



General Assembly

January Session, 2003

**Amendment**

LCO No. 6329

\*SB0111006329SR0\*

Offered by:

SEN. CAPPIELLO, 24<sup>th</sup> Dist.

To: Subst. Senate Bill No. 1110

File No. 226

Cal. No. 150

**"AN ACT CONCERNING SELL BY DATES FOR MEAT, POULTRY OR FISH."**

1 After the last section, add the following and renumber sections and  
2 internal references accordingly:

3 "Sec. 501. Section 22-38 of the general statutes is repealed and the  
4 following is substituted in lieu thereof (*Effective October 1, 2003*):

5 [Only farm] Farm products grown and eggs produced in  
6 Connecticut [or within a ten-mile radius of where they are sold] shall  
7 be advertised or sold in Connecticut as "Native", "Native-Grown",  
8 "Local", "Locally-Grown" or [under terms of similar import]  
9 Connecticut-Grown. Farm products grown and eggs produced within  
10 a ten-mile radius of the point of sale for such farm products or eggs  
11 may be advertised or sold in Connecticut as "Native", "Native-Grown",  
12 "Local", or "Locally-Grown". Any person, firm, partnership or  
13 corporation advertising farm products as "Native", "Native-Grown",  
14 "Local", [or] "Locally-Grown", or Connecticut-Grown shall be required

15 to furnish proof that such products were grown or produced [within  
16 the specified region] in Connecticut or within a ten-mile radius of the  
17 point of sale, as applicable, if requested to do so by the Commissioner  
18 of Agriculture. Any person who violates any provision of this section  
19 shall be fined not more than twenty-five dollars for each violation."