



General Assembly

Amendment

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LCO No. 7789

SB0087707789SD0

Offered by:

SEN. MUSTO, 22nd Dist.

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To: Subst. Senate Bill No. 877

File No. 290

Cal. No. 256

"AN ACT IMPLEMENTING THE RECOMMENDATIONS OF THE PROGRAM REVIEW AND INVESTIGATIONS COMMITTEE CONCERNING THE DEPARTMENT OF CHILDREN AND FAMILIES."

1 Strike sections 1 to 10, inclusive, and sections 12 to 14, inclusive, in
2 their entirety and renumber the remaining sections and internal
3 references accordingly

4 After the last section, add the following and renumber sections and
5 internal references accordingly:

6 "Sec. 501. Section 17a-3 of the general statutes is repealed and the
7 following is substituted in lieu thereof (*Effective July 1, 2009*):

8 (a) The department shall plan, create, develop, operate or arrange
9 for, administer and evaluate a comprehensive and integrated
10 state-wide program of services, including preventive services, for

11 children and youths whose behavior does not conform to the law or to
12 acceptable community standards, or who are mentally ill, including
13 deaf and hearing impaired children and youths who are mentally ill,
14 emotionally disturbed, substance abusers, delinquent, abused,
15 neglected or uncared for, including all children and youths who are or
16 may be committed to it by any court, and all children and youths
17 voluntarily admitted to, or remaining voluntarily under the
18 supervision of, the commissioner for services of any kind. Services
19 shall not be denied to any such child or youth solely because of other
20 complicating or multiple disabilities. The department shall work in
21 cooperation with other child-serving agencies and organizations to
22 provide or arrange for preventive programs, including, but not limited
23 to, teenage pregnancy and youth suicide prevention, for children and
24 youths and their families. The program shall provide services and
25 placements that are clinically indicated and appropriate to the needs of
26 the child or youth. In furtherance of this purpose, the department
27 shall: (1) Maintain the Connecticut Juvenile Training School and other
28 appropriate facilities exclusively for delinquents; (2) develop a
29 comprehensive program for prevention of problems of children and
30 youths and provide a flexible, innovative and effective program for the
31 placement, care and treatment of children and youths committed by
32 any court to the department, transferred to the department by other
33 departments, or voluntarily admitted to the department; (3) provide
34 appropriate services to families of children and youths as needed to
35 achieve the purposes of sections 17a-1 to 17a-26, inclusive, as amended
36 by this act, 17a-28 to 17a-49, inclusive, as amended by this act, and
37 17a-51; (4) establish incentive paid work programs for children and
38 youths under the care of the department and the rates to be paid such
39 children and youths for work done in such programs and may provide
40 allowances to children and youths in the custody of the department;
41 (5) be responsible to collect, interpret and publish statistics relating to
42 children and youths within the department; (6) conduct studies of any
43 program, service or facility developed, operated, contracted for or
44 supported by the department in order to evaluate its effectiveness; (7)
45 establish staff development and other training and educational

46 programs designed to improve the quality of departmental services
47 and programs, provided no social worker trainee shall be assigned a
48 case load prior to completing training, and may establish educational
49 or training programs for children, youths, parents or other interested
50 persons on any matter related to the promotion of the well-being of
51 children, or the prevention of mental illness, emotional disturbance,
52 delinquency and other disabilities in children and youths; (8) develop
53 and implement aftercare and follow-up services appropriate to the
54 needs of any child or youth under the care of the department; (9)
55 establish a case audit unit to monitor each area office's compliance
56 with regulations and procedures; (10) develop and maintain a database
57 listing available community service programs funded by the
58 department; (11) provide outreach and assistance to persons caring for
59 children whose parents are unable to do so by informing such persons
60 of programs and benefits for which they may be eligible; and (12)
61 collect data sufficient to identify the housing needs of children served
62 by the department and share such data with the Department of
63 Economic and Community Development.

64 [(b) The department shall prepare and submit biennially to the
65 General Assembly a five-year master plan. The master plan shall
66 include, but not be limited to: (1) The long-range goals and the current
67 level of attainment of such goals of the department; (2) a detailed
68 description of the types and amounts of services presently provided to
69 the department's clients; (3) a detailed forecast of the service needs of
70 current and projected target populations; (4) detailed cost projections
71 for alternate means of meeting projected needs; (5) funding priorities
72 for each of the five years included in the plan and specific plans
73 indicating how the funds are to be used; (6) a written plan for the
74 prevention of child abuse and neglect; (7) a comprehensive mental
75 health plan for children and adolescents, including children with
76 complicating or multiple disabilities; (8) a comprehensive plan for
77 children and youths who are substance abusers, developed in
78 conjunction with the Department of Mental Health and Addiction
79 Services pursuant to the provisions of sections 19a-2a and 19a-7; and

80 (9) an overall assessment of the adequacy of children's services in
81 Connecticut. The plan shall be prepared within existing funds
82 appropriated to the department.]

83 (b) (1) The department, with the assistance of the State Advisory
84 Council on Children and Families, and in consultation with
85 representatives of the children and families served by the department,
86 providers of services to children and families, advocates, and others
87 interested in the well-being of children and families in this state, shall
88 develop and regularly update a single, comprehensive strategic plan
89 for meeting the needs of children and families served by the
90 department. In developing and updating the strategic plan, the
91 department shall identify and define agency goals and indicators of
92 progress, including benchmarks, in achieving such goals. The strategic
93 plan shall include, but not be limited to: (A) The department's mission
94 statement; (B) the expected results for the department and each of its
95 mandated areas of responsibility; (C) a schedule of action steps and a
96 time frame for achieving such results and fulfilling the department's
97 mission that includes strategies for working with other state agencies
98 to leverage resources and coordinate service delivery; (D) priorities for
99 services and estimates of the funding and other resources necessary to
100 carry them out; (E) standards for programs and services that are based
101 on research-based best practices, when available; and (F) relevant
102 measures of performance.

103 (2) The department shall begin the strategic planning process on
104 July 1, 2009. The department shall hold regional meetings on the plan
105 to ensure public input and shall post the plan and the plan's updates
106 and progress reports on the department's web site. The department
107 shall submit the strategic plan to the State Advisory Council on
108 Children and Families for review and comment prior to its final
109 submission to the General Assembly and the Governor. On or before
110 July 1, 2010, the department shall submit the strategic plan, in
111 accordance with section 11-4a, to the General Assembly and the
112 Governor.

113 (3) The commissioner shall track and report on progress in
114 achieving the strategic plan's goals not later than October 1, 2010, and
115 quarterly thereafter, to said State Advisory Council. The commissioner
116 shall submit a status report on progress in achieving the results in the
117 strategic plan, in accordance with section 11-4a, not later than July 1,
118 2011, and annually thereafter to the General Assembly and the
119 Governor.

120 (c) The department shall prepare a plan to keep children who are
121 convicted as delinquent and will be committed to the Department of
122 Children and Families and placed in the Connecticut Juvenile Training
123 School in such facility for at least one year after their referral to the
124 department, which plan shall include provisions for development of a
125 comprehensive approach to juvenile rehabilitation.

126 Sec. 502. Subsection (b) of section 17a-6 of the general statutes is
127 repealed and the following is substituted in lieu thereof (*Effective July*
128 *1, 2009*):

129 (b) Administer in a coordinated and integrated manner all
130 institutions and facilities which are or may come under the jurisdiction
131 of the department and [may] shall appoint advisory groups for any
132 such institution or facility.

133 Sec. 503. (NEW) (*Effective July 1, 2009*) (a) The facilities that come
134 under the jurisdiction of the Department of Children and Families, as
135 enumerated in section 17a-32 of the general statutes, shall submit an
136 annual report to the State Advisory Council on Children and Families
137 and to their respective advisory groups, established pursuant to
138 subsection (b) of section 17a-6 of the general statutes, as amended by
139 this act. The report shall include, but not be limited to: (1) Aggregate
140 profiles of the residents; (2) a description of and update on major
141 initiatives; (3) key outcome indicators and results; (4) costs associated
142 with operating the facility; and (5) a description of educational,
143 vocational and literacy programs, and behavioral, treatment and other
144 services available to the residents and their outcomes. Each report

145 submitted pursuant to this subsection shall be posted on the
146 department's web site.

147 (b) Such advisory groups shall respond to their facility's annual
148 report, submitted pursuant to subsection (a) of this section, and
149 provide any recommendations for improvement or enhancement that
150 they deem necessary.

151 (c) The Department of Children and Families shall serve as
152 administrative staff of such advisory groups.

153 Sec. 504. Section 17a-27f of the general statutes is repealed and the
154 following is substituted in lieu thereof (*Effective July 1, 2009*):

155 [(a) The Department of Children and Families shall establish a
156 public safety committee in the municipality in which the Connecticut
157 Juvenile Training School is located. The committee shall be composed
158 of the superintendent of said school and representatives appointed by
159 the chief elected official of the municipality. The committee shall meet
160 not less than quarterly to review safety and security issues which affect
161 the host municipality.]

162 [(b)] At the time the Connecticut Juvenile Training School becomes
163 operational, the Department of Children and Families shall ensure that
164 a community security and alert system shall be functional.

165 Sec. 505. Section 46a-13l of the general statutes is repealed and the
166 following is substituted in lieu thereof (*Effective July 1, 2009*):

167 (a) The Child Advocate shall:

168 (1) Evaluate the delivery of services to children by state agencies
169 and those entities that provide services to children through funds
170 provided by the state;

171 (2) Review periodically the procedures established by any state
172 agency providing services to children to carry out the provisions of
173 sections 46a-13k to 46a-13q, inclusive, as amended by this act, with a

174 view toward the rights of the children and recommend revisions to
175 such procedures;

176 (3) Review complaints of persons concerning the actions of any state
177 or municipal agency providing services to children and of any entity
178 that provides services to children through funds provided by the state,
179 make appropriate referrals and investigate those where the Child
180 Advocate determines that a child or family may be in need of
181 assistance from the Child Advocate or that a systemic issue in the
182 state's provision of services to children is raised by the complaint;

183 (4) Pursuant to an investigation, provide assistance to a child or
184 family who the Child Advocate determines is in need of such
185 assistance including, but not limited to, advocating with an agency,
186 provider or others on behalf of the best interests of the child;

187 (5) Periodically review the facilities and procedures of any and all
188 institutions or residences, public or private, where a juvenile has been
189 placed by any agency or department;

190 (6) Recommend changes in state policies concerning children
191 including changes in the system of providing juvenile justice, child
192 care, foster care and treatment;

193 (7) Take all possible action including, but not limited to, conducting
194 programs of public education, undertaking legislative advocacy and
195 making proposals for systemic reform and formal legal action, in order
196 to secure and ensure the legal, civil and special rights of children who
197 reside in this state;

198 (8) Provide training and technical assistance to attorneys
199 representing children and guardians ad litem appointed by the
200 Superior Court;

201 (9) Periodically review the number of special needs children in any
202 foster care or permanent care facility and recommend changes in the
203 policies and procedures for the placement of such children;

204 (10) Serve or designate a person to serve as a member of the child
205 fatality review panel established in subsection (b) of this section; and

206 (11) Take appropriate steps to advise the public of the services of the
207 Office of the Child Advocate, the purpose of the office and procedures
208 to contact the office.

209 (b) There is established a child fatality review panel composed of
210 thirteen permanent members as follows: The Child Advocate, or a
211 designee; the Commissioners of Children and Families, Public Health
212 and Public Safety, or their designees; the Chief Medical Examiner, or a
213 designee; the Chief State's Attorney, or a designee; a pediatrician,
214 appointed by the Governor; a representative of law enforcement,
215 appointed by the president pro tempore of the Senate; an attorney,
216 appointed by the majority leader of the Senate; a social work
217 professional, appointed by the minority leader of the Senate; a
218 representative of a community service group appointed by the speaker
219 of the House of Representatives; a psychologist, appointed by the
220 majority leader of the House of Representatives; and an injury
221 prevention representative, appointed by the minority leader of the
222 House of Representatives. A majority of the panel may select not more
223 than three additional temporary members with particular expertise or
224 interest to serve on the panel. Such temporary members shall have the
225 same duties and powers as the permanent members of the panel. The
226 chairperson shall be elected from among the panel's permanent
227 members. The panel shall, to the greatest extent possible, reflect the
228 ethnic, cultural and geographic diversity of the state.

229 (c) The panel shall review the circumstances of the death of a child
230 placed in out-of-home care or whose death was due to unexpected or
231 unexplained causes to facilitate development of prevention strategies
232 to address identified trends and patterns of risk and to improve
233 coordination of services for children and families in the state. Members
234 of the panel shall not be compensated for their services, but may be
235 reimbursed for necessary expenses incurred in the performance of
236 their duties.

237 (d) On or before January 1, 2000, and annually thereafter, the panel
238 shall issue an annual report which shall include its findings and
239 recommendations to the Governor and the General Assembly on its
240 review of child fatalities for the preceding year.

241 (e) Upon request of two-thirds of the members of the panel and
242 within available appropriations, the Governor, the General Assembly
243 or at the Child Advocate's discretion, the Child Advocate shall conduct
244 an in-depth investigation and review and issue a report with
245 recommendations on the death or critical incident of a child. The
246 report shall be submitted to the Governor, the General Assembly and
247 the commissioner of any state agency cited in the report and shall be
248 made available to the general public.

249 (f) Any state agency cited in a report issued by the Office of the
250 Child Advocate, pursuant to the Child Advocate's responsibilities
251 under this section, shall submit a written response to the report and
252 recommendations made in the report to the Office of the Child
253 Advocate and, in the case of a report pursuant to subsection (e) of this
254 section, to the child fatality review panel, not later than sixty days after
255 receipt of such report and recommendations. The agency shall also
256 submit a copy of such response to the Governor and the General
257 Assembly. The response shall include, but not be limited to: (1)
258 Proposed corrective actions to address identified problems; and (2) a
259 time frame for implementation of improvements.

260 ~~[(f)]~~ (g) The Chief Medical Examiner shall provide timely notice to
261 the Child Advocate and to the chairperson of the child fatality review
262 panel of the death of any child that is to be investigated pursuant to
263 section 19a-406.

264 ~~[(g)]~~ (h) Any agency having responsibility for the custody or care of
265 children shall provide timely notice to the Child Advocate and the
266 chairperson of the child fatality review panel of the death of a child or
267 a critical incident involving a child in its custody or care.

268 Sec. 506. Section 17a-4 of the general statutes is repealed and the

269 following is substituted in lieu thereof (*Effective July 1, 2009*):

270 (a) There shall be a State Advisory Council on Children and
271 Families which shall consist of seventeen members appointed by the
272 Governor, including at least five persons who are child care
273 professionals, two persons eighteen to twenty-five years of age,
274 inclusive, served by the Department of Children and Families, one
275 child psychiatrist licensed to practice medicine in this state and at least
276 one attorney who has expertise in legal issues related to children and
277 youth. The balance of the advisory council shall be representative of
278 young persons, parents and others interested in the delivery of services
279 to children and youths, including child protection, behavioral health,
280 juvenile justice and prevention services. No less than fifty per cent of
281 the council's members shall be parents or family members of children
282 who have received, or are receiving, behavioral health services, child
283 welfare services or juvenile services and no more than half the
284 members of the council shall be persons who receive income from a
285 private practice or any public or private agency that delivers mental
286 health, substance abuse, child abuse prevention and treatment, child
287 welfare services or juvenile services. Members of the council shall
288 serve without compensation, except for necessary expenses incurred in
289 the performance of their duties. The Department of Children and
290 Families shall provide the council with funding to facilitate the
291 participation of those members representing families and youth, as
292 well as for other administrative support services. Members shall serve
293 on the council for terms of two years each and no member shall serve
294 for more than two consecutive terms. The commissioner shall be an ex-
295 officio member of the council without vote and shall attend its
296 meetings. Any member who fails to attend three consecutive meetings
297 or fifty per cent of all meetings during any calendar year shall be
298 deemed to have resigned. The council shall elect a chairperson and
299 vice-chairperson to act in the chairperson's absence.

300 (b) The council shall meet quarterly, and more often upon the call of
301 the chair or a majority of the members. The council's meetings shall be
302 held at locations that facilitate participation by members of the public,

303 and its agenda and minutes shall be posted on the department's web
304 site. A majority of the members in office, but not less than six
305 members, shall constitute a quorum. The council shall have complete
306 access to all records of the institutions and facilities of the department
307 in furtherance of its duties, while at all times protecting the right of
308 privacy of all individuals involved, as provided in section 17a-28.

309 (c) The duties of the council shall be to: (1) Recommend to the
310 commissioner programs, legislation or other matters which will
311 improve services for children and youths, including behavioral health
312 services; (2) annually review and advise the commissioner regarding
313 the proposed budget; (3) interpret to the community at large the
314 policies, duties and programs of the department; [and] (4) issue any
315 reports it deems necessary to the Governor and the Commissioner of
316 Children and Families; (5) assist in the development of and review and
317 comment on the strategic plan developed by the department pursuant
318 to subsection (b) of section 17a-3, as amended by this act; (6) receive on
319 a quarterly basis from the commissioner a status report on the
320 department's progress in carrying out the strategic plan; (7)
321 independently monitor the department's progress in achieving its
322 goals as expressed in the strategic plan; and (8) offer assistance and
323 provide an outside perspective to the department so that it may be able
324 to achieve the goals expressed in the strategic plan.

325 Sec. 507. Subsection (a) of section 17a-22b of the general statutes is
326 repealed and the following is substituted in lieu thereof (*Effective July*
327 *1, 2009*):

328 (a) Each community collaborative shall, within available
329 appropriations, (1) complete a local needs assessment which shall
330 include objectives and performance measures, (2) specify the number
331 of children and youths requiring behavioral health services, and (3)
332 specify the number of children and youths actually receiving
333 community-based and residential services and the type and frequency
334 of such services. [, and (4) complete an annual self-evaluation process
335 and a review of discharge summaries.] Each community collaborative

336 shall submit its local needs assessment to the Commissioner of
337 Children and Families and the Commissioner of Social Services.

338 Sec. 508. Section 17a-145 of the general statutes is repealed and the
339 following is substituted in lieu thereof (*Effective July 1, 2009*):

340 No person or entity shall care for or board a child without a license
341 obtained from the Commissioner of Children and Families, except: (1)
342 When a child has been placed by a person or entity holding a license
343 from the commissioner; (2) any residential educational institution
344 exempted by the state Board of Education under the provisions of
345 section 17a-152; (3) residential facilities licensed by the Department of
346 Developmental Services pursuant to section 17a-227; (4) facilities
347 providing child day care services, as defined in section 19a-77; or (5)
348 any home that houses students participating in a program described in
349 subparagraph (B) of subdivision (8) of section 10a-29. The person or
350 entity seeking a child-care facility license shall file with the
351 commissioner an application for a license, in such form as the
352 commissioner furnishes, stating the location where it is proposed to
353 care for such child, the number of children to be cared for, in the case
354 of a corporation, the purpose of the corporation and the names of its
355 chief officers and of the actual person responsible for the child. The
356 Commissioner of Children and Families is authorized to fix the
357 maximum number of children to be boarded and cared for in any such
358 home or institution or by any person or entity licensed by the
359 commissioner. [Each person or entity holding a license under the
360 provisions of this section shall file annually, with the commissioner, a
361 report stating the number of children received and removed during
362 the year, the number of deaths and the causes of death, the average
363 cost of support per capita and such other data as the commissioner
364 may prescribe.] If the population served at any facility, institution or
365 home operated by any person or entity licensed under this section
366 changes after such license is issued, such person or entity shall file a
367 new license application with the commissioner, and the commissioner
368 shall notify the chief executive officer of the municipality in which the
369 facility is located of such new license application, except that no

370 confidential client information may be disclosed.

371 Sec. 509. Section 17a-37 of the general statutes is repealed and the
372 following is substituted in lieu thereof (*Effective July 1, 2009*):

373 (a) The Commissioner of Children and Families shall establish a
374 school district within the Department of Children and Families, for the
375 education or assistance of any child or youth who resides in or receives
376 day treatment at any state-operated institution or facility within that
377 department and whose needs require that his education be provided
378 within the institution in which he resides or at which he receives day
379 treatment. The school district shall be known as State of Connecticut-
380 Unified School District #2. The Commissioner of Children and
381 Families shall administer, coordinate and control the operations of the
382 school district and shall be responsible for the overall supervision and
383 direction of all courses and activities of the school district and shall
384 establish such vocational and academic education, research and
385 statistics, training and development services and programs as he
386 considers necessary or advisable in the best interests of the persons
387 benefiting therefrom. The commissioner or his designee shall be the
388 superintendent of said district and shall act in accordance with the
389 applicable provisions of section 10-157.

390 (b) The superintendent of the school district shall have the power to
391 (1) establish and maintain within the Department of Children and
392 Families such schools of different grades as he may from time to time
393 require and deem necessary; (2) establish and maintain within the
394 department such school libraries as may from time to time be required
395 in connection with the educational courses, services and programs
396 authorized by this section; (3) purchase, receive, hold and convey
397 personal property for school purposes and equip and supply such
398 schools with necessary furniture and other appendages; (4) make
399 agreements and regulations for the establishing and conducting of the
400 district's schools and employ and dismiss, in accordance with the
401 applicable provisions of section 10-151, such teachers as are necessary
402 to carry out the intent of this section and to pay their salaries; (5)

403 receive any federal funds or aid made available to the state for such
404 programs and shall be eligible for and may receive any other funds or
405 aid whether private, state or otherwise, to be used for the purposes of
406 this section.

407 (c) The superintendent of the school district may cooperate with the
408 federal government in carrying out the purposes of any federal law
409 pertaining to the education of students within his school district, and
410 may adopt such methods of administration as are found by the federal
411 government to be necessary, and may comply with such conditions as
412 may be necessary to secure the full benefit of all such federal funds
413 available.

414 [(d) The Commissioner of Children and Families shall annually
415 evaluate the progress and accomplishments of the school district
416 established in accordance with subsection (a) of this section. Said
417 commissioner shall submit annual evaluation reports to the
418 Commissioner of Education in order to apprise the State Board of
419 Education of the true condition, progress and needs of said school
420 district. Said commissioner shall follow procedures adopted by the
421 Commissioner of Education in preparation of annual evaluation
422 reports.]

423 Sec. 510. Section 17a-22c of the general statutes is repealed and the
424 following is substituted in lieu thereof (*Effective July 1, 2009*):

425 (a) The Commissioner of Children and Families and the
426 Commissioner of Social Services shall establish performance measures
427 in the areas of finance, administration, utilization, client satisfaction,
428 quality and access for Connecticut Community KidCare.

429 (b) The Commissioner of Children and Families shall develop and
430 implement, within available appropriations, culturally appropriate
431 and competency-based curricula including best practices for the care of
432 children and youths with, or at risk of, behavioral health needs and
433 offer training to all willing persons involved in Connecticut
434 Community KidCare, including, but not limited to, employees in

435 education and child care and appropriate employees within the
436 judicial system.

437 [(c) The Commissioners of Children and Families and Social
438 Services shall, within available appropriations, design and conduct a
439 five-year independent longitudinal evaluation with evaluation goals
440 and methods utilizing an independent evaluator. The evaluation shall
441 assess changes in outcomes for individual children, youths and
442 families, evaluate the effectiveness of the overall initiative in the early
443 phases to guide future expansion of Connecticut Community KidCare
444 and examine benefits, costs and cost avoidance achieved by it. Such
445 evaluation may include, but is not limited to, the following: (1)
446 Utilization of out-of-home placements; (2) adherence to system of care
447 principles; (3) school attendance; (4) delinquency recidivism rates; (5)
448 satisfaction of families and children and youths with Connecticut
449 Community KidCare as assessed through client satisfaction surveys;
450 (6) coordination of Connecticut Community KidCare with the juvenile
451 justice, child protection, adult behavioral health and education
452 systems; and (7) the quality of transition services.]

453 Sec. 511. (NEW) (*Effective July 1, 2009*) The Department of Children
454 and Families shall collect and analyze data to determine the percentage
455 of the department's cases of child abuse and neglect that involve a
456 parent or guardian with a substance abuse problem and utilize such
457 data to develop strategies to reduce the number of such cases in the
458 future.

459 Sec. 512. Subsection (b) of section 17a-450a of the general statutes is
460 repealed and the following is substituted in lieu thereof (*Effective July*
461 *1, 2009*):

462 (b) The Department of Mental Health and Addiction Services shall
463 constitute a successor department to the addiction services component
464 of the Department of Public Health and Addiction Services. Whenever
465 the words "Commissioner of Public Health and Addiction Services" are
466 used or referred to in the following general statutes, the words

467 "Commissioner of Mental Health and Addiction Services" shall be
468 substituted in lieu thereof and whenever the words "Department of
469 Public Health and Addiction Services" are used or referred to in the
470 following general statutes, the words "Department of Mental Health
471 and Addiction Services" shall be substituted in lieu thereof: 4a-12, [17a-
472 3,] 17a-465a, 17a-670 to 17a-676, inclusive, 17a-678 to 17a-682, inclusive,
473 17a-684 to 17a-687, inclusive, 17a-691, 17a-694, 17a-710, 17a-712, 17a-
474 713 19a-89c, 20-74o, 20-74p, 20-74q, 21a-274a, 54-36i and 54-56g.

475 Sec. 513. Sections 17a-6b, 17a-6c, 17a-21, 17a-91a, 17a-116b and 46b-
476 121m of the general statutes are repealed. (*Effective July 1, 2009*)"