



General Assembly

**Substitute Bill No. 1018**

January Session, 2013



**AN ACT CONCERNING ENFORCEMENT OF ENVIRONMENTAL  
CONSERVATION LAWS.**

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

1 Section 1. Section 26-1 of the general statutes is repealed and the  
2 following is substituted in lieu thereof (*Effective from passage*):

3 Words and terms used in this chapter shall be construed as follows:

4 (1) "Animal" includes birds, quadrupeds, reptiles and amphibians.

5 (2) "Bait species" means all species of fish, frogs, crustaceans and  
6 insects listed as bait in the regulations issued by the Commissioner of  
7 Energy and Environmental Protection.

8 (3) "Black bass" means [small mouth] smallmouth bass (*Micropterus*  
9 *dolomieu*) and [large mouth] largemouth bass (*Micropterus*  
10 *salmoides*).

11 (4) Repealed.

12 (5) "Closed season" means that period of time during which  
13 hunting, trapping or fishing is prohibited for any species of wildlife.

14 (6) "Commercial fisherman" means any person, firm or corporation  
15 engaged in commercial fishing.

16 (7) "Commercial fishing" means taking or attempting to take any  
17 finfish, crustacea, sea scallops, squid, horseshoe crabs or bait species  
18 for commercial purposes or by the use of any commercial fishing gear.

19 (8) "Commercial fishing gear" means any equipment commonly  
20 used to take finfish, crustacea, sea scallops, squid, horseshoe crabs or  
21 bait species for commercial purposes including, but not limited to,  
22 lobster pots, otter trawls, beam trawls, balloon trawls, midwater  
23 trawls, sea scallop dredges, scoop nets, scap nets, seines, trap nets, fyke  
24 nets, crab traps, gill nets, trammel nets, set lines, long lines, hook and  
25 line if such fishing is conducted for commercial purposes, minnow  
26 seines, minnow traps, eel pots, fish pots, pound nets, throw nets or  
27 similar devices and any equipment listed as commercial fishing gear in  
28 regulations adopted by the Commissioner of Energy and  
29 Environmental Protection.

30 (9) "Commercial hatchery" means an institution or place where  
31 legally acquired fish are held, hatched and reared for sale or where fish  
32 so acquired or hatched are reared or held for sale in waters which are  
33 under complete control of the owner.

34 (10) "Daily bag, catch or creel limit" means the quantity or number  
35 of wildlife allowed to be taken during the period from 12:01 a.m. to  
36 12:00 midnight as provided by this chapter or by regulations made by  
37 the Commissioner of Energy and Environmental Protection.

38 (11) "Grouse" includes ruffed grouse, partridge and spruce grouse.

39 (12) "Hunting" means pursuing, shooting, killing and capturing any  
40 bird, quadruped or reptile and attempting to pursue, shoot, kill and  
41 capture any bird, quadruped or reptile, whether such act results in  
42 taking or not, including any act of assistance to any other person in  
43 taking or attempting to take any such animal.

44 (13) "Quadruped" means any four-legged animal which is ferae  
45 naturae or wild by nature, although such animal may be enclosed and  
46 considered a pet or semidomesticated, but shall exclude purely

47 domesticated animals.

48 (14) "Pickerel" means the chain pickerel (*Esox niger*), not the dwarf  
49 species referred to variously as the banded pickerel (*Esox americanus*),  
50 grass pike, grass pickerel, mud pike or brook pickerel.

51 (15) "Private waters" means a natural or artificial pond or lake to  
52 which the owner, not a corporation, partnership or voluntary  
53 association, has exclusive right of access, of which water supply all  
54 sources are located substantially within the property of the owner, to  
55 which fish do not have access from waters not under the control of  
56 such owner or from water stocked at the expense of the state, except  
57 that a natural or artificial pond five acres or less in extent may be  
58 owned by an individual, a corporation, partnership or voluntary  
59 association and, when meeting the other requirements of this  
60 subsection, such pond may be registered as private waters.

61 (16) "Seafood dealer" means (A) a person, firm or corporation, other  
62 than the ultimate consumer, who purchases, ships, consigns, transfers,  
63 transports, barter, accepts or packs lobsters, sea scallops, finfish,  
64 crabs, including horseshoe crabs, or squid directly from a commercial  
65 fisherman for resale, or (B) a commercial fisherman who sells, ships,  
66 consigns, transfers or barter his or her own catch of such species to  
67 anyone other than a seafood dealer.

68 (17) "Set line" means a line fastened between two points, to which is  
69 attached a number of smaller lines with hooks attached, but a single  
70 line not personally attended may constitute a set line.

71 (18) "Sport fishing" means taking or attempting to take any fish,  
72 crustacea, sea scallops, squid, horseshoe crabs or bait species whether  
73 from salt, brackish or fresh water by any method other than by  
74 commercial methods specified by law and regulations of the  
75 Commissioner of Energy and Environmental Protection for  
76 commercial purposes.

77 (19) "Taking" means shooting, pursuing, hunting, fishing, killing,

78 capturing, trapping, snaring, hooking and netting any species of  
79 wildlife and attempting to shoot, pursue, hunt, fish, kill, capture, trap,  
80 snare, hook, net or catch any species of wildlife or any act of assistance  
81 to any other person in taking or attempting to take such wildlife  
82 whether or not such act results in the capture of any such wildlife.

83 (20) "Trapping" means pursuing, killing and capturing by use of any  
84 trap, snare, net or other device any bird or wild or domestic  
85 quadruped, excluding rats, mice, moles and reptiles, whether such act  
86 results in taking or not, including any act of assistance to any other  
87 person in taking or attempting to take any such animal by any such  
88 method.

89 (21) "Trout and salmon" includes brook trout or speckled trout,  
90 brown trout, rainbow trout, lake trout, Atlantic salmon, kokanee or  
91 sockeye salmon, coho salmon, chinook salmon or any hybrid of any  
92 two or more of these species.

93 (22) "Wildlife" means all species of invertebrates, fish, amphibians,  
94 reptiles, birds and mammals which are *ferae naturae* or wild by  
95 nature.

96 Sec. 2. Subsection (c) of section 26-55 of the general statutes is  
97 repealed and the following is substituted in lieu thereof (*Effective from*  
98 *passage*):

99 (c) [Any] Except as provided in subsection (e) of this section, any  
100 person who violates any provision of this section or any regulation  
101 adopted by the commissioner pursuant to this section shall be assessed  
102 a civil penalty not to exceed one thousand dollars, to be fixed by the  
103 court, for each offense. Each violation shall be a separate and distinct  
104 offense. In the case of a continuing violation, each day's continuance  
105 thereof shall be deemed to be a separate and distinct offense. The  
106 Commissioner of Energy and Environmental Protection may request  
107 the Attorney General to institute an action in Superior Court to recover  
108 such civil penalty and any amounts owed pursuant to a bill issued in

109 accordance with subsection (b) of this section and for an order  
110 providing such equitable and injunctive relief as the court deems  
111 appropriate.

112 Sec. 3. Section 26-55 of the general statutes is amended by adding  
113 subsection (e) as follows (*Effective from passage*):

114 (NEW) (e) Any person who imports, introduces into this state,  
115 possesses or liberates live fish or aquatic nuisance invertebrates, in  
116 violation of the provisions of this section or any regulation adopted  
117 pursuant to this section, shall be fined not more than ninety-five  
118 dollars. The importation, possession or liberation of each live fish or  
119 aquatic nuisance invertebrate shall be a separate and distinct offense.  
120 In the event of a continuing violation, each day of continuance shall be  
121 a separate and distinct offense.

122 Sec. 4. Subsection (e) of section 26-61 of the general statutes is  
123 repealed and the following is substituted in lieu thereof (*Effective*  
124 *October 1, 2013*):

125 (e) The provisions of this section shall not apply to any person who  
126 violates any regulation adopted pursuant to section 26-16. [and any  
127 regulation concerning sport fishing in the marine district adopted  
128 pursuant to section 26-159a.] Any person who violates such  
129 regulations shall have committed an infraction and may pay the fine  
130 by mail or plead not guilty under the provisions of section 51-164n, as  
131 amended by this act.

132 Sec. 5. Subsection (a) of section 26-142a of the general statutes is  
133 repealed and the following is substituted in lieu thereof (*Effective*  
134 *October 1, 2013*):

135 (a) For the purposes of this section, an environmental tourism cruise  
136 vessel is one which is operated for a fee for the purpose of education  
137 and observation and retention of marine and estuarine resources  
138 collected under the conditions of the permit issued under this section,  
139 except that holders of a permit issued under section 26-60 shall not be

140 required to obtain a permit under this section. No person shall operate,  
141 use or attempt to operate or use a vessel for commercial fishing or  
142 landing activities authorized by this section unless the commissioner  
143 has issued a vessel permit for such vessel to the owner of the vessel.  
144 No person shall operate, use or attempt to operate or use a vessel or  
145 commercial fishing gear for environmental tourism cruises authorized  
146 by this section unless the commissioner has issued an environmental  
147 tourism cruise permit for such vessel, including conditions for the use  
148 of such fishing gear, to the owner of the vessel. No person shall use or  
149 assist in using commercial fishing gear in any water of the state or land  
150 in this state any species taken by commercial fishing gear or for  
151 commercial purposes, regardless of where such species was taken,  
152 unless such person has been licensed by the Commissioner of Energy  
153 and Environmental Protection to use such commercial fishing gear or  
154 land such species; except that any person who holds a license to use  
155 gill nets, lobster pots, trawl nets, sea scallop dredges, seines, traps, fish  
156 pots, fykes, hook and line, long lines or eel pots may, when using such  
157 gear, be accompanied and assisted by persons not so licensed. A  
158 resident of a state which does not issue commercial licenses to take eels  
159 to residents of Connecticut shall not be eligible to obtain a commercial  
160 license to take eels in the waters of this state or to land eels in this state.  
161 No vessel shall be used to land any finfish, lobsters, crabs, including  
162 blue crabs and horseshoe crabs, sea scallops, squid or bait species for  
163 sale, barter, exchange, consignment or transportation to any point of  
164 sale unless an operator of the vessel is licensed for such purpose,  
165 except that any person who holds a commercial fishing license issued  
166 by the commissioner to fish by the method used to take such species,  
167 regardless of where such species were taken, shall not be required to  
168 obtain a landing license. No person shall take or attempt to take  
169 lobsters or horseshoe crabs for personal use by hand or by scuba  
170 diving or skin diving unless such person has been licensed by the  
171 commissioner to take lobsters or horseshoe crabs by such methods. No  
172 person shall take or attempt to take finfish for commercial purposes by  
173 the use of hook and line, including, but not limited to, rod and reel,  
174 hand line, set line, long line, or similar device unless such person has

175 been licensed by the commissioner to use such gear for commercial  
176 purposes, except that notwithstanding the issuance of such a license,  
177 no person shall take finfish for commercial purposes in the inland  
178 district by the use of hook and line. The use of a purse seine or similar  
179 device is prohibited. No pound net shall be used to take finfish unless  
180 such pound net is registered with the commissioner. Lobsters and blue  
181 crabs taken in pound nets shall be released unharmed. No person shall  
182 buy for resale finfish, lobsters, crabs, including blue crabs and  
183 horseshoe crabs, sea scallops or squid landed in Connecticut from any  
184 commercial fisherman unless such buyer and commercial fisherman  
185 have been licensed by the commissioner. A licensed commercial  
186 fisherman who acts as a seafood dealer may, without holding a  
187 seafood dealer license, sell, ship, consign, transfer or barter his or her  
188 own catch of finfish, lobsters, crabs, including blue crabs and  
189 horseshoe crabs, sea scallops or squid landed in this state. No person  
190 shall take blue crabs for commercial purposes except by scoop net,  
191 hand line or manually operated and personally attended devices  
192 approved by the commissioner and unless such person has been  
193 licensed by the commissioner. No person shall operate a charter boat,  
194 party boat or head boat for the purpose of fishing unless such boat has  
195 been registered for such purpose with the commissioner and such  
196 person holds a current passenger-for-hire license issued by the United  
197 States Coast Guard. The owner, operator or captain of any such boat  
198 may sell the boat's or crew's share of any tuna species if such sale is not  
199 prohibited on the basis of species, size or closed season. For the  
200 purposes of this chapter, a charter boat, party boat or head boat is a  
201 vessel operated for a fee for the purpose of transporting and providing  
202 a fishing platform for sport fishermen taking marine species in  
203 Connecticut waters or landing marine species at Connecticut ports  
204 regardless of where such species are taken. The commissioner may by  
205 regulations adopted in accordance with the provisions of chapter 54  
206 exempt certain minnow seines, cast nets, scoop nets, traps, eel pots,  
207 seines less than thirty feet in length or any similar device used to take  
208 bait species and other species for personal use under a sport fishing  
209 license in the inland district and [without a] under a marine waters

210 fishing license in the marine district. No vessel used to take bait species  
211 may employ a fish pump. Persons licensed, registered or issued a  
212 permit to engage in activities authorized by this subsection shall carry  
213 on their persons or in the vessel being used to engage in such activity  
214 the permit, license or registration covering such activity.

215 Sec. 6. Subsection (c) of section 26-142a of the general statutes is  
216 repealed and the following is substituted in lieu thereof (*Effective*  
217 *October 1, 2013*):

218 (c) The fee for the following fishing licenses and registrations and  
219 for a commercial fishing vessel permit shall be: (1) For a license to take  
220 blue crabs for commercial purposes, one hundred fifty dollars; (2) for a  
221 license to take lobsters for personal use, but not for sale, (A) by the use  
222 of not more than ten lobster pots, traps or similar devices provided  
223 finfish may be taken incidentally during such use if taken in  
224 accordance with recreational fishery creel limits, length limits and  
225 seasons adopted under section 26-159a, as amended by this act, and if  
226 taken for personal use and not for sale, or (B) by skin diving, scuba  
227 diving or by hand, one hundred twenty dollars; (3) for a license to take  
228 lobsters, fish or crabs, other than blue crabs for personal use or for sale,  
229 by the use of more than ten lobster pots or similar devices, one  
230 hundred ninety dollars for residents of this state and two hundred  
231 eighty-five dollars for nonresidents, provided any such license issued  
232 to a resident of a state that does not issue commercial licenses  
233 conferring the same authority to take lobsters to residents of  
234 Connecticut shall be limited to the taking of crabs, other than blue  
235 crabs, and a nonresident shall not be issued such license if the laws of  
236 the nonresident's state concerning the taking of lobster are less  
237 restrictive than regulations adopted pursuant to section 26-157c; (4) for  
238 a license to take lobsters, crabs other than blue crabs, squid, sea  
239 scallops and finfish, for personal use or for sale, by the use of more  
240 than ten lobster pots or similar devices, or by the use of any otter trawl,  
241 balloon trawl, beam trawl, sea scallop dredge or similar device, two  
242 hundred eighty-five dollars for residents of this state and one

243 thousand five hundred dollars for nonresidents, provided any such  
244 license issued to residents of states which do not issue commercial  
245 licenses conferring the same authority to take lobsters to residents of  
246 Connecticut shall be limited to the taking of crabs other than blue  
247 crabs, squid, sea scallops and finfish by the use of any otter trawl,  
248 balloon trawl, beam trawl, sea scallop dredge or similar device, and a  
249 nonresident shall not be issued such license if the laws of the state of  
250 residency concerning the taking of lobster are less restrictive than  
251 regulations adopted under the authority of section 26-157c; (5) for a  
252 license to set or tend gill nets, seines, scap or scoop nets used to take  
253 American shad, two hundred dollars; (6) for the registration of each  
254 pound net or similar device used to take finfish, two hundred eighty-  
255 five dollars, provided persons setting, operating, tending or assisting  
256 in setting, operating or tending such pound nets shall not be required  
257 to be licensed; (7) for a license to set or tend gill nets, seines, traps, fish  
258 pots, cast nets, fykes, scaps, scoops, eel pots or similar devices to take  
259 finfish other than American shad or bait species for commercial  
260 purposes, or, in any waters seaward of the inland district demarcation  
261 line, to take finfish other than American shad or bait species for  
262 commercial purposes by hook and line, or to take horseshoe crabs by  
263 hand, one hundred ninety dollars for residents of this state and two  
264 hundred fifty dollars for nonresidents, and any such license obtained  
265 for the taking of any fish species for commercial purposes by hook and  
266 line, in excess of any creel limit adopted under the authority of section  
267 26-159a, as amended by this act, three hundred seventy-five dollars for  
268 residents of this state and six hundred twenty-five dollars for  
269 nonresidents, provided for the taking for bait of horseshoe crabs only,  
270 this license may be issued without regard to the limitations in section  
271 26-142b to any holder of a Department of Agriculture conch license  
272 who held such license between January 1, 1995, and July 1, 2000,  
273 inclusive; (8) for a license to set or tend seines, traps, scaps, scoops,  
274 weirs or similar devices to take bait species in the inland district for  
275 commercial purposes, one hundred dollars; (9) for a license to set or  
276 tend seines, traps, scaps, scoops or similar devices to take bait species  
277 in the marine district for commercial purposes, one hundred dollars;

278 (10) for a license to buy finfish, lobsters, crabs, including blue crabs  
279 and horseshoe crabs, sea scallops, squid or bait species for resale from  
280 any commercial fisherman licensed to take or land such species for  
281 commercial purposes, regardless of where taken, two hundred fifty  
282 dollars; (11) for the registration of any party boat, head boat or charter  
283 boat used for fishing, three hundred fifteen dollars; (12) for a license to  
284 land finfish, lobsters, crabs, including blue crabs and horseshoe crabs,  
285 sea scallops, squid or bait species, five hundred dollars; (13) for a  
286 commercial fishing vessel permit, one hundred dollars; (14) for a  
287 license to take menhaden from marine waters for personal use, but not  
288 for sale, by the use of a single gill net not more than sixty feet in length,  
289 one hundred dollars; and (15) for an environmental tourism cruise  
290 vessel permit, one hundred dollars, provided the landing of any  
291 species regulated under Department of Energy and Environmental  
292 Protection regulations is prohibited.

293 Sec. 7. Section 26-159a of the general statutes is repealed and the  
294 following is substituted in lieu thereof (*Effective October 1, 2014*):

295 To establish and manage populations of marine and anadromous  
296 finfish and marine arthropods and to facilitate the establishment of  
297 unified coast-wide regulations in accordance with the provisions of  
298 fishery management plans developed pursuant to the Fishery  
299 Conservation and Management Act of 1976 (Public Law 94-265, as  
300 amended) or other regional fishery management authorities, the  
301 Commissioner of Energy and Environmental Protection may adopt  
302 regulations in accordance with the provisions of chapter 54 governing  
303 possession of such species, sport fishing and commercial fishing by  
304 persons fishing for such species in the waters of this state or landing  
305 such species in this state, regardless of where such species were taken.  
306 Such regulations may: (1) Establish the open and closed seasons; (2)  
307 establish hours, days or periods during the open season when fishing  
308 shall not be permitted in designated waters or areas for all or limited  
309 species by all or limited methods; (3) establish legal lengths; (4)  
310 prescribe the legal methods of sport fishing for all or limited species;

311 (5) establish for sport fishing the daily creel limit, the season creel limit  
312 and the possession limit; (6) restrict sport fishing from boats and other  
313 floating devices and sport fishing from designated areas; (7) determine  
314 the species which may be taken by commercial fishing methods,  
315 provided striped bass, Atlantic salmon, other anadromous salmon,  
316 brown trout, rainbow trout and brook trout may only be taken by  
317 angling and, if taken in the waters of this state, shall not be sold,  
318 bartered, exchanged or offered for sale, barter or exchange; (8)  
319 prescribe the legal methods of commercial fishing; (9) determine the  
320 specifications, materials and dimensions of nets, seines, fykes, traps,  
321 pounds, trawls, trolling gear, long lines, set lines and other commercial  
322 fishing gear used in the waters of this state; (10) regulate the use and  
323 marking of commercial fishing gear, including boats used to conduct  
324 activities authorized pursuant to section 26-142a, as amended by this  
325 act; (11) determine the number and size of finfish and marine  
326 arthropods which may be taken by commercial fishermen; (12)  
327 determine the total number and pounds of finfish and marine  
328 arthropods, by species, which may be taken by commercial fishing  
329 methods or for commercial purposes during a calendar year or lesser  
330 period; (13) prohibit the landing of protected species; (14) for a fishing  
331 derby or tournament, require that such activity be registered and that  
332 an accurate report of all fish tagged, marked and taken, time spent on  
333 an area and any other data required by the commissioner for  
334 management purposes be returned within a specified period of time.  
335 Any person who violates any regulation concerning sport fishing  
336 adopted in accordance with the provisions of chapter 54 and this  
337 section shall have committed an infraction and may pay the fine by  
338 mail or plead not guilty under the provisions of section 51-164n, as  
339 amended by this act, except that any person who violates any  
340 regulation adopted in accordance with the provisions of chapter 54  
341 and this section pertaining to the taking of striped bass shall be fined  
342 one hundred dollars for each fish taken or possessed for the first  
343 violation, be fined two hundred dollars for each fish taken or  
344 possessed for the second violation and be fined five hundred dollars  
345 for each fish taken or possessed or imprisoned not more than thirty

346 days, or both for each subsequent violation. No part of any fine  
347 imposed for the taking or possession of any striped bass in violation of  
348 any such regulation shall be remitted.

349 Sec. 8. Section 26-186 of the general statutes is repealed and the  
350 following is substituted in lieu thereof (*Effective October 1, 2014*):

351 Any person who violates any provision of this part for which no  
352 other penalty is provided shall (1) for a first offense, be fined not more  
353 than two hundred fifty dollars, and (2) for any subsequent offense, be  
354 guilty of a class D misdemeanor, and each fish or crustacean taken or  
355 possessed in violation of any provision of said sections shall constitute  
356 a separate offense, except that any person who violates any provision  
357 of section [26-143a,] 26-154 or 26-155 shall be guilty of a class D  
358 misdemeanor, and each fish or crustacean taken or possessed in  
359 violation of any provision of said sections shall constitute a separate  
360 offense.

361 Sec. 9. Subsection (b) of section 51-164n of the general statutes is  
362 repealed and the following is substituted in lieu thereof (*Effective from*  
363 *passage*):

364 (b) Notwithstanding any provision of the general statutes, any  
365 person who is alleged to have committed (1) a violation under the  
366 provisions of section 1-9, 1-10, 1-11, 4b-13, 7-13, 7-14, 7-35, 7-41, 7-83, 7-  
367 283, 7-325, 7-393, 8-12, 8-25, 8-27, 9-63, 9-322, 9-350, 10-193, 10-197, 10-  
368 198, 10-230, 10-251, 10-254, 12-52, 12-170aa, 12-292 or 12-326g,  
369 subdivision (4) of section 12-408, subdivision (3), (5) or (6) of section  
370 12-411, section 12-435c, 12-476a, 12-476b, 12-487, 13a-71, 13a-107, 13a-  
371 113, 13a-114, 13a-115, 13a-117b, 13a-123, 13a-124, 13a-139, 13a-140, 13a-  
372 143b, 13a-247 or 13a-253, subsection (f) of section 13b-42, section 13b-  
373 90, 13b-221, 13b-292, 13b-336, 13b-337, 13b-338, 13b-410a, 13b-410b or  
374 13b-410c, subsection (a), (b) or (c) of section 13b-412, section 13b-414,  
375 subsection (d) of section 14-12, section 14-20a or 14-27a, subsection (e)  
376 of section 14-34a, subsection (d) of section 14-35, section 14-43, 14-49,  
377 14-50a or 14-58, subsection (b) of section 14-66, section 14-66a, 14-66b

378 or 14-67a, subsection (g) of section 14-80, subsection (f) of section 14-  
379 80h, section 14-97a, 14-100b, 14-103a, 14-106a, 14-106c, 14-146, 14-152,  
380 14-153 or 14-163b, a first violation as specified in subsection (f) of  
381 section 14-164i, section 14-219 as specified in subsection (e) of said  
382 section, subdivision (1) of section 14-223a, section 14-240, 14-249, 14-  
383 250 or 14-253a, subsection (a) of section 14-261a, section 14-262, 14-264,  
384 14-267a, 14-269, 14-270, 14-275a, 14-278 or 14-279, subsection (e) or (h)  
385 of section 14-283, section 14-291, 14-293b, 14-296aa, 14-319, 14-320, 14-  
386 321, 14-325a, 14-326, 14-330 or 14-332a, subdivision (1), (2) or (3) of  
387 section 14-386a, section 15-25 or 15-33, subdivision (1) of section 15-97,  
388 subsection (a) of section 15-115, section 16-44, 16-256, 16-256e, 16a-15 or  
389 16a-22, subsection (a) or (b) of section 16a-22h, section 17a-24, 17a-145,  
390 17a-149, 17a-152, 17a-465, 17a-642, 17b-124, 17b-131, 17b-137 or 17b-  
391 734, subsection (b) of section 17b-736, section 19a-30, 19a-33, 19a-39 or  
392 19a-87, subsection (b) of section 19a-87a, section 19a-91, 19a-105, 19a-  
393 107, 19a-113, 19a-215, 19a-219, 19a-222, 19a-224, 19a-286, 19a-287, 19a-  
394 297, 19a-301, 19a-309, 19a-335, 19a-336, 19a-338, 19a-339, 19a-340, 19a-  
395 425, 19a-502, 20-7a, 20-14, 20-158, 20-231, 20-249, 20-257, 20-265, 20-  
396 324e, 20-341l, 20-366, 20-597, 20-608, 20-610, 21-1, 21-30, 21-38, 21-39,  
397 21-43, 21-47, 21-48, 21-63 or 21-76a, subdivision (1) of section 21a-19,  
398 section 21a-21, subdivision (1) of subsection (b) of section 21a-25,  
399 section 21a-26 or 21a-30, subsection (a) of section 21a-37, section 21a-  
400 46, 21a-61, 21a-63 or 21a-77, subsection (b) of section 21a-79, section  
401 21a-85 or 21a-154, subdivision (1) of subsection (a) of section 21a-159,  
402 subsection (a) of section 21a-279a, section 22-12b, 22-13, 22-14, 22-15,  
403 22-16, 22-29, 22-34, 22-35, 22-36, 22-38, 22-39, 22-39a, 22-39b, 22-39c, 22-  
404 39d, 22-39e, 22-49, 22-54, 22-61, 22-89, 22-90, 22-98, 22-99, 22-100, 22-  
405 111o, 22-167, 22-279, 22-280a, 22-318a, 22-320h, 22-324a, 22-326 or 22-  
406 342, subsection (b), (e) or (f) of section 22-344, section 22-359, 22-366,  
407 22-391, 22-413, 22-414, 22-415, 22a-66a or 22a-246, subsection (a) of  
408 section 22a-250, subsection (e) of section 22a-256h, section 22a-363, 22a-  
409 381d, 22a-449, 22a-461, 23-37, 23-38, 23-46 or 23-61b, subsection (a) or  
410 subdivision (1) of subsection (c) of section 23-65, section 25-37 or 25-40,  
411 subsection (a) of section 25-43, section 25-135, 26-16, 26-18, 26-19, 26-21,  
412 26-31, 26-40, 26-40a, 26-42, 26-49, 26-54, 26-55, as amended by this act,

413 26-56, 26-58 or 26-59, subdivision (1) of subsection (d) of section 26-61,  
414 section 26-64, subdivision (1) of section 26-76, section 26-79, 26-87, 26-  
415 89, 26-91, 26-94, 26-97, 26-98, 26-104, 26-105, 26-107, 26-117, 26-128, 26-  
416 131, 26-132, 26-138 or 26-141, subdivision (1) of section 26-186, as  
417 amended by this act, section 26-207, 26-215, 26-217 or 26-224a,  
418 subdivision (1) of section 26-226, section 26-227, 26-230, 26-232, 26-244,  
419 26-257a, 26-260, 26-276, 26-284, 26-285, 26-286, 26-288, 26-294, 28-13, 29-  
420 6a, 29-25, 29-109, 29-143o, 29-143z or 29-156a, subsection (b), (d), (e) or  
421 (g) of section 29-161q, section 29-161y or 29-161z, subdivision (1) of  
422 section 29-198, section 29-210, 29-243 or 29-277, subsection (c) of section  
423 29-291c, section 29-316, 29-318, 29-381, 30-48a, 30-86a, 31-3, 31-10, 31-  
424 11, 31-12, 31-13, 31-14, 31-15, 31-16, 31-18, 31-23, 31-24, 31-25, 31-32, 31-  
425 36, 31-38, 31-38a, 31-40, 31-44, 31-47, 31-48, 31-51, 31-51k, 31-52, 31-52a  
426 or 31-54, subsection (a) or (c) of section 31-69, section 31-70, 31-74, 31-  
427 75, 31-76, 31-76a, 31-89b or 31-134, subsection (i) of section 31-273,  
428 section 31-288, subdivision (1) of section 35-20, section 36a-787, 42-230,  
429 45a-283, 45a-450, 45a-634 or 45a-658, subdivision (13) or (14) of section  
430 46a-54, section 46a-59, 46b-22, 46b-24, 46b-34, 47-34a, 47-47, 49-8a, 49-  
431 16, 53-133, 53-199, 53-212a, 53-249a, 53-252, 53-264, 53-280, 53-302a, 53-  
432 303e, 53-311a, 53-321, 53-322, 53-323, 53-331, 53-344 or 53-450, or (2) a  
433 violation under the provisions of chapter 268, or (3) a violation of any  
434 regulation adopted in accordance with the provisions of section 12-484,  
435 12-487 or 13b-410, or (4) a violation of any ordinance, regulation or  
436 bylaw of any town, city or borough, except violations of building codes  
437 and the health code, for which the penalty exceeds ninety dollars but  
438 does not exceed two hundred fifty dollars, unless such town, city or  
439 borough has established a payment and hearing procedure for such  
440 violation pursuant to section 7-152c, shall follow the procedures set  
441 forth in this section.

442       Sec. 10. Section 26-143a of the general statutes is repealed. (*Effective*  
443 *October 1, 2014*)

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>from passage</i>	26-1
Sec. 2	<i>from passage</i>	26-55(c)
Sec. 3	<i>from passage</i>	26-55
Sec. 4	<i>October 1, 2013</i>	26-61(e)
Sec. 5	<i>October 1, 2013</i>	26-142a(a)
Sec. 6	<i>October 1, 2013</i>	26-142a(c)
Sec. 7	<i>October 1, 2014</i>	26-159a
Sec. 8	<i>October 1, 2014</i>	26-186
Sec. 9	<i>from passage</i>	51-164n(b)
Sec. 10	<i>October 1, 2014</i>	Repealer section

**ENV**      *Joint Favorable Subst.*