



General Assembly

**Substitute Bill No. 7370**

January Session, 2007

\* \_\_\_\_\_ HB07370PD \_\_\_\_\_ 042307 \_\_\_\_\_ \*

**AN ACT ENCOURAGING INNOVATIVE SOLUTIONS TO REDUCE  
STORM WATER POLLUTION.**

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. Section 22a-477 of the general statutes is repealed and the  
2 following is substituted in lieu thereof (*Effective from passage*):

3 (a) There is established and created a fund to be known as the  
4 "Clean Water Fund". There is established and created within the Clean  
5 Water Fund a water pollution control federal revolving loan account, a  
6 water pollution control state account, a Long Island Sound clean-up  
7 account, a drinking water federal revolving loan account, a drinking  
8 water state account, [and] a river restoration account and a storm  
9 water innovation account, which accounts shall be held separate and  
10 apart from each other.

11 (b) There shall be deposited in the water pollution control federal  
12 revolving loan account of the Clean Water Fund: (1) The proceeds of  
13 notes, bonds or other obligations issued by the state for the purpose of  
14 deposit therein and use in accordance with the permissible uses  
15 thereof; (2) federal capitalization grants and awards or other federal  
16 assistance received by the state pursuant to Title VI of the federal  
17 Water Pollution Control Act; (3) funds appropriated by the General  
18 Assembly for the purpose of deposit therein and use in accordance  
19 with the permissible uses thereof; (4) payments received from any

20 municipality in repayment of a project loan made with moneys on  
21 deposit in the water pollution control federal revolving loan account;  
22 (5) interest or other income earned on the investment of moneys in the  
23 water pollution control federal revolving loan account; (6) any  
24 additional moneys made available from any sources, public or private,  
25 for the purposes for which the water pollution control federal  
26 revolving loan account has been established and for the purpose of  
27 deposit therein; and (7) on and after July 1, 1990, and annually  
28 thereafter, any moneys forfeited to the state by any person for a  
29 violation of a permit which results in a discharge into a municipal  
30 sewage treatment system, as determined by the commissioner, which  
31 are in excess of the total moneys forfeited to the state for such  
32 violations for the fiscal year ending June 30, 1990.

33 (c) Within the water pollution control federal revolving loan account  
34 there are established the following subaccounts: (1) A federal receipts  
35 subaccount, into which shall be deposited federal capitalization grants  
36 and awards or other federal assistance received by the state pursuant  
37 to Title VI of the federal Water Pollution Control Act, (2) a state bond  
38 receipts subaccount into which shall be deposited the proceeds of  
39 notes, bonds or other obligations issued by the state for the purpose of  
40 deposit therein, (3) a state General Fund receipts subaccount into  
41 which shall be deposited funds appropriated by the General Assembly  
42 for the purpose of deposit therein, (4) a federal loan repayment  
43 subaccount into which shall be deposited payments received from any  
44 municipality in repayment of a project loan made from any moneys  
45 deposited in the water pollution control federal revolving loan  
46 account. Moneys in each subaccount created under this subsection  
47 may be expended by the commissioner for any of the purposes of the  
48 water pollution control federal revolving loan account and investment  
49 earnings of any subaccount shall be deposited in such account.

50 (d) There shall be deposited in the water pollution control state  
51 account of the Clean Water Fund: (1) The proceeds of notes, bonds or  
52 other obligations issued by the state for the purpose of deposit therein  
53 and use in accordance with the permissible uses thereof; (2) funds

54 appropriated by the General Assembly for the purpose of deposit  
55 therein and use in accordance with the permissible uses thereof; (3)  
56 interest or other income earned on the investment of moneys in the  
57 water pollution control state account; (4) payments received from any  
58 municipality as repayment for a grant account loan made with moneys  
59 on deposit in the water pollution control state account; and (5) any  
60 additional moneys made available from any sources, public or private,  
61 for the purposes for which the water pollution control state account  
62 has been established other than moneys on deposit in the federal  
63 receipts subaccount of the water pollution control federal revolving  
64 loan account.

65 (e) Within the water pollution control state account there are  
66 established the following subaccounts: (1) A state bond receipts  
67 subaccount, into which shall be deposited the proceeds of notes, bonds  
68 or other obligations issued by the state for the purpose of deposit  
69 therein; (2) a General Fund receipts subaccount into which shall be  
70 deposited funds appropriated by the General Assembly for the  
71 purpose of deposit therein; (3) a state loan repayment subaccount into  
72 which shall be deposited payments received from any municipality in  
73 repayment of a project loan made from any moneys deposited in the  
74 water pollution control state account; (4) a state administrative and  
75 management subaccount into which shall be deposited amounts for  
76 administration and management of the Clean Water Fund which  
77 amounts shall be determined by the commissioner in consultation with  
78 the Secretary of the Office of Policy and Management; and (5) a state  
79 grant subaccount, into which shall be deposited (A) the proceeds of  
80 notes, bonds or other obligations issued by the state for the purposes of  
81 deposit therein; (B) funds appropriated by the General Assembly for  
82 the purpose of deposit therein; and (C) payments received from a  
83 municipality in repayment of a grant account loan.

84 (f) Moneys deposited in the Clean Water Fund shall be held  
85 separate and apart from all other moneys, funds and accounts.  
86 Investment earnings credited to the assets of such fund and to any  
87 account and subaccount thereof shall become part of the assets of such

88 fund, account and subaccount. Any balance remaining in the Clean  
89 Water Fund at the end of any fiscal year shall be carried forward in  
90 such fund, account and subaccount for the fiscal year next succeeding.

91 (g) Amounts in the water pollution control federal revolving loan  
92 account of the Clean Water Fund shall be available to the  
93 commissioner to provide financial assistance (1) to any municipality  
94 for construction of eligible water quality projects, and (2) for any other  
95 purpose authorized by Title VI of the federal Water Pollution Control  
96 Act. In providing such financial assistance to municipalities, amounts  
97 in such account may be used only: (A) By the commissioner to make  
98 loans to municipalities at an interest rate of two per cent per annum,  
99 provided such loans shall not exceed a term of twenty years and shall  
100 have principal and interest payments commencing not later than one  
101 year after scheduled completion of the project, and provided the loan  
102 recipient will establish a dedicated source of revenue for repayment of  
103 the loan; (B) by the commissioner to guarantee, or purchase insurance  
104 for, local obligations, where such action would improve credit market  
105 access or reduce interest rates; (C) as a source of revenue or security for  
106 the payment of principal and interest on revenue or general obligation  
107 bonds issued by the state if the proceeds of the sale of such bonds have  
108 been deposited in such account; (D) to be invested by the Treasurer of  
109 the state and earn interest on moneys in such account; and (E) by the  
110 commissioner to pay for the reasonable costs of administering such  
111 account and conducting activities under Title VI of the federal Water  
112 Pollution Control Act.

113 (h) Amounts in the water pollution control state account of the  
114 Clean Water Fund shall be available: (1) To be invested by the  
115 Treasurer of the state to earn interest on moneys in such account; (2)  
116 for the commissioner to make grants to municipalities in the amounts  
117 and in the manner set forth in a project funding agreement; (3) for the  
118 commissioner to make loans to municipalities in amounts and in the  
119 manner set forth in a project funding agreement for planning and  
120 developing eligible projects prior to construction and permanent  
121 financing; (4) for the commissioner to make loans to municipalities, for

122 terms not exceeding twenty years, for an eligible water quality project;  
123 (5) for the commissioner to pay the costs of environmental studies and  
124 surveys to determine water pollution control needs and priorities and  
125 to pay the expenses of the department in administering the program;  
126 (6) for the payment of costs for administration and management of the  
127 Clean Water Fund; (7) provided such amounts are not required for the  
128 purposes of such fund, for the Treasurer of the state to pay debt service  
129 on bonds of the state issued to fund the Clean Water Fund, or for the  
130 purchase or redemption of such bonds; (8) for the commissioner to  
131 make grants to municipalities for the development and installation of  
132 structural improvements to secondary clarifier operations including,  
133 but not limited to, flow distribution mechanisms, baffle-type devices,  
134 feed well design and sludge withdrawal mechanisms. Grants under  
135 this subdivision shall be for one hundred per cent of the construction  
136 cost and not more than three million dollars from the fund shall be  
137 used for such grants; (9) for the commissioner to pay the costs for the  
138 establishment, administration and management of the nitrogen credit  
139 exchange program described in section 22a-524, including, but not  
140 limited to, the purchase of equivalent nitrogen credits from publicly-  
141 owned treatment works in the event that the account of state funds  
142 established pursuant to section 22a-524 is exhausted; and (10) for any  
143 other purpose of the Clean Water Fund and the program relating  
144 thereto.

145 (i) The Treasurer may establish such accounts and subaccounts  
146 within the Clean Water Fund as [he] the Treasurer deems desirable to  
147 effectuate the purposes of sections 22a-475 to 22a-483, inclusive,  
148 including, but not limited to, accounts (1) to segregate a portion or  
149 portions of the corpus of the water pollution control federal revolving  
150 loan account or the drinking water federal revolving loan account or as  
151 security for revenue bonds issued by the state for deposit in either of  
152 such accounts, (2) to segregate investment earnings on all or a portion  
153 of the water pollution control federal revolving loan account, the water  
154 pollution control state account, the drinking water federal revolving  
155 loan account or the drinking water state account, or (3) to segregate

156 moneys in the fund that have previously been expended for the benefit  
157 of an eligible project from moneys that are initial deposits in the  
158 account.

159 (j) There shall be deposited in the Long Island Sound clean-up  
160 account (1) the proceeds of notes, bonds or other obligations issued by  
161 the state for the purpose of deposit therein and use in accordance with  
162 the permissible uses thereof, (2) funds appropriated by the General  
163 Assembly for the purpose of deposit therein and use in accordance  
164 with the permissible uses thereof and (3) any additional moneys made  
165 available from any sources, public or private, for the purposes for  
166 which the Long Island Sound clean-up account has been established  
167 other than moneys on deposit in the federal revolving loan account.

168 (k) Amounts in the Long Island Sound clean-up account shall be  
169 available: (1) To be invested by the Treasurer of the state to earn  
170 interest on moneys in such account; (2) for the commissioner to make  
171 grants to municipalities who undertake the construction of combined  
172 sewer projects which are found by the commissioner to impact Long  
173 Island Sound or which are part of a system under construction by a  
174 municipality prior to July 1, 1990, to mitigate effects of inflow on  
175 treatment processes and on Long Island Sound, provided such grants  
176 shall be fifty per cent of the eligible water quality project costs of such  
177 project and be made in accordance with the provisions of section 22a-  
178 478; (3) for the commissioner to make grants to municipalities for  
179 eligible water quality projects for which the commissioner has required  
180 nutrient removal to protect Long Island Sound provided the amount of  
181 the grant shall be twenty per cent of the eligible water quality costs  
182 and be made in accordance with the provisions of said section 22a-478;  
183 (4) for the commissioner to make grants to agencies, institutions or  
184 persons to conduct research related to Long Island Sound in  
185 accordance with procedures established by the commissioner; (5) for  
186 the commissioner to provide funds for (A) sediment, dredging and  
187 disposal activities for Long Island Sound, including necessary studies,  
188 (B) physical improvements to coves, embayments, coastal wetlands  
189 and salt marshes in physical proximity to Long Island Sound and (C)

190 harbor water quality programs to enhance the sediment and water  
191 quality of harbors, coves, embayments and wetlands of Long Island  
192 Sound; (6) for the commissioner to provide funds for the restoration  
193 and rehabilitation of tidal coves, embayments and salt marshes  
194 degraded by physical modification, development or the effect of  
195 pollution, following a feasibility assessment which shall form the basis  
196 for the commissioner's determination of eligible restoration practices;  
197 (7) for the commissioner to provide funds for laboratory development  
198 to aid analysis of water quality samples collected as part of the Long  
199 Island Sound ambient monitoring program; (8) for the commissioner to  
200 make grants to municipalities for each municipally-owned waste water  
201 treatment facility which discharges into coastal waters, for interim  
202 improvements to remove total nitrogen from such discharges in a  
203 manner which ensures that the total nitrogen load does not exceed the  
204 amount discharged during 1990, provided such grants shall be one  
205 hundred per cent of the eligible project costs of such projects; and (9)  
206 for the commissioner to provide grants on a competitive basis for  
207 demonstration projects to reduce nonpoint source pollution of Long  
208 Island Sound, following establishment by the commissioner of criteria  
209 for the awarding of such grants. The funds authorized for deposit in  
210 the Long Island Sound clean-up account pursuant to section 22a-483  
211 shall, in addition to any use under subdivision (1) of this subsection, be  
212 expended in accordance with the following minimums: (i) For the  
213 purposes of subdivision (2) of this subsection, not less than twenty  
214 million five hundred thousand dollars; (ii) for the purposes of  
215 subdivision (4) of this subsection, not less than one million dollars; (iii)  
216 for the purposes of subdivision (6) of this subsection, not less than  
217 three million dollars; (iv) for the purposes of subdivision (7) of this  
218 subsection, not less than five hundred thousand dollars; and (v) for the  
219 purposes of subdivision (8) of this subsection, not less than fifteen  
220 million dollars.

221 (l) There shall be deposited in the river restoration account (1) the  
222 proceeds of notes, bonds or other obligations issued by the state for the  
223 purpose of deposit therein and use in accordance with the permissible

224 uses thereof, (2) funds authorized by the General Assembly for the  
225 purpose of deposit therein and use in accordance with the permissible  
226 uses thereof, and (3) any additional moneys made available from any  
227 sources, public or private, for the purposes for which the river  
228 restoration account has been established, except that in no case shall  
229 the funds authorized to be deposited in this account from the Clean  
230 Water Fund exceed three million dollars per year.

231 (m) Amounts in the river restoration account shall be available: (1)  
232 To be invested by the Treasurer of the state to earn interest on moneys  
233 in such account; (2) for the payment of costs incurred by the  
234 Department of Environmental Protection for the administration and  
235 management of the rivers protection programs of the department; (3)  
236 for the commissioner to provide assistance to river committees  
237 established by municipalities for purposes of protection of rivers; (4)  
238 for the commissioner to make grants to municipalities or such river  
239 committees for the physical improvement and restoration of rivers  
240 degraded by modification, development or the effects of pollution,  
241 including but not limited to actions to (A) restore water quality, (B)  
242 provide minimum stream flows, or (C) restore or enhance the  
243 recreational, economic or environmental value of rivers and riverfront  
244 land; and (5) for the payment of costs incurred by the department of  
245 environmental protection for the physical improvement and  
246 restoration of rivers degraded by modification, development or the  
247 effects of pollution, including but not limited to actions to (A) restore  
248 water quality, (B) provide minimum stream flows, or (C) restore or  
249 enhance the recreational, economic or environmental value of rivers  
250 and riverfront lands by, for example, planting vegetation, removing  
251 physical impediments to river access, stabilizing stream banks,  
252 deepening stream channels, installing fish ladders and removing  
253 sediment; and (6) for the commissioner to make grants to provide  
254 matching funds for riparian zone restoration projects funded under the  
255 federal Agricultural Conservation Program pursuant to 16 USC Section  
256 590g et seq. Amounts in the river restoration fund shall not be used for  
257 acquisition of land or interests in land, for construction or maintenance

258 of parking lots, or for construction or maintenance of boat ramps or  
259 other structures, with the exception of restoration or repair of historic  
260 river-related structures.

261 (n) (1) The commissioner shall maintain a priority list of eligible  
262 river restoration projects and shall establish a system setting the  
263 priority for making project grants. In establishing such priority list and  
264 ranking system, the commissioner shall consider all factors he deems  
265 relevant, including but not limited to, the following: (A) The public  
266 health and safety; (B) protection of environmental resources; (C)  
267 attainment of state water quality goals and standards; (D) funds  
268 expended on water quality improvements; (E) consistency with basin  
269 planning; and (F) state and federal statutes and regulations. In  
270 dispersing funds from the Rivers Restoration Account, the  
271 commissioner shall give priority to providing matching funds for  
272 riparian zone restoration projects funded under the federal  
273 Agricultural Conservation Program pursuant to 16 USC Section 590g  
274 et seq., and regulations adopted thereunder. The priority list of eligible  
275 river restoration projects shall include a description of each project and  
276 its purpose, and an explanation of the manner in which priorities were  
277 established.

278 (2) In each fiscal year the commissioner may make grants to  
279 municipalities and river committees established for river protection in  
280 the order of priority under subdivision (1) of this subsection to the  
281 extent of moneys available therefor in the appropriate accounts of the  
282 Clean Water Fund.

283 (3) The funding of a project shall be pursuant to a project funding  
284 agreement between the state, acting by and through the commissioner,  
285 and the municipality, river commission or river committee  
286 undertaking the project. A project funding agreement shall be in a  
287 form prescribed by the commissioner.

288 (4) The commissioner may adopt regulations, in accordance with the  
289 provisions of chapter 54, to carry out the purposes of this section.

290 (o) There shall be deposited in the drinking water federal revolving  
291 loan account of the Clean Water Fund: (1) The proceeds of notes,  
292 bonds or other obligations issued by the state for the purpose of  
293 deposit therein and use in accordance with the permissible uses  
294 thereof; (2) federal capitalization grants and federal capitalization  
295 awards received by the state pursuant to the federal Safe Drinking  
296 Water Act or other related federal acts; (3) funds appropriated by the  
297 General Assembly for the purpose of deposit therein and use in  
298 accordance with the permissible uses thereof; (4) payments received  
299 from any recipient in repayment of a project loan made with moneys  
300 on deposit in the drinking water federal revolving loan account; (5)  
301 interest or other income earned on the investment of moneys in the  
302 drinking water federal revolving loan account; and (6) any additional  
303 moneys made available from any sources, public or private, for the  
304 purposes for which the drinking water federal revolving loan account  
305 has been established and for the purpose of deposit therein.

306 (p) Within the drinking water federal revolving loan account there  
307 are established the following subaccounts: (1) A federal receipts  
308 subaccount, into which shall be deposited federal capitalization grants  
309 and federal capitalization awards received by the state pursuant to the  
310 federal Safe Drinking Water Act or other related federal acts; (2) a state  
311 bond receipts subaccount into which shall be deposited the proceeds of  
312 notes, bonds or other obligations issued by the state for the purpose of  
313 deposit therein; (3) a state General Fund receipts subaccount into  
314 which shall be deposited funds appropriated by the General Assembly  
315 for the purpose of deposit therein; and (4) a federal loan repayment  
316 subaccount into which shall be deposited payments received from any  
317 recipient in repayment of a project loan made from any moneys  
318 deposited in the drinking water federal revolving loan account.  
319 Moneys in each subaccount created under this subsection may be  
320 expended by the commissioner for any of the purposes of the drinking  
321 water federal revolving loan account and investment earnings of any  
322 subaccount shall be deposited in such account.

323 (q) There shall be deposited in the drinking water state account of

324 the Clean Water Fund: (1) The proceeds of notes, bonds or other  
325 obligations issued by the state for the purpose of deposit therein and  
326 use in accordance with the permissible uses thereof; (2) funds  
327 appropriated by the General Assembly for the purpose of deposit  
328 therein and use in accordance with the permissible uses thereof; (3)  
329 interest or other income earned on the investment of moneys in the  
330 drinking water state account; (4) payments received from any recipient  
331 as repayment for a project loan made with moneys on deposit in the  
332 drinking water state account; and (5) any additional moneys made  
333 available from any sources, public or private, for the purposes for  
334 which the drinking water state account has been established other than  
335 moneys on deposit in the federal receipts subaccount of the drinking  
336 water federal revolving loan account.

337 (r) Within the drinking water state account there are established the  
338 following subaccounts: (1) A state bond receipts subaccount, into  
339 which shall be deposited the proceeds of notes, bonds or other  
340 obligations issued by the state for the purpose of deposit therein; (2) a  
341 General Fund receipts subaccount into which shall be deposited funds  
342 appropriated by the General Assembly for the purpose of deposit  
343 therein; and (3) a state loan repayment subaccount into which shall be  
344 deposited payments received from any recipient in repayment of a  
345 project loan made from any moneys deposited in the drinking water  
346 state account.

347 (s) Amounts in the drinking water federal revolving loan account of  
348 the Clean Water Fund shall be available to the commissioner to  
349 provide financial assistance (1) to any recipient for construction of  
350 eligible drinking water projects and approved by the Department of  
351 Public Health, and (2) for any other purpose authorized by the federal  
352 Safe Drinking Water Act or other related federal acts. In providing  
353 such financial assistance to recipients, amounts in such account may be  
354 used only: (A) By the commissioner to make loans to recipients at an  
355 interest rate not exceeding one-half the rate of the average net interest  
356 cost as determined by the last previous similar bond issue by the state  
357 of Connecticut as determined by the State Bond Commission in

358 accordance with subsection (t) of section 3-20, provided such loans  
359 shall not exceed a term of twenty years, or such longer period as may  
360 be permitted by applicable federal law, and shall have principal and  
361 interest payments commencing not later than one year after scheduled  
362 completion of the project, and provided the loan recipient shall  
363 establish a dedicated source of revenue for repayment of the loan,  
364 except to the extent that the priority list of eligible drinking water  
365 projects allows for the making of project loans to disadvantaged  
366 communities upon different terms, including reduced interest rates or  
367 an extended term, if permitted by federal law; (B) by the commissioner  
368 to guarantee, or purchase insurance for, local obligations, where such  
369 action would improve credit market access or reduce interest rates; (C)  
370 as a source of revenue or security for the payment of principal and  
371 interest on revenue or general obligation bonds issued by the state if  
372 the proceeds of the sale of such bonds have been deposited in such  
373 account; (D) to be invested by the State Treasurer and earn interest on  
374 moneys in such account; (E) by the Commissioner of Environmental  
375 Protection and the Department of Public Health to pay for the  
376 reasonable costs of administering such account and conducting  
377 activities under the federal Safe Drinking Water Act or other related  
378 federal acts.

379 (t) Amounts in the drinking water state account of the Clean Water  
380 Fund shall be available: (1) To be invested by the State Treasurer to  
381 earn interest on moneys in such account; (2) for the Commissioner of  
382 Environmental Protection to make grants to recipients in a manner  
383 provided under the federal Safe Drinking Water Act in the amounts  
384 and in the manner set forth in a project funding agreement; (3) with  
385 the concurrence of the Commissioner of Public Health for the  
386 Commissioner of Environmental Protection to make loans to recipients  
387 in amounts and in the manner set forth in a project funding agreement  
388 for planning and developing eligible drinking water projects prior to  
389 construction and permanent financing; (4) with the concurrence of the  
390 Commissioner of Public Health for the Commissioner of  
391 Environmental Protection to make loans to recipients, for terms not

392 exceeding twenty years, for an eligible drinking water project; (5) with  
393 the concurrence of the Commissioner of Public Health for the  
394 Commissioner of Environmental Protection to pay the costs of studies  
395 and surveys to determine drinking water needs and priorities and to  
396 pay the expenses of the Department of Environmental Protection and  
397 the Department of Public Health in undertaking such studies and  
398 surveys and in administering the program; (6) for the payment of costs  
399 as agreed to by the Department of Public Health after consultation  
400 with the Secretary of the Office of Policy and Management for  
401 administration and management of the drinking water programs  
402 within the Clean Water Fund; (7) provided such amounts are not  
403 required for the purposes of such fund, for the State Treasurer to pay  
404 debt service on bonds of the state issued to fund the drinking water  
405 programs within the Clean Water Fund, or for the purchase or  
406 redemption of such bonds; and (8) for any other purpose of the  
407 drinking water programs within the Clean Water Fund and the  
408 program relating thereto.

409 (u) There shall be deposited into the storm water innovation  
410 account (1) three per cent of any appropriation of seventy million  
411 dollars or more to the Clean Water Fund in any fiscal year; (2) funds  
412 authorized by the General Assembly for the purpose of deposit therein  
413 and use in accordance with the permissible uses thereof; and (3) any  
414 additional moneys made available from any sources, public or private,  
415 for the purposes for which the storm water innovation account has  
416 been established.

417 (v) Amounts in the storm water innovation account of the Clean  
418 Water Fund shall be available for use by the Commissioner of  
419 Environmental Protection, in consultation with the advisory council  
420 established under section 2 of this act, for the purposes of grants to  
421 municipalities to foster innovative municipal planning to control and  
422 abate storm water pollution of the waters of the state.

423 Sec. 2. (NEW) (*Effective from passage*) The Commissioner of  
424 Environmental Protection shall establish an advisory council

425 consisting of representatives from municipalities, environmental  
426 groups, business groups, the building industry and civil engineers to  
427 advise the commissioner on how to utilize the funds of the storm  
428 water innovation account established under section 22a-477 of the  
429 general statutes, as amended by this act, to achieve the greatest water  
430 quality improvements to the state's rivers, streams and waterways.

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>from passage</i>	22a-477
Sec. 2	<i>from passage</i>	New section

**PD**      *Joint Favorable Subst.*