



General Assembly

Amendment

January Session, 2011

LCO No. 8702

SB0112708702SD0

Offered by:

SEN. HARP, 10th Dist.

REP. WALKER, 93rd Dist.

To: Senate Bill No. 1127

File No. 750

Cal. No. 462

"AN ACT CONCERNING EXPENDITURES OF APPROPRIATED FUNDS OTHER THAN THE GENERAL FUND."

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

3 "Section 1. Subsection (h) of section 19a-533 of the general statutes is
4 repealed and the following is substituted in lieu thereof (*Effective from*
5 *passage*):

6 (h) Notwithstanding the provisions of this section, a nursing home
7 may, without regard to the order of its waiting list, admit an applicant
8 who (1) seeks to transfer from a nursing home that is closing, or (2)
9 seeks to transfer from a nursing home in which the applicant was
10 placed following the closure of the nursing home where such applicant
11 previously resided or, in the case of a nursing home placed in
12 receivership, the anticipated closure of the nursing home where such

13 applicant previously resided, provided (A) the transfer occurs not later
14 than sixty days following the date that such applicant was transferred
15 from the nursing home where he or she previously resided, and (B) the
16 applicant submitted an application to the nursing home to which he or
17 she seeks admission at the time of the applicant's transfer from the
18 nursing home where he or she previously resided.

19 Sec. 2. Section 7-294d of the general statutes, as amended by section
20 147 of house bill 6650 of the current session, is repealed and the
21 following is substituted in lieu thereof (*Effective July 1, 2011*):

22 (a) The Police Officer Standards and Training Council shall have the
23 following powers:

24 (1) To develop and periodically update and revise a comprehensive
25 municipal police training plan;

26 (2) To approve, or revoke the approval of, any police training school
27 and to issue certification to such schools and to revoke such
28 certification;

29 (3) To set the minimum courses of study and attendance required
30 and the equipment and facilities to be required of approved police
31 training schools;

32 (4) To set the minimum qualifications for law enforcement
33 instructors and to issue appropriate certification to such instructors;

34 (5) To require that all probationary candidates receive the hours of
35 basic training deemed necessary before being eligible for certification,
36 such basic training to be completed within one year following the
37 appointment as a probationary candidate, unless the candidate is
38 granted additional time to complete such basic training by the council;

39 (6) To require the registration of probationary candidates with the
40 academy within ten days of hiring for the purpose of scheduling
41 training;

42 (7) To issue appropriate certification to police officers who have
43 satisfactorily completed minimum basic training programs;

44 (8) To require that each police officer satisfactorily complete at least
45 forty hours of certified review training every three years in order to
46 maintain certification, unless the officer is granted additional time not
47 to exceed one year to complete such training by the council;

48 (9) To renew the certification of those police officers who have
49 satisfactorily completed review training programs;

50 (10) To establish uniform minimum educational and training
51 standards for employment as a police officer in full-time positions,
52 temporary or probationary positions and part-time or voluntary
53 positions;

54 (11) To develop, in consultation with the Commissioner of
55 Emergency Services and Public Protection, a schedule to visit and
56 inspect police basic training schools and to inspect each school at least
57 once each year;

58 (12) To consult with and cooperate with universities, colleges and
59 institutes for the development of specialized courses of study for
60 police officers in police science and police administration;

61 (13) To work with the Commissioner of Emergency Services and
62 Public Protection and with departments and agencies of this state and
63 other states and the federal government concerned with police
64 training;

65 (14) To make recommendations to the Commissioner of Emergency
66 Services and Public Protection concerning a training academy
67 administrator, who shall be appointed by the commissioner, and
68 concerning the hiring of staff, within available appropriations, that
69 may be necessary in the performance of its functions;

70 (15) To perform any other acts that may be necessary and
71 appropriate to carry out the functions of the council as set forth in

72 sections 7-294a to 7-294e, inclusive, as amended by [this act] house bill
73 6650 of the current session;

74 (16) To accept, with the approval of the Commissioner of
75 Emergency Services and Public Protection, contributions, grants, gifts,
76 donations, services or other financial assistance from any
77 governmental unit, public agency or the private sector;

78 (17) To conduct any inspection and evaluation that may be
79 necessary to determine if a law enforcement unit is complying with the
80 provisions of this section;

81 (18) At the request and expense of any law enforcement unit, to
82 conduct general or specific management surveys;

83 (19) To develop objective and uniform criteria for recommending
84 any waiver of regulations or granting a waiver of procedures
85 established by the council;

86 (20) To recruit, select and appoint candidates to the position of
87 probationary candidate, as defined in section 7-294a, as amended by
88 [this act] house bill 6650 of the current session, and provide recruit
89 training for candidates of the Connecticut Police Corps program in
90 accordance with the Police Corps Act, 42 USC 14091 et seq., as
91 amended from time to time; and

92 (21) To develop, adopt and revise, as necessary, comprehensive
93 accreditation standards for the administration and management of law
94 enforcement units, to grant accreditation to those law enforcement
95 units that demonstrate their compliance with such standards and, at
96 the request and expense of any law enforcement unit, to conduct such
97 surveys as may be necessary to determine such unit's compliance with
98 such standards.

99 (b) No person may be employed as a police officer by any law
100 enforcement unit for a period exceeding one year unless such person
101 has been certified under the provisions of subsection (a) of this section

102 or has been granted an extension by the council. No person may serve
103 as a police officer during any period when such person's certification
104 has been cancelled or revoked pursuant to the provisions of subsection
105 (c) of this section. In addition to the requirements of this subsection,
106 the council may establish other qualifications for the employment of
107 police officers and require evidence of fulfillment of these
108 qualifications. The certification of any police officer who is not
109 employed by a law enforcement unit for a period of time in excess of
110 two years, unless such officer is on leave of absence, shall be
111 considered lapsed. Upon reemployment as a police officer, such officer
112 shall apply for recertification in a manner provided by the council. The
113 council shall certify any applicant who presents evidence of
114 satisfactory completion of a program or course of instruction in
115 another state equivalent in content and quality to that required in this
116 state, provided such applicant passes an examination or evaluation as
117 required by the council.

118 (c) (1) The council may refuse to renew any certificate if the holder
119 fails to meet the requirements for renewal of his or her certification.

120 (2) The council may cancel or revoke any certificate if: (A) The
121 certificate was issued by administrative error, (B) the certificate was
122 obtained through misrepresentation or fraud, (C) the holder falsified
123 any document in order to obtain or renew any certificate, (D) the
124 holder has been convicted of a felony, (E) the holder has been found
125 not guilty of a felony by reason of mental disease or defect pursuant to
126 section 53a-13, (F) the holder has been convicted of a violation of
127 subsection (c) of section 21a-279 or section 29-9, (G) the holder has
128 been refused issuance of a certificate or similar authorization or has
129 had his or her certificate or other authorization cancelled or revoked
130 by another jurisdiction on grounds which would authorize
131 cancellation or revocation under the provisions of this subdivision, (H)
132 the holder has been found by a law enforcement unit, pursuant to
133 procedures established by such unit, to have used a firearm in an
134 improper manner which resulted in the death or serious physical
135 injury of another person, or (I) the holder has been found by a law

136 enforcement unit, pursuant to procedures established by such unit, to
137 have committed any act that would constitute tampering with or
138 fabricating physical evidence in violation of section 53a-155, perjury in
139 violation of section 53a-156 or false statement in the second degree in
140 violation of section 53a-157b. Whenever the council believes there is a
141 reasonable basis for cancellation or revocation of the certification of a
142 police officer, police training school or law enforcement instructor, it
143 shall give notice and an adequate opportunity for a hearing prior to
144 such cancellation or revocation. The council may cancel or revoke any
145 certificate if, after a de novo review, it finds by clear and convincing
146 evidence (i) a basis set forth in subparagraphs (A) to (G), inclusive, of
147 this subdivision, or (ii) that the holder of the certificate committed an
148 act set forth in subparagraph (H) or (I) of this subdivision. Any police
149 officer or law enforcement instructor whose certification is cancelled or
150 revoked pursuant to this section may reapply for certification no
151 sooner than two years after the date on which the cancellation or
152 revocation order becomes final. Any police training school whose
153 certification is cancelled or revoked pursuant to this section may
154 reapply for certification at any time after the date on which such order
155 becomes final.

156 (d) Notwithstanding the provisions of subsection (b) of this section,
157 any police officer, except a probationary candidate, who is serving
158 under full-time appointment on July 1, 1982, shall be deemed to have
159 met all certification requirements and shall be automatically certified
160 by the council in accordance with the provisions of subsection (a) of
161 section 7-294e, as amended by [this act] house bill 6650 of the current
162 session.

163 (e) The provisions of this section shall apply to any person who
164 performs police functions. As used in this subsection, "performs police
165 functions" for a person who is not a police officer, as defined in section
166 7-294a, means that in the course of such person's official duties, such
167 person carries a firearm and exercises arrest powers pursuant to
168 section 54-1f or engages in the prevention, detection or investigation of
169 crime, as defined in section 53a-24. The council shall establish criteria

170 by which the certification process required by this section shall apply
171 to police officers.

172 (f) The provisions of this section shall not apply to (1) any state
173 police training school or program, (2) any sworn member of the
174 Division of State Police within the Department of Emergency Services
175 and Public Protection, (3) Connecticut National Guard security
176 personnel, when acting within the scope of their National Guard
177 duties, who have satisfactorily completed a program of police training
178 conducted by the United States Army or Air Force, (4) employees of
179 the Judicial Department, (5) municipal animal control officers
180 appointed pursuant to section 22-331, or (6) fire police appointed
181 pursuant to section 7-313a. The provisions of this section with respect
182 to renewal of certification upon satisfactory completion of review
183 training programs shall not apply to any chief inspector or inspector in
184 the Division of Criminal Justice who has satisfactorily completed a
185 program of police training conducted by the division.

186 Sec. 3. Subsection (a) of section 4-9a of the general statutes, as
187 amended by section 132 of house bill 6651 and section 78 of house bill
188 6652 of the current session, is repealed and the following is substituted
189 in lieu thereof (*Effective July 1, 2011*):

190 (a) The Governor shall appoint the chairperson and executive
191 director, if any, of all boards and commissions within the Executive
192 Department, except the State Properties Review Board, the State
193 Elections Enforcement Commission, the Commission on Human
194 Rights and Opportunities, the Commission on Fire Prevention and
195 Control and the Citizen's Ethics Advisory Board.

196 Sec. 4. Subsection (d) of section 12-91 of the general statutes is
197 repealed and the following is substituted in lieu thereof (*Effective from*
198 *passage*):

199 (d) Annually, [within thirty days after the assessment date in each
200 town, city or borough] on or before the first day of November, each
201 such individual farmer, group of farmers, partnership or corporation

202 shall make written application for the exemption provided for in
203 subsection (a) of this section to the assessor or board of assessors in the
204 town in which such farm is located, including therewith a notarized
205 affidavit certifying that such farmer, individually or as part of a group,
206 partnership or corporation, derived at least fifteen thousand dollars in
207 gross sales from such farming operation, or incurred at least fifteen
208 thousand dollars in expenses related to such farming operation, with
209 respect to the most recently completed taxable year of such farmer
210 prior to the commencement of the assessment year for which such
211 application is made, on forms to be prescribed by the Commissioner of
212 Agriculture. Failure to file such application in said manner and form
213 [within the time limit prescribed] on or before the first day of
214 November shall be considered a waiver of the right to such exemption
215 for the assessment year. Any person aggrieved by any action of the
216 assessors shall have the same rights and remedies for appeal and relief
217 as are provided in the general statutes for taxpayers claiming to be
218 aggrieved by the doings of the assessors or board of assessment
219 appeals.

220 Sec. 5. Subsection (b) of section 17b-263 of the general statutes is
221 repealed and the following is substituted in lieu thereof (*Effective July*
222 *1, 2011*):

223 (b) [The rate paid] Notwithstanding the provisions of subsection (d)
224 of section 17b-239, the commissioner shall establish a service-specific
225 fee schedule for hospital outpatient mental health therapy services,
226 except for partial hospitalization and other comprehensive services as
227 defined by the commissioner. [, shall be that established in subsection
228 (d) of section 17b-239 for an outpatient clinic visit.] Payment for partial
229 hospitalization services shall be considered payment in full for all
230 outpatient mental health services.

231 Sec. 6. Section 12-563 of the general statutes is repealed and the
232 following is substituted in lieu thereof (*Effective July 1, 2011*):

233 All regulations of the division shall be adopted in the manner

234 provided in chapter 54. The executive director shall, at least annually,
235 on or before December thirty-first of each year, publish in convenient
236 pamphlet form all regulations then in force and shall furnish copies of
237 such pamphlets to [every establishment authorized to engage in the
238 activities authorized under section 12-567 and to such other persons
239 as] such persons who desire such pamphlets.

240 Sec. 7. Subsection (a) of section 12-802 of the general statutes is
241 repealed and the following is substituted in lieu thereof (*Effective July*
242 *1, 2011*):

243 (a) There is created a body politic and corporate, constituting a
244 public instrumentality and political subdivision of the state created for
245 the performance of an essential governmental revenue-raising
246 function, which shall be named the Connecticut Lottery Corporation,
247 and which may exercise the functions, powers and duties set forth in
248 sections 12-563a and 12-800 to 12-818, inclusive, to implement the
249 purposes set forth in said sections, which are public purposes for
250 which public funds may be expended. The Connecticut Lottery
251 Corporation shall not be construed to be a department, institution or
252 agency of the state with respect to budgeting, procurement or
253 personnel requirements, except as provided in sections 1-120, 1-121, 1-
254 125, 12-557e, 12-563, 12-563a, 12-564, 12-566, [12-567,] 12-568a and 12-
255 569, subsection (d) of section 12-574 and sections 12-800 to 12-818,
256 inclusive.

257 Sec. 8. Subdivision (3) of subsection (e) of section 12-802 of the
258 general statutes is repealed and the following is substituted in lieu
259 thereof (*Effective July 1, 2011*):

260 (3) No employee who is covered by a collective bargaining
261 agreement as an employee of the Division of Special Revenue shall be
262 laid off as a result of the creation of the corporation. Each employee of
263 the Division of Special Revenue who is not employed by the
264 corporation and by virtue of sections 12-563a and 12-800 to 12-818,
265 inclusive, is no longer employed by the Division of Special Revenue

266 shall be assigned with his position to another state agency. Such
267 opportunities shall be offered in the order of seniority. Seniority shall
268 be defined in the same way as cases of transfer under the appropriate
269 collective bargaining agreements. Such assignments shall be made
270 only with the approval of the Office of Policy and Management and
271 shall be reported at the end of the fiscal year to the Finance Advisory
272 Committee. Employees may choose to be laid off in lieu of accepting
273 any such assignment. In such case, they shall be entitled to all
274 collective bargaining rights under their respective collective bargaining
275 agreements including the State Employees Bargaining Agent Coalition
276 (SEBAC). Sections 1-120, 1-121, 1-125, 12-557e, 12-563, 12-563a, 12-564,
277 12-566, [12-567,] 12-568a and 12-569, subsection (d) of section 12-574
278 and sections 12-800 to 12-818, inclusive, shall in no way affect the
279 collective bargaining rights of employees of the Division of Special
280 Revenue.

281 Sec. 9. Subsection (h) of section 12-802 of the general statutes is
282 repealed and the following is substituted in lieu thereof (*Effective July*
283 *1, 2011*):

284 (h) In any interest arbitration regarding employees of the
285 corporation, the arbitrator shall take into account as a factor, in
286 addition to those factors specified in section 5-276a, the purposes of
287 sections 1-120, 1-121, 1-125, 12-557e, 12-563, 12-563a, 12-564, 12-566,
288 [12-567,] 12-568a and 12-569, subsection (d) of section 12-574 and
289 sections 12-800 to 12-818, inclusive, the entrepreneurial mission of the
290 corporation and the necessity to provide flexibility and innovation to
291 facilitate the success of the Connecticut Lottery Corporation in the
292 marketplace. In any arbitration regarding any classification of
293 entrepreneurial sales employees, the arbitrator shall include a term
294 awarding incentive compensation for such employees for the purpose
295 of motivating employees to maximize lottery sales.

296 Sec. 10. Subdivision (2) of subsection (b) of section 12-806 of the
297 general statutes is repealed and the following is substituted in lieu
298 thereof (*Effective July 1, 2011*):

299 (2) To operate and manage the lottery consistent with the provisions
300 of sections 1-120, 1-121, 1-125, 12-557e, 12-563, 12-563a, 12-564, 12-566,
301 [12-567,] 12-568a and 12-569, subsection (d) of section 12-574 and
302 sections 12-800 to 12-818, inclusive, and as specifically provided in
303 section 12-812;

304 Sec. 11. Section 12-816 of the general statutes is repealed and the
305 following is substituted in lieu thereof (*Effective July 1, 2011*):

306 The exercise of the powers granted by sections 1-120, 1-121, 1-125,
307 12-557e, 12-563, 12-563a, 12-564, 12-566, [12-567,] 12-568a and 12-569,
308 subsection (d) of section 12-574 and sections 12-800 to 12-818, inclusive,
309 constitute the performance of an essential governmental function and
310 all operations of the corporation shall be free from any form of federal
311 or state taxation. In addition, except pursuant to any federal
312 requirements, the corporation shall not be required to pay any taxes or
313 assessments upon or in respect to sales of lottery tickets, or any
314 property or moneys of the corporation, levied by the state or any
315 political subdivision or municipal taxing authority. The corporation
316 and its assets, property and revenues shall at all times be free from
317 taxation of every kind by the state and by the municipalities and all
318 other political subdivisions or special districts having taxing powers in
319 the state.

320 Sec. 12. Subsection (a) of section 12-569 of the general statutes is
321 repealed and the following is substituted in lieu thereof (*Effective July*
322 *1, 2011*):

323 (a) If the president of the Connecticut Lottery Corporation
324 determines that any lottery sales agent has breached such agent's
325 fiduciary responsibility to the corporation in that the account of such
326 lottery sales agent with respect to moneys received from the sale of
327 lottery tickets has become delinquent in accordance with regulations
328 adopted as provided in section 12-568a, the president shall notify the
329 executive director of the breach of fiduciary duty and the executive
330 director shall impose a delinquency assessment upon such account

331 equal to ten per cent of the amount due or ten dollars, whichever
332 amount is greater, plus interest at the rate of one and one-half per cent
333 of such amount for each month or fraction of a month from the date
334 such amount is due to the date of payment. [Except as provided in
335 section 12-569b, and subject] Subject to the provisions of section 12-3a,
336 the executive director may waive all or part of the penalties provided
337 under this subsection when it is proven to the executive director's
338 satisfaction that the failure to pay such moneys to the state within the
339 time allowed was due to reasonable cause and was not intentional or
340 due to neglect. Any such delinquent lottery sales agent shall be
341 notified of such delinquency assessment and shall be afforded an
342 opportunity to contest the validity and amount of such assessment
343 before the executive director who may conduct such hearing. Upon
344 request of the president of the Connecticut Lottery Corporation, the
345 executive director may prepare and sign a warrant directed to any
346 state marshal, constable or any collection agent employed by the
347 Connecticut Lottery Corporation for distraint upon any property of
348 such delinquent lottery sales agent within the state, whether personal
349 or real property. An itemized bill shall be attached to the warrant
350 certified by the executive director as a true statement of the amount
351 due from such lottery sales agent. Such warrant shall have the same
352 force and effect as an execution issued in accordance with chapter 906.
353 Such warrant shall be levied on any real, personal, tangible or
354 intangible property of such agent and sale made pursuant to such
355 warrant in the same manner and with the same force and effect as a
356 levy and sale pursuant to an execution.

357 Sec. 13. Subsections (a) and (b) of section 52-362 of the general
358 statutes are repealed and the following is substituted in lieu thereof
359 (*Effective October 1, 2011*):

360 (a) For the purposes of this section:

361 (1) "Dependent" means a spouse, former spouse or child entitled to
362 payments under a support order, provided Support Enforcement
363 Services of the Superior Court or the state acting under an assignment

364 of a dependent's support rights or under an application for child
365 support enforcement services shall, through an officer of Support
366 Enforcement Services or the Bureau of Child Support Enforcement
367 within the Department of Social Services or an investigator of the
368 Department of Administrative Services or the Attorney General, take
369 any action which the dependent could take to enforce a support order;

370 (2) "Disposable earnings" means that part of the earnings of an
371 individual remaining after deduction from those earnings of amounts
372 required to be withheld for the payment of federal, state and local
373 income taxes, employment taxes, normal retirement contributions,
374 union dues and initiation fees, and group life and health insurance
375 premiums;

376 (3) "Earnings" means any debt accruing to an obligor by reason of
377 such obligor's personal services, including any compensation payable
378 by an employer to an employee for such personal services whether
379 denominated as wages, salary, commission, bonus or otherwise,
380 including unemployment compensation if a purchase of service
381 agreement between the Commissioner of Social Services and the Labor
382 Commissioner is in effect pursuant to subsection (e) of section 17b-179;

383 (4) "Employer" means any person, including the Labor
384 Commissioner, who owes earnings to an obligor;

385 (5) "Income" means any periodic form of payment due to an
386 individual, regardless of source, including, but not limited to,
387 disposable earnings, workers' compensation and disability benefits,
388 payments pursuant to a pension or retirement program and interest;

389 (6) "Issue" means: (A) Complete the withholding order form
390 prescribed under subsection (q) of this section and serve such form on
391 the employer or other payer of income, or (B) in the case of an income
392 withholding order served electronically in accordance with subsection
393 (h) of this section, transmit electronic data sufficient to implement the
394 withholding to an employer that has agreed to receive electronic
395 transmission of income withholding orders and notices;

396 [(6)] (7) "Obligor" means a person required to make payments under
397 a support order;

398 [(7)] (8) "Support order" means a court order, or order of a family
399 support magistrate including an agreement approved by a court or a
400 family support magistrate, that requires the payment to a dependent of
401 current support, cash medical support, a specific dollar amount of
402 child care costs or arrearage payments;

403 [(8)] (9) "Unemployment compensation" means any compensation
404 payable under chapter 567, including amounts payable by the
405 administrator of the unemployment compensation law pursuant to an
406 agreement under any federal law providing for compensation,
407 assistance or allowances with respect to unemployment.

408 (b) The Superior Court and any family support magistrate shall
409 [issue] enter an order for withholding pursuant to this section against
410 the income of an obligor to enforce a support order when the support
411 order is entered or modified or when the obligor is before the court in
412 an enforcement proceeding. The court shall order the withholding to
413 be effective immediately or may, for cause or pursuant to an
414 agreement by the parties, order a contingent withholding to be
415 effective only on accrual of a delinquency in an amount greater than or
416 equal to thirty days' obligation. Any finding that there is cause not to
417 order withholding to be effective immediately shall be based on at
418 least (1) a written determination that, and explanation by the court or
419 family support magistrate of why, implementing immediate income
420 withholding would not be in the best interests of the child, and (2)
421 proof of timely payment of previously ordered support in cases
422 involving the modification of such support. Before the court or family
423 support magistrate [issues] enters an order for withholding which is
424 effective immediately against an obligor who is before the court or a
425 family support magistrate, it shall inform the obligor of the minimum
426 amount of income which is exempt from withholding under state and
427 federal law, of such obligor's right to claim any applicable state or
428 federal exemptions with respect thereto and of such obligor's right to

429 offer any evidence as to why a withholding order effective
430 immediately should not [issue] enter. If the court or family support
431 magistrate [issues] enters an order for withholding to be effective
432 immediately against a nonappearing obligor, notice shall be served
433 subsequently upon the obligor in accordance with section 52-57 or sent
434 by certified mail, return receipt requested, to the obligor's last known
435 address, informing such obligor: (A) That a support order has been
436 [issued] entered to be enforced by an income withholding order, (B)
437 that an income withholding order has been [issued] entered effective
438 immediately as part of the support order, (C) of the minimum amount
439 of income exempt from withholding under state and federal law and of
440 such obligor's right at the hearing on the support order to claim any
441 other applicable state or federal exemptions with respect thereto, (D) of
442 such obligor's right to a hearing, upon motion to the court, to offer any
443 evidence as to why the withholding order effective immediately
444 should not continue in effect, (E) of the amount of income received by
445 such obligor which formed the basis for the support order against such
446 obligor, and (F) of such obligor's right to move to modify the support
447 order if such obligor's income has changed substantially or if the
448 support order substantially deviates from the child support guidelines
449 established pursuant to section 46b-215a.

450 Sec. 14. Subsection (h) of section 52-362 of the general statutes is
451 repealed and the following is substituted in lieu thereof (*Effective*
452 *October 1, 2011*):

453 (h) Service of any process under this section, including any notice,
454 may be made in accordance with section 52-57, or by certified mail,
455 return receipt requested. If service is made on behalf of the state, it
456 may be made by an authorized employee of Support Enforcement
457 Services, [or] by an investigator or other officer of the Bureau of Child
458 Support Enforcement within the Department of Social Services, [or] by
459 an investigator of the Department of Administrative Services or by the
460 Attorney General. Service of income withholding orders by Support
461 Enforcement Services or by an investigator or other officer of said
462 bureau upon an employer under this section may be made in

463 accordance with section 52-57, by certified mail, return receipt
464 requested, [or] by first class mail or electronically, provided the
465 employer agrees to accept service made electronically.

466 Sec. 15. (*Effective July 1, 2011*) There is established a pilot program in
467 the superior court for family matters in the judicial districts of
468 Hartford and New Haven and another judicial district selected by the
469 Chief Court Administrator for the purpose of providing employment
470 opportunities for child support obligors. Not later than July 1, 2012, the
471 Chief Court Administrator shall submit a report on the status of the
472 program and participation in the program to the joint standing
473 committee of the General Assembly having cognizance of matters
474 relating to the judiciary, in accordance with section 11-4a of the general
475 statutes.

476 Sec. 16. Subdivision (4) of subsection (b) of section 10-399 of the
477 general statutes, as amended by section 104 of house bill 6651 and
478 section 157 of house bill 6652 of the current session, is repealed and the
479 following is substituted in lieu thereof (*Effective July 1, 2011*):

480 (4) The Department of Economic and Community Development
481 shall place a full-time year-round supervisor and a part-time assistant
482 supervisor at the Danbury, Darien, [and] North Stonington and West
483 Willington centers. The responsibilities of each supervisor shall
484 include, but not be limited to: (A) Maintaining a sufficient inventory of
485 up-to-date brochures for dissemination to visitors, (B) scheduling staff
486 so as to assure coverage at all times, (C) training staff, (D) compiling
487 and maintaining statistics on center usage, (E) serving as liaison
488 between the department, the Department of Transportation, the
489 tourism district in which the center is located and businesses in such
490 district, (F) maintaining quality tourism services, (G) rotating displays,
491 (H) evaluating staff, (I) problem-solving, and (J) computing travel
492 reimbursements for volunteer staff;

493 Sec. 17. Sections 12-567 and 12-569b of the general statutes are
494 repealed. (*Effective July 1, 2011*)"

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>from passage</i>	19a-533(h)
Sec. 2	<i>July 1, 2011</i>	7-294d
Sec. 3	<i>July 1, 2011</i>	4-9a(a)
Sec. 4	<i>from passage</i>	12-91(d)
Sec. 5	<i>July 1, 2011</i>	17b-263(b)
Sec. 6	<i>July 1, 2011</i>	12-563
Sec. 7	<i>July 1, 2011</i>	12-802(a)
Sec. 8	<i>July 1, 2011</i>	12-802(e)(3)
Sec. 9	<i>July 1, 2011</i>	12-802(h)
Sec. 10	<i>July 1, 2011</i>	12-806(b)(2)
Sec. 11	<i>July 1, 2011</i>	12-816
Sec. 12	<i>July 1, 2011</i>	12-569(a)
Sec. 13	<i>October 1, 2011</i>	52-362(a) and (b)
Sec. 14	<i>October 1, 2011</i>	52-362(h)
Sec. 15	<i>July 1, 2011</i>	New section
Sec. 16	<i>July 1, 2011</i>	10-399(b)(4)
Sec. 17	<i>July 1, 2011</i>	Repealer section