



General Assembly

January Session, 2007

Raised Bill No. 1295

LCO No. 4686

04686_____PS_

Referred to Committee on Public Safety and Security

Introduced by:

(PS)

**AN ACT CONCERNING THE LICENSING AND TRAINING OF PRIVATE
DETECTIVES, GUARD SERVICES AND SECURITY PERSONNEL.**

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

1 Section 1. Section 29-152u of the general statutes is repealed and the
2 following is substituted in lieu thereof (*Effective October 1, 2007*):

3 As used in this chapter:

4 (1) "Armed security officer" means a security officer who carries or
5 has immediate access to a firearm in the performance of such officer's
6 duties as a security officer;

7 (2) "Commissioner" means the Commissioner of Public Safety;

8 (3) "Licensee" means any person, firm, company, partnership or
9 corporation engaged in the business of providing investigative or
10 security services;

11 (4) "Private detective" means any person engaged in the business of,
12 or advertising as engaged in the business of (A) investigating crimes or
13 civil wrongs, (B) investigating the location, disposition or recovery of

14 property, (C) investigating the cause of accidents, fire damage or
15 injuries to persons or to property, except persons performing bona fide
16 engineering services, (D) providing the personal protection of
17 individuals, (E) conducting surveillance activity, (F) conducting
18 background investigations, or (G) securing evidence to be used before
19 a court, board, officer or investigation committee;

20 (5) "Private detective agency" means any person, firm, company,
21 partnership or corporation that, for consideration, advertises as
22 providing, or is engaged in the business of providing, private
23 detectives and private investigators;

24 (6) "Private investigator" means an employee of a licensed private
25 detective or private detective agency who performs services necessary
26 for the conduct of such licensee's business;

27 [(6)] (7) "Security officer" means the licensed and registered person
28 hired to safeguard and protect persons and property, by (A) the
29 detection or prevention of any unlawful intrusion or entry, larceny,
30 vandalism, abuse, arson or trespass on the property such security
31 officer is hired to protect, or (B) the prevention, observation, or
32 detection of any unauthorized activity on the property the security
33 officer was hired to protect. Such security officer may be (i) employed
34 by a security service, or (ii) employed by a [business and is a
35 uniformed employee who performs security work on the premises of
36 the employer's business when such premises are located in an area that
37 is accessible and unrestricted to the public, or has access only by paid
38 admission] nonsecurity service employer;

39 [(7)] (8) "Security service" means any person, firm, association or
40 corporation that, for consideration, provides to another person, firm,
41 association or corporation one or more of the following: (A) The
42 prevention or detection of intrusion, entry, larceny, vandalism, abuse,
43 fire, or trespass on the property the security service was hired to
44 protect; (B) the prevention, observation or detection of any
45 unauthorized activity on property the security service was hired to

46 protect; (C) the protection of patrons and persons authorized to be on
47 the premises of a person, firm, association or corporation that the
48 security service was hired to protect; (D) the secure transportation of
49 papers, money, negotiable instruments and other valuables; (E) the
50 provision of patrol and armored car services; or (F) the provision of
51 guard dogs;

52 (9) "Nonsecurity service employer" means a person, firm or
53 corporation employing uniformed employees who perform security
54 work on the premises of the employer's business when such premises
55 are located in an area that is accessible and unrestricted to the public,
56 or has access only by paid admission.

57 Sec. 2. Section 29-156a of the general statutes is repealed and the
58 following is substituted in lieu thereof (*Effective October 1, 2007*):

59 (a) Any licensee may employ as many [agents, operators, assistants,
60 guards, watchmen or patrolmen] private investigators as such licensee
61 deems necessary for the conduct of such licensee's business, provided
62 such employees shall be of good moral character and at least eighteen
63 years of age.

64 (b) Immediately upon hiring [an agent, operator, assistant, guard,
65 watchman or patrolman] a private investigator, the licensee shall
66 [make application] apply to register such employee with the
67 Commissioner of Public Safety. Such application shall be made on
68 forms furnished by the commissioner, and, under oath of the
69 employee, shall give the employee's name, address, date and place of
70 birth, employment for the past five years, experience in the position
71 applied for, any convictions for violations of the law and such other
72 information as the commissioner may require, by regulation, to
73 properly investigate the character, competency and integrity of the
74 employee.

75 (c) The Commissioner of Public Safety shall require any applicant
76 for registration under this section to submit to state and national

77 criminal history records checks [. The criminal history records checks
78 required pursuant to this section shall be] conducted in accordance
79 with section 29-17a. The application for registration shall be
80 accompanied by two sets of fingerprints of the employee and two full-
81 face photographs of the employee, two inches wide by two inches
82 high, [full-face, taken within] taken no earlier than six months prior
83 [thereto] to the date of application for registration, and a twenty-dollar
84 registration fee payable to the state. Subject to the provisions of section
85 46a-80, no person shall be [approved for employment] registered who
86 has been convicted of a felony, any sexual offense or any crime [that
87 would tend to question such person's honesty and integrity] involving
88 moral turpitude, or who has been refused a license under the
89 provisions of this chapter for any reason except lack of minimum
90 experience, or whose license, having been granted, has been revoked
91 or is under suspension. [Upon being satisfied of the suitability of the
92 applicant for employment the] The commissioner shall register [the
93 employee] all qualified employees and so notify the licensee and place
94 the registration form and all related material on file with the Division
95 of State Police within the Department of Public Safety.

96 (d) The licensee shall notify the commissioner [within] not later than
97 five days [of] after the termination of employment of any registered
98 employees.

99 (e) Any person, firm or corporation that violates any provision of
100 this section shall be fined seventy-five dollars for each offense. Each
101 distinct violation of this section shall be a separate offense and, in the
102 case of a continuing violation, each day thereof shall be deemed a
103 separate offense.

104 Sec. 3. Section 29-156b of the general statutes is repealed and the
105 following is substituted in lieu thereof (*Effective October 1, 2007*):

106 The licensee of a private detective agency shall issue to each of the
107 agency's [nonuniformed] private investigators [, operators or agents,]
108 an identification card, of such size, color and design as the

109 commissioner may prescribe, which card shall contain the name and
110 photograph of the private investigator, [operator or agent,] the name
111 and business address of the licensee, the license number and expiration
112 date, and the certification that the named private investigator [,
113 operator or agent] is employed as [an] a private investigator [, operator
114 or agent] of the licensee. Such card shall be carried by the private
115 investigator [, operator or agent] at all times when engaged in the
116 activities of the licensee. No person shall hold, possess or show an
117 identification card not authorized and issued to such person by a
118 licensed employer, or possess such card after termination of such
119 person's employment with the issuing licensee.

120 Sec. 4. Section 29-156d of the general statutes is repealed and the
121 following is substituted in lieu thereof (*Effective October 1, 2007*):

122 No private detective licensed under the provisions of sections 29-
123 153 to 29-161, inclusive, as amended by this act, or officer, director,
124 employee [, operator or agent] or private investigator of such licensee,
125 or any other person shall wear, carry, accept or show any badge or
126 shield of any description, purporting to indicate that such person is a
127 private detective or connected with the private detective business.

128 Sec. 5. Section 29-158 of the general statutes is repealed and the
129 following is substituted in lieu thereof (*Effective October 1, 2007*):

130 Any license or registration may be suspended or revoked by the
131 commissioner, [provided notice shall have been given to the licensee
132 to appear before the commissioner to show cause why the license
133 should not be suspended or revoked, upon a finding by the
134 commissioner that: (1) The licensee has violated] after giving notice
135 and an opportunity to be heard to the licensee or registrant when the
136 commissioner finds that the licensee or registrant has: (1) Violated any
137 of the terms or provisions of sections 29-153 to 29-161, inclusive, as
138 amended by this act, or any of the regulations adopted thereunder; (2)
139 [the licensee has] practiced fraud, deceit or misrepresentation [to] in
140 dealing with the clients of the licensee or registrant; (3) [the licensee

141 has] made a material misstatement in the application for issuance of
142 such license or registration, or, in the case of a licensee, or renewal of
143 such [licensee's] license; (4) [the licensee has] demonstrated
144 incompetence or untrustworthiness in the conduct of [such licensee's]
145 the business; (5) [the licensee has] been convicted of a felony or other
146 crime [affecting such licensee's honesty, integrity or moral fitness]
147 involving moral turpitude. If the licensee or registrant has been
148 convicted under section 53a-61 or 53a-62, the commissioner shall
149 consider the facts and circumstances surrounding such convictions
150 prior to suspending or revoking the license or registration. Any party
151 aggrieved by an order of the commissioner [hereunder] under the
152 provisions of this section may appeal therefrom in accordance with the
153 provisions of section 4-183, except the venue for such appeal shall be
154 [in] the judicial district of New Britain.

155 Sec. 6. Section 29-161 of the general statutes is repealed and the
156 following is substituted in lieu thereof (*Effective October 1, 2007*):

157 (a) [Any] Except as provided in section 29-156a, as amended by this
158 act, any person who violates any provision of sections 29-153 to 29-161,
159 inclusive, as amended by this act, shall be fined not more than five
160 thousand dollars or imprisoned not more than one year or both. The
161 commissioner may establish, by regulation, civil penalties for
162 violations of sections 29-153 to 29-161, inclusive, as amended by this
163 act, but no such penalty shall be more than five thousand dollars. No
164 person who violates any provision of section 29-153 shall be eligible to
165 apply for a license for two years. Any experience accrued while
166 operating without being licensed will not be counted [to] toward the
167 requirements [as outlined] specified in section 29-154a, as amended by
168 this act.

169 (b) The commissioner shall adopt regulations in accordance with the
170 provisions of chapter 54 to implement the provisions of sections 29-153
171 to 29-161, inclusive, as amended by this act.

172 Sec. 7. Section 29-161m of the general statutes is repealed and the

173 following is substituted in lieu thereof (*Effective October 1, 2007*):

174 Upon being satisfied, after investigation, of the good moral
175 character, competency and integrity of an applicant, or, if the applicant
176 is an association or partnership, of the individual members thereof, or
177 if a corporation, of all officers and directors thereof, the Commissioner
178 of Public Safety may grant a license to conduct business as a security
179 service and to maintain a bureau, agency, subagency, office or branch
180 office for the conduct of such business on the premises stated in such
181 application. [The license for an individual, a corporation, association or
182 partnership conducting a security service shall be as a security service.
183 Such license shall be] The commissioner shall grant a security service
184 license to any qualified individual, corporation, association or
185 partnership for a term of two years and application for renewal shall
186 be on a form furnished by the commissioner. Each licensee shall permit
187 the department to inspect, review or copy those documents, business
188 records or training records in the licensee's possession that are
189 required by sections 29-161g to 29-161x, inclusive, as amended by this
190 act, or regulation adopted pursuant to section 29-161x, as amended by
191 this act, to be maintained.

192 Sec. 8. Section 29-161q of the general statutes is repealed and the
193 following is substituted in lieu thereof (*Effective October 1, 2007*):

194 (a) Any security service or nonsecurity service employer may
195 employ as many security officers as [the licensee] such security service
196 or nonsecurity service employer deems necessary for the conduct of
197 the business, provided such [employees shall be] security officers are
198 of good moral character and at least eighteen years of age.

199 (b) [Any] No person hired or otherwise engaged to perform work as
200 a security officer shall [be licensed as] perform the duties of a security
201 officer prior to [a security service making application to register the
202 security officer with] being licensed as a security officer by the
203 Commissioner of Public Safety. [The employee] Each applicant for a
204 license shall complete a minimum of eight hours training in the

205 following areas: Basic first aid, search and seizure laws and
206 regulations, use of force, basic criminal justice and public safety issues.
207 The training shall be approved by the commissioner in accordance
208 with regulations adopted pursuant to section 29-161x, as amended by
209 this act. On and after October 1, 2007, no person or employee of an
210 association, corporation or partnership shall conduct such training
211 without the approval of the commissioner. Application for such
212 approval shall be submitted on forms prescribed by the commissioner.
213 Such application shall be made under oath and shall contain the
214 applicant's name, address, date and place of birth, employment for the
215 previous five years, education or training in the subjects required to be
216 taught under this subsection, any convictions for violations of the law
217 and such other information as the commissioner may require by
218 regulation adopted pursuant to said section 29-161x to properly
219 investigate the character, competency and integrity of the applicant.
220 No person shall be approved as an instructor for such training who has
221 been convicted of a felony, a sexual offense or a crime of moral
222 turpitude or who has been denied approval as a security service
223 licensee, a security officer or instructor in the security industry by any
224 licensing authority, or whose approval has been revoked or
225 suspended. Nothing in this section shall require any person serving as
226 an instructor of a security officer training course approved by the
227 commissioner on or before September 30, 2007, to submit such
228 application, provided such instructor has not been convicted of a
229 felony, a sexual offense or a crime of moral turpitude.

230 (c) Upon successful completion of [such training, an employee] the
231 training pursuant to subsection (b) of this section, the applicant may
232 submit an application for a license as a security officer on forms
233 furnished by the commissioner and, under oath, shall give the
234 [employee's] applicant's name, address, date and place of birth,
235 employment for the [past] previous five years, experience in the
236 position applied for, any convictions for violations of the law and such
237 other information as the commissioner may require, by regulation, to
238 properly investigate the character, competency and integrity of the

239 [employee. The initial application for a license shall be accompanied
240 by] applicant. Applicants shall submit with their application two sets
241 of fingerprints of the employee and the Commissioner of Public Safety
242 shall require any applicant for a license under this section to submit to
243 state and national criminal history records checks [. The criminal
244 history records checks required pursuant to this subsection shall be]
245 conducted in accordance with section 29-17a. [The application for a
246 license shall be accompanied by] Applicants shall submit with their
247 application two sets of their fingerprints [of the employee] and two
248 full-face photographs of [the employee] them, two inches wide by two
249 inches high, [full-face,] taken [within] not earlier than six months prior
250 [thereto] to the date of application, and a twenty-dollar [licensing fee
251 to be renewed every two years] fee, made payable to the state. Subject
252 to the provisions of section 46a-80, no person shall be approved for a
253 license who has been convicted of a felony, any sexual offense or any
254 crime [that would tend to question such person's honesty and
255 integrity] involving moral turpitude, or who has been refused a license
256 under the provisions of sections 29-161g to 29-161x, inclusive, as
257 amended by this act, for any reason except minimum experience, or
258 whose license, having been granted, has been revoked or is under
259 suspension. Upon being satisfied of the suitability of the applicant for
260 licensure, the commissioner may license the [employee] applicant as a
261 security officer. Such license shall be renewed every two years.

262 (d) Upon the security officer's successful completion of training and
263 licensing by the commissioner, or immediately upon hiring a licensed
264 security officer, the security service shall [make application] apply to
265 register such security officer with the commissioner on forms provided
266 by the commissioner. Such application shall be accompanied by
267 payment of a twenty-dollar application fee payable to the state. The
268 [completed registration form and all related material shall be kept on
269 file with the] Division of State Police within the Department of Public
270 Safety shall keep on file the completed registration form and all related
271 material. An identification card with the name, date of birth, address,
272 full-face photograph, physical descriptors and signature of the

273 applicant shall be issued to the security officer, and shall be carried by
274 the security officer at all times while performing the duties associated
275 with the security officer's employment. Licensed security officers, in
276 the course of performing their duties, shall present such card for
277 inspection upon the request of a law enforcement officer.

278 (e) The security service shall notify the commissioner [within] not
279 later than five days [of] after the termination of employment of any
280 registered employee.

281 (f) No person, firm or corporation shall employ or otherwise engage
282 any person to perform security officer functions unless such persons
283 are licensed security officers.

284 (g) Any person, firm or corporation that violates any provision of
285 subsection (b), (d), (e) or (f) of this section shall be fined seventy-five
286 dollars for each offense. Each distinct violation of this section shall be a
287 separate offense and, in the case of a continuing violation, each day
288 thereof shall be deemed a separate offense.

289 Sec. 9. Section 29-161v of the general statutes is repealed and the
290 following is substituted in lieu thereof (*Effective October 1, 2007*):

291 Any license for a security service or security officer or approval as a
292 security officer instructor may be suspended or revoked by the
293 Commissioner of Public Safety, provided notice shall have been given
294 to the licensee or instructor to appear before the commissioner to show
295 cause why the license or approval should not be suspended or
296 revoked, upon a finding by the commissioner that: (1) The licensee has
297 violated any of the terms or provisions of sections 29-161g to 29-161x,
298 inclusive, as amended by this act, or in the case of an instructor, section
299 29-161q, as amended by this act, or any of the regulations adopted
300 pursuant to section 29-161x, as amended by this act; (2) the licensee or
301 instructor has practiced fraud, deceit or misrepresentation; (3) the
302 licensee or instructor has made a material misstatement in the
303 application for issuance or renewal of the license or approval; (4) the

304 licensee or instructor has demonstrated incompetence or
305 untrustworthiness in the conduct of the business; or (5) the licensee or
306 instructor has been convicted of a felony or other crime affecting the
307 licensee's honesty, integrity or moral fitness. Any party aggrieved by
308 an order of the commissioner under this section may appeal therefrom
309 in accordance with the provisions of section 4-183, except the venue for
310 such appeal shall be [in] the judicial district of New Britain.

311 Sec. 10. Section 29-161x of the general statutes is repealed and the
312 following is substituted in lieu thereof (*Effective October 1, 2007*):

313 (a) [Any] Except as provided in sections 29-161q and 29-161y, as
314 amended by this act, any person who violates any provision of sections
315 29-161g to [29-161x] 29-161z, inclusive, as amended by this act, shall be
316 fined not more than five thousand dollars or imprisoned not more than
317 one year, or both. The commissioner may adopt regulations pursuant
318 to subsection (b) of this section establishing civil penalties for
319 violations of sections 29-161g to 29-161x, inclusive, as amended by this
320 act, but no such penalty shall be more than five thousand dollars. Any
321 person who violates any provision of section 29-161g shall not be
322 eligible to apply for a license for two years after the date the penalty
323 was imposed. Any experience accrued while operating without being
324 licensed shall not be counted toward the requirements specified in
325 section 29-161h.

326 (b) The Commissioner of Public Safety shall adopt regulations, in
327 accordance with the provisions of chapter 54, to implement the
328 provisions of sections 29-161g to 29-161x, inclusive, as amended by this
329 act.

330 Sec. 11. Section 29-161y of the general statutes is repealed and the
331 following is substituted in lieu thereof (*Effective October 1, 2007*):

332 (a) Any person, firm or corporation may employ as many security
333 officers or security personnel carrying firearms as it deems necessary
334 for the conduct of its business, provided such employees shall be of

335 good moral character and at least twenty-one years of age. Each
336 person, firm or corporation shall make application to register such
337 personnel with the Commissioner of Public Safety immediately upon
338 their hiring. Application for registration shall be made in the same
339 manner as is provided in section [29-156a] 29-161q, as amended by this
340 act, and applicants shall meet the requirements specified in said
341 section.

342 [(b) Each person, firm or corporation employing nonarmed
343 proprietary security personnel may register such employees with the
344 Commissioner of Public Safety in accordance with the provisions of
345 this section.]

346 [(c)] (b) Any person, firm or corporation [which] that violates any
347 provision of this section shall be fined seventy-five dollars for each
348 offense. Each violation of this section shall be a separate and distinct
349 offense, and, in the case of a continuing violation, each day's
350 continuance thereof shall be deemed to be a separate and distinct
351 offense.

352 Sec. 12. Section 29-161z of the general statutes is repealed and the
353 following is substituted in lieu thereof (*Effective October 1, 2007*):

354 (a) No employee of a licensed security service and no employee [of]
355 hired by a firm or corporation [hired] to perform work as a security
356 [services] officer may carry a pistol, revolver or other firearm while on
357 duty or directly en route to or from such employment unless such
358 employee obtains a special permit from the Commissioner of Public
359 Safety in accordance with the provisions of subsection (b) of this
360 section. No licensed security service and no firm or corporation may
361 permit any employee to carry a pistol, revolver or other firearm while
362 on duty or directly en route to or from such employment unless it
363 obtains proof that such employee has obtained such permit from the
364 commissioner. The permit required under this section shall be in
365 addition to the permit requirement imposed under section 29-28.

366 (b) The Commissioner of Public Safety may grant to any suitable
367 employee of a licensed security service, or to an employee hired by a
368 firm or corporation to perform work as a uniformed or nonuniformed
369 security [services by a firm or corporation] officer, a special permit to
370 carry a pistol or revolver or other firearm while actually on duty on the
371 premises of the employer, or, while directly en route to or from such
372 employment, provided that such employee has proven to the
373 satisfaction of the commissioner that such employee has successfully
374 completed a course, approved by the commissioner, of training in the
375 safety and use of firearms. The commissioner may grant to such
376 employee a temporary permit pending issuance of the permit,
377 provided such employee has submitted an application and
378 successfully completed such training course immediately following
379 employment. All armed security officers shall complete such safety
380 course and yearly complete a refresher safety course approved by the
381 commissioner. The commissioner shall adopt regulations in
382 accordance with the provisions of chapter 54 concerning the approval
383 of schools, institutions or organizations offering such courses,
384 requirements for instructors and the required number of hours and
385 content of such courses.

386 (c) On and after October 1, 2007, no person or employee of an
387 association, corporation or partnership shall conduct the training
388 pursuant to subsection (b) of this section without the approval of the
389 commissioner. Application for such approval shall be submitted on
390 forms prescribed by the commissioner. Such application shall be made
391 under oath and shall contain the applicant's name, address, date and
392 place of birth, employment for the previous five years, education or
393 training in the subjects required to be taught under subsection (b) of
394 this section, any convictions for violations of the law and such other
395 information as the commissioner may require by regulation adopted
396 pursuant to section 29-161x, as amended by this act, to properly
397 investigate the character, competency and integrity of the applicant.
398 No person shall be approved as an instructor for such training who has
399 been convicted of a felony, a sexual offense or a crime of moral

400 turpitude or who has been denied approval as a security service
401 licensee, a security officer or instructor in the security industry by any
402 licensing authority, or whose approval has been revoked or
403 suspended. Nothing in this section shall require any person serving as
404 an instructor of a security officer training course approved by the
405 commissioner on or before September 30, 2007, to submit such
406 application, provided such instructor has not been convicted of a
407 felony, a sexual offense or a crime of moral turpitude.

408 [(c)] (d) Application for such permit shall be made on forms
409 provided by the commissioner and shall be accompanied by a thirty-
410 one-dollar fee. Such permit shall have the same expiration date as the
411 pistol permit issued under subsection (b) of section 29-28 and may be
412 renewed for additional five-year periods.

413 [(d)] (e) Any person, firm or corporation [which] that violates any
414 provision of this section shall be fined seventy-five dollars for each
415 offense. Each violation of this section shall be a separate and distinct
416 offense, and, in the case of a continuing violation, each day's
417 continuance thereof shall be deemed to be a separate and distinct
418 offense.

419 [(e)] (f) The commissioner may suspend or revoke a security service
420 license, a special permit issued to a security officer or instructor
421 approval upon a finding by the commissioner that such licensee,
422 permit holder or instructor has violated [the provisions of subsection
423 (a)] any provision of this section, provided notice shall have been
424 given to such licensee, permit holder or instructor to appear before the
425 commissioner to show cause why the license, permit or approval
426 should not be suspended or revoked. Any party aggrieved by an order
427 of the commissioner may appeal therefrom in accordance with the
428 provisions of section 4-183, except the venue for such appeal shall be
429 [in] the judicial district of New Britain.

430 Sec. 13. Section 51-344b of the general statutes is repealed and the
431 following is substituted in lieu thereof (*Effective October 1, 2007*):

432 Whenever the term "judicial district of Hartford" is used or referred
433 to in the following sections of the general statutes, the term "judicial
434 district of New Britain" shall be substituted in lieu thereof: Subsection
435 (b) of section 3-70a, sections 3-71a and 4-164, subsection (c) of section 4-
436 183, subdivision (4) of subsection (g) of section 10-153e, subparagraph
437 (C) of subdivision (4) of subsection (e) of section 10a-109n, sections 12-
438 3a, 12-89, 12-103, 12-208, 12-237, 12-242hh, 12-242ii, 12-242kk, 12-268l,
439 12-307, 12-312, 12-330m, 12-405k, 12-422, 12-448, 12-454, 12-463, 12-489,
440 12-522, 12-554, 12-586g and 12-597, subsection (b) of section 12-638i,
441 sections 12-730, 14-57, 14-66, 14-195, 14-324, 14-331 and 19a-85,
442 subsection (f) of section 19a-332e, subsection (d) of section 19a-653,
443 sections 20-156, 20-247, 20-307, 20-373, 20-583 and 21a-55, subsection
444 (e) of section 22-7, sections 22-320d and 22-386, subsection (e) of section
445 22a-6b, section 22a-30, subsection (a) of section 22a-34, subsection (b) of
446 section 22a-34, section 22a-182a, subsection (f) of section 22a-225,
447 sections 22a-227, 22a-344, 22a-374, 22a-408 and 22a-449g, subsection (f)
448 of section 25-32e, section 29-158, as amended by this act, subsection
449 [(e)] (f) of section 29-161z, as amended by this act, sections 36b-30 and
450 36b-76, subsection (f) of section 38a-41, section 38a-52, subsection (c) of
451 section 38a-150, sections 38a-185, 38a-209 and 38a-225, subdivision (3)
452 of section 38a-226b, sections 38a-241, 38a-337 and 38a-657, subsection
453 (c) of section 38a-774, section 38a-776, subsection (c) of section 38a-817
454 and section 38a-994.

455 Sec. 14. Subsection (b) of section 54-76l of the general statutes is
456 repealed and the following is substituted in lieu thereof (*Effective*
457 *October 1, 2007*):

458 (b) The records of any such youth, or any part thereof, may be
459 disclosed to and between [individuals and] the following: Individuals,
460 agencies [,] and employees of [such] agencies [,] providing services
461 directly to the youth, [including] employees of the Department of
462 Public Safety, law enforcement officials, state and federal prosecutorial
463 officials, school officials in accordance with section 10-233h, court
464 officials, the Division of Criminal Justice, the Court Support Services

465 Division, the Board of Pardons and Paroles and an advocate appointed
466 pursuant to section 54-221 for a victim of a crime committed by the
467 youth. Such records shall also be available to the attorney representing
468 the youth, in any proceedings in which such records are relevant, to
469 the parents or guardian of such youth, until such time as the youth
470 reaches the age of majority or is emancipated, and to the youth upon
471 his or her emancipation or attainment of the age of majority, provided
472 proof of the identity of such youth is submitted in accordance with
473 guidelines prescribed by the Chief Court Administrator. Such records
474 disclosed pursuant to this subsection shall not be further disclosed.

475 Sec. 15. Section 29-179g of the general statutes is repealed and the
476 following is substituted in lieu thereof (*Effective October 1, 2007*):

477 (a) The Commissioner of Public Safety may from time to time select
478 a number of police personnel from any municipality of the state or
479 personnel from the Housing and Urban Development Agency as he
480 deems necessary to act temporarily as special state policemen to carry
481 out the duties of the [state-wide cooperative crime control task force]
482 State Urban Violence and Cooperative Crime Control Task Force. Such
483 personnel shall be appointed from a list of names of persons
484 recommended to the [state-wide cooperative crime control task force]
485 State Urban Violence and Cooperative Crime Control Task Force
486 policy board by the chiefs of police of the municipalities or the
487 executive authority of the federal Housing and Urban Development
488 Agency and approved by said board.

489 (b) Each municipality and the federal Housing and Urban
490 Development Agency shall be responsible for the full payment of the
491 compensation of such of their personnel temporarily assigned to the
492 [state-wide cooperative crime control task force] State Urban Violence
493 and Cooperative Crime Control Task Force and such salary shall be
494 payable to such assigned personnel while on duty with said task force.

495 (c) For purposes of indemnification of such personnel and their
496 municipalities or the federal Housing and Urban Development Agency

497 against any losses, damages or liabilities arising out of the service and
498 activities of the task force, personnel while assigned to, and
499 performing the duties of, the task force shall be deemed to be acting as
500 employees of the state.

501 (d) Each municipality participating in the program shall assign at
502 least two police officers to the task force for a period of not less than
503 one year.

504 (e) Any appointments made pursuant to this section shall terminate
505 by order of said commissioner or upon dissolution of the [state-wide
506 cooperative crime control task force] State Urban Violence and
507 Cooperative Crime Control Task Force, whichever occurs sooner.

508 Sec. 16. Section 29-179h of the general statutes is repealed and the
509 following is substituted in lieu thereof (*Effective October 1, 2007*):

510 A municipal police officer, while assigned to duty with the [state-
511 wide cooperative crime control task force] State Urban Violence and
512 Cooperative Crime Control Task Force and working at the direction of
513 the Commissioner of Public Safety or his designee, shall, when acting
514 within the scope of his authority, have the same powers, duties,
515 privileges and immunities as are conferred upon him as a state police
516 officer.

517 Sec. 17. Section 29-179i of the general statutes is repealed and the
518 following is substituted in lieu thereof (*Effective October 1, 2007*):

519 (a) There shall be a [State-Wide Cooperative Crime Control Task
520 Force] State Urban Violence and Cooperative Crime Control Task
521 Force Policy Board which shall be in the Division of State Police within
522 the Department of Public Safety for administrative purposes only. The
523 policy board shall consist of a state committee and municipal
524 subcommittees representing each municipality participating in the
525 [state-wide cooperative crime control task force] State Urban Violence
526 and Cooperative Crime Control Task Force. The state committee shall

527 consist of the Commissioner of Public Safety who shall be the
 528 chairperson, the Chief Court Administrator or his designee, the Chief
 529 State's Attorney or his designee, the Commissioner of Correction or his
 530 designee, the director of the Police Officer Standards and Training
 531 Council or his designee, the Deputy Commissioner of the Department
 532 of Public Safety, Division of State Police or his designee, and the
 533 commanding officer of the task force. The municipal subcommittees
 534 shall consist of the chief executive officer of the participating
 535 municipality, the chief of police of the participating municipality and
 536 three other members appointed by such chief executive officer
 537 representing, but not limited to, the interests of the business
 538 community, social and community services and education.

539 (b) The policy board shall direct and supervise the formulation of
 540 policies and operating procedures and shall coordinate the activities of
 541 the task force with other law enforcement agencies within and without
 542 the state. Said board may waive the requirement specified in
 543 subsection (d) of section 29-179g, as amended by this act, relative to
 544 assignment of police officers to the task force.

545 (c) The policy board may apply for and shall administer any federal,
 546 state, local or private appropriations or grant funds made available for
 547 the operation of the task force. Any funds not expended shall revert to
 548 the agency or organization from which such funds were received.

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>October 1, 2007</i>	29-152u
Sec. 2	<i>October 1, 2007</i>	29-156a
Sec. 3	<i>October 1, 2007</i>	29-156b
Sec. 4	<i>October 1, 2007</i>	29-156d
Sec. 5	<i>October 1, 2007</i>	29-158
Sec. 6	<i>October 1, 2007</i>	29-161
Sec. 7	<i>October 1, 2007</i>	29-161m
Sec. 8	<i>October 1, 2007</i>	29-161q
Sec. 9	<i>October 1, 2007</i>	29-161v

Sec. 10	<i>October 1, 2007</i>	29-161x
Sec. 11	<i>October 1, 2007</i>	29-161y
Sec. 12	<i>October 1, 2007</i>	29-161z
Sec. 13	<i>October 1, 2007</i>	51-344b
Sec. 14	<i>October 1, 2007</i>	54-761(b)
Sec. 15	<i>October 1, 2007</i>	29-179g
Sec. 16	<i>October 1, 2007</i>	29-179h
Sec. 17	<i>October 1, 2007</i>	29-179i

Statement of Purpose:

To make technical changes to the provisions regarding private detectives and security officer licensing, to impose new requirements for security officer instructors, to give the commissioner the authority to impose civil penalties, to change provisions regarding sharing records of youthful offenders and to change references to the state-wide cooperative crime control task force to the recently created State Urban Violence and Cooperative Crime Control Task Force.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]