



General Assembly

February Session, 2010

Raised Bill No. 286

LCO No. 1583

* SB00286GAE 032410 *

Referred to Committee on Government Administration and Elections

Introduced by:
(GAE)

AN ACT CONCERNING THE DUTIES OF THE DEPARTMENT OF INFORMATION TECHNOLOGY.

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

1 Section 1. Subsection (b) of section 1-212 of the 2010 supplement to
2 the general statutes is repealed and the following is substituted in lieu
3 thereof (*Effective October 1, 2010*):

4 (b) The fee for any copy provided in accordance with subsection (a)
5 of section 1-211 shall not exceed the cost thereof to the public agency.
6 In determining such costs for a copy, other than for a printout which
7 exists at the time that the agency responds to the request for such copy,
8 an agency may include only:

9 (1) An amount equal to the hourly salary attributed to all agency
10 employees engaged in providing the requested computer-stored public
11 record, including their time performing the formatting or
12 programming functions necessary to provide the copy as requested,
13 but not including search or retrieval costs except as provided in
14 subdivision (4) of this subsection;

15 (2) An amount equal to the cost to the agency of engaging an
16 outside professional electronic copying service to provide such
17 copying services, if such service is necessary to provide the copying as
18 requested;

19 (3) The actual cost of the storage devices or media provided to the
20 person making the request in complying with such request; and

21 (4) The computer time charges incurred by the agency in providing
22 the requested computer-stored public record where another agency or
23 contractor provides the agency with computer storage and retrieval
24 services. Notwithstanding any other provision of this section, the fee
25 for any copy of the names of registered voters shall not exceed three
26 cents per name delivered or the cost thereof to the public agency, as
27 determined pursuant to this subsection, whichever is less. The
28 Department of Information Technology shall [monitor] establish
29 general guidelines for agencies concerning the calculation of the fees
30 charged for copies of computer-stored public records to ensure that
31 such fees are reasonable and consistent among agencies.

32 Sec. 2. Section 4-38c of the general statutes is repealed and the
33 following is substituted in lieu thereof (*Effective October 1, 2010*):

34 There shall be within the executive branch of state government the
35 following departments: Office of Policy and Management, Department
36 of Administrative Services, Department of Revenue Services,
37 Department of Banking, Department of Agriculture, Department of
38 Children and Families, Department of Consumer Protection,
39 Department of Correction, Department of Economic and Community
40 Development, State Board of Education, Department of Emergency
41 Management and Homeland Security, Department of Environmental
42 Protection, Department of Public Health, Board of Governors of
43 Higher Education, Insurance Department, Labor Department,
44 Department of Mental Health and Addiction Services, Department of
45 Developmental Services, Department of Public Safety, Department of
46 Social Services, Department of Transportation, Department of Motor

47 Vehicles, Department of Veterans' Affairs, Department of Public
48 Works, Department of Information Technology and Department of
49 Public Utility Control.

50 Sec. 3. Section 4d-17 of the general statutes is repealed and the
51 following is substituted in lieu thereof (*Effective October 1, 2010*):

52 The Chief Information Officer shall, within available appropriations,
53 provide for the professional development of the [state's] Department of
54 Information Technology's information technology employees and
55 provide general guidelines concerning the professional development
56 of the information technology employees of other state agencies.

57 Sec. 4. Section 28-29a of the general statutes is repealed and the
58 following is substituted in lieu thereof (*Effective October 1, 2010*):

59 There is established an E 9-1-1 Commission to advise the office in
60 the planning, design, implementation and coordination of the
61 state-wide emergency 9-1-1 telephone system to be created pursuant to
62 sections 28-25, 28-25a, 28-25b, 28-26, 28-27, 28-27a, 28-28, 28-28a,
63 28-28b, 28-29 and 28-29b. The commission shall be appointed by the
64 Governor [on or before October 1, 1984,] and shall consist of the
65 following members: (1) One representative of the technical support
66 services unit of the Division of State Police within the Department of
67 Public Safety; (2) the State Fire Administrator; (3) one representative
68 from the Office of Emergency Medical Services; (4) one representative
69 from the Department of Emergency Management and Homeland
70 Security; (5) one representative from the Department of Information
71 Technology; [(5)] (6) one municipal police chief; [(6)] (7) one municipal
72 fire chief; [(7)] (8) one volunteer fireman; [(8)] (9) one representative of
73 the Connecticut Conference of Municipalities; [(9)] (10) one
74 representative of the Council of Small Towns; [(10)] (11) one manager
75 or coordinator of 9-1-1 public safety answering points serving areas of
76 differing population concentration; and [(11)] (12) one representative
77 of providers of commercial mobile radio services, as defined in 47
78 Code of Federal Regulations 20.3, as amended. Each member shall

79 serve for a term of three years from July 1, 1984, or until a successor
80 has been appointed and qualified. No member of the commission shall
81 receive compensation for such member's services.

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>October 1, 2010</i>	1-212(b)
Sec. 2	<i>October 1, 2010</i>	4-38c
Sec. 3	<i>October 1, 2010</i>	4d-17
Sec. 4	<i>October 1, 2010</i>	28-29a

GAE *Joint Favorable*