



General Assembly

February Session, 2010

**Governor's Bill No. 28**

LCO No. 453

\*00453 \_\_\_\_\_ \*

Referred to Committee on Government Administration and Elections

Introduced by:

SEN. MCKINNEY, 28<sup>th</sup> Dist.

REP. CAFERO, 142<sup>nd</sup> Dist.

**AN ACT CONSOLIDATING STATE AGENCIES AND ELIMINATING CERTAIN LEGISLATIVE COMMISSIONS.**

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

1 Section 1. Subsection (a) of section 29-32b of the general statutes is  
2 repealed and the following is substituted in lieu thereof (*Effective July*  
3 *1, 2010*):

4 (a) There shall be established a Board of Firearms Permit Examiners,  
5 within the Department of Public Safety, [for administrative purposes  
6 only,] hereinafter referred to as the board, to be comprised of seven  
7 members appointed by the Governor to serve during his term and  
8 until their successors are appointed and qualify. With the exception of  
9 public members, the members shall be appointed from nominees of the  
10 Commissioner of Public Safety, the Connecticut State Association of  
11 Chiefs of Police, the Commissioner of Environmental Protection, The  
12 Connecticut State Rifle and Revolver Association, Inc., and Ye  
13 Connecticut Gun Guild, Inc., and each of said organizations shall be

14 entitled to representation on the board. At least one member of the  
15 board shall be a lawyer licensed to practice in this state, who shall act  
16 as chairman of the board during the hearing of appeals brought under  
17 this section.

18 Sec. 2. Subsection (c) of section 3-123aa of the general statutes is  
19 repealed and the following is substituted in lieu thereof (*Effective July*  
20 *1, 2010*):

21 (c) There is established an advisory committee to the Connecticut  
22 Homecare Option Program for the Elderly, which shall consist of the  
23 State Treasurer, the Comptroller, the Commissioner of Social Services,  
24 [a representative of the Commission on Aging,] the director of the  
25 long-term care partnership policy program within the Office of Policy  
26 and Management, and the cochairpersons and ranking members of the  
27 joint standing committees of the General Assembly having cognizance  
28 of matters relating to human services and finance, revenue and  
29 bonding and the cochairpersons and ranking members of the select  
30 committee having cognizance of matters relating to aging, or their  
31 designees. The Governor shall appoint one provider of home care  
32 services for the elderly and a physician specializing in geriatric care.  
33 The advisory committee shall meet at least annually. The State  
34 Comptroller shall convene the meetings of the committee.

35 Sec. 3. Section 4-61t of the general statutes is repealed and the  
36 following is substituted in lieu thereof (*Effective July 1, 2010*):

37 There shall be established a Committee on Career Entry and  
38 Mobility, appointed by the Commissioner of Administrative Services  
39 and chaired by the Commissioner of Administrative Services or his  
40 designee, which shall include a representative of the Office of Policy  
41 and Management, a representative of the Department of  
42 Administrative Services who is involved in classification activity, a  
43 representative of the Commission on Human Rights and  
44 Opportunities, [a representative of the Permanent Commission on the  
45 Status of Women,] a representative of the Office of Protection and

46 Advocacy for Persons with Disabilities and ten additional persons, two  
47 of whom shall be state agency personnel administrators, four of whom  
48 shall be labor representatives and four of whom shall be employed in  
49 state service and familiar with the problems of career mobility,  
50 affirmative action, the implementation of corrective programs, and the  
51 accommodation and entry level needs of persons with disabilities. The  
52 committee shall determine how career counseling can be best provided  
53 and training opportunities best met and made available within the  
54 funds allotted. The committee shall also develop mechanisms to  
55 communicate information about state employment opportunities to  
56 state employees and persons with disabilities who wish to become  
57 state employees. The committee shall advise the Commissioner of  
58 Administrative Services concerning broader usage of classification  
59 titles affecting upward mobility, the entry level employment of  
60 persons with disabilities and an effective procedure for reporting  
61 compliance to the legislature. The committee shall prepare written  
62 guidelines for implementation of the career mobility program  
63 described in subsection (a) of section 4-61u, section 4-61w and this  
64 section and the entry level employment program for persons with  
65 disabilities described in subsection (b) of section 4-61u and this section.  
66 The committee shall meet at least once each quarter and shall submit  
67 periodic reports to the Commissioner of Administrative Services.

68 Sec. 4. Subsection (a) of section 4-67x of the 2010 supplement to the  
69 general statutes is repealed and the following is substituted in lieu  
70 thereof (*Effective July 1, 2010*):

71 (a) There shall be a Child Poverty and Prevention Council consisting  
72 of the following members or their designees: The Secretary of the  
73 Office of Policy and Management, the president pro tempore of the  
74 Senate, the speaker of the House of Representatives, the minority  
75 leader of the Senate and the minority leader of the House of  
76 Representatives, the Commissioners of Children and Families, Social  
77 Services, Correction, Developmental Services, Mental Health and  
78 Addiction Services, Transportation, Public Health, Education,

79 Economic and Community Development and Health Care Access, the  
80 Labor Commissioner, the Chief Court Administrator, the chairperson  
81 of the Board of Governors of Higher Education, the Child Advocate,  
82 the chairperson of the Children's Trust Fund Council and the executive  
83 [directors of the Commission on Children and] director of the  
84 Commission on Human Rights and Opportunities. The Secretary of the  
85 Office of Policy and Management, or the secretary's designee, shall be  
86 the chairperson of the council. The council shall (1) develop and  
87 promote the implementation of a ten-year plan, to begin June 8, 2004,  
88 to reduce the number of children living in poverty in the state by fifty  
89 per cent, and (2) within available appropriations, establish prevention  
90 goals and recommendations and measure prevention service outcomes  
91 in accordance with this section in order to promote the health and  
92 well-being of children and families.

93 Sec. 5. Section 4-124bb of the general statutes is repealed and the  
94 following is substituted in lieu thereof (*Effective July 1, 2010*):

95 (a) The Office of Workforce Competitiveness [, in consultation with  
96 the Permanent Commission on the Status of Women,] shall, within  
97 available appropriations, establish a Connecticut Career Ladder  
98 Advisory Committee which shall promote the creation of new career  
99 ladder programs and the enhancement of existing career ladder  
100 programs for occupations in this state with a projected workforce  
101 shortage, as forecasted by the Office of Workforce Competitiveness  
102 pursuant to section 4-124w.

103 (b) The Connecticut Career Ladder Advisory Committee shall be  
104 comprised of the following thirteen members: (1) The Commissioners  
105 of Education, Higher Education and Public Health, or their designees;  
106 (2) the Labor Commissioner, or a designee; and (3) the following  
107 public members, all of whom shall be selected by the Office of  
108 Workforce Competitiveness, [in conjunction with the Permanent  
109 Commission on the Status of Women,] and knowledgeable about  
110 issues relative to career ladder programs or projected workforce

111 shortage areas: (A) One member with expertise in the development of  
112 the early childhood education workforce; (B) one member with  
113 expertise in job training for women; (C) one member with expertise in  
114 the development of the health care workforce; (D) one member with  
115 expertise in labor market analysis; (E) one member representing health  
116 care employers; (F) one member representing early childhood  
117 education employers; and (G) three members with expertise in  
118 workforce development programs.

119 (c) All appointments to the advisory committee shall be made no  
120 later than October 1, 2003. Any vacancy shall be filled by the  
121 appointing authority. Members shall serve two-year terms and no  
122 public member shall serve for more than two consecutive terms.

123 (d) The advisory committee shall elect two cochairpersons from  
124 among its members. The advisory committee shall meet at least  
125 bimonthly. Members of the advisory committee shall serve without  
126 compensation, except for necessary expenses incurred in the  
127 performance of their duties.

128 (e) For purposes of this section and section 4-124cc, "career ladder"  
129 means any continuum of education and training that leads to a  
130 credential, certificate, license or degree and results in career  
131 advancement or the potential to earn higher wages in an occupation  
132 with a projected workforce shortage, as forecasted by the Office of  
133 Workforce Competitiveness pursuant to section 4-124w.

134 Sec. 6. Subsection (d) of section 7-127c of the general statutes is  
135 repealed and the following is substituted in lieu thereof (*Effective July*  
136 *1, 2010*):

137 (d) The Department of Education may adopt and disseminate to  
138 municipalities guidelines as to the role and duties of municipal agents  
139 and such informational and technical materials as may assist such  
140 agents in the performance of their duties. The department [, in  
141 collaboration with the Commission on Children,] may provide training

142 for municipal agents within the available resources of the department,  
143 [and the commission.]

144 Sec. 7. Subsection (c) of section 10-16n of the general statutes is  
145 repealed and the following is substituted in lieu thereof (*Effective July*  
146 *1, 2010*):

147 (c) There is established a committee to advise the Commissioner of  
148 Education concerning the coordination, priorities for allocation and  
149 distribution, and utilization of funds for Head Start and concerning the  
150 competitive grant program established under this section, and to  
151 evaluate programs funded pursuant to this section. The committee  
152 shall consist of [twelve] eleven members as follows: (1) One member  
153 designated by the Commissioner of Social Services; (2) six members  
154 who are directors of Head Start programs, two from community action  
155 agency program sites or school readiness coordinators, one of whom  
156 shall be appointed by the president pro tempore of the Senate and one  
157 by the speaker of the House of Representatives, two from school  
158 program sites, one of whom shall be appointed by the majority leader  
159 of the Senate and one by the majority leader of the House of  
160 Representatives, and two from other nonprofit agency program sites,  
161 one of whom shall be appointed by the minority leader of the Senate  
162 and one by the minority leader of the House of Representatives; [one  
163 member designated by the Commission on Children;] (3) one member  
164 designated by the Early Childhood Education Council; (4) one member  
165 designated by the Head Start Directors Association who shall be the  
166 parent of a present or former Head Start student; (5) one member  
167 designated by the Connecticut Association for Community Action who  
168 shall have expertise and experience concerning Head Start; and (6) one  
169 member designated by the Office of Human Development Services,  
170 Office of Community Programs, Region 1 of the federal Department of  
171 Health and Human Services.

172 Sec. 8. Section 10-16v of the general statutes is repealed and the  
173 following is substituted in lieu thereof (*Effective July 1, 2010*):

174 (a) The Commissioner of Education, in consultation with the  
175 Commissioner of Social Services, [and the executive director of the  
176 Commission on Children,] shall establish an after school committee.

177 (b) The after school committee shall be appointed by the  
178 Commissioner of Education, in consultation with the Commissioner of  
179 Social Services, [and the executive director of the Commission on  
180 Children] and shall include, but not be limited to, persons having  
181 expertise in after school programs, after school program providers,  
182 local elected officials, members of community agencies, members of  
183 the business community and professional educators.

184 (c) The after school committee may report on and make  
185 recommendations, including, but not be limited to, the following: (1)  
186 Identification of existing state, federal and private resources to support  
187 and sustain after school programs; (2) methods and practices to  
188 enhance coordination and goal setting among state agencies to achieve  
189 efficiencies and to encourage training and local technical assistance  
190 with respect to after school programs; (3) identification of best  
191 practices; (4) methods of encouraging community-based providers; (5)  
192 professional development; (6) measures to address barriers to after  
193 school programs; and (7) a private and public governance structure  
194 that ensures sustainability for after school programs.

195 (d) The Commissioner of Education may seek and accept funding  
196 from private organizations that do not receive grants or other funding  
197 from the Department of Education to implement the provisions of this  
198 section.

199 (e) The after school committee shall report, in accordance with  
200 section 11-4a, its findings pursuant to this section to the General  
201 Assembly by February 1, 2004.

202 Sec. 9. Subsection (a) of section 10-16z of the 2010 supplement to the  
203 general statutes is repealed and the following is substituted in lieu  
204 thereof (*Effective July 1, 2010*):

205 (a) There is established the Early Childhood Education Cabinet. The  
206 cabinet shall consist of: (1) The Commissioner of Education, or the  
207 commissioner's designee, (2) one representative from the Department  
208 of Education who is responsible for programs required under the  
209 Individuals With Disabilities Education Act, 20 USC 1400 et seq., as  
210 amended from time to time, appointed by the Commissioner of  
211 Education, (3) the Commissioner of Social Services, or the  
212 commissioner's designee, (4) a representative from an institution of  
213 higher education in this state appointed by the Commissioner of  
214 Higher Education, (5) the Commissioner of Public Health, or the  
215 commissioner's designee, (6) the Commissioner of Developmental  
216 Services, or the commissioner's designee, (7) the Commissioner of  
217 Mental Health and Addiction Services, or the commissioner's designee,  
218 (8) [the executive director of the Commission on Children, or the  
219 executive director's designee, (9)] the project director of the  
220 Connecticut Head Start State Collaboration Office, [(10)] (9) a  
221 representative from a Head Start program appointed by the minority  
222 leader of the House of Representatives, [(11)] (10) a representative of a  
223 local provider of early childhood education appointed by the minority  
224 leader of the Senate, [(12)] (11) two appointed by the speaker of the  
225 House of Representatives, one of whom is a member of the House of  
226 Representatives and one of whom is a parent who has a child  
227 attending a school in a priority school district, [(13)] (12) two  
228 appointed by the president pro tempore of the Senate, one of whom is  
229 a member of the Senate and one of whom is a representative of a  
230 public elementary school with a prekindergarten program, [(14)] (13) a  
231 representative of the business or philanthropic community in this state  
232 appointed by the Governor, and [(15)] (14) the Secretary of the Office  
233 of Policy and Management, or the secretary's designee. The  
234 chairperson of the council shall be appointed from among its members  
235 by the Governor.

236 Sec. 10. Subsection (b) of section 10-145a of the 2010 supplement to  
237 the general statutes is repealed and the following is substituted in lieu  
238 thereof (*Effective July 1, 2010*):

239 (b) Any candidate in a program of teacher preparation leading to  
240 professional certification shall be encouraged to successfully complete  
241 an intergroup relations component of such a program which shall be  
242 developed with the participation of both sexes, and persons of various  
243 ethnic, cultural and economic backgrounds. Such intergroup relations  
244 program shall have the following objectives: (1) The imparting of an  
245 appreciation of the contributions to American civilization of the  
246 various ethnic, cultural and economic groups composing American  
247 society and an understanding of the life styles of such groups; (2) the  
248 counteracting of biases, discrimination and prejudices; and (3) the  
249 assurance of respect for human diversity and personal rights. The State  
250 Board of Education, the Board of Governors of Higher Education [,  
251 and the Commission on Human Rights and Opportunities [and the  
252 Permanent Commission on the Status of Women] shall establish a joint  
253 committee composed of members of the [four] three agencies, which  
254 shall develop and implement such programs in intergroup relations.

255 Sec. 11. Subsection (a) of section 16a-41b of the 2010 supplement to  
256 the general statutes is repealed and the following is substituted in lieu  
257 thereof (*Effective July 1, 2010*):

258 (a) There shall be a Low-Income Energy Advisory Board which shall  
259 consist of the following members: The Secretary of the Office of Policy  
260 and Management or the secretary's designee; the Commissioner of  
261 Social Services or the commissioner's designee; [the executive director  
262 of the Commission on Aging;] a representative of each electric and gas  
263 public service company designated by each such company; the  
264 chairperson of the Department of Public Utility Control or a  
265 commissioner of the Department of Public Utility Control designated  
266 by the chairperson; the Consumer Counsel or the counsel's designee;  
267 the executive director of Operation Fuel; the executive director of  
268 Infoline; the director of the Connecticut Local Administrators of Social  
269 Services; the executive director of Legal Assistance Resource Center of  
270 Connecticut; the Connecticut president of AARP; a designee of the  
271 Norwich Public Utility; a designee of the Connecticut Petroleum

272 Dealers Association; and a representative of the community action  
273 agencies administering energy assistance programs under contract  
274 with the Department of Social Services, designated by the Connecticut  
275 Association for Community Action.

276 Sec. 12. Section 17a-219c of the 2010 supplement to the general  
277 statutes is repealed and the following is substituted in lieu thereof  
278 (*Effective July 1, 2010*):

279 (a) There is established a Family Support Council to assist the  
280 Department of Developmental Services and other state agencies that  
281 administer or fund family support services to act in concert and,  
282 within available appropriations, to (1) establish a comprehensive,  
283 coordinated system of family support services, (2) use existing state  
284 and other resources efficiently and effectively as appropriate for such  
285 services, (3) identify and address services that are needed for families  
286 of children with disabilities, and (4) promote state-wide availability of  
287 such services. The council shall consist of [~~twenty-seven~~] twenty-six  
288 voting members, including the Commissioners of Public Health,  
289 Developmental Services, Children and Families, Education and Social  
290 Services, or their designees, the Child Advocate, the executive director  
291 of the Office of Protection and Advocacy for Persons with Disabilities,  
292 the chairperson of the State Interagency Birth-to-Three Coordinating  
293 Council, as established pursuant to section 17a-248b, [~~the executive~~  
294 ~~director of the Commission on Children,~~] and family members of, or  
295 individuals who advocate for, children with disabilities. The family  
296 members or individuals who advocate for children with disabilities  
297 shall comprise two-thirds of the council and shall be appointed as  
298 follows: Six by the Governor, three by the president pro tempore of the  
299 Senate, two by the majority leader of the Senate, one by the minority  
300 leader of the Senate, three by the speaker of the House of  
301 Representatives, two by the majority leader of the House of  
302 Representatives and one by the minority leader of the House of  
303 Representatives. All appointed members serving on or after October 5,  
304 2009, including members appointed prior to October 5, 2009, shall

305 serve in accordance with the provisions of section 4-1a. Members  
306 serving on or after October 5, 2009, including members appointed  
307 prior to October 5, 2009, shall serve no more than eight consecutive  
308 years on the council. The council shall meet at least quarterly and shall  
309 select its own chairperson. Council members shall serve without  
310 compensation but shall be reimbursed for necessary expenses  
311 incurred. The costs of administering the council shall be within  
312 available appropriations in accordance with this section and sections  
313 17a-219a to 17a-219b, inclusive.

314 (b) The council shall: (1) Gather input and develop a vision and  
315 guidelines for family support services in Connecticut; (2) review  
316 existing program policies, procedures and funding mechanisms for  
317 conformity to the guidelines and make appropriate recommendations;  
318 (3) monitor the implementation of the guidelines and  
319 recommendations; (4) report to the Governor and the General  
320 Assembly on an annual basis regarding the status of family support  
321 services, including the implementation of the guidelines and  
322 recommendations; (5) advocate for family support services in  
323 accordance with the guidelines; (6) compile and distribute information  
324 on family support services within public and private agencies; and (7)  
325 perform such other duties as are related to the advancement of family  
326 centered supports, policies and services.

327 Sec. 13. Subsection (d) of section 17a-317 of the 2010 supplement to  
328 the general statutes is repealed and the following is substituted in lieu  
329 thereof (*Effective July 1, 2010*):

330 (d) Any order or regulation of the Department of Social Services [or  
331 the Commission on Aging] that is in force on July 1, 2008, shall  
332 continue in force and effect as an order or regulation until amended,  
333 repealed or superseded pursuant to law.

334 Sec. 14. Subsection (a) of section 17b-28 of the 2010 supplement to  
335 the general statutes is repealed and the following is substituted in lieu  
336 thereof (*Effective July 1, 2010*):

337 (a) There is established a council which shall advise the  
338 Commissioner of Social Services on the planning and implementation  
339 of a system of Medicaid managed care and shall monitor such  
340 planning and implementation and shall advise the Waiver Application  
341 Development Council, established pursuant to section 17b-28a, on  
342 matters including, but not limited to, eligibility standards, benefits,  
343 access and quality assurance. The council shall be composed of the  
344 chairpersons and ranking members of the joint standing committees of  
345 the General Assembly having cognizance of matters relating to human  
346 services, public health and appropriations and the budgets of state  
347 agencies, or their designees; two members of the General Assembly,  
348 one to be appointed by the president pro tempore of the Senate and  
349 one to be appointed by the speaker of the House of Representatives;  
350 [the director of the Commission on Aging, or a designee; the director  
351 of the Commission on Children, or a designee;] a representative of  
352 each organization that has been selected by the state to provide  
353 managed care and a representative of a primary care case management  
354 provider, to be appointed by the president pro tempore of the Senate;  
355 two representatives of the insurance industry, to be appointed by the  
356 speaker of the House of Representatives; two advocates for persons  
357 receiving Medicaid, one to be appointed by the majority leader of the  
358 Senate and one to be appointed by the minority leader of the Senate;  
359 one advocate for persons with substance use disorders, to be  
360 appointed by the majority leader of the House of Representatives; one  
361 advocate for persons with psychiatric disabilities, to be appointed by  
362 the minority leader of the House of Representatives; two advocates for  
363 the Department of Children and Families foster families, one to be  
364 appointed by the president pro tempore of the Senate and one to be  
365 appointed by the speaker of the House of Representatives; two  
366 members of the public who are currently recipients of Medicaid, one to  
367 be appointed by the majority leader of the House of Representatives  
368 and one to be appointed by the minority leader of the House of  
369 Representatives; two representatives of the Department of Social  
370 Services, to be appointed by the Commissioner of Social Services; two

371 representatives of the Department of Public Health, to be appointed by  
372 the Commissioner of Public Health; two representatives of the  
373 Department of Mental Health and Addiction Services, to be appointed  
374 by the Commissioner of Mental Health and Addiction Services; two  
375 representatives of the Department of Children and Families, to be  
376 appointed by the Commissioner of Children and Families; two  
377 representatives of the Office of Policy and Management, to be  
378 appointed by the Secretary of the Office of Policy and Management;  
379 one representative of the office of the State Comptroller, to be  
380 appointed by the State Comptroller and the members of the Health  
381 Care Access Board who shall be ex-officio members and who may not  
382 designate persons to serve in their place. The council shall choose a  
383 chair from among its members. The Joint Committee on Legislative  
384 Management shall provide administrative support to such chair. The  
385 council shall convene its first meeting no later than June 1, 1994.

386 Sec. 15. Subsection (d) of section 17b-297 of the general statutes is  
387 repealed and the following is substituted in lieu thereof (*Effective July*  
388 *1, 2010*):

389 (d) The commissioner, in consultation with [the Latino and Puerto  
390 Rican Affairs Commission, the African-American Affairs Commission,]  
391 representatives from minority community-based organizations and  
392 any other state and local organizations deemed appropriate by the  
393 commissioner, shall develop and implement outreach efforts that  
394 target medically underserved children and adults, particularly Latino  
395 and other minority children and adults, to increase enrollment of such  
396 children and adults in the HUSKY Plan, Part A or Part B. Such efforts  
397 shall include, but not be limited to, developing culturally appropriate  
398 outreach materials, advertising through Latino media outlets and other  
399 minority media outlets, and the public education, outreach and  
400 recruitment activities described in subsections (a) to (c), inclusive, of  
401 this section.

402 Sec. 16. Subsection (a) of section 17b-338 of the general statutes is

403 repealed and the following is substituted in lieu thereof (*Effective July*  
404 *1, 2010*):

405 (a) There is established a Long-Term Care Advisory Council which  
406 shall consist of the following: (1) The [executive director of the  
407 Commission on Aging, or the executive director's designee]  
408 Commissioner of Social Services, or the commissioner's designee; (2)  
409 the State Nursing Home Ombudsman, or the ombudsman's designee;  
410 (3) the president of the Coalition of Presidents of Resident Councils, or  
411 the president's designee; (4) the executive director of the Legal  
412 Assistance Resource Center of Connecticut, or the executive director's  
413 designee; (5) the state president of AARP, or the president's designee;  
414 (6) one representative of a bargaining unit for health care employees,  
415 appointed by the president of the bargaining unit; (7) the president of  
416 the Connecticut Association of Not-For-Profit Providers for the Aging,  
417 or the president's designee; (8) the president of the Connecticut  
418 Association of Health Care Facilities, or the president's designee; (9)  
419 the president of the Connecticut Association of Residential Care  
420 Homes, or the president's designee; (10) the president of the  
421 Connecticut Hospital Association or the president's designee; (11) the  
422 executive director of the Connecticut Assisted Living Association or  
423 the executive director's designee; (12) the executive director of the  
424 Connecticut Association for Homecare or the executive director's  
425 designee; (13) the president of Connecticut Community Care, Inc. or  
426 the president's designee; (14) one member of the Connecticut  
427 Association of Area Agencies on Aging appointed by the agency; (15)  
428 the president of the Connecticut chapter of the Connecticut  
429 Alzheimer's Association; (16) one member of the Connecticut  
430 Association of Adult Day Centers appointed by the association; (17)  
431 the president of the Connecticut Chapter of the American College of  
432 Health Care Administrators, or the president's designee; (18) the  
433 president of the Connecticut Council for Persons with Disabilities, or  
434 the president's designee; (19) the president of the Connecticut  
435 Association of Community Action Agencies, or the president's  
436 designee; (20) a personal care attendant appointed by the speaker of

437 the House of Representatives; (21) the president of the Family Support  
438 Council, or the president's designee; (22) a person who, in a home  
439 setting, cares for a person with a disability and is appointed by the  
440 president pro tempore of the Senate; (23) three persons with a  
441 disability appointed one each by the majority leader of the House of  
442 Representatives, the majority leader of the Senate and the minority  
443 leader of the House of Representatives; (24) a legislator who is a  
444 member of the Long-Term Care Planning Committee; and (25) one  
445 member who is a nonunion home health aide appointed by the  
446 minority leader of the Senate.

447 Sec. 17. Section 17b-367 of the general statutes is repealed and the  
448 following is substituted in lieu thereof (*Effective July 1, 2010*):

449 The Office of Policy and Management, within existing budgetary  
450 resources and in consultation with the Select Committee on Aging, [the  
451 Commission on Aging,] personnel designated by the Commissioner of  
452 Social Services who administer the CHOICES health insurance  
453 assistance program and the Long-Term Care Advisory Council, shall  
454 develop a single consumer-oriented Internet website that provides  
455 comprehensive information on long-term care options that are  
456 available in Connecticut. The website shall also include direct links  
457 and referral information regarding long-term care resources, including  
458 private and nonprofit organizations offering advice, counseling and  
459 legal services.

460 Sec. 18. Section 17b-748 of the general statutes is repealed and the  
461 following is substituted in lieu thereof (*Effective July 1, 2010*):

462 There is established a Child Day Care Council consisting of the  
463 Commissioner of Public Health, the Commissioner of Social Services,  
464 the Commissioner of Children and Families, the Commissioner of  
465 Education and the Commissioner of Economic and Community  
466 Development or a representative of each designated by [him] the  
467 commissioner in writing to serve as such representative, and sixteen  
468 other persons appointed by the Governor. Said council shall be within

469 the Department of Social Services for administrative purposes only. Of  
470 the persons appointed by the Governor, [one] two shall be from among  
471 those recommended by the Connecticut Association for Education of  
472 Young Children; one shall be a member of a community council; one  
473 shall be a member of a community action program; one shall be a  
474 member of a child development or early childhood education  
475 department of a Connecticut college or university; four shall be  
476 providers of child day care services, two of whom shall be family day  
477 care providers, and two shall be child day care center providers; [one  
478 shall be from among those recommended by the Permanent  
479 Commission on the Status of Women; one shall be from among those  
480 recommended by the Connecticut Commission on Children;] one shall  
481 be from among those recommended by the American Academy of  
482 Pediatrics; [one] two shall be a member of an advocacy group  
483 concerned with young children and their families; one shall be from  
484 among those recommended by the AFL-CIO Labor Council who is a  
485 member of organized labor; one shall be a member of the Connecticut  
486 Business and Industry Association; and two shall be parents, each of  
487 whom shall have a child enrolled in a child day care service. The  
488 members of the council shall serve without compensation but shall be  
489 reimbursed for necessary expenses incurred in the course of their  
490 duties. The chairperson and the vice-chairperson of the council shall be  
491 elected by the full membership of the council from among the persons  
492 appointed by the Governor and shall serve for a term of one year. The  
493 council shall meet at least ten times per year. Any appointed member  
494 who fails to attend three consecutive meetings or fails to attend fifty  
495 per cent of all meetings held during any calendar year shall be deemed  
496 to have resigned. The council shall recommend to the Commissioner of  
497 Public Health regulations which shall effectuate the purposes of this  
498 section and sections 17b-733, 19a-77, 19a-79, 19a-80, 19a-82 to 19a-87,  
499 inclusive, and 19a-87b to 19a-87e, inclusive, including regulations  
500 relating to licensing, operation, program and professional  
501 qualifications of the staff of child day care centers, group day care  
502 homes and family day care homes and shall make recommendations to

503 the Commissioner of Public Health on the administration of said  
504 sections. The Child Day Care Council shall also make  
505 recommendations to the Department of Social Services as the lead  
506 agency for day care on grants management and the planning and  
507 development of child day care services. In addition, the council shall  
508 provide guidelines for drop-in supplementary child care operations.  
509 Before making such recommendations, the council shall hold public  
510 hearings and invite suggestions from parents of children utilizing child  
511 day care services, as defined in section 19a-77, and from providers of  
512 such services and other interested parties. The Child Day Care Council  
513 shall study issues affecting child day care and make recommendations  
514 to the General Assembly. The council shall serve as an advisory  
515 committee to the Department of Social Services in the development of  
516 the state child care plan required pursuant to the Child Care  
517 Development and Improvement Act of 1990 and shall conduct biennial  
518 public hearings on such state plan.

519 Sec. 19. Section 17b-751c of the 2010 supplement to the general  
520 statutes is repealed and the following is substituted in lieu thereof  
521 (*Effective July 1, 2010*):

522 (a) There is established a Nurturing Families Network Advisory  
523 Commission to monitor the state-wide system for the Nurturing  
524 Families Network developed pursuant to section 17b-751b. The  
525 commission shall consist of: (1) One member appointed by the speaker  
526 of the House of Representatives and one member appointed by the  
527 president pro tempore of the Senate, who shall be members of the  
528 General Assembly; (2) one member appointed by the minority leader  
529 of the House of Representatives and one member appointed by the  
530 minority leader of the Senate, who shall be members of the General  
531 Assembly; (3) a representative of the Governor; (4) the Commissioner  
532 of Children and Families, or [his] a designee; (5) the Commissioner of  
533 Social Services, or [his] a designee; (6) the Commissioner of Public  
534 Health, or [his] a designee; (7) the Commissioner of Education, or [his]  
535 a designee; (8) the Secretary of the Office of Policy and Management,

536 or [his] a designee; (9) [the executive director of the Commission on  
537 Children, or his designee; (10)] a representative of the Child  
538 Advocate's Office, who shall be appointed by the minority leader of  
539 the House of Representatives; and [(11)] (10) a representative of the  
540 Connecticut Chapter of the National Committee to Prevent Child  
541 Abuse who shall be appointed by the majority leader of the Senate.

542 (b) The commission shall be responsible for: (1) Ensuring  
543 implementation of the Nurturing Families Network on a state-wide  
544 basis; (2) monitoring cooperative, coordinated approaches of state and  
545 private agencies involved in the Nurturing Families Network and  
546 expanding such approaches to incorporate other, similar activities; (3)  
547 studying state and privately funded home visitation programs as an  
548 initial step in establishing a cost-effective, collaborative and  
549 comprehensive Nurturing Families Network system; (4) monitoring  
550 the effects of welfare reform on the factors associated with the risk of  
551 child abuse; and (5) building a network of public and private state,  
552 regional and local organizations for the purpose of collaborating to  
553 strengthen and support families with newborns and children up to the  
554 age of five.

555 Sec. 20. Subsection (e) of section 19a-4j of the general statutes is  
556 repealed and the following is substituted in lieu thereof (*Effective July*  
557 *1, 2010*):

558 (e) The Commissioner of Public Health shall submit an annual  
559 report concerning the activities of the office to the Governor, the  
560 General Assembly [, the Permanent Commission on the Status of  
561 Women established under section 46a-1, the Latino and Puerto Rican  
562 Affairs Commission established under section 2-120,] and the Indian  
563 Affairs Council established under section 47-59b [and the Connecticut  
564 African-American Affairs Commission] in accordance with the  
565 provisions of section 11-4a. The office shall also hold community  
566 workshops and use other means to disseminate its findings state-wide.

567 Sec. 21. Subsection (a) of section 19a-6g of the general statutes is

568 repealed and the following is substituted in lieu thereof (*Effective July*  
569 *1, 2010*):

570 (a) There is established a HealthFirst Connecticut Authority  
571 composed of the following members: Two appointed by the speaker of  
572 the House of Representatives, one of whom is a health care provider  
573 and one of whom represents businesses with fifty or more employees;  
574 two appointed by the president pro tempore of the Senate, one of  
575 whom has experience in community-based health care and one of  
576 whom represents businesses with fewer than fifty employees; one  
577 appointed by the majority leader of the House of Representatives who  
578 represents consumers; one appointed by the majority leader of the  
579 Senate who represents the interests of labor; one appointed by the  
580 minority leader of the House of Representatives who represents health  
581 insurance companies; one appointed by the minority leader of the  
582 Senate who represents hospitals; and two appointed by the Governor,  
583 one of whom advocates for health care quality or patient safety and  
584 one with experience in information technology. The Insurance  
585 Commissioner and the Commissioners of Public Health and Social  
586 Services or their designees, the Healthcare Advocate or the Healthcare  
587 Advocate's designee [, the executive director of the Permanent  
588 Commission on the Status of Women or the executive director's  
589 designee, the executive director of the African-American Affairs  
590 Commission or the executive director's designee, the executive director  
591 of the Latino and Puerto Rican Affairs Commission or the executive  
592 director's designee] and the Comptroller or Comptroller's designee  
593 shall be ex-officio, nonvoting members.

594 Sec. 22. Subsection (b) of section 19a-59c of the general statutes is  
595 repealed and the following is substituted in lieu thereof (*Effective July*  
596 *1, 2010*):

597 (b) There is established a Women, Infants and Children Advisory  
598 Council consisting of the chairpersons of the joint standing committee  
599 of the General Assembly having cognizance of matters relating to

600 public health; the Commissioner of Public Health or a designee; [the  
601 executive director of the Commission on Children or a designee;] a  
602 nutrition educator, appointed by the Governor; two local directors of  
603 the Women, Infants and Children program, one each appointed by the  
604 president pro tempore of the Senate and the speaker of the House of  
605 Representatives; two recipients of assistance under the Women, Infants  
606 and Children program, one each appointed by the majority leaders of  
607 the Senate and the House of Representatives; and two representatives  
608 of an anti-hunger organization, one each appointed by the minority  
609 leaders of the Senate and the House of Representatives. Council  
610 members shall serve for a term of two years. The chairperson and the  
611 vice-chairperson of the council shall be elected by the full membership  
612 of the council. Vacancies shall be filled by the appointing authority.  
613 The council shall meet at least twice a year. Council members shall  
614 serve without compensation. The council shall advise the Department  
615 of Public Health on issues pertaining to increased participation and  
616 access to services under the federal Special Supplemental Food  
617 Program for Women, Infants and Children.

618 Sec. 23. Subsection (a) of section 19a-112a of the general statutes is  
619 repealed and the following is substituted in lieu thereof (*Effective July*  
620 *1, 2010*):

621 (a) There is created a Commission on the Standardization of the  
622 Collection of Evidence in Sexual Assault Investigations composed of  
623 [fourteen] thirteen members as follows: The Chief State's Attorney or a  
624 designee; [the executive director of the Permanent Commission on the  
625 Status of Women or a designee;] the Commissioner of Children and  
626 Families or a designee; one member from the Division of State Police  
627 and one member from the Division of Scientific Services appointed by  
628 the Commissioner of Public Safety; one member from Connecticut  
629 Sexual Assault Crisis Services, Inc. appointed by its board of directors;  
630 one member from the Connecticut Hospital Association appointed by  
631 the president of the association; one emergency physician appointed  
632 by the president of the Connecticut College of Emergency Physicians;

633 one obstetrician-gynecologist and one pediatrician appointed by the  
634 president of the Connecticut State Medical Society; one nurse  
635 appointed by the president of the Connecticut Nurses' Association; one  
636 emergency nurse appointed by the president of the Emergency Nurses'  
637 Association of Connecticut; and one police chief appointed by the  
638 president of the Connecticut Police Chiefs Association. The Chief  
639 State's Attorney or a designee shall be chairman of the commission.  
640 The commission shall be within the Division of Criminal Justice for  
641 administrative purposes only.

642 Sec. 24. Section 19a-125 of the general statutes is repealed and the  
643 following is substituted in lieu thereof (*Effective July 1, 2010*):

644 There is established a State-Wide Adolescent Health Council. The  
645 council shall consist of the following members: The Commissioners of  
646 Public Health, Children and Families, Education, Higher Education  
647 and Social Services or their designees; the chairpersons of the joint  
648 standing committees of the General Assembly having cognizance of  
649 matters relating to public health and human services; [a representative  
650 of the Commission on Children; a representative of the Permanent  
651 Commission on the Status of Women;] a representative of a school-  
652 based health center and a media specialist to be appointed by the  
653 Governor; a representative of the United Way of Connecticut and the  
654 Teen Pregnancy Prevention Coalition of Connecticut to be appointed  
655 by the president pro tempore of the Senate; a representative of the  
656 Mental Health Association and the Connecticut Chapter of the  
657 American Academy of Pediatrics to be appointed by the majority  
658 leader of the Senate; a representative of the Connecticut Chapter of the  
659 National Association of Social Workers to be appointed by the  
660 minority leader of the Senate; a representative of the Connecticut  
661 Association of Human Services and the Connecticut Conference of  
662 Municipalities to be appointed by the speaker of the House of  
663 Representatives; a representative of the Connecticut Association of  
664 Family Practitioners and the Connecticut Sexual Assault Crisis Center  
665 to be appointed by the majority leader of the House of Representatives;

666 and a representative of the Connecticut Youth Service Association and  
667 the Connecticut Primary Care Association to be appointed by the  
668 minority leader of the House of Representatives. The chairperson and  
669 the vice-chairperson of the council shall be elected by the full  
670 membership of the council from among its membership. The council  
671 shall meet at regular intervals as determined by the chairperson. The  
672 members of the council shall serve without compensation. The council  
673 shall consult with and advise the Commissioners of Public Health,  
674 Social Services, Education and Children and Families concerning the  
675 coordination of service delivery to and health needs of teens. The  
676 council shall examine issues, including but not limited to, contributing  
677 factors of high risk behaviors, how multiple problems interrelate and  
678 strategies for prevention. The council shall make recommendations on  
679 facilitating federal, state and community action to address teen  
680 pregnancy, mental health, violence, substance abuse, sexually  
681 transmitted diseases, acquired immune deficiency syndrome and such  
682 other areas as the council determines are relevant to adolescent health  
683 needs. The council shall submit a report to the joint standing  
684 committees of the General Assembly having cognizance of matters  
685 relating to public health, human services and education, in accordance  
686 with the provisions of section 11-4a on or before June 30, 1994.

687 Sec. 25. Subsection (d) of section 31-3g of the general statutes is  
688 repealed and the following is substituted in lieu thereof (*Effective July*  
689 *1, 2010*):

690 (d) The Labor Commissioner shall establish an Advisory Council on  
691 Displaced Homemakers and appoint not less than ten nor more than  
692 fifteen members, including representatives from the Labor  
693 Department, the Departments of Education, Higher Education and  
694 Social Services [, the Permanent Commission on the Status of Women]  
695 and providers of assistance and program access services, and such  
696 other members as the commissioner deems necessary. The advisory  
697 council shall consult with and advise the Labor Commissioner and the  
698 state-wide coordinator of services for displaced homemakers as to

699 criteria which shall be used to identify displaced homemakers and  
700 determine programs and services appropriate to the skills  
701 development of the applying displaced homemaker. The advisory  
702 council shall develop specific recommendations for funding  
703 multiservice programs which meet the training and job placement  
704 needs of displaced homemakers.

705 Sec. 26. Section 31-3cc of the general statutes is repealed and the  
706 following is substituted in lieu thereof (*Effective July 1, 2010*):

707 The Connecticut Employment and Training Commission, in  
708 cooperation with the [Permanent Commission on the Status of Women  
709 and the] Commission on Human Rights and Opportunities, shall  
710 regularly collect and analyze data on state-supported training  
711 programs that measure the presence of gender or other systematic bias  
712 and work with the relevant boards and agencies to correct any  
713 problems that are found.

714 Sec. 27. Subsection (b) of section 46a-68 of the 2010 supplement to  
715 the general statutes is repealed and the following is substituted in lieu  
716 thereof (*Effective July 1, 2010*):

717 (b) (1) Each state agency, department, board or commission shall  
718 designate a full-time or part-time affirmative action officer. If such  
719 affirmative action officer is an employee of the agency, department,  
720 board or commission, the executive head of the agency, department,  
721 board or commission shall be directly responsible for the supervision  
722 of the officer.

723 (2) The Commission on Human Rights and Opportunities shall  
724 provide training and technical assistance to affirmative action officers  
725 in plan development and implementation.

726 (3) The Commission on Human Rights and Opportunities [and the  
727 Permanent Commission on the Status of Women] shall provide  
728 training concerning state and federal discrimination laws and

729 techniques for conducting investigations of discrimination complaints  
730 to persons designated by state agencies, departments, boards or  
731 commissions as affirmative action officers and persons designated by  
732 the Attorney General or the Attorney General's designee to represent  
733 such agencies, departments, boards or commissions pursuant to  
734 subdivision (5) of this subsection. Such training shall be provided for a  
735 minimum of ten hours during the first year of service or designation,  
736 and a minimum of five hours per year thereafter.

737 (4) (A) Each person designated by a state agency, department, board  
738 or commission as an affirmative action officer shall (i) be responsible  
739 for mitigating any discriminatory conduct within the agency,  
740 department, board or commission, (ii) investigate all complaints of  
741 discrimination made against the state agency, department, board or  
742 commission, and (iii) report all findings and recommendations upon  
743 the conclusion of an investigation to the commissioner or director of  
744 the state agency, department, board or commission for proper action.

745 (B) Notwithstanding the provisions of subparagraphs (A)(i), (A)(ii)  
746 and (A)(iii) of this subdivision, if a discrimination complaint is made  
747 against the executive head of a state agency or department, any  
748 member of a state board or commission or any affirmative action  
749 officer alleging that the executive head, member or officer directly or  
750 personally engaged in discriminatory conduct, or if a complaint of  
751 discrimination is made by the executive head of a state agency, any  
752 member of a state board or commission or any affirmative action  
753 officer, the complaint shall be referred to the Commission on Human  
754 Rights and Opportunities for review and, if appropriate, investigation  
755 by the Department of Administrative Services. If the discrimination  
756 complaint is made by or against the executive head, any member or  
757 the affirmative action officer of the Commission on Human Rights and  
758 Opportunities alleging that the executive head, member or officer  
759 directly or personally engaged in discriminatory conduct, the  
760 commission shall refer the complaint to the Department of  
761 Administrative Services for review and, if appropriate, investigation. If

762 the complaint is by or against the executive head or affirmative action  
763 officer of the Department of Administrative Services, the complaint  
764 shall be referred to the Commission on Human Rights and  
765 Opportunities for review and, if appropriate, investigation. Each  
766 person who conducts an investigation pursuant to this subparagraph  
767 shall report all findings and recommendations upon the conclusion of  
768 such investigation to the appointing authority of the individual who  
769 was the subject of the complaint for proper action. The provisions of  
770 this subparagraph shall apply to any such complaint pending on or  
771 after July 5, 2007.

772 (5) Each person designated by a state agency, department, board or  
773 commission as an affirmative action officer, and each person  
774 designated by the Attorney General or the Attorney General's designee  
775 to represent an agency pursuant to subdivision (6) of this subsection,  
776 shall complete training provided by the Commission on Human Rights  
777 and Opportunities [and the Permanent Commission on the Status of  
778 Women] pursuant to subdivision (3) of this subsection.

779 (6) No person designated by a state agency, department, board or  
780 commission as an affirmative action officer shall represent such  
781 agency, department, board or commission before the Commission on  
782 Human Rights and Opportunities or the Equal Employment  
783 Opportunity Commission concerning a discrimination complaint. If a  
784 discrimination complaint is filed with the Commission on Human  
785 Rights and Opportunities or the Equal Employment Opportunity  
786 Commission against a state agency, department, board or commission,  
787 the Attorney General, or the Attorney General's designee, other than  
788 the affirmative action officer for such agency, department, board or  
789 commission, shall represent the state agency, department, board or  
790 commission before the Commission on Human Rights and  
791 Opportunities or the Equal Employment Opportunity Commission. In  
792 the case of a discrimination complaint filed against the Metropolitan  
793 District of Hartford County, the Attorney General, or the Attorney  
794 General's designee, shall not represent such district before the

795 Commission on Human Rights and Opportunities or the Equal  
796 Employment Opportunity Commission.

797 Sec. 28. Section 46a-170 of the general statutes is repealed and the  
798 following is substituted in lieu thereof (*Effective July 1, 2010*):

799 (a) There is established a Trafficking in Persons Council that shall be  
800 within the [Permanent Commission on the Status of Women] Chief  
801 State's Attorney's Office for administrative purposes only.

802 (b) The council shall consist of the following members: The Attorney  
803 General, the Chief State's Attorney, the Chief Public Defender, the  
804 Commissioner of Public Safety, the Labor Commissioner, the  
805 Commissioner of Social Services, the Commissioner of Public Health,  
806 the Commissioner of Mental Health and Addiction Services, the  
807 Commissioner of Children and Families, the Child Advocate, the  
808 Victim Advocate, [the chairperson of the Commission on Children, the  
809 chairperson of the Permanent Commission on the Status of Women,  
810 the chairperson of the Latino and Puerto Rican Affairs Commission,  
811 the chairperson of the African-American Affairs Commission,] three  
812 representatives of the Judicial Branch appointed by the Chief Court  
813 Administrator, one of whom shall represent the Office of Victim  
814 Services and one of whom shall represent the Court Support Services  
815 Division, and a municipal police chief appointed by the Connecticut  
816 Police Chiefs Association, or a representative of any such member who  
817 has been designated in writing by such member to serve as such  
818 member's representative, and seven public members appointed as  
819 follows: The Governor shall appoint one member who shall represent  
820 Connecticut Sexual Assault Crisis Services, Inc., the president pro  
821 tempore of the Senate shall appoint one member who shall represent  
822 an organization that provides civil legal services to low-income  
823 individuals, the speaker of the House of Representatives shall appoint  
824 one member who shall represent the Connecticut Coalition Against  
825 Domestic Violence, the majority leader of the Senate shall appoint one  
826 member who shall represent an organization that deals with

827 behavioral health needs of women and children, the majority leader of  
828 the House of Representatives shall appoint one member who shall  
829 represent an organization that advocates on social justice and human  
830 rights issues, the minority leader of the Senate shall appoint one  
831 member who shall represent the Connecticut Immigrant and Refugee  
832 Coalition, and the minority leader of the House of Representatives  
833 shall appoint one member who shall represent the Asian-American  
834 community.

835 (c) [The chairperson of the Permanent Commission on the Status of  
836 Women shall serve as chairperson of the council.] The members of the  
837 council shall elect a chairperson from among their number. The  
838 members of the council shall serve without compensation but shall be  
839 reimbursed for necessary expenses incurred in the performance of  
840 their duties.

841 (d) The council shall: (1) Hold meetings to provide updates and  
842 progress reports, (2) identify criteria for providing services to adult  
843 trafficking victims, (3) identify criteria for providing services to  
844 children of trafficking victims, and (4) consult with governmental and  
845 nongovernmental organizations in developing recommendations to  
846 strengthen state and local efforts to prevent trafficking, protect and  
847 assist victims of trafficking and prosecute traffickers. The council shall  
848 meet at least three times per year.

849 (e) The council may request data and other information from state  
850 and local agencies to carry out its duties under this section.

851 (f) Not later than January 1, 2008, and annually thereafter, the  
852 council shall submit a report of its activities, including any  
853 recommendations for legislation, to the General Assembly in  
854 accordance with section 11-4a.

855 (g) For the purposes of this section, "trafficking" means all acts  
856 involved in the recruitment, abduction, transport, harboring, transfer,  
857 sale or receipt of persons, within national or across international

858 borders, through force, coercion, fraud or deception, to place persons  
859 in situations of slavery or slavery-like conditions, forced labor or  
860 services, such as forced prostitution or sexual services, domestic  
861 servitude, bonded sweatshop labor or other debt bondage.

862 Sec. 29. Subsection (c) of section 46b-69c of the general statutes is  
863 repealed and the following is substituted in lieu thereof (*Effective July*  
864 *1, 2010*):

865 (c) The advisory committee shall consist of not more than ten  
866 members to be appointed by the Chief Justice of the Supreme Court  
867 and shall include members who represent [the Commission on  
868 Children,] the family law section of the Connecticut Bar Association,  
869 educators specializing in children studies, agencies representing  
870 victims of family violence, service providers and the Judicial  
871 Department. The members shall serve for terms of two years and may  
872 be reappointed for succeeding terms. The members shall elect a  
873 chairperson from among their number and shall receive no  
874 compensation for their services.

875 Sec. 30. Section 46b-215a of the general statutes is repealed and the  
876 following is substituted in lieu thereof (*Effective July 1, 2010*):

877 The Commission for Child Support Guidelines is established to  
878 review the child support guidelines promulgated pursuant to section 8  
879 of public act 85-548\*, to establish criteria for the establishment of  
880 guidelines to ensure the appropriateness of child support awards and  
881 to issue updated guidelines not later than October 1, 1993, and every  
882 four years thereafter. Not later than January 1, 1992, the commission  
883 shall also establish criteria and promulgate guidelines to ensure that  
884 such orders of payment on any arrearage and past due support shall  
885 be based on the obligor's ability to pay. Such guidelines shall also  
886 ensure the appropriateness of periodic payments of arrearages when  
887 the obligor (1) is the child's legal guardian and resides with the child or  
888 (2) is not the child's legal guardian but has resided with the child either  
889 for at least six months immediately preceding the order of payment of

890 arrearage or for at least six months of the twelve months immediately  
891 preceding such order. In such cases, the commission shall consider  
892 exemptions similar to those in the uniform contribution scale adopted  
893 pursuant to section 4a-12. Updated arrearage guidelines shall be issued  
894 at the same time as the child support guidelines. The commission shall  
895 consist of [~~eleven~~] ten members as follows: The Chief Court  
896 Administrator or his designee, the Commissioner of Social Services or  
897 his designee, the Attorney General or his designee, the chairpersons  
898 and ranking members of the joint standing committee on judiciary or  
899 their designees and a representative of the Connecticut Bar  
900 Association, a representative of legal services [,] and a person who  
901 represents the financial concerns of child support obligors, [~~and a~~  
902 ~~representative of the Permanent Commission on the Status of Women,~~]  
903 all of whom shall be appointed by the Governor. The chairperson of  
904 the commission shall be elected by the members of the commission.

905 Sec. 31. Subsection (a) of section 51-10c of the general statutes is  
906 repealed and the following is substituted in lieu thereof (*Effective July*  
907 *1, 2010*):

908 (a) There is established a Commission on Racial and Ethnic  
909 Disparity in the Criminal Justice System. The commission shall consist  
910 of the Chief Court Administrator, the Chief State's Attorney, the Chief  
911 Public Defender, the Commissioner of Public Safety, the Commissioner  
912 of Correction, the Commissioner of Children and Families, the Child  
913 Advocate, the Victim Advocate, the chairperson of the Board of  
914 Pardons and Paroles, [~~the chairperson of the African-American Affairs~~  
915 ~~Commission, the chairperson of the Latino and Puerto Rican Affairs~~  
916 ~~Commission,~~] or their designees, a representative of municipal police  
917 chiefs, a representative of a coalition representing police and  
918 correctional officers, six members appointed one each by the president  
919 pro tempore of the Senate, the speaker of the House of  
920 Representatives, the majority leader of the Senate, the majority leader  
921 of the House of Representatives, the minority leader of the Senate and  
922 the minority leader of the House of Representatives, and two members

923 appointed by the Governor. The Chief Court Administrator or said  
924 administrator's designee shall serve as chairperson of the commission.  
925 The commission shall meet at such times as it deems necessary.

926 Sec. 32. Section 54-1m of the general statutes is repealed and the  
927 following is substituted in lieu thereof (*Effective July 1, 2010*):

928 (a) Not later than January 1, 2000, each municipal police department  
929 and the Department of Public Safety shall adopt a written policy that  
930 prohibits the stopping, detention or search of any person when such  
931 action is solely motivated by considerations of race, color, ethnicity,  
932 age, gender or sexual orientation, and the action would constitute a  
933 violation of the civil rights of the person.

934 (b) Commencing on January 1, 2000, each municipal police  
935 department and the Department of Public Safety shall, using the form  
936 developed and promulgated pursuant to subsection (h) of this section,  
937 record and retain the following information: (1) The number of persons  
938 stopped for traffic violations; (2) characteristics of race, color, ethnicity,  
939 gender and age of such persons, provided the identification of such  
940 characteristics shall be based on the observation and perception of the  
941 police officer responsible for reporting the stop and the information  
942 shall not be required to be provided by the person stopped; (3) the  
943 nature of the alleged traffic violation that resulted in the stop; (4)  
944 whether a warning or citation was issued, an arrest made or a search  
945 conducted as a result of the stop; and (5) any additional information  
946 that such municipal police department or the Department of Public  
947 Safety, as the case may be, deems appropriate, provided such  
948 information does not include any other identifying information about  
949 any person stopped for a traffic violation such as the person's  
950 operator's license number, name or address.

951 (c) Each municipal police department and the Department of Public  
952 Safety shall provide to the Chief State's Attorney [and the African-  
953 American Affairs Commission] (1) a copy of each complaint received  
954 pursuant to this section, and (2) written notification of the review and

955 disposition of such complaint. No such complaint shall contain any  
956 other identifying information about the complainant such as his or her  
957 operator's license number, name or address.

958 (d) Any police officer who in good faith records traffic stop  
959 information pursuant to the requirements of this section shall not be  
960 held civilly liable for the act of recording such information unless the  
961 officer's conduct was unreasonable or reckless.

962 (e) If a municipal police department or the Department of Public  
963 Safety fails to comply with the provisions of this section, the Chief  
964 State's Attorney may recommend and the Secretary of the Office of  
965 Policy and Management may order an appropriate penalty in the form  
966 of the withholding of state funds from such department or the  
967 Department of Public Safety.

968 (f) On or before October 1, 2000, and annually thereafter, each  
969 municipal police department and the Department of Public Safety shall  
970 provide to the Chief State's Attorney, [and the African-American  
971 Affairs Commission,] in such form as the Chief State's Attorney shall  
972 prescribe, a summary report of the information recorded pursuant to  
973 subsection (b) of this section.

974 [(g) The African-American Affairs Commission shall review the  
975 prevalence and disposition of traffic stops and complaints reported  
976 pursuant to this section. Not later than January 1, 2004, and annually  
977 thereafter, the African-American Affairs Commission shall report to  
978 the Governor, the General Assembly and to any other entity said  
979 commission deems appropriate the results of such review, including  
980 any recommendations.]

981 [(h)] (g) Not later than January 1, 2000, the Chief State's Attorney, in  
982 conjunction with the Commissioner of Public Safety, the Attorney  
983 General, the Chief Court Administrator, the Police Officer Standards  
984 and Training Council, the Connecticut Police Chiefs Association and  
985 the Connecticut Coalition of Police and Correctional Officers, shall

986 develop and promulgate: (1) A form, in both printed and electronic  
987 format, to be used by police officers when making a traffic stop to  
988 record the race, color, ethnicity, gender and age of the operator of the  
989 motor vehicle that is stopped, the location of the stop, the reason for  
990 the stop and other information that is required to be recorded pursuant  
991 to subsection (b) of this section; and (2) a form, in both printed and  
992 electronic format, to be used to report complaints pursuant to this  
993 section by persons who believe they have been subjected to a motor  
994 vehicle stop by a police officer solely on the basis of their race, color,  
995 ethnicity, age, gender or sexual orientation.

996 Sec. 33. Subsection (h) of section 4-67x of the 2010 supplement to the  
997 general statutes is repealed and the following is substituted in lieu  
998 thereof (*Effective July 1, 2010*):

999 (h) Not later than July 1, 2006, the Office of Policy and Management  
1000 shall, within available appropriations, develop a protocol requiring  
1001 state contracts for programs aimed at reducing poverty for children  
1002 and families to include performance-based standards and outcome  
1003 measures related to the child poverty reduction goal specified in  
1004 subsection (a) of this section. Not later than July 1, 2007, the Office of  
1005 Policy and Management shall, within available appropriations, require  
1006 such state contracts to include such performance-based standards and  
1007 outcome measures. [The Secretary of the Office of Policy and  
1008 Management may consult with the Commission on Children to  
1009 identify academic, private and other available funding sources and  
1010 may accept and utilize funds from private and public sources to  
1011 implement the provisions of this section.]

1012 Sec. 34. Subsection (a) of section 38a-1051 of the 2010 supplement to  
1013 the general statutes is repealed and the following is substituted in lieu  
1014 thereof (*Effective July 1, 2010*):

1015 (a) Whereas the General Assembly finds that: (1) Equal enjoyment of  
1016 the highest attainable standard of health is a human right and a  
1017 priority of the state, (2) research and experience demonstrate that

1018 inhabitants of the state experience barriers to the equal enjoyment of  
1019 good health based on race, ethnicity, gender, national origin and  
1020 linguistic ability, and (3) addressing such barriers, and others that may  
1021 arise in the future, requires: The collection, analysis and reporting of  
1022 information, the identification of causes, and the development and  
1023 implementation of policy solutions that address health disparities  
1024 while improving the health of the public as a whole therefore, there is  
1025 established a Commission on Health Equity with the mission of  
1026 eliminating disparities in health status based on race, ethnicity, gender  
1027 and linguistic ability, and improving the quality of health for all of the  
1028 state's residents. Such commission shall consist of the following  
1029 [commissioners, or their designees, and public] members: (A) The  
1030 Commissioners of Public Health, Mental Health and Addiction  
1031 Services, Developmental Services, Social Services, Correction, Children  
1032 and Families, and Education, or their designees; (B) the dean of The  
1033 University of Connecticut Health Center, or [his] a designee; (C) the  
1034 director of The University of Connecticut Health Center and Center for  
1035 Public Health and Health Policy, or their designees; (D) the dean of the  
1036 Yale University Medical School, or [his] a designee; (E) the dean of  
1037 Public Health and the School of Epidemiology at Yale University, or  
1038 [his] a designee; (F) one member appointed by the president pro  
1039 tempore of the Senate, who shall be a member of an affiliate of the  
1040 National Urban League; (G) one member appointed by the speaker of  
1041 the House of Representatives, who shall be a member of the National  
1042 Association for the Advancement of Colored People; (H) one member  
1043 appointed by the majority leader of the House of Representatives, who  
1044 shall be a member of the Black and Puerto Rican Caucus of the General  
1045 Assembly; (I) one member appointed by the majority leader of the  
1046 Senate with the advice of the Native American Heritage Advisory  
1047 Council or the chairperson of the Indian Affairs Council, who shall be  
1048 a representative of the Native American community; (J) one member  
1049 appointed by the minority leader of the Senate, who shall be a  
1050 representative of an advocacy group for Hispanics; (K) one member  
1051 appointed by the minority leader of the House of Representatives, who

1052 shall be a representative of the state-wide Multicultural Health  
1053 Network; (L) [the chairperson of the African-American Affairs  
1054 Commission, or his or her designee; (M) the chairperson of the Latino  
1055 and Puerto Rican Affairs Commission, or his or her designee; (N) the  
1056 chairperson of the Permanent Commission on the Status of Women, or  
1057 his or her designee; (O) the chairperson of the Asian Pacific American  
1058 Affairs Commission, or his or her designee; (P)] the director of the  
1059 Hispanic Health Council, or his or her designee; [(Q)] (M) the  
1060 chairperson of the Office of the Healthcare Advocate, or his or her  
1061 designee; and [(R)] (N) eight members of the public, representing  
1062 communities facing disparities in health status based on race, ethnicity,  
1063 gender and linguistic ability, who shall be appointed as follows: Two  
1064 by the president pro tempore of the Senate, two by the speaker of the  
1065 House of Representatives, two by the minority leader of the Senate,  
1066 and two by the minority leader of the House of Representatives.  
1067 Vacancies on the council shall be filled by the appointing authority.

1068 Sec. 35. Subsection (a) of section 17a-450a of the 2010 supplement to  
1069 the general statutes is repealed and the following is substituted in lieu  
1070 thereof (*Effective July 1, 2010*):

1071 (a) The Department of Mental Health and Addiction Services shall  
1072 constitute a successor department to the Department of Mental Health.  
1073 Whenever the words "Commissioner of Mental Health" are used or  
1074 referred to in the following general statutes, the words "Commissioner  
1075 of Mental Health and Addiction Services" shall be substituted in lieu  
1076 thereof and whenever the words "Department of Mental Health" are  
1077 used or referred to in the following general statutes, the words  
1078 "Department of Mental Health and Addiction Services" shall be  
1079 substituted in lieu thereof: 2c-2b, 4-5, 4-38c, 4-60i, 4-77a, 4a-12, 4a-16, 5-  
1080 142, 8-206d, 10-19, 10-71, 10-76d, 17a-14, 17a-26, 17a-31, 17a-33, 17a-218,  
1081 17a-246, 17a-450, 17a-451, 17a-452, 17a-453, 17a-454, 17a-455, 17a-456,  
1082 17a-457, 17a-458, 17a-459, 17a-460, 17a-464, 17a-465, 17a-466, 17a-467,  
1083 17a-468, 17a-470, 17a-471, 17a-472, 17a-473, 17a-474, 17a-476, 17a-478,  
1084 17a-479, 17a-480, 17a-481, 17a-482, 17a-483, 17a-484, 17a-498, 17a-499,

1085 17a-502, 17a-506, 17a-510, 17a-511, 17a-512, 17a-513, 17a-519, 17a-528,  
1086 17a-560, 17a-561, 17a-562, 17a-565, 17a-576, 17a-581, 17a-582, 17a-675,  
1087 17b-28, as amended by this act, 17b-222, 17b-223, 17b-225, 17b-359,  
1088 [17b-420,] 17b-694, 19a-82, 19a-495, 19a-498, 19a-507a, 19a-507c, 19a-  
1089 576, 19a-583, 20-14i, 20-14j, 21a-240, 21a-301, 27-122a, 31-222, 38a-514,  
1090 46a-28, 51-51o, 52-146h and 54-56d.

1091 Sec. 36. Section 51-344a of the 2010 supplement to the general  
1092 statutes is repealed and the following is substituted in lieu thereof  
1093 (*Effective July 1, 2010*):

1094 (a) Whenever the term "judicial district of Hartford-New Britain" or  
1095 "judicial district of Hartford-New Britain at Hartford" is used or  
1096 referred to in the following sections of the general statutes, it shall be  
1097 deemed to mean or refer to the judicial district of Hartford on and after  
1098 September 1, 1998: Sections 1-205, 1-206, 2-48, 3-21a, 3-62d, 3-70a, 3-  
1099 71a, 4-61, 4-160, 4-164, 4-177b, 4-180, 4-183, 4-197, 5-202, 5-276a, 8-30g,  
1100 9-7a, 9-7b, 9-369b, 10-153e, 12-208, 12-237, 12-268l, 12-312, 12-330m, 12-  
1101 405k, 12-422, 12-448, 12-454, 12-456, 12-463, 12-489, 12-522, 12-554, 12-  
1102 565, 12-572, 12-586f, 12-597, 12-730, 13b-34, 13b-235, 13b-315, 13b-375,  
1103 14-57, 14-66, 14-67u, 14-110, 14-195, 14-311, 14-311c, 14-324, 14-331, 15-  
1104 125, 15-126, 16-41, 16a-5, 17b-60, 17b-100, 17b-238, 17b-531, 19a-85, 19a-  
1105 86, 19a-123d, 19a-425, 19a-498, 19a-517, 19a-526, 19a-633, 20-12f, 20-13e,  
1106 20-29, 20-40, 20-45, 20-59, 20-73a, 20-86f, 20-99, 20-114, 20-133, 20-154,  
1107 20-156, 20-162p, 20-192, 20-195p, 20-202, 20-206c, 20-227, 20-238, 20-247,  
1108 20-263, 20-271, 20-307, 20-341f, 20-363, 20-373, 20-404, 20-414, 21a-55,  
1109 21a-190i, 22-7, 22-64, 22-228, 22-248, 22-254, 22-320d, 22-326a, 22-344b,  
1110 22-386, 22a-6b, 22a-7, 22a-16, 22a-30, 22a-34, 22a-53, 22a-60, 22a-62, 22a-  
1111 63, 22a-66h, 22a-106a, 22a-119, 22a-167, 22a-180, 22a-182a, 22a-184, 22a-  
1112 220a, 22a-220d, 22a-225, 22a-226, 22a-226c, 22a-227, 22a-250, 22a-255l,  
1113 22a-276, 22a-285a, 22a-285g, 22a-285j, 22a-310, 22a-342a, 22a-344, 22a-  
1114 361a, 22a-374, 22a-376, 22a-408, 22a-430, 22a-432, 22a-438, 22a-449f, 22a-  
1115 449g, 22a-459, 23-5e, 23-65m, 25-32e, 25-36, 28-5, 29-143j, 29-158, 29-  
1116 161z, 29-317, 29-323, 29-329, 29-334, 29-340, 29-369, 30-8, 31-109, 31-  
1117 249b, 31-266, 31-266a, 31-270, 31-273, 31-284, 31-285, 31-339, 31-355a,

1118 31-379, 35-3c, 35-42, 36a-186, 36a-187, 36a-471a, 36a-494, 36a-587, 36a-  
1119 647, 36a-684, 36a-718, 36a-807, 36b-26, 36b-27, 36b-30, 36b-50, 36b-71,  
1120 36b-72, 36b-74, 36b-76, 38a-41, 38a-52, 38a-134, 38a-139, 38a-140, 38a-  
1121 147, 38a-150, 38a-185, 38a-209, 38a-225, 38a-226b, 38a-241, 38a-337, 38a-  
1122 470, 38a-620, 38a-657, 38a-687, 38a-774, 38a-776, 38a-817, 38a-843, 38a-  
1123 868, 38a-906, 38a-994, 42-103c, 42-110d, 42-110k, 42-110p, 42-182, [46a-  
1124 5.] 46a-56, 46a-100, 47a-21, 49-73, 51-44a, 51-81b, 51-194, 52-146j, 53-  
1125 392d and 54-211a.

1126 (b) If the term "judicial district of Hartford-New Britain" or "judicial  
1127 district of Hartford-New Britain at Hartford" is used or referred to in  
1128 any public act of 1995, 1996, 1997 or 1998 or in any section of the  
1129 general statutes which is amended in 1995, 1996, 1997 or 1998 it shall  
1130 be deemed to mean or refer to the judicial district of Hartford on and  
1131 after September 1, 1998.

1132 (c) If the term "judicial district of Hartford-New Britain at New  
1133 Britain" is used or referred to in any public act of 1995, 1996, 1997 or  
1134 1998 or in any section of the general statutes which is amended in 1995,  
1135 1996, 1997 or 1998 it shall be deemed to mean or refer to the judicial  
1136 district of New Britain on and after September 1, 1998.

1137 Sec. 37. Subsection (a) of section 51-344a of the 2010 supplement to  
1138 the general statutes, as amended by section 22 of public act 09-177, is  
1139 repealed and the following is substituted in lieu thereof (*Effective*  
1140 *January 1, 2011*):

1141 (a) Whenever the term "judicial district of Hartford-New Britain" or  
1142 "judicial district of Hartford-New Britain at Hartford" is used or  
1143 referred to in the following sections of the general statutes, it shall be  
1144 deemed to mean or refer to the judicial district of Hartford on and after  
1145 September 1, 1998: Sections 1-205, 1-206, 2-48, 3-21a, 3-62d, 3-70a, 3-  
1146 71a, 4-61, 4-160, 4-164, 4-177b, 4-180, 4-183, 4-197, 5-202, 5-276a, 8-30g,  
1147 9-7a, 9-7b, 9-369b, 10-153e, 12-208, 12-237, 12-268l, 12-312, 12-330m, 12-  
1148 405k, 12-422, 12-448, 12-454, 12-456, 12-463, 12-489, 12-522, 12-554, 12-  
1149 565, 12-572, 12-586f, 12-597, 12-730, 13b-34, 13b-235, 13b-315, 13b-375,

1150 14-57, 14-66, 14-67u, 14-110, 14-195, 14-311, 14-311c, 14-324, 14-331, 15-  
1151 125, 15-126, 16-41, 16a-5, 17b-60, 17b-100, 17b-238, 17b-531, 19a-85, 19a-  
1152 86, 19a-123d, 19a-425, 19a-498, 19a-517, 19a-526, 19a-633, 20-12f, 20-13e,  
1153 20-29, 20-40, 20-45, 20-59, 20-73a, 20-86f, 20-99, 20-114, 20-133, 20-154,  
1154 20-156, 20-162p, 20-192, 20-195p, 20-202, 20-206c, 20-227, 20-238, 20-247,  
1155 20-263, 20-271, 20-307, 20-341f, 20-363, 20-373, 20-404, 20-414, 21a-55,  
1156 21a-190i, 22-7, 22-64, 22-228, 22-248, 22-254, 22-320d, 22-326a, 22-344b,  
1157 22-386, 22a-6b, 22a-7, 22a-16, 22a-30, 22a-34, 22a-53, 22a-60, 22a-62, 22a-  
1158 63, 22a-66h, 22a-106a, 22a-119, 22a-167, 22a-180, 22a-182a, 22a-184, 22a-  
1159 220a, 22a-220d, 22a-225, 22a-226, 22a-226c, 22a-227, 22a-250, 22a-255l,  
1160 22a-276, 22a-285a, 22a-285g, 22a-285j, 22a-310, 22a-342a, 22a-344, 22a-  
1161 361a, 22a-374, 22a-376, 22a-408, 22a-430, 22a-432, 22a-438, 22a-449f, 22a-  
1162 449g, 22a-459, 23-5e, 23-65m, 25-32e, 25-36, 28-5, 29-143j, 29-158, 29-  
1163 161z, 29-323, 30-8, 31-109, 31-249b, 31-266, 31-266a, 31-270, 31-273, 31-  
1164 284, 31-285, 31-339, 31-355a, 31-379, 35-3c, 35-42, 36a-186, 36a-187, 36a-  
1165 471a, 36a-494, 36a-587, 36a-647, 36a-684, 36a-718, 36a-807, 36b-26, 36b-  
1166 27, 36b-30, 36b-50, 36b-71, 36b-72, 36b-74, 36b-76, 38a-41, 38a-52, 38a-  
1167 134, 38a-139, 38a-140, 38a-147, 38a-150, 38a-185, 38a-209, 38a-225, 38a-  
1168 226b, 38a-241, 38a-337, 38a-470, 38a-620, 38a-657, 38a-687, 38a-774, 38a-  
1169 776, 38a-817, 38a-843, 38a-868, 38a-906, 38a-994, 42-103c, 42-110d, 42-  
1170 110k, 42-110p, 42-182, [46a-5,] 46a-56, 46a-100, 47a-21, 49-73, 51-44a, 51-  
1171 81b, 51-194, 52-146j, 53-392d and 54-211a.

1172 Sec. 38. Section 17a-2 of the general statutes is repealed and the  
1173 following is substituted in lieu thereof (*Effective July 1, 2010*):

1174 (a) There shall be a Department of Children and Families which  
1175 shall be a single budgeted agency consisting of the institutions,  
1176 facilities and programs existing within the department, any programs  
1177 and facilities transferred to the department, and such other  
1178 institutions, facilities and programs as may hereafter be established by  
1179 or transferred to the department by the General Assembly.

1180 (b) Said department shall constitute a successor department to the  
1181 Department of Children and Youth Services, for the purposes of

1182 sections 2c-2b, 4-5, 4-38c, 4-60i, 4-77a, 4-165b, 4a-11b, 4a-12, 4a-16, 5-  
1183 259, 7-127c, as amended by this act, 8-206d, 10-8a, 10-15d, 10-76d, 10-  
1184 76h, 10-76i, 10-76w, 10-76g, 10-94g, 10-253, 17-86a, 17-294, 17-409, 17-  
1185 437, 17-572, 17-578, 17-579, 17-585, 17a-1 to 17a-89, inclusive, 17a-90 to  
1186 17a-209, inclusive, 17a-218, 17a-277, 17a-450, 17a-458, 17a-474, 17a-560,  
1187 17a-511, 17a-634, 17a-646, 17a-659, 18-69, 18-69a, 18-87, 19a-78, 19a-125,  
1188 as amended by this act, 19a-216, 20-14i, 20-14j, 31-23, 31-306a, 38a-514,  
1189 45a-591 to 45a-705, inclusive, 45a-706 to 45a-770, inclusive, 46a-28,  
1190 [46a-126,] 46b-15 to 46b-19, inclusive, 46b-120 to 46b-159, inclusive, 54-  
1191 56d, 54-142k, 54-199, 54-203 and in accordance with the provisions of  
1192 sections 4-38d and 4-39.

1193 (c) Whenever the words "Commissioner of Children and Youth  
1194 Services", "Department of Children and Youth Services", or "Council  
1195 on Children and Youth Services" are used in sections 2c-2b, 4-5, 4-38c,  
1196 4-60i, 4-77a, 4-165b, 4a-11b, 4a-12, 4a-16, 5-259, 7-127c, as amended by  
1197 this act, 8-206d, 10-8a, 10-15d, 10-76d, 10-76h, 10-76i, 10-76w, 10-94g,  
1198 10-253, 17-86a, 17-294, 17-409, 17-437, 17-572, 17-578, 17-579, 17-585,  
1199 17a-1 to 17a-89, inclusive, 17a-90 to 17a-209, inclusive, 17a-218, 17a-277,  
1200 17a-450, 17a-458, 17a-474, 17a-511, 17a-634, 17a-646, 17a-659, 18-69, 18-  
1201 69a, 18-87, 19a-78, 19a-125, as amended by this act, 19a-216, 20-14i, 20-  
1202 14j, 31-23, 31-306a, 38a-514, 45a-591 to 45a-705, inclusive, 45a-706 to  
1203 45a-770, inclusive, 46a-28, [46a-126,] 46b-15 to 46b-19, inclusive, 46b-  
1204 120 to 46b-159, inclusive, 54-56d, 54-142k, 54-199, 54-203, the words  
1205 "Commissioner of Children and Families", "Department of Children  
1206 and Families", and "Council on Children and Families" shall be  
1207 substituted respectively in lieu thereof.

1208 Sec. 39. Sections 2-120 to 2-122, inclusive, 17b-420, 46a-1 to 46a-4,  
1209 inclusive, 46a-4b to 46a-6, inclusive, and 46a-126 to 46a-131a, inclusive,  
1210 and subdivision (25) of subsection (a) of section 2c-2b of the general  
1211 statutes are repealed. (*Effective July 1, 2010*)

This act shall take effect as follows and shall amend the following sections:

Section 1	<i>July 1, 2010</i>	29-32b(a)
Sec. 2	<i>July 1, 2010</i>	3-123aa(c)
Sec. 3	<i>July 1, 2010</i>	4-61t
Sec. 4	<i>July 1, 2010</i>	4-67x(a)
Sec. 5	<i>July 1, 2010</i>	4-124bb
Sec. 6	<i>July 1, 2010</i>	7-127c(d)
Sec. 7	<i>July 1, 2010</i>	10-16n(c)
Sec. 8	<i>July 1, 2010</i>	10-16v
Sec. 9	<i>July 1, 2010</i>	10-16z(a)
Sec. 10	<i>July 1, 2010</i>	10-145a(b)
Sec. 11	<i>July 1, 2010</i>	16a-41b(a)
Sec. 12	<i>July 1, 2010</i>	17a-219c
Sec. 13	<i>July 1, 2010</i>	17a-317(d)
Sec. 14	<i>July 1, 2010</i>	17b-28(a)
Sec. 15	<i>July 1, 2010</i>	17b-297(d)
Sec. 16	<i>July 1, 2010</i>	17b-338(a)
Sec. 17	<i>July 1, 2010</i>	17b-367
Sec. 18	<i>July 1, 2010</i>	17b-748
Sec. 19	<i>July 1, 2010</i>	17b-751c
Sec. 20	<i>July 1, 2010</i>	19a-4j(e)
Sec. 21	<i>July 1, 2010</i>	19a-6g(a)
Sec. 22	<i>July 1, 2010</i>	19a-59c(b)
Sec. 23	<i>July 1, 2010</i>	19a-112a(a)
Sec. 24	<i>July 1, 2010</i>	19a-125
Sec. 25	<i>July 1, 2010</i>	31-3g(d)
Sec. 26	<i>July 1, 2010</i>	31-3cc
Sec. 27	<i>July 1, 2010</i>	46a-68(b)
Sec. 28	<i>July 1, 2010</i>	46a-170
Sec. 29	<i>July 1, 2010</i>	46b-69c(c)
Sec. 30	<i>July 1, 2010</i>	46b-215a
Sec. 31	<i>July 1, 2010</i>	51-10c(a)
Sec. 32	<i>July 1, 2010</i>	54-1m
Sec. 33	<i>July 1, 2010</i>	4-67x(h)
Sec. 34	<i>July 1, 2010</i>	38a-1051(a)
Sec. 35	<i>July 1, 2010</i>	17a-450a(a)
Sec. 36	<i>July 1, 2010</i>	51-344a
Sec. 37	<i>January 1, 2011</i>	51-344a(a)
Sec. 38	<i>July 1, 2010</i>	17a-2
Sec. 39	<i>July 1, 2010</i>	Repealer section

**Statement of Purpose:**

To implement the Governor's budget recommendations.

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