



General Assembly

Amendment

January Session, 2009

LCO No. 7802

HB0587507802HDO

Offered by:

REP. JOHNSTON, 51st Dist.

REP. GIBBONS, 150th Dist.

REP. MINER, 66th Dist.

REP. ROY, 119th Dist.

REP. CHAPIN, 67th Dist.

REP. MIOLI, 136th Dist.

REP. RIGBY, 63rd Dist.

REP. PISCOPO, 76th Dist.

REP. ALBERTS, 50th Dist.

REP. ORANGE, 48th Dist.

To: House Bill No. 5875

File No. 323

Cal. No. 236

"AN ACT AUTHORIZING SPECIAL DISTRICTS TO MAINTAIN WATER QUALITY IN LAKES."

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

3 "Section 1. Section 7-326 of the general statutes is repealed and the
4 following is substituted in lieu thereof (*Effective October 1, 2009*):

5 At such meeting, the voters may establish a district for any or all of
6 the following purposes: To extinguish fires, to light streets, to plant
7 and care for shade and ornamental trees, to construct and maintain
8 roads, sidewalks, crosswalks, drains and sewers, to appoint and
9 employ watchmen or police officers, to acquire, construct, maintain
10 and regulate the use of recreational facilities, to plan, lay out, acquire,
11 construct, reconstruct, repair, maintain, supervise and manage a flood

12 or erosion control system, to plan, lay out, acquire, construct, maintain,
13 operate and regulate the use of a community water system, to collect
14 garbage, ashes and all other refuse matter in any portion of such
15 district and provide for the disposal of such matter, to implement tick
16 control measures, to install highway sound barriers, to maintain water
17 quality in lakes that are located solely in one town in this state, to
18 establish a zoning commission and a zoning board of appeals or a
19 planning commission, or both, by adoption of chapter 124 or chapter
20 126, excluding section 8-29, or both chapters, as the case may be, which
21 commissions or board shall be dissolved upon adoption by the town of
22 subdivision or zoning regulations by the town planning or zoning
23 commission; and to adopt building regulations, which regulations
24 shall be superseded upon adoption by the town of building
25 regulations. Any district may contract with a town, city, borough or
26 other district for carrying out any of the purposes for which such
27 district was established.

28 Sec. 2. Section 7-328 of the general statutes is repealed and the
29 following is substituted in lieu thereof (*Effective October 1, 2009*):

30 (a) The territorial limits of the district shall constitute a separate
31 taxing district, and the assessor or assessors of the town shall separate
32 the property within the district from the other property in the town
33 and shall annually furnish the clerk of the district with a copy of the
34 grand list of all property in the district after it has been completed by
35 the board of assessment appeals of the town. If the legislative body of
36 the town elects, pursuant to section 12-62c, to defer all or any part of
37 the amount of the increase in the assessed value of real property in the
38 year a revaluation becomes effective and in any succeeding year in
39 which such deferment is allowed, the grand list furnished to the clerk
40 of the district for each such year shall reflect assessments based upon
41 such deferment. When the district meeting has fixed the tax rate, the
42 clerk shall prepare a rate bill, apportioning to each owner of property
43 his proportionate share of the taxes, which rate bill, when prepared,
44 shall be delivered to the treasurer; and the district and the treasurer
45 thereof shall have the same powers as towns and collectors of taxes to

46 collect and enforce payment of such taxes, and such taxes when laid
47 shall be a lien upon the property in the same manner as town taxes,
48 and such liens may be continued by certificates recorded in the land
49 record office of the town, and foreclosed in the same manner as liens
50 for town taxes. The assessor or board of assessment appeals shall
51 promptly forward to the clerk of the district any certificate of
52 correction or notice of any other lawful change to the grand list of the
53 district. The district clerk shall, within ten days of receipt of any such
54 certificate or notice, forward a copy thereof to the treasurer, and the
55 assessment of the property for which such certificate or notice was
56 issued and the rate bill related thereto shall be corrected accordingly. If
57 the district constructs any drain, sewer, sidewalk, curb or gutter, such
58 proportion of the cost thereof as such district determines may be
59 assessed by the board of directors, in the manner prescribed by such
60 district, upon the property specially benefited by such drain, sewer,
61 sidewalk, curb or gutter, and the balance of such costs shall be paid
62 from the general funds of the district. In the construction of any flood
63 or erosion control system, the cost to such district may be assessed and
64 shall be payable in accordance with sections 25-87 to 25-93, inclusive.
65 The cost for the maintenance of water quality in a lake shall be
66 assessed on the land in a district and payment shall be apportioned
67 equally among the owners of parcels of property. Subject to the
68 provisions of the general statutes, the district may issue bonds and the
69 board of directors may pledge the credit of the district for any money
70 borrowed for the construction of any public works or the acquisition of
71 recreational facilities authorized by sections 7-324 to 7-329, inclusive,
72 and such board shall keep a record of all notes, bonds and certificates
73 of indebtedness issued, disposed of or pledged by the district. All
74 moneys received by the directors on behalf of the district shall be paid
75 to the treasurer. No contract or obligation which involves an
76 expenditure in the amount of (1) ten thousand dollars or more in
77 districts where the grand list is less than or equal to twenty million
78 dollars, or (2) twenty thousand dollars or more in districts where the
79 grand list is greater than twenty million dollars, in any one year shall
80 be made by the board of directors, unless the same is specially

81 authorized by a vote of the district, nor shall the directors borrow
82 money without like authority. The clerk of the district shall give
83 written notice to the treasurer of the town in which the district is
84 located of any final decision of the board of directors to borrow money,
85 not later than thirty days after the date of such decision. The district
86 may adopt ordinances, with penalties to secure their enforcement, for
87 the purpose of regulating the carrying out of the provisions of sections
88 7-324 to 7-329, inclusive, and defining the duties and compensation of
89 its officers and the manner in which their duties shall be carried out.

90 (b) Upon the request of the clerk of any district, the registrar of
91 voters and the assessor of the town in which the district is located shall
92 provide a list of voters of the district.

93 Sec. 3. (NEW) (*Effective from passage*) The Commissioner of
94 Environmental Protection shall not reduce the amount of state land
95 where hunting is permitted without providing for an equal amount of
96 such land elsewhere in the state. The amount of state land where
97 hunting is permitted shall not be less than the percentage of state land
98 where hunting was permitted as of July 1, 2008.

99 Sec. 4. (NEW) (*Effective June 15, 2009*) (a) Except as provided in
100 subsections (b), (d), (e) or (f) of this section and other provisions of
101 chapter 490 of the general statutes providing specific license
102 exemption, no person more than sixteen years of age shall take,
103 attempt to take or assist in taking any fish or bait species in the marine
104 district by any method or land marine fish and bait species in the state
105 regardless of where such marine fish or bait species are taken, without
106 first having obtained a marine waters fishing license as provided in
107 section 5 of this act.

108 (b) No marine waters fishing license shall be required for any
109 person who is rowing a boat or operating the motor of a boat from
110 which other persons are taking or attempting to take fish.

111 (c) The taking of fish and bait species as herein provided shall be
112 regarded as sport fishing and the taking or landing of such species in

113 the marine district by commercial methods for commercial purposes
114 shall be governed by other provisions of chapter 490 of the general
115 statutes.

116 (d) No marine waters fishing license shall be required for any
117 resident of the state who is participating in a fishing derby authorized
118 in writing by the Commissioner of Environmental Protection provided
119 (1) no fees are charged for such derby, (2) such derby has a duration of
120 one day or less, and (3) such derby is sponsored by a nonprofit civic
121 service organization. Such organization shall be limited to one derby in
122 any calendar year.

123 (e) No marine waters fishing license shall be required for any person
124 who is fishing as a passenger on a party boat, charter boat or head boat
125 registered under section 26-142a of the general statutes and operating
126 solely in the marine district.

127 (f) The Commissioner of Environmental Protection may designate
128 one day in each calendar year when no license shall be required for
129 sport fishing in the marine district.

130 Sec. 5. (NEW) (*Effective June 15, 2009*) (a) Except as provided in
131 subsection (b) of this section, the fee for a resident marine waters
132 fishing license shall be ten dollars and the fee for a nonresident marine
133 waters fishing license shall be fifteen dollars. Persons sixty-five years
134 of age and over who have been residents of this state for not less than
135 one year may be issued an annual marine waters fishing license
136 without fee. The town clerk shall retain a recording fee of one dollar
137 for each marine waters fishing license issued by him or her.

138 (b) Any nonresident residing in one of the New England states or
139 the state of New York may procure a marine waters fishing license for
140 the same fee or fees as a resident of this state if he or she is a resident of
141 a state the laws of which allow the same privilege to residents of this
142 state.

143 Sec. 6. Section 26-46 of the general statutes is repealed and the

144 following is substituted in lieu thereof (*Effective June 15, 2009*):

145 (a) If and when the state of New York, the state of Massachusetts or
146 the state of Rhode Island enacts a similar law granting reciprocal
147 privileges to residents of this state, any person who holds a license to
148 fish in inland waters in the state of New York, the state of
149 Massachusetts or the state of Rhode Island may fish in inland waters
150 lying partly in this state and partly in such adjoining state, or in such
151 waters as negotiated by the Commissioner of Environmental
152 Protection of this state and any similar authority in such adjoining
153 state, without a nonresident inland waters license to fish as required
154 by this chapter, [;] provided such nonresidents shall be subject to all
155 other provisions of the statutes and the regulations of the
156 commissioner relating to fishing in lakes and ponds.

157 (b) If and when the state of New York, the state of Massachusetts,
158 the state of New Hampshire, the state of Maine or the state of Rhode
159 Island enacts a similar law granting reciprocal privileges to residents
160 of this state, any nonresident who holds a marine waters fishing
161 license issued by one of said states having such reciprocal privileges
162 may fish in the marine district or land marine species in Connecticut
163 and shall not be required to purchase a Connecticut nonresident
164 marine waters fishing license. Such nonresidents shall be subject to all
165 other provisions of the statutes and the regulations of the
166 commissioner relating to fishing in the marine district.

167 Sec. 7. Section 26-15 of the general statutes is repealed and the
168 following is substituted in lieu thereof (*Effective from passage*):

169 The state of Connecticut assents to the provisions of the Act of
170 Congress entitled "An Act to Provide that the United States Shall Aid
171 the States in Wildlife Restoration Projects, and for Other Purposes",
172 approved September 2, 1937, and the Commissioner of Environmental
173 Protection is authorized and directed to perform such acts as may be
174 necessary to the establishment and operation of cooperative wildlife
175 restoration projects, as defined in said act of congress, in compliance

176 with said act and with rules and regulations promulgated by the
177 Secretary of the Interior thereunder, and no funds accruing to the state
178 from license fees paid by hunters, including, but not limited to, license
179 fees paid by hunters pursuant to section 26-28 shall be diverted for any
180 other purpose than the protection, propagation, preservation and
181 investigation of fish and game and administration of the functions of
182 the department relating thereto.

183 Sec. 8. Section 26-14 of the general statutes is repealed and the
184 following is substituted in lieu thereof (*Effective from passage*):

185 The state hereby assents to the provisions of Public Law 681, 81st
186 Congress, entitled "An Act to Provide that the United States Shall Aid
187 the States in Fish Restoration and Management Projects, and for Other
188 Purposes", approved August 9, 1950, and the Commissioner of
189 Environmental Protection is directed to perform such acts as may be
190 necessary to the conduct and establishment of cooperative fish
191 restoration projects, as defined in said act, in compliance with said act
192 and rules and regulations promulgated by the Secretary of the Interior
193 thereunder; and no funds accruing to the state from license fees paid
194 by fishermen, including, but not limited to, license fees paid by
195 fishermen pursuant to section 5 of this act, shall be diverted for any
196 other purpose than the protection, propagation, preservation and
197 investigation of fish and game and administration of the functions of
198 the department relating thereto.

199 Sec. 9. Section 26-257a of the general statutes is repealed and the
200 following is substituted in lieu thereof (*Effective from passage*):

201 (a) Any town, city or borough, acting by its legislative body or its
202 board of selectmen, if a town, or its mayor, if a city, or its warden, if a
203 borough, may establish a shellfish commission or may join with one or
204 more other towns, cities or boroughs, acting by their respective
205 legislative bodies or boards of selectmen or mayors or wardens, as the
206 case may be, in establishing such a commission. The number of
207 members and their term of office shall be determined by the legislative

208 body or board of selectmen or mayor or warden, as the case may be,
209 or, in the case of such joint action, by agreement of the legislative
210 bodies or boards of selectmen or mayors or wardens, as the case may
211 be.

212 (b) Such commission shall have charge of all the shellfisheries and
213 shellfish grounds lying in such municipality or municipalities not
214 granted to others and not under the jurisdiction of the Commissioner
215 of Agriculture, including all rivers, inland waters and flats adjacent to
216 all beaches and waters within the limits and marine bounds of the
217 municipality or municipalities. The commission may designate
218 suitable places in the navigable waters within its jurisdiction for
219 planting or cultivating oysters, clams or mussels. The commission may
220 issue licenses for the taking of shellfish therefrom and fix the fees
221 therefor, may designate the quantities of such shellfish to be taken, the
222 sizes of such shellfish and the methods of taking. The commission may
223 prohibit the taking of such shellfish from certain designated areas for
224 periods not in excess of one year. All moneys collected by the
225 commission under the provisions of this section shall be paid to the
226 commission and used by it for the protection and propagation of the
227 shellfish under its control. Any person who violates any regulation
228 issued by the commission pursuant to this section that pertains to the
229 prohibition of taking shellfish from designated areas shall be fined not
230 more than [fifty] seventy-five dollars or imprisoned not more than
231 thirty days or both. Any person who violates any regulation issued by
232 the commission pursuant to this section that pertains to quantity
233 limits, size limits or methods of taking shellfish shall be fined not more
234 than seventy-five dollars.

235 (c) The commission shall prepare and periodically update a shellfish
236 management plan. The plan shall be submitted to the Commissioner of
237 Agriculture and any appropriate board of selectmen, mayor or warden
238 for review and comment.

239 Sec. 10. Section 26-280 of the general statutes is repealed and the
240 following is substituted in lieu thereof (*Effective from passage*):

241 No person shall take, remove or carry away shellfish of any kind
242 from the shores, beaches and flats at "Saugatuck Shores", so called, in
243 the town of Westport, between June first and October first in each year,
244 except under a written permit issued by the selectmen of said town or
245 as authorized by the shellfish commission of the town of Westport,
246 provided residents of the towns of Westport, Weston and Wilton may
247 take, remove or carry away shellfish from the shores, beaches and flats
248 between the westerly boundary of Sherwood Island Park and the
249 mouth of the Saugatuck River without obtaining such a permit. Any
250 other person desiring to take shellfish from said shores, beaches and
251 flats shall make application to the police department of Westport on a
252 form similar to that provided in connection with licenses or permits for
253 fishing and such police department shall issue such number of permits
254 and to such applicants as appear suitable and proper, and each
255 permittee or licensee shall pay the sum of one dollar for such permit or
256 license when issued to him and such license or permit, unless revoked
257 for cause, shall continue in effect for the balance of the calendar year in
258 which the same is issued. Any person who takes shellfish from said
259 shores, beaches and flats in violation of the provisions hereof shall be
260 fined not more than [twenty-five] seventy-five dollars. [or imprisoned
261 not more than thirty days or both.] The provisions of this section shall
262 not be deemed to extend the jurisdiction of the selectmen or the
263 shellfish commission of the town of Westport to any shores, beaches,
264 or flats not within the jurisdiction of such selectmen or commission on
265 or before October 1, 1983.

266 Sec. 11. Section 26-287 of the general statutes is repealed and the
267 following is substituted in lieu thereof (*Effective from passage*):

268 (a) The Waterford-East Lyme shellfish commission shall consist of
269 four electors of each of said towns appointed by their respective
270 boards of selectmen. Annually such board shall appoint an elector as a
271 member of said commission who shall serve for a term of four years
272 from June first in the year of his appointment. Neither of said towns
273 shall be represented on said commission by more than two members of
274 the same political party. Any vacancies that may from time to time

275 occur shall be filled for the balance of the unexpired term by the board
276 of selectmen of the town which, because of such vacancy, has one less
277 member on said commission. Said commission may prohibit the taking
278 of scallops, clams and oysters from such portions of the Niantic River
279 as it designates, for a period not exceeding one year at a time,
280 designate, from time to time, the manner in which said shellfish may
281 be taken and license such taking and, in connection therewith, adopt
282 reasonable regulations and fix license and permit fees. When said
283 commission designates any place or places in said river from which the
284 taking of scallops, oysters and clams is to be prohibited or designates
285 a new manner in which scallops, clams and oysters may or may not
286 be taken, or adopts, rescinds or amends any regulation or license or
287 permit fee adopted hereunder, it shall cause to be published at least
288 twice, in a newspaper having a circulation in each of said towns, a
289 notice describing the place or places upon which such prohibition is to
290 be operative or the manner in which scallops, oysters or clams may or
291 may not be taken, or the regulation, license or permit fee adopted,
292 rescinded or amended, and shall post copies of such notices upon the
293 shores of the river. No person shall take any scallops, oysters or clams
294 from any grounds from which the taking of the same has been
295 prohibited during the time of such prohibition nor in any manner in
296 violation of any such designation or regulation.

297 (b) No person shall, at any time, take any scallops which may pass
298 through a two-inch ring or more than three bushels of scallops in any
299 one day, provided said commission may increase the daily limit at any
300 time after it has been in force for thirty days.

301 (c) All constables and other informing officers of either of said
302 towns shall inquire after and prosecute for any violation of this section.
303 For the purpose of enforcing the same, all constables in either of said
304 towns shall have supervision and jurisdiction over that part of the
305 waters of the Niantic River from Golden Spur Bridge southerly to the
306 highway bridge at the Rope Ferry Road, so called, and all offenses
307 committed within said limits, in the same manner and to the same
308 extent as though said portion of said river was within the town within

309 which such officials have jurisdiction.

310 (d) Said commission may designate special officers for the
311 enforcement of this section whose compensation shall be determined
312 by the commission. All moneys collected by either the town of
313 Waterford or the town of East Lyme under the provisions of this
314 section shall be paid to the commission and used by it for the
315 protection and propagation of scallops, oysters and clams and other
316 shellfish in the waters of the Niantic River.

317 (e) Any person who violates any provision of this section or any
318 regulation adopted pursuant to this section shall be fined not more
319 than two hundred dollars [or imprisoned not more than ten days or
320 both,] and [upon conviction] the court may order that such person
321 shall not be entitled to a permit or license to take scallops, oysters and
322 clams from the Niantic River until the beginning of the second season
323 the river is opened by the commission following such [conviction]
324 violation.

325 Sec. 12. Section 26-290 of the general statutes is repealed and the
326 following is substituted in lieu thereof (*Effective from passage*):

327 The town council of Groton may prohibit the taking of scallops
328 from such portions of the waters of said town as they designate, for a
329 period not exceeding one year at a time, and may designate the daily
330 take of scallops from said waters not to exceed fifteen bushels per
331 person or fifteen bushels per boat if more than one person is carried on
332 said boat. When the council designates any place or places in said
333 waters from which such taking is prohibited, they shall cause to be
334 published, at least twice in a newspaper having a circulation in said
335 town and at least ten days before such prohibition takes effect, a notice
336 describing the place or places upon which and the period for which
337 such prohibition is to be operative, and shall post copies of such
338 notices, signed by the council, upon the shores adjacent to such places.
339 No person shall, at any time, take scallops from said waters without
340 having first obtained a permit issued by the council or any persons

341 designated by it. Permits shall be issued for the taking of any amount
342 up to the daily limit upon application and the payment of fifteen cents
343 per bushel and shall be dated as of the day of issue or such other day
344 during the open season as the applicant may designate. Permits shall
345 be valid only for the day designated thereon. A season permit shall be
346 issued by the council upon application and the payment of ten dollars
347 and shall allow the taking of the daily limit for each day of the open
348 season. The council shall designate special officers for the enforcement
349 of this section, who shall receive compensation on a per diem basis. All
350 moneys collected under the provisions of this section shall be used by
351 the council for the protection, conservation and propagation of
352 scallops and other shellfish in the town waters. Any person who
353 violates any provision of this section shall be fined not more than
354 [fifty] seventy-five dollars, [or imprisoned not more than sixty days or
355 be both fined and imprisoned] and the court may order that a permit
356 shall not be issued to such person to take scallops in the waters of the
357 town of Groton for the remainder of the open season.

358 Sec. 13. Section 26-291a of the general statutes is repealed and the
359 following is substituted in lieu thereof (*Effective from passage*):

360 (a) The board of selectmen in the town of Stonington may prohibit
361 the taking of clams and oysters from such portions of the town waters
362 as it designates from time to time, for a period not exceeding one year
363 at a time, and may designate the manner in which clams and oysters
364 may be taken and the size and the amount and may provide for
365 licenses for such taking and, in connection therewith, adopt reasonable
366 regulations and fix license and permit fees. When said board
367 designates any place or places in said town waters from which the
368 taking of oysters and clams is to be prohibited or designates a changed
369 manner in which clams and oysters may or may not be taken, or
370 adopts, rescinds or amends any regulation or license or permit fee, it
371 shall cause to be published, in a newspaper having a circulation in said
372 town, a notice describing the place or places upon which such
373 prohibition is to be operative or the manner in which oysters or clams
374 may or may not be taken, or the regulation, license or permit fee

375 adopted, rescinded or amended, and shall post copies of such notices
376 upon the shores of the town waters. No person shall take any oysters
377 or clams from any grounds from which the taking of the same has been
378 prohibited during the time of such prohibition nor in any manner in
379 violation of any such designation or regulation.

380 (b) Said board of selectmen may designate special officers for the
381 enforcement of this section, whose compensation shall be determined
382 by the board of selectmen. All moneys collected under the provisions
383 of this section shall be paid to the board of selectmen and used by it for
384 protection and propagation of scallops, oysters and clams and other
385 shellfish in the waters of the town of Stonington.

386 (c) Any person who violates any provision of this section or any
387 regulation adopted pursuant to this section shall be fined not more
388 than [twenty-five] seventy-five dollars, [or imprisoned not more than
389 thirty days or both, and upon conviction] and the court may order that
390 a permit shall not be issued to such person to take clams or oysters
391 from the waters of the town of Stonington for one year.

392 Sec. 14. Section 26-292 of the general statutes is repealed and the
393 following is substituted in lieu thereof (*Effective from passage*):

394 The board of selectmen of the town of Stonington may prohibit the
395 taking of scallops from such portions of the waters of said town as
396 they designate, for a period not exceeding one year at a time, and may
397 designate the daily take of scallops from said waters not to exceed
398 fifteen bushels per person or fifteen bushels per boat if more than one
399 person is carried on such boat. When said selectmen designate any
400 place or places in said waters from which such taking is prohibited,
401 they shall cause to be published, at least twice in a newspaper having a
402 circulation in said town and at least ten days before such prohibition
403 takes effect, a notice describing the place or places upon which and the
404 period for which such prohibition is to be operative and shall post
405 copies of such notices, signed by said selectmen, upon the shores
406 adjacent to such places. No person shall, at any time, take scallops

407 from said waters without having first obtained a permit issued by the
 408 selectmen or any persons designated by them. Permits shall be issued
 409 for the taking of any amount up to the daily limit upon application and
 410 the payment of a fee per bushel established by the selectmen but not
 411 more than six dollars and shall be dated as of the day of issue or such
 412 other day during the open season as the applicant may designate.
 413 Permits shall be valid only for the day designated thereon. A season
 414 permit shall be issued by the selectmen upon application and the
 415 payment of a fee established by the selectmen but not more than sixty
 416 dollars and shall allow the taking of the daily limit for each day of the
 417 open season. The selectmen shall designate special officers for the
 418 enforcement of this section, who shall receive compensation on a per
 419 diem basis. All moneys collected under the provisions of this section
 420 shall be used by the selectmen for the protection, conservation and
 421 propagation of escallops and other shellfish in the town waters. Any
 422 person who violates any provision of this section shall be fined not
 423 more than [fifty] seventy-five dollars, [or imprisoned not more than
 424 sixty days or be both fined and imprisoned] and the court may order
 425 that a permit shall not be issued to such person to take escallops in the
 426 waters of the town of Stonington for the remainder of the open
 427 season."

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>October 1, 2009</i>	7-326
Sec. 2	<i>October 1, 2009</i>	7-328
Sec. 3	<i>from passage</i>	New section
Sec. 4	<i>June 15, 2009</i>	New section
Sec. 5	<i>June 15, 2009</i>	New section
Sec. 6	<i>June 15, 2009</i>	26-46
Sec. 7	<i>from passage</i>	26-15
Sec. 8	<i>from passage</i>	26-14
Sec. 9	<i>from passage</i>	26-257a
Sec. 10	<i>from passage</i>	26-280
Sec. 11	<i>from passage</i>	26-287
Sec. 12	<i>from passage</i>	26-290

Sec. 13	<i>from passage</i>	26-291a
Sec. 14	<i>from passage</i>	26-292