



General Assembly

Amendment

January Session, 2003

LCO No. 7025

HB0667707025HDO

Offered by:

REP. FELTMAN, 6th Dist.

REP. SAYERS, 60th Dist.

REP. CARSON, 108th Dist.

REP. CAFERO, 142nd Dist.

REP. MCCLUSKEY, 20th Dist.

REP. GIULIANO, 23rd Dist.

To: Subst. House Bill No. 6677

File No. 543

Cal. No. 361

**"AN ACT CONCERNING REVISIONS TO CERTAIN DEPARTMENT
OF PUBLIC HEALTH STATUTES."**

1 Strike section 4 in its entirety and renumber the remaining sections
2 accordingly

3 Strike section 17 in its entirety and renumber the remaining sections
4 accordingly

5 In line 487, after "Health" insert "based upon nationally recognized
6 standards and performance measures for such examination and
7 analysis"

8 Strike lines 502 to 504, inclusive, in their entirety and insert in lieu
9 thereof "its divisions, the"

10 After the last section, add the following and renumber sections and
11 internal references accordingly:

12 "Sec. 501. Subsection (e) of section 20-12 of the general statutes is
13 repealed and the following is substituted in lieu thereof (*Effective from*
14 *passage*):

15 (e) Any physician licensed in another state [~~whose~~] who is board
16 certified in pediatrics or family medicine, or whose state standards for
17 licensure are equivalent to or greater than those required in this state,
18 may practice as a youth camp physician in this state without a license
19 for a period not to exceed nine weeks.

20 Sec. 502. Subsection (c) of section 20-195o of the general statutes is
21 repealed and the following is substituted in lieu thereof (*Effective*
22 *October 1, 2003*):

23 (c) (1) Each person licensed pursuant to this chapter may apply for
24 renewal of such licensure in accordance with the provisions of
25 subsection (e) of section 19a-88. A fee of one hundred fifty dollars shall
26 accompany each renewal application. Each such applicant shall furnish
27 evidence satisfactory to the commissioner of having participated in
28 continuing education. The commissioner shall adopt regulations in
29 accordance with chapter 54 to ~~[(1)]~~ (A) define basic requirements for
30 continuing education programs, ~~[(2)]~~ (B) delineate qualifying
31 programs, ~~[(3)]~~ (C) establish a system of control and reporting, and
32 ~~[(4)]~~ (D) provide for waiver of the continuing education requirement
33 for good cause.

34 (2) A person licensed pursuant to this chapter who holds a
35 professional educator certificate that is endorsed for school social work
36 and issued by the State Board of Education pursuant to sections 10-
37 144o to 10-149, inclusive, may satisfy the continuing education
38 requirements contained in regulations adopted pursuant to this section
39 by successfully completing professional development activities
40 pursuant to subsection (l) of section 10-145b, provided the number of
41 continuing education hours completed by such person is equal to the
42 number of hours per registration period required by such regulations.
43 For purposes of this subdivision, "registration period" means the one-

44 year period during which a license has been renewed in accordance
45 with section 19a-88 and is current and valid.

46 Sec. 503. Section 19a-421 of the general statutes is repealed and the
47 following is substituted in lieu thereof (*Effective October 1, 2003*):

48 (a) No person shall establish, conduct or maintain a youth camp
49 without a license issued by the department. Applications for such
50 license shall be made in writing at least thirty days prior to the
51 opening of the youth camp on forms provided and in accordance with
52 procedures established by the commissioner and shall be accompanied
53 by a fee of six hundred fifty dollars or, if the applicant is a nonprofit,
54 nonstock corporation or association, a fee of two hundred fifty dollars
55 or, if the applicant is a day camp affiliated with a nonprofit
56 organization, for no more than five days duration and for which labor
57 and materials are donated, no fee. All such licenses shall be valid for a
58 period of one year from the date of issuance unless surrendered for
59 cancellation or suspended or revoked by the commissioner for
60 violation of this chapter or any regulations adopted under section 19a-
61 428 and shall be renewable upon payment of a six-hundred-fifty-dollar
62 license fee or, if the licensee is a nonprofit, nonstock corporation or
63 association, a two-hundred-fifty-dollar license fee or, if the applicant is
64 a day camp affiliated with a nonprofit organization, for no more than
65 five days duration and for which labor and materials are donated, no
66 fee.

67 (b) Failure to submit the application and licensing fee at least thirty
68 days prior to the opening of the youth camp shall result in a civil
69 penalty of not more than one hundred dollars per week for each week
70 the camp fails to submit the application and fee.

71 Sec. 504. Subsection (b) of section 19a-77 of the general statutes is
72 repealed and the following is substituted in lieu thereof (*Effective from*
73 *passage*):

74 (b) For registration and licensing requirement purposes, child day
75 care services shall not include such services which are:

76 (1) (A) Administered by a public school system, or (B) administered
77 by a municipal agency or department and located in a public school
78 building for students enrolled in that school;

79 (2) Administered by a private school which is in compliance with
80 section 10-188 and is approved by the State Board of Education or is
81 accredited by an accrediting agency recognized by the State Board of
82 Education;

83 (3) Recreation operations such as but not limited to creative art
84 studios for children that offer parent-child recreational programs and
85 classes in music, dance, drama and art that are no longer than two
86 hours in length, library programs, boys' and girls' clubs, church-related
87 activities, scouting, camping or community-youth programs;

88 (4) Informal arrangements among neighbors or relatives in their
89 own homes, provided the relative is limited to any of the following
90 degrees of kinship by blood or marriage to the child being cared for or
91 to the child's parent: Child, grandchild, sibling, niece, nephew, aunt,
92 uncle or child of one's aunt or uncle;

93 (5) Drop-in supplementary child care operations for educational or
94 recreational purposes and the child receives such care infrequently
95 where the parents are on the premises; [or]

96 (6) Drop-in supplementary child care operations in retail
97 establishments where the parents are on the premises for retail
98 shopping, in accordance with section 19a-77a, provided that the drop-
99 in supplementary child-care operation does not charge a fee and does
100 not refer to itself as a child day care center; or

101 (7) Religious educational activities administered by a religious
102 institution exclusively for children whose parents or legal guardians
103 are members of such religious institution.

104 Sec. 505. Section 19a-302 of the general statutes is repealed and the
105 following is substituted in lieu thereof (*Effective October 1, 2003*):

106 If at any time such association fails to comply with the provisions of
107 section 19a-301, the selectmen of the town in which such cemetery is
108 located shall take over the care of said fund and file an annual report
109 with the Probate Court in accordance with the provisions of section
110 19a-301. The selectmen may appoint a cemetery committee consisting
111 of [three members,] not fewer than three nor more than seven
112 members who are residents of such town. [, one to serve for a term of
113 two years, one for four years and one for six years, and biennially] If
114 three members are appointed, one shall serve for a term of two years,
115 one for a term of four years and one for a term of six years; if four
116 members are appointed, one shall serve for a term of two years, one for
117 a term of four years and two for a term of six years; if five members are
118 appointed, one shall serve for a term of two years, two for a term of
119 four years and two for a term of six years; if six members are
120 appointed, two shall serve for a term of two years, two for a term of
121 four years and two for a term of six years; and if seven members are
122 appointed, two shall serve for a term of two years, two for a term of
123 four years and three for a term of six years. Biennially thereafter they
124 may appoint one member for a term of six years to replace [the] each
125 member whose term expires. Said committee shall have all of the
126 powers and duties of a committee established as provided in section
127 19a-301."