



General Assembly

January Session, 2005

Amendment

LCO No. 8257

HB0677408257HDO

Offered by:

REP. CARUSO, 126th Dist.
REP. AMANN, 118th Dist.
REP. DONOVAN, 84th Dist.
SEN. WILLIAMS, 29th Dist.
SEN. LOONEY, 11th Dist.

To: House Bill No. 6774

File No. 513

Cal. No. 383

"AN ACT CONCERNING CONSERVATION LAW ENFORCEMENT."

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

3 "Section 1. Section 1-217 of the general statutes is repealed and the
4 following is substituted in lieu thereof (*Effective from passage*):

5 (a) No public agency [may] shall disclose, under the Freedom of
6 Information Act, the residential address of any of [the following
7 persons:] its officials or employees, notwithstanding that such address
8 is listed on a public record of another agency. The provisions of this
9 subsection do not exempt from disclosure the residential addresses of
10 elected officials or residential addresses listed on a grand list, tax
11 delinquency list, elector registration or enrollment form, voting list or
12 any record that is otherwise required by law to be disclosed to the

13 public.

14 [(1) A federal court judge, federal court magistrate, judge of the
15 Superior Court, Appellate Court or Supreme Court of the state, or
16 family support magistrate;

17 (2) A sworn member of a municipal police department or a sworn
18 member of the Division of State Police within the Department of Public
19 Safety;

20 (3) An employee of the Department of Correction;

21 (4) An attorney-at-law who represents or has represented the state
22 in a criminal prosecution;

23 (5) An attorney-at-law who is or has been employed by the Public
24 Defender Services Division or a social worker who is employed by the
25 Public Defender Services Division;

26 (6) An inspector employed by the Division of Criminal Justice;

27 (7) A firefighter;

28 (8) An employee of the Department of Children and Families;

29 (9) A member of the Board of Pardons and Paroles;

30 (10) An employee of the judicial branch; or

31 (11) A member or employee of the Commission on Human Rights
32 and Opportunities.]

33 (b) No public agency shall disclose, under the Freedom of
34 Information Act, the residential address of any federal court judge,
35 federal court magistrate, judge of the Superior Court, Appellate Court
36 or Supreme Court of the state, or family support magistrate.

37 [(b)] (c) The business address of any person described in this section
38 shall be subject to disclosure under section 1-210. The provisions of this

39 section shall not apply to Department of Motor Vehicles records
40 described in section 14-10.

41 Sec. 2. Section 2-46a of the general statutes is repealed and the
42 following is substituted in lieu thereof (*Effective from passage*):

43 (a) Notwithstanding any provision of the general statutes, during
44 any inquiry, investigation, impeachment or other proceeding
45 conducted pursuant to Article Ninth of the Connecticut Constitution
46 [that is commenced on or after January 1, 2004,] by the House of
47 Representatives, all deposition proceedings and deposition transcripts,
48 information, records of interviews, reports, statements, [depositions,]
49 notes, memoranda or other data in the custody of or obtained or
50 prepared by the House of Representatives, any committee established
51 by the House of Representatives in furtherance of the purposes of said
52 Article Ninth, the staff of the House of Representatives or the staff of
53 any such committee shall not be subject to the provisions of section 1-
54 210 until such committee transmits its final report to the House of
55 Representatives, provided the committee shall have discretion to
56 disclose any such information prior to the transmittal of the final
57 report. Information provided to the committee by a public agency that
58 is otherwise disclosable by the public agency pursuant to the
59 provisions of section 1-210 shall at all times be disclosable by the
60 originating public agency. Nothing in this section shall be construed to
61 mean that any individual waives any privilege provided by law when
62 providing a document or any other information to any such
63 committee.

64 (b) Not later than [ninety days] eighteen months after the conclusion
65 of the last occurring inquiry, investigation, impeachment, trial or other
66 proceeding conducted pursuant to Article Ninth of the Connecticut
67 Constitution [that is commenced on or after January 1, 2004,] by the
68 House of Representatives or the Senate, any document, recorded data,
69 information or other tangible materials of any kind prepared, received,
70 owned, used or retained in the course of said inquiry, investigation,
71 impeachment, trial or other proceeding, except those items that have

72 been exempted from disclosure pursuant to state or federal law, shall
 73 be delivered to the State Library for preservation and archiving,
 74 provided an electronic version of such materials shall be provided to
 75 the clerks of the House of Representatives and the Senate. The State
 76 Library shall maintain the confidentiality of any portion of the
 77 documents, recorded data, information or other tangible materials
 78 delivered to the State Library in accordance with the provisions of this
 79 section that have been redacted by the House of Representatives for a
 80 period of not less than ten years after receipt of such documents,
 81 recorded data, information or other tangible materials from the House
 82 of Representatives.

83 Sec. 3. Subdivision (5) of section 1-200 of the general statutes is
 84 repealed and the following is substituted in lieu thereof (*Effective from*
 85 *passage*):

86 (5) "Public records or files" means any recorded data or information
 87 relating to the conduct of the public's business prepared, owned, used,
 88 received or retained by a public agency, or to which a public agency is
 89 entitled to receive a copy by law or contract under section 1-218,
 90 whether such data or information be handwritten, typed, tape-
 91 recorded, printed, photostated, photographed or recorded by any
 92 other method. Public records or files does not include the electronic
 93 mail messages of any member or employee of the General Assembly
 94 that relate to those persons whom such member represents or that are
 95 sent to or by such member or employee."

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>from passage</i>	1-217
Sec. 2	<i>from passage</i>	2-46a
Sec. 3	<i>from passage</i>	1-200(5)