12-376b, 12-392, 12-414, 12-415, 12-416, 12-419, 12-419a, 12-439, 12-440,
236 12-458, 12-458d, 12-486a, 12-488, 12-547, 12-548, 12-590, 12-594, 12-638c,
237 12-638d, 12-646a, 12-647, 12-655, 12-667, 12-722, 12-723, 12-728, 12-731,

238 12-735, 22a-132, 22a-232, 22a-237c, 38a-277 or 51-81b require interest to
239 be paid to the Commissioner of Revenue Services at the rate of one per
240 cent per month or fraction thereof or one per cent for each month or
241 fraction thereof, the Commissioner of Revenue Services may adopt
242 regulations in accordance with the provisions of chapter 54 that
243 require interest to be paid to said commissioner at the equivalent daily
244 rate in lieu of such monthly rate.

245 (2) If such regulations are adopted, such regulations shall provide
246 that (A) if notice and demand is made by said commissioner for
247 payment of any amount to said commissioner, and if such amount is
248 paid within ten days after the date of such notice and demand, interest
249 under this section on the amount so paid shall not be imposed for the
250 period after the date of such notice and demand, and (B) such
251 regulations are applicable to interest required to be paid to the
252 Commissioner of Revenue Services on taxes due and owing on or after
253 the date specified in such regulations, whether or not such taxes first
254 became due before said date.

255 (b) (1) Whenever the provisions of section 12-208, 12-268l, [12-312,]
256 12-376, 12-392, 12-422, 12-448, 12-463, 12-489, 12-554, 12-638i, 12-730 or
257 12-732 require interest to be paid by the Commissioner of Revenue
258 Services at the rate of two-thirds of one per cent per month or fraction
259 thereof or two-thirds of one per cent for each month or fraction thereof,
260 the Commissioner of Revenue Services may adopt regulations in
261 accordance with the provisions of chapter 54 that require interest to be
262 paid by said commissioner at the equivalent daily rate in lieu of such
263 monthly rate.

264 (2) If such regulations are adopted, they shall provide that (A)
265 interest shall be allowed and paid, in the case of a refund, from the
266 date of the overpayment to a date, to be determined by the
267 commissioner, preceding the date of the refund check by not more
268 than thirty days and, in the case of a credit, from the date of the
269 overpayment to the due date of the amount against which the credit is
270 taken, and (B) such regulations shall be applicable to interest required

271 to be paid by the Commissioner of Revenue Services on amounts due
272 and owing on or after the date specified in such regulations, whether
273 or not such amounts first became due before said date.

274 Sec. 11. Section 12-35b of the general statutes is repealed and the
275 following is substituted in lieu thereof (*Effective October 1, 2003*):

276 For the purposes of sections 12-204, 12-212, 12-235, 12-263b, 12-
277 263m, 12-268h, [12-309, 12-330i,] 12-366, 12-405d, 12-420, 12-441, 12-475,
278 12-488, 12-512, 12-555a, 12-594, 12-638j, 12-734, 22a-256j and 51-81b:

279 (a) "Bona fide purchaser" means a person who takes a conveyance of
280 real estate in good faith from the holder of legal title, and pays
281 valuable consideration, without actual, implied, or constructive notice
282 of any tax delinquency.

283 (b) "Qualified encumbrancer" means a person who places a burden,
284 charge or lien on real estate, in good faith, without actual, implied, or
285 constructive notice of any tax delinquency.

286 (c) "Commissioner" means the Commissioner of Revenue Services or
287 his authorized agent.

288 Sec. 12. Subsection (c) of section 12-398 of the general statutes is
289 repealed and the following is substituted in lieu thereof (*Effective*
290 *October 1, 2003*):

291 (c) (1) Notwithstanding the provisions of sections 1-200, 1-205, 1-
292 206, 1-210 to 1-213, inclusive, 1-225 to 1-232, inclusive, and 1-240 [and
293 19a-342] a court of probate shall not disclose to any person or state or
294 municipal board, commission, department or agency, estate tax returns
295 and estate tax return information that are provided to such court under
296 this chapter, except the Probate Court shall, upon request, disclose
297 such returns and return information to the Probate Court
298 Administrator and to the Commissioner of Revenue Services, and may
299 disclose such a return or return information to an executor,
300 administrator, trustee, grantee, donee, beneficiary, surviving joint

301 owner or other interested party, when any such person establishes, to
302 the satisfaction of such court, that he or she has a material interest
303 which will be affected by information contained in such return.

304 (2) Notwithstanding the provisions of sections 1-200, 1-205, 1-206, 1-
305 210 to 1-213, inclusive, 1-225 to 1-232, inclusive, and 1-240 [and 19a-
306 342] the Probate Court Administrator shall not disclose to any person
307 or state or municipal board, commission, department or agency, estate
308 tax returns and estate tax return information that are provided to such
309 administrator, except that the Probate Court Administrator shall, upon
310 request, disclose such returns and return information to the
311 Commissioner of Revenue Services and a return and return
312 information concerning a decedent to the court of probate for the
313 district within which the decedent resided at the date of his death or, if
314 the decedent died a nonresident of this state, to the court of probate for
315 the district within which real estate or tangible personal property of
316 the decedent is situated, and may disclose such a return or return
317 information to an executor, administrator, trustee, grantee, donee,
318 beneficiary, surviving joint owner or other interested party, when any
319 such person establishes, to the satisfaction of such administrator, that
320 he has a material interest which will be affected by information
321 contained in such return.

322 Sec. 13. Section 21a-46 of the general statutes is repealed and the
323 following is substituted in lieu thereof (*Effective October 1, 2003*):

324 Each vending machine used in dispensing merchandise or
325 performing service in this state and not included under the provisions
326 of [subsection (b) of section 12-289 or] subsection (a) of section 21a-37
327 shall bear in a conspicuous manner the name and address of the owner
328 or operator thereof, and a telephone number which may be called for
329 service at any hour of the day.

330 Sec. 14. Section 21a-47 of the general statutes is repealed and the
331 following is substituted in lieu thereof (*Effective October 1, 2003*):

332 Any person who violates any provision of [subsection (b) of section

333 12-289,] subsection (a) of section 21a-37 or section 21a-46 shall be fined
334 not less than fifty dollars for each machine which is the subject of such
335 violation.

336 Sec. 15. Subsection (d) of section 30-86 of the general statutes is
337 repealed and the following is substituted in lieu thereof (*Effective*
338 *October 1, 2003*):

339 (d) (1) No permittee or permittee's agent or employee shall
340 electronically or mechanically record or maintain any information
341 derived from a transaction scan, except the following: (A) The name
342 and date of birth of the person listed on the driver's license or identity
343 card presented by a cardholder; (B) the expiration date and
344 identification number of the driver's license or identity card presented
345 by a cardholder.

346 (2) No permittee or permittee's agent or employee shall use a
347 transaction scan device for a purpose other than the purposes specified
348 in subsection (c) of this section. [or subsection (d) of section 53-344.]

349 (3) No permittee or permittee's agent or employee shall sell or
350 otherwise disseminate the information derived from a transaction scan
351 to any third party for any purpose, including, but not limited to, any
352 marketing, advertising or promotional activities, except that a
353 permittee or permittee's agent or employee may release that
354 information pursuant to a court order.

355 (4) Nothing in subsection (c) of this section or this subsection
356 relieves a permittee or permittee's agent or employee of any
357 responsibility to comply with any other applicable state or federal laws
358 or rules governing the sale, giving away or other distribution of
359 alcoholic liquor.

360 (5) Any person who violates this subsection shall be subject to a civil
361 penalty of not more than one thousand dollars.

362 Sec. 16. Subsection (b) of section 51-164n of the general statutes is

363 repealed and the following is substituted in lieu thereof (*Effective*
364 *October 1, 2003*):

365 (b) Notwithstanding any provision of the general statutes to the
366 contrary, any person who is alleged to have committed (1) a violation
367 under the provisions of section 1-9, 1-10, 1-11, 4b-13, 7-13, 7-14, 7-35, 7-
368 41, 7-83, 7-283, 7-325, 7-393, 8-25, 8-27, 9-63, 9-296, 9-305, 9-322, 9-350,
369 10-193, 10-197, 10-198, 10-230, 10-251, 10-254, 12-52, 12-170aa, [12-292,
370 12-326g.] subdivision (4) of section 12-408, subdivision (3), (5) or (6) of
371 section 12-411, section 12-435c, 12-476a, 12-476b, 12-487, 13a-71, 13a-
372 107, 13a-113, 13a-114, 13a-115, 13a-117b, 13a-123, 13a-124, 13a-139, 13a-
373 140, 13a-143b, 13a-247, 13a-253, subsection (f) of section 13b-42, section
374 13b-90, 13b-221, 13b-292, 13b-336, 13b-337, 13b-338, 13b-410a, 13b-410b,
375 13b-410c, subsection (a), (b) or (c) of section 13b-412, section 13b-414,
376 subsection (d) of section 14-12, section 14-20a, 14-27a, subsection (e) of
377 section 14-34a, subsection (d) of section 14-35, section 14-43, 14-49, 14-
378 50a, 14-58, subsection (b) of section 14-66, section 14-66a, 14-66b, 14-
379 67a, subsection (f) of section 14-80h, section 14-97a, section 14-100b, 14-
380 103a, 14-106a, 14-106c, 14-146, 14-152, 14-153, 14-163b, a first violation
381 as specified in subsection (f) of section 14-164i, section 14-219 specified
382 in subsection (e) of said section, section 14-240, 14-249, 14-250,
383 subsection (a), (b) or (c) of section 14-261a, section 14-262, 14-264, 14-
384 267a, 14-269, 14-270, 14-275a, 14-278, 14-279, subsection (e) of section
385 14-283, section 14-291, 14-293b, 14-319, 14-320, 14-321, 14-325a, 14-326,
386 14-330, 14-332a, subdivision (1), (2) or (3) of section 14-386a, section 15-
387 33, subsection (a) of section 15-115, section 16-256, 16-256e, 16a-15, 16a-
388 22, subsection (a) or (b) of section 16a-22h, section 17a-24, 17a-145, 17a-
389 149, 17a-152, 17a-465, 17a-642, 17b-124, 17b-131, 17b-137, 17b-407, 17b-
390 451, 17b-734, subsection (b) of section 17b-736, 19a-30, 19a-33, 19a-39,
391 19a-87, subsection (b) of section 19a-87a, section 19a-91, 19a-105, 19a-
392 107, 19a-215, 19a-219, 19a-222, 19a-224, 19a-286, 19a-287, 19a-297, 19a-
393 301, 19a-309, 19a-335, 19a-336, 19a-338, 19a-339, 19a-340, 19a-425, 19a-
394 502, 20-7a, 20-14, 20-158, 20-231, 20-257, 20-265, 20-324e, subsection (a)
395 of section 20-341, section 20-341i, 20-597, 20-608, 20-610, 21-30, 21-38,
396 21-39, 21-43, 21-47, 21-48, 21-63, 21-76a, 21a-21, 21a-25, 21a-26, 21a-30,

397 subsection (a) of section 21a-37, section 21a-46, 21a-61, 21a-63, 21a-77,
398 subsection (b) of section 21a-79, section 21a-85, 21a-154, 21a-159, 21a-
399 201, 21a-211, 22-13, 22-14, 22-15, 22-16, 22-29, 22-34, 22-35, 22-36, 22-37,
400 22-38, 22-39, 22-39a, 22-39b, 22-39c, 22-39d, 22-39e, 22-49, 22-54, 22-61,
401 22-89, 22-90, 22-98, 22-99, 22-100, 22-111o, 22-279, 22-280a, 22-318a, 22-
402 320h, 22-324a, 22-326, 22-342, subsection (b) or (e) of section 22-344,
403 section 22-359, 22-366, 22-391, 22-413, 22-414, 22-415, 22a-66a, 22a-246,
404 subsection (a) of section 22a-250, subsection (e) of section 22a-256h,
405 section 22a-449, 22a-461, 23-37, 23-38, 23-46, 23-61b, subsection (a) or
406 (b) of section 23-65, section 25-37, 25-40, 26-19, 26-21, 26-31, 26-40, 26-
407 40a, 26-49, 26-54, 26-59, 26-61, 26-64, 26-79, 26-89, 26-97, 26-107, 26-117,
408 26-128, 26-131, 26-132, 26-138, 26-141, 26-207, 26-215, 26-224a, 26-227,
409 26-230, 26-294, 28-13, 29-6a, 29-109, 29-161a, 29-161b, 29-198, 29-210, 29-
410 243, 29-277, 29-316, 29-318, 29-341, 29-381, 30-48a, 30-86a, 31-3, 31-10,
411 31-11, 31-12, 31-13, 31-14, 31-15, 31-16, 31-18, 31-23, 31-24, 31-25, 31-28,
412 31-32, 31-36, 31-38, 31-38a, 31-40, 31-44, 31-47, 31-48, 31-51, 31-51k, 31-
413 52, 31-52a, 31-54, subsection (a) or (c) of section 31-69, section 31-70, 31-
414 74, 31-75, 31-76, 31-76a, 31-89b, 31-134, subsection (g) of section 31-273,
415 section 31-288, 36a-787, 42-230, 45a-450, 45a-634, 45a-658, subdivision
416 (13) or (14) of section 46a-54, section 46a-59, 46b-22, 46b-24, 46b-34, 47-
417 34a, 47-47, 49-8a, 49-16, 53-133, subsection (a) or (b) of section 53-211,
418 section 53-212a, 53-249a, 53-252, 53-264, 53-302a, 53-303e, 53-311a, 53-
419 321, 53-322, 53-323, 53-331 [, 53-344] or 53-450, or (2) a violation under
420 the provisions of chapter 268, or (3) a violation of any regulation
421 adopted in accordance with the provisions of section 12-484, 12-487 or
422 13b-410, shall follow the procedures set forth in this section.

423 Sec. 17. Subsection (a) of section 51-344a of the general statutes is
424 repealed and the following is substituted in lieu thereof (*Effective*
425 *October 1, 2003*):

426 (a) Whenever the term "judicial district of Hartford-New Britain" or
427 "judicial district of Hartford-New Britain at Hartford" is used or
428 referred to in the following sections of the general statutes, it shall be
429 deemed to mean or refer to the judicial district of Hartford on and after
430 September 1, 1998: Sections 1-205, 1-206, 2-48, 3-21a, 3-62d, 3-70a, 3-

431 71a, 4-61, 4-160, 4-164, 4-177b, 4-180, 4-183, 4-197, 5-202, 5-276a, 8-30g,
432 9-7a, 9-7b, 9-369b, 10-153e, 12-208, 12-237, 12-268l, [12-312, 12-330m,]
433 12-405k, 12-422, 12-448, 12-454, 12-456, 12-463, 12-489, 12-522, 12-554,
434 12-565, 12-572, 12-586f, 12-597, 12-730, 13b-34, 13b-235, 13b-315, 13b-
435 375, 14-57, 14-66, 14-67u, 14-110, 14-195, 14-311, 14-311c, 14-324, 14-331,
436 15-125, 15-126, 16-41, 16a-5, 17b-60, 17b-64, 17b-100, 17b-238, 17b-531,
437 19a-85, 19a-86, 19a-123d, 19a-425, 19a-498, 19a-517, 19a-526, 19a-633,
438 20-12f, 20-13e, 20-29, 20-40, 20-45, 20-59, 20-73a, 20-86f, 20-99, 20-114,
439 20-133, 20-154, 20-156, 20-162p, 20-192, 20-195p, 20-202, 20-206c, 20-227,
440 20-238, 20-247, 20-263, 20-271, 20-307, 20-341f, 20-363, 20-373, 20-404,
441 20-414, 21a-55, 21a-190i, 21a-196, 22-7, 22-37, 22-64, 22-195, 22-228, 22-
442 248, 22-254, 22-320d, 22-326a, 22-344b, 22-386, 22a-6b, 22a-7, 22a-16,
443 22a-30, 22a-34, 22a-53, 22a-60, 22a-62, 22a-63, 22a-66h, 22a-106a, 22a-
444 119, 22a-163m, 22a-167, 22a-180, 22a-182a, 22a-184, 22a-220a, 22a-220d,
445 22a-225, 22a-226, 22a-226c, 22a-227, 22a-250, 22a-255l, 22a-276, 22a-
446 285a, 22a-285g, 22a-285j, 22a-310, 22a-342a, 22a-344, 22a-361a, 22a-374,
447 22a-376, 22a-408, 22a-430, 22a-432, 22a-438, 22a-449f, 22a-449g, 22a-459,
448 23-5e, 23-65m, 25-32e, 25-36, 28-5, 29-158, 29-161b, 29-317, 29-323, 29-
449 329, 29-334, 29-340, 29-369, 30-8, 31-109, 31-249b, 31-266, 31-266a, 31-
450 270, 31-273, 31-284, 31-285, 31-339, 31-355a, 31-379, 35-3c, 35-42, 36a-
451 186, 36a-187, 36a-471a, 36a-494, 36a-517, 36a-587, 36a-647, 36a-684, 36a-
452 718, 36a-807, 36b-26, 36b-27, 36b-30, 36b-50, 36b-71, 36b-72, 36b-74, 36b-
453 76, 38a-41, 38a-52, 38a-134, 38a-139, 38a-140, 38a-147, 38a-150, 38a-185,
454 38a-209, 38a-225, 38a-226b, 38a-241, 38a-337, 38a-470, 38a-620, 38a-657,
455 38a-687, 38a-774, 38a-776, 38a-817, 38a-843, 38a-868, 38a-906, 38a-994,
456 42-103c, 42-110d, 42-110k, 42-110p, 42-182, 46a-5, 46a-56, 46a-100, 47a-
457 21, 49-73, 51-44a, 51-81b, 51-194, 52-146j, 53-392d and 54-211a.

458 Sec. 18. Section 51-344b of the general statutes is repealed and the
459 following is substituted in lieu thereof (*Effective October 1, 2003*):

460 Whenever the term "judicial district of Hartford" is used or referred
461 to in the following sections of the general statutes, the term "judicial
462 district of New Britain" shall be substituted in lieu thereof: Subsection
463 (b) of section 3-70a, sections 3-71a and 4-164, subsection (c) of section 4-
464 183, subdivision (4) of subsection (g) of section 10-153e, subparagraph

465 (C) of subdivision (4) of subsection (e) of section 10a-109n, sections 12-
 466 3a, 12-89, 12-103, 12-208, 12-237, 12-242hh, 12-242ii, 12-242kk, 12-268l,
 467 [12-307, 12-312, 12-330m,] 12-405k, 12-422, 12-448, 12-454, 12-463, 12-
 468 489, 12-522, 12-554, 12-586g and 12-597, subsection (b) of section 12-
 469 638i, sections 12-730, 14-57, 14-66, 14-195, 14-324, 14-331 and 19a-85,
 470 subsection (f) of section 19a-332e, subsection (d) of section 19a-653,
 471 sections 20-156, 20-247, 20-307, 20-373, 20-583 and 21a-55, subsection
 472 (e) of section 22-7, sections 22-320d and 22-386, subsection (e) of section
 473 22a-6b, section 22a-30, subsection (a) of section 22a-34, subsection (b) of
 474 section 22a-34, section 22a-182a, subsection (f) of section 22a-225,
 475 sections 22a-227, 22a-344, 22a-374, 22a-408 and 22a-449g, subsection (f)
 476 of section 25-32e, section 29-158, subsection (e) of section 29-161b,
 477 sections 36b-30 and 36b-76, subsection (f) of section 38a-41, section 38a-
 478 52, subsection (c) of section 38a-150, sections 38a-185, 38a-209 and 38a-
 479 225, subdivision (3) of section 38a-226b, sections 38a-241, 38a-337 and
 480 38a-657, subsection (c) of section 38a-774, section 38a-776, subsection
 481 (c) of section 38a-817 and section 38a-994.

482 Sec. 19. Section 54-36d of the general statutes is repealed and the
 483 following is substituted in lieu thereof (*Effective October 1, 2003*):

484 Sections 21-1, 54-36a, 54-36b and 54-36c [] shall not be applicable to
 485 the proceedings taken pursuant to chapters [214,] 220 and 490.

486 Sec. 20. (*Effective October 1, 2003*) Sections 4-28h to 4-28j, inclusive,
 487 12-285 to 12-330p, inclusive, 19a-74a, 19a-342, 31-40q to 31-40s,
 488 inclusive, 53-198, 53-344 and 53-344a of the general statutes are
 489 repealed.

490 Sec. 21. (*Effective July 1, 2004*) Section 3-114c of the general statutes is
 491 repealed."

This act shall take effect as follows:	
Section 1	<i>October 1, 2003</i>
Sec. 2	<i>October 1, 2003</i>
Sec. 3	<i>October 1, 2003</i>

Sec. 4	<i>October 1, 2003</i>
Sec. 4	<i>October 1, 2003</i>
Sec. 5	<i>October 1, 2003</i>
Sec. 6	<i>October 1, 2003</i>
Sec. 7	<i>October 1, 2003</i>
Sec. 8	<i>October 1, 2003</i>
Sec. 9	<i>October 1, 2003</i>
Sec. 10	<i>October 1, 2003</i>
Sec. 11	<i>October 1, 2003</i>
Sec. 12	<i>October 1, 2003</i>
Sec. 13	<i>October 1, 2003</i>
Sec. 14	<i>October 1, 2003</i>
Sec. 15	<i>October 1, 2003</i>
Sec. 16	<i>October 1, 2003</i>
Sec. 17	<i>October 1, 2003</i>
Sec. 18	<i>October 1, 2003</i>
Sec. 19	<i>October 1, 2003</i>
Sec. 20	<i>October 1, 2003</i>
Sec. 21	<i>July 1, 2004</i>