



General Assembly

Amendment

January Session, 2007

LCO No. 8521

HB0736708521HDO

Offered by:
REP. GUERRERA, 29th Dist.

To: Subst. House Bill No. 7367 File No. 295 Cal. No. 269

**"AN ACT CONCERNING THE ADMINISTRATION OF THE
DEPARTMENT OF TRANSPORTATION."**

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

3 "Section 1. Subsection (c) of section 13a-80 of the general statutes is
4 repealed and the following is substituted in lieu thereof (*Effective from*
5 *passage*):

6 (c) Notwithstanding the provisions of sections 3-14b and 4b-21, no
7 residential property upon which a single-family dwelling is situated at
8 the time it is obtained by the department for highway purposes may be
9 sold or transferred pursuant to this section within twenty-five years of
10 the date of its acquisition without the [department] department's first
11 offering the owner or owners of the property at the time of its
12 acquisition a right of first refusal to purchase the property at the
13 amount of its appraised value as determined in accordance with the
14 provisions of subsection (b) of this section, except for property offered
15 for sale to municipalities prior to July 1, 1988. Notice of such offer shall

16 be sent to each such owner by registered or certified mail, return
17 receipt requested, within one year of the date a determination is made
18 that such property is not necessary for highway purposes. Any such
19 offer shall be terminated by the department if it has not received
20 written notice of the owner's acceptance of the offer within sixty days
21 of the date it was mailed. Whenever the offer is not so accepted, the
22 department shall offer parcels which meet local zoning requirements
23 for residential or commercial use to other state agencies and shall offer
24 parcels which do not meet local zoning requirements for residential or
25 commercial use to all abutting landowners in accordance with
26 department regulations. If the sale or transfer of the property pursuant
27 to this section results in the existing property of an abutting landowner
28 becoming a nonconforming use as to local zoning requirements, the
29 Commissioner of Transportation may sell or transfer the property to
30 that abutter without public bid or auction. The commissioner shall
31 adopt regulations, in accordance with the provisions of chapter 54,
32 establishing procedures for the disposition of excess property pursuant
33 to the provisions of this subsection in the event such property is
34 owned by more than one person.

35 Sec. 2. Subsection (b) of section 15-11a of the general statutes is
36 repealed and the following is substituted in lieu thereof (*Effective from*
37 *passage*):

38 (b) Prior to removing and taking such derelict vessel into custody,
39 the Commissioner of Transportation, a duly authorized harbor master
40 or a duly authorized representative of a municipality shall make a
41 reasonable attempt to notify the owner, agent or operator of the vessel
42 and shall allow such owner, agent or operator to make arrangements
43 for removal of the vessel. Such notification shall inform the owner,
44 agent or operator that, pursuant to this section, if the vessel is not
45 removed within twenty-four hours of notification, it shall be removed,
46 taken into custody and stored at the [owner, agent] owner's, agent's or
47 operator's expense.

48 Sec. 3. Subsection (f) of section 15-11a of the general statutes is

49 repealed and the following is substituted in lieu thereof (*Effective from*
50 *passage*):

51 (f) Ninety days or more after written notice has been given pursuant
52 to subsection (e) of this section, the Commissioner of Transportation, a
53 duly authorized harbor master or a duly authorized representative of a
54 municipality may sell a derelict vessel at public auction in accordance
55 with the provisions of this section. The commissioner, harbor master or
56 authorized agent of a municipality shall apply the proceeds of such
57 sale toward the payment of its charges, any storage charges and the
58 payment of any debt or obligation incurred by the commissioner,
59 harbor master or agent who placed the vessel in storage. Such sale
60 shall be advertised twice in a newspaper published or having a
61 circulation in the town where such vessel is stored or is located,
62 commencing at least five days before such sale; and, if the last place of
63 abode of the owner, agent or operator of such vessel is known to or
64 ascertained by the commissioner, harbor master or agent by the
65 exercise of reasonable diligence, notice of the time and place of sale
66 shall be given to such owner, agent or operator by sending such notice
67 to the owner, agent or operator, by certified mail, return receipt
68 requested, at such last place of abode at least five days before the day
69 of the sale. The proceeds of such sale, after deducting any amount due
70 for removal and storage charges and all expenses connected with such
71 sale, shall be paid to the owner, agent or operator of such vessel or the
72 [owner, agent] owner's, agent's or operator's legal representatives, if
73 claimed by the owner, agent or operator or the [owner, agent] owner's,
74 agent's or operator's legal representative at any time within one year
75 from the date of such sale. If such balance is not claimed within said
76 period, it shall escheat to the municipality from which the vessel was
77 removed. If the expenses incurred by the commissioner, harbor master
78 or agent for such removal and storage and sale of such vessel and any
79 fines exceed the proceeds of such sale, the owner, agent or operator of
80 the vessel shall be liable for such excess expenses.

81 Sec. 4. Subsection (e) of section 15-13c of the general statutes is
82 repealed and the following is substituted in lieu thereof (*Effective from*

83 *passage*):

84 (e) The commission shall, subject to the approval of the
85 commissioner in his sole discretion, set: (1) The required qualifications
86 of pilots for eligibility for licensure, including background, training,
87 length of service and apprenticeship; (2) examination requirements for
88 obtaining a pilot's or other type of operating license; and (3) the
89 appropriate number of state-licensed pilots necessary for the safe,
90 efficient and proper operations in the ports and waters of the state,
91 including the waters of Long Island Sound. [~~]; (4) in] In setting these
92 requirements, the commission may not consider the licenses of pilots
93 by other jurisdictions as a disqualifying factor.~~

94 Sec. 5. Subsection (g) of section 15-13c of the general statutes is
95 repealed and the following is substituted in lieu thereof (*Effective from*
96 *passage*):

97 (g) The commission shall: (1) Assist in the preparation of
98 examinations for pilot licensure and other operating certificates; (2)
99 evaluate the examination results of applicants for a pilot license and
100 make appropriate recommendations concerning such applicants'
101 qualifications; (3) assist in the review and monitoring of the
102 performance of pilots, including compliance with state policies,
103 procedures and regulations; (4) review applications for reciprocal
104 licensure and make appropriate recommendations concerning such
105 [~~pilot's] pilots' qualifications; (5) recommend the duties of pilots for the
106 reporting of faulty pilot boarding and disembarkation systems and of
107 violations of any state laws; (6) review and investigate any marine
108 incident or casualty and conduct hearings to determine the causes of
109 any such incident; (7) investigate and make recommendations on
110 disciplinary measures, including such measures as letters of caution,
111 admonition or reprimand and licensure suspension or forfeiture,
112 including disciplinary matters relative to alcohol or drug abuse; (8)
113 retain an independent investigator to compile a comprehensive factual
114 record of any marine incident or casualty; (9) assist in the review of
115 complaints filed with the commissioner; and (10) assist in the~~

116 preparation of any report or matter relative to pilotage.

117 Sec. 6. Section 14-260n of the general statutes is amended by adding
118 subdivision (18) as follows (*Effective July 1, 2007*):

119 (NEW) (18) "Articulated bus" means a motor vehicle designed and
120 used for the purposes of carrying public transit passengers, with two
121 separate passenger compartments connected by a kingpin or similar
122 joint, and may be composed of a tractor section and a trailer section, or
123 a forward portion with no motive power and a trailer section with a
124 power unit.

125 Sec. 7. (NEW) (*Effective October 1, 2007*) The recipient of a permit
126 pursuant to section 13b-89 of the general statutes, who owns or
127 operates a motor bus, as defined in subdivision (47) of section 14-1 of
128 the general statutes, which has an upper and lower deck, may register
129 such motor bus in this state, provided such motor bus complies with
130 manufacturing and safety standards for motor buses established under
131 federal statutes and regulations. The Commissioner of Transportation
132 shall adopt regulations in accordance with this section.

133 Sec. 8. Subsection (a) of section 13b-4d of the general statutes is
134 repealed and the following is substituted in lieu thereof (*Effective from*
135 *passage*):

136 (a) Notwithstanding any other provision of the general statutes, the
137 Commissioner of Transportation may declare a state of emergency and
138 may employ, in any manner, such assistance as he may require to
139 restore any railroad owned by the state or any of its subdivisions or the
140 facilities, equipment or service of such railroad, or any transit system
141 or its facilities, equipment or service, or any airport when: (1) A
142 railroad system owned by the state or any of its subdivisions or any of
143 the facilities or equipment of such railroad system is deemed by the
144 commissioner to be in an unsafe condition or when there is an
145 interruption of essential railroad services, whether or not such system
146 or any of its facilities or equipment is physically damaged; [or] (2) a
147 transit facility owned by the state or any of its subdivisions or the

148 equipment of such facility is damaged as a result of a natural disaster
149 or incurs substantial casualty loss which results in what is deemed by
150 the commissioner to be an unsafe condition or when there is an
151 interruption of essential transit services; or (3) an airport owned or
152 operated by the state or any of its subdivisions or the equipment of
153 such airport is damaged as a result of a natural disaster or incurs
154 substantial casualty loss which results in what is deemed by the
155 commissioner to be an unsafe condition or when there is an
156 interruption of essential transit services.

157 Sec. 9. (NEW) (*Effective July 1, 2007*) The Commissioner of
158 Transportation shall develop procedures, in accordance with the
159 general statutes, for the leasing of naming rights of transit stations and
160 other transit-owned property to private corporations and
161 organizations. The commissioner shall establish criteria for the leasing
162 of such naming rights. Such criteria shall be submitted to the joint
163 standing committee of the General Assembly having cognizance of
164 matters relating to transportation, not later than January 30, 2008, and,
165 if approved by said committee, such approval shall not be later than
166 the close of the 2008 session of the General Assembly.

167 Sec. 10. (*Effective from passage*) Bridge number 03405 overpassing
168 Route 372 in New Britain shall be designated the "Lieutenant Sherrod
169 E. Skinner Memorial Bridge".

170 Sec. 11. (*Effective from passage*) The segment of Route 71 in New
171 Britain, from the intersection of South Main Street and Rockwell
172 Avenue to the Berlin town line, shall be designated the "Marine Corps
173 League Memorial Highway".

174 Sec. 12. (*Effective from passage*) Bridge number 813 on Interstate 91
175 overpassing Route 15 in Hartford shall be designated the "Sergeant
176 Matthew D. Arace Memorial Bridge".

177 Sec. 13. (*Effective from passage*) The segment of Route 66 from State
178 Road 545 to Route 17 in Middletown shall be designated the "Charles
179 E. Rau Memorial Highway".

180 Sec. 14. (*Effective from passage*) Bridge number 06057 in the city of
181 New Britain on Route 71 overpassing Route 9 shall be designated the
182 "Anthony Tercyak Memorial Bridge".

183 Sec. 15. (*Effective from passage*) The segment of Route 372 from the
184 Plainville-New Britain line easterly to the intersection of Route 555
185 shall be designated the "Lieutenant Colonel Vincent J. Bracha
186 Memorial Highway".

187 Sec. 16. (*Effective from passage*) Route 16 in Colchester from Route 85
188 easterly to the Lebanon town line shall be designated the "PFC William
189 'Jimmy' Johnston Congressional Medal of Honor Recipient Memorial
190 Highway".

191 Sec. 17. (*Effective from passage*) Bridge number 05994 on southbound
192 Interstate 91 in Hartford shall be designated the "Officers' Club of
193 Connecticut Memorial Bridge".

194 Sec. 18. (*Effective from passage*) Bridge number 05307 on eastbound
195 Interstate 84 in Danbury shall be designated the "Association of the
196 United States Army Memorial Bridge".

197 Sec. 19. (*Effective from passage*) The segment of Route 174 from the
198 New Britain border to Maple Hill Avenue in Newington shall be
199 designated the "Master Police Officer Peter Lavery Memorial
200 Highway".

201 Sec. 20. (*Effective from passage*) Route 10 in Avon from Route 44
202 northerly to the Avon-Simsbury town line shall be designated the
203 "Avon Veterans Memorial Highway".

204 Sec. 21. (*Effective from passage*) Bridge number 4320A on I-84
205 eastbound over Washington Street and bridge number 4320B on I-84
206 westbound over Washington Street shall both be re-designated the
207 "United States Army's First Infantry Division Bridge".

208 Sec. 22. (*Effective from passage*) Bridge number 06154 on Route 140 in
209 Warehouse Point shall be designated the "World War I Bridge".

210 Sec. 23. (*Effective from passage*) Bridge number 03149 on Route 136
211 over the Saugatuck River in Westport shall be designated the "William
212 F. Cribari Memorial Bridge".

213 Sec. 24. (*Effective from passage*) The segment of road from Memorial
214 Field to the intersection of Route 37 to Overbrook Road in New
215 Fairfield shall be designated "Veterans Way".

216 Sec. 25. (*Effective from passage*) The segment from Route 37 center
217 from Sawmill Road to the intersection of Route 39 north and Spring
218 Lake Road in Sherman shall be designated "Veterans Way".

219 Sec. 26. (*Effective from passage*) The segment from the intersection of
220 Elizabeth Street and Route 341 to Route 7 to Cobble Lane in Kent shall
221 be designated "Veterans Way".

222 Sec. 27. (*Effective from passage*) Route 1 in West Haven running
223 easterly from the Orange, West Haven line to the overpass of the Cove
224 River shall be designated "AMVETS Post 1 Memorial Highway".

225 Sec. 28. (*Effective from passage*) State Route 116 in Ridgefield from the
226 intersection of Barlow Mountain Road to the New York state line shall
227 be designated the "Elizabeth M. Leonard Memorial Highway".

228 Sec. 29. (*Effective from passage*) State Route 35 in Ridgefield from the
229 intersection of Route 33 to Peter Parley Lane shall be designated the
230 "Richard E. Venus Memorial Highway".

231 Sec. 30. (*Effective from passage*) The segment of Route 4 eastbound
232 from Brickyard Road to Route 10 in Farmington shall be designated
233 the "Lieutenant Colonel Warren Lane Memorial Highway".

234 Sec. 31. (*Effective from passage*) The segment of Route 5 from Route
235 150 to the Meriden border in Wallingford shall be designated the
236 "VFW CT Ladies Auxiliary Highway".

237 Sec. 32. (*Effective from passage*) Bridge number 00882 on Route 20
238 over the Salmon Brook shall be designated the "Vincent R. T. Arduini

239 Memorial Bridge".

240 Sec. 33. (*Effective from passage*) The Department of Transportation
241 shall erect a sign in Oakdale designating the location of The Dinosaur
242 Place at Nature's Art.

243 Sec. 34. (*Effective from passage*) The Department of Transportation
244 shall erect a sign on the Metro North overpass in Milford designating
245 the location of the Milford Fine Arts Council.

246 Sec. 35. (*Effective from passage*) The Department of Transportation
247 shall erect a sign on Route 8 northbound in Watertown designating the
248 location of the Watertown Business Park.

249 Sec. 36. (*Effective from passage*) The Department of Transportation
250 shall erect a sign on both the northbound and southbound sides of
251 Interstate 95 at Exit 74 designating the location of the Niantic Bay
252 Boardwalk.

253 Sec. 37. (*Effective from passage*) The segment of Route 190 East in
254 Suffield from Route 75 to Route 159 shall be designated the "Corporal
255 Stephen R. Bixler Memorial Highway".

256 Sec. 38. (*Effective from passage*) The segment of Route 4 East from
257 State Road 508 to The University of Connecticut Health Center in
258 Farmington shall be designated the "Lawrence Robert Philippon
259 Memorial Highway".

260 Sec. 39. (*Effective from passage*) Route 77 in Durham shall be
261 designated the "Charles W. Wimler Highway".

262 Sec. 40. (*Effective from passage*) Bridge number 00480 on Interstate 91
263 overpassing State Road 530 shall be designated the "Francis M.
264 DeLucco Memorial Bridge".

265 Sec. 41. Section 17 of public act 06-133 is repealed and the following
266 is substituted in lieu thereof (*Effective from passage*):

267 Bridge number 6104A on Route 9 southbound over Route 175 shall
268 be designated the "Donald H. Platt Memorial [Highway] Bridge".

269 Sec. 42. (*Effective from passage*) State Road 529 in West Hartford,
270 running in an easterly direction from Route 173 to the West Hartford-
271 Hartford town line, shall be redesignated the "West Hartford Veteran's
272 Memorial Highway".

273 Sec. 43. (*Effective from passage*) Bridge number 0057 on 1-95
274 overpassing West Avenue in Norwalk shall be designated the
275 "Wilfredo Perez Memorial Highway".

276 Sec. 44. (NEW) (*Effective July 1, 2007*) The Commissioner of
277 Transportation is authorized to loan funds for the purpose of financing
278 the acquisition of vanpool vehicles, as defined in subdivision (94) of
279 section 14-1 of the general statutes to any person, firm or organization.

280 Sec. 45. Section 13b-343 of the general statutes is repealed and the
281 following is substituted in lieu thereof (*Effective October 1, 2007*):

282
283 The Commissioner of Transportation, when requested in writing by
284 the selectmen of any town, the mayor and common council of any city
285 or the warden and burgesses of any borough to order gates, a flagman
286 or electric signals or other signal device to be installed and maintained
287 at any railroad crossing where a railroad crosses a public highway at
288 grade within such town, city or borough, shall hold a hearing thereon
289 or may, of his own motion, hold such hearing, first giving the town,
290 city or borough wherein the crossing is located, and the company
291 operating the railroad, reasonable notice thereof. If the commissioner
292 upon such hearing finds that public safety requires it, the
293 commissioner shall order such company to install and maintain, at
294 such crossing, gates, a flagman or such electric signals or other signal
295 device as may be approved by the commissioner, or to do any other act
296 deemed necessary for the protection of the public. The commissioner
297 may rescind, alter or amend any such order, whenever the
298 commissioner deems it necessary, upon first giving the municipality
299 wherein the crossing is located and the railroad company an

300 opportunity to be heard thereon. If any such company fails to comply
301 with any order of the commissioner made pursuant to this section, it
302 shall forfeit to the state fifty dollars for each day of such failure. The
303 commissioner shall notify state and municipal elected officials of
304 affected towns of the reactivation of any railroad line not later than
305 forty-five days from notification to the Department of Transportation,
306 by the railroad, of such reactivation. The commissioner, or the
307 commissioner's designee, shall determine if a public hearing on the
308 safety of rail crossings is required on the reactivated railroad line,
309 provided, if a state or municipal official requests a public hearing, the
310 commissioner shall hold a public hearing. Any such hearing shall be
311 scheduled not later than ninety days prior to the reactivation of such
312 railroad line. Any comments or recommendations on railroad safety
313 that are provided to the public hearing officer during the public
314 hearing shall be reviewed and incorporated, as deemed appropriate by
315 the commissioner, to address concerns raised at the hearing.

316 Sec. 46. (*Effective October 1, 2007*) The Commissioner of
317 Transportation shall install crossing gates and electric signals at the
318 Route 203 crossing in Windham.

319 Sec. 47. Section 46 of public act 05-210 is repealed and the following
320 is substituted in lieu thereof (Effective from passage):

321 Route 53 in the Town of Bethel shall be designated the ["John. L.
322 Tiele Memorial Highway"] "John L. Thiele Memorial Highway".

323 Sec. 48. (*Effective from passage*) A segment of road in South Windsor
324 shall be designated the "Officer Harvey R. Young Memorial Highway".

325 Sec. 49. (*Effective from passage*) Route 6 in Bethel, from the Vail Road
326 intersection to the Danbury line, shall be designated the "Trooper
327 James W. Lambert Memorial Highway".

328 Sec. 50. (NEW) (*Effective July 1, 2007*) The following initiatives shall
329 be established to preserve Connecticut's licensed private owned, public
330 used airports which have a paved runway and a minimum of five

331 thousand operations per year: (1) The state shall have the right of first
332 refusal to purchase, via fair market value and state property
333 acquisition procedures, an airport, if that airport is threatened with
334 sale or closure, for the express purpose in preserving the airport; (2)
335 the Commissioner of Transportation may acquire the development
336 rights, based on fair market value for such rights of such airports,
337 provided the airport remains a public airport; (3) the state shall fund
338 capital improvements to private airports, in which case the state shall
339 participate in ninety per cent of the eligible costs and the balance by
340 the sponsor, with budget and priorities to be determined by the
341 Department of Transportation, and engineering in accordance with
342 Federal Aviation Administration Advisory Circulars; and (4) the
343 establishment of a new airport zoning category for the airport's
344 imaginary surfaces as defined by Federal Aviation Regulations.
345 Development within these surfaces shall require notices for proposed
346 construction and a federal determination of obstructions. Construction
347 of obstructions deemed hazardous to navigation shall not be allowed.

348 Sec. 51. (*Effective from passage*) The Commissioner of Transportation
349 shall revise the official map of the state highway system provided for
350 in section 13a-16 of the general statutes to establish the boundary
351 between the towns of Danbury and Ridgefield as follows:
352 Commencing at a stone monument set in the ground on the east side of
353 Pine Mountain Road and being seven hundred forty feet as measured
354 southerly on the centerline of Pine Mountain Road from its intersection
355 with Miry Brook Road, thence continuing four thousand seven
356 hundred seventy feet in a southeasterly direction on a bearing of south
357 58 degrees 15 minutes east to an existing iron rod set in bed rock on
358 Pine Mountain. Such boundary is described in the land records of the
359 city of Danbury on pages 89 to 92, inclusive, of volume 72.

360 Sec. 52. (*Effective from passage*) The Department of Transportation
361 shall erect signs on Interstate 91 at exit 23 designating the location of
362 the Employer Support of the Guard and Reserve Headquarters.

363 Sec. 53. Subsection (a) of section 13b-97 of the general statutes is

364 repealed and the following is substituted in lieu thereof (*Effective July*
365 *1, 2007*):

366 (a) No person, association, limited liability company or corporation
367 shall operate a taxicab until such person, association, limited liability
368 company or corporation has obtained a certificate from the
369 Department of Transportation certifying that public convenience and
370 necessity require the operation of a taxicab or taxicabs for
371 transportation of passengers, the acceptance or solicitation of which
372 originates within the territory specified in such certificate except as
373 provided under subsection (d) of this section. No such certificate shall
374 be issued unless the department finds that the person, association,
375 limited liability company or corporation is suitable to operate a taxicab
376 service, after giving due consideration to, at a minimum, the following
377 factors: (1) Any convictions of the applicant under federal, state or
378 local laws relative to safety, motor vehicle or criminal violations; (2)
379 the number of taxicabs to be operated under the certificate; (3) the
380 adequacy of the applicant's financial resources to operate the taxicab
381 service; (4) the adequacy of insurance coverage and safety equipment;
382 and (5) the availability of qualified taxicab operators. In determining
383 whether to grant such certificate, the commissioner shall consider the
384 effect that granting such certificate may have on existing certificate
385 holders in the requested territory. The commissioner shall request the
386 state criminal history records check for any person or any officer of
387 any association, limited liability company or corporation applying for
388 such certificate from the State Police Bureau of Identification. The
389 commissioner shall arrange for the fingerprinting of any person or any
390 officer of any association, limited liability company or corporation
391 applying for such certificate and forward the fingerprints to said
392 bureau which shall submit the fingerprints to the Federal Bureau of
393 Investigation for a national criminal history records check for any
394 federal conviction specified in subdivision (1) of this subsection. A fee
395 shall be charged by the commissioner for each such national criminal
396 history records check which shall be equal to the fee charged by the
397 Federal Bureau of Investigation for performing such check. Such

398 certificate shall be issued only after written application, fingerprinting
399 and said criminal history records check for the same has been made
400 and public hearing held thereon. The application shall be accompanied
401 by a fee of eighty-eight dollars and the fee for said criminal history
402 records check. Upon receipt of such application, the department shall
403 fix a time and place of hearing thereon and shall promptly give written
404 notice of the pendency of such application and of the time and place of
405 hearing thereon to such applicant, the mayor of each city, the warden
406 of each borough or the first selectman of each town in which the
407 applicant desires to originate the transportation of such passengers,
408 and to any common carrier operating within the territory specified.
409 Notwithstanding any provision of this subsection to the contrary, the
410 department may, upon receipt of a written application, amend an
411 existing certificate to increase the number of taxicabs which may be
412 operated pursuant to the certificate without holding a hearing on the
413 application, provided the department issues a legal notice of such
414 application in a daily newspaper in accordance with the provisions of
415 section 1-2, gives written notice of the pendency of such application to
416 any common carrier operating within the territory specified and no
417 objection is filed with the department within thirty days of each such
418 notice. With respect to any application filed under the provisions of
419 this subsection, the department shall not consider as a ground for
420 denial of a request for an increase in the number of taxicabs to be
421 operated within the territory specified, any number of taxicabs not
422 currently registered with the Commissioner of Motor Vehicles at the
423 time of filing of such application or at the time of any hearing held
424 thereon.

425 Sec. 54. (*Effective from passage*) The segment of Route 73 at the
426 intersection with Aurora Street in Waterbury shall be designated the
427 "Captain John Keane Memorial Highway".

428 Sec. 55. Section 6 of special act 99-17 is repealed. (*Effective from*
429 *passage*)

430 Sec. 56. Section 10 of public act 05-210 is repealed. (*Effective from*

431 *passage)*

432 Sec. 57. Sections 4 and 31 of public act 05-279 are repealed. (*Effective*

433 *from passage)*"

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>from passage</i>	13a-80(c)
Sec. 2	<i>from passage</i>	15-11a(b)
Sec. 3	<i>from passage</i>	15-11a(f)
Sec. 4	<i>from passage</i>	15-13c(e)
Sec. 5	<i>from passage</i>	15-13c(g)
Sec. 6	<i>July 1, 2007</i>	14-260n
Sec. 7	<i>October 1, 2007</i>	New section
Sec. 8	<i>from passage</i>	13b-4d(a)
Sec. 9	<i>July 1, 2007</i>	New section
Sec. 10	<i>from passage</i>	New section
Sec. 11	<i>from passage</i>	New section
Sec. 12	<i>from passage</i>	New section
Sec. 13	<i>from passage</i>	New section
Sec. 14	<i>from passage</i>	New section
Sec. 15	<i>from passage</i>	New section
Sec. 16	<i>from passage</i>	New section
Sec. 17	<i>from passage</i>	New section
Sec. 18	<i>from passage</i>	New section
Sec. 19	<i>from passage</i>	New section
Sec. 20	<i>from passage</i>	New section
Sec. 21	<i>from passage</i>	New section
Sec. 22	<i>from passage</i>	New section
Sec. 23	<i>from passage</i>	New section
Sec. 24	<i>from passage</i>	New section
Sec. 25	<i>from passage</i>	New section
Sec. 26	<i>from passage</i>	New section
Sec. 27	<i>from passage</i>	New section
Sec. 28	<i>from passage</i>	New section
Sec. 29	<i>from passage</i>	New section
Sec. 30	<i>from passage</i>	New section
Sec. 31	<i>from passage</i>	New section
Sec. 32	<i>from passage</i>	New section

Sec. 33	<i>from passage</i>	New section
Sec. 34	<i>from passage</i>	New section
Sec. 35	<i>from passage</i>	New section
Sec. 36	<i>from passage</i>	New section
Sec. 37	<i>from passage</i>	New section
Sec. 38	<i>from passage</i>	New section
Sec. 39	<i>from passage</i>	New section
Sec. 40	<i>from passage</i>	New section
Sec. 41	<i>from passage</i>	PA 06-133, Sec. 17
Sec. 42	<i>from passage</i>	New section
Sec. 43	<i>from passage</i>	New section
Sec. 44	<i>July 1, 2007</i>	New section
Sec. 45	<i>October 1, 2007</i>	13b-343
Sec. 46	<i>October 1, 2007</i>	New section
Sec. 47	<i>from passage</i>	PA 05-210, Sec. 46
Sec. 48	<i>from passage</i>	New section
Sec. 49	<i>from passage</i>	New section
Sec. 50	<i>July 1, 2007</i>	New section
Sec. 51	<i>from passage</i>	New section
Sec. 52	<i>from passage</i>	New section
Sec. 53	<i>July 1, 2007</i>	13b-97(a)
Sec. 54	<i>from passage</i>	New section
Sec. 55	<i>from passage</i>	Repealer section
Sec. 56	<i>from passage</i>	Repealer section
Sec. 57	<i>from passage</i>	Repealer section