



General Assembly

January Session, 2013

Raised Bill No. 1113

LCO No. 4356



Referred to Committee on PLANNING AND DEVELOPMENT

Introduced by:
(PD)

AN ACT ELIMINATING CERTAIN MUNICIPAL MANDATES.

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

1 Section 1. Subsection (b) of section 51-164n of the general statutes is
2 repealed and the following is substituted in lieu thereof (*Effective*
3 *October 1, 2013*):

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

17 14-50a or 14-58, subsection (b) of section 14-66, section 14-66a, 14-66b
18 or 14-67a, subsection (g) of section 14-80, subsection (f) of section 14-
19 80h, section 14-97a, 14-100b, 14-103a, 14-106a, 14-106c, 14-146, 14-152,
20 14-153 or 14-163b, a first violation as specified in subsection (f) of
21 section 14-164i, section 14-219 as specified in subsection (e) of said
22 section, subdivision (1) of section 14-223a, section 14-240, 14-249, 14-
23 250 or 14-253a, subsection (a) of section 14-261a, section 14-262, 14-264,
24 14-267a, 14-269, 14-270, 14-275a, 14-278 or 14-279, subsection (e) or (h)
25 of section 14-283, section 14-291, 14-293b, 14-296aa, 14-319, 14-320, 14-
26 321, 14-325a, 14-326, 14-330 or 14-332a, subdivision (1), (2) or (3) of
27 section 14-386a, section 15-25 or 15-33, subdivision (1) of section 15-97,
28 subsection (a) of section 15-115, section 16-44, 16-256, 16-256e, 16a-15 or
29 16a-22, subsection (a) or (b) of section 16a-22h, section 17a-24, 17a-145,
30 17a-149, 17a-152, 17a-465, 17a-642, 17b-124, 17b-131, 17b-137 or 17b-
31 734, subsection (b) of section 17b-736, section 19a-30, 19a-33, 19a-39 or
32 19a-87, subsection (b) of section 19a-87a, section 19a-91, 19a-105, 19a-
33 107, 19a-113, 19a-215, 19a-219, 19a-222, 19a-224, 19a-286, 19a-287, 19a-
34 297, 19a-301, 19a-309, 19a-335, 19a-336, 19a-338, 19a-339, 19a-340, 19a-
35 425, 19a-502, 20-7a, 20-14, 20-158, 20-231, 20-249, 20-257, 20-265, 20-
36 324e, 20-341l, 20-366, 20-597, 20-608, 20-610, 21-1, [21-30,] 21-38, 21-39,
37 21-43, 21-47, 21-48, 21-63 or 21-76a, subdivision (1) of section 21a-19,
38 section 21a-21, subdivision (1) of subsection (b) of section 21a-25,
39 section 21a-26 or 21a-30, subsection (a) of section 21a-37, section 21a-
40 46, 21a-61, 21a-63 or 21a-77, subsection (b) of section 21a-79, section
41 21a-85 or 21a-154, subdivision (1) of subsection (a) of section 21a-159,
42 subsection (a) of section 21a-279a, section 22-12b, 22-13, 22-14, 22-15,
43 22-16, 22-29, 22-34, 22-35, 22-36, 22-38, 22-39, 22-39a, 22-39b, 22-39c, 22-
44 39d, 22-39e, 22-49, 22-54, 22-61, 22-89, 22-90, 22-98, 22-99, 22-100, 22-
45 111o, 22-167, 22-279, 22-280a, 22-318a, 22-320h, 22-324a, 22-326 or 22-
46 342, subsection (b), (e) or (f) of section 22-344, section 22-359, 22-366,
47 22-391, 22-413, 22-414, 22-415, 22a-66a or 22a-246, subsection (a) of
48 section 22a-250, subsection (e) of section 22a-256h, section 22a-363, 22a-
49 381d, 22a-449, 22a-461, 23-37, 23-38, 23-46 or 23-61b, subsection (a) or
50 subdivision (1) of subsection (c) of section 23-65, section 25-37 or 25-40,
51 subsection (a) of section 25-43, section 25-135, 26-18, 26-19, 26-21, 26-31,

52 26-40, 26-40a, 26-42, 26-49, 26-54, 26-56, 26-58 or 26-59, subdivision (1)
 53 of subsection (d) of section 26-61, section 26-64, subdivision (1) of
 54 section 26-76, section 26-79, 26-87, 26-89, 26-91, 26-94, 26-97, 26-98, 26-
 55 104, 26-105, 26-107, 26-117, 26-128, 26-131, 26-132, 26-138 or 26-141,
 56 subdivision (1) of section 26-186, section 26-207, 26-215, 26-217 or 26-
 57 224a, subdivision (1) of section 26-226, section 26-227, 26-230, 26-232,
 58 26-244, 26-257a, 26-260, 26-276, 26-284, 26-285, 26-286, 26-288, 26-294,
 59 28-13, 29-6a, 29-25, 29-109, 29-143o, 29-143z or 29-156a, subsection (b),
 60 (d), (e) or (g) of section 29-161q, section 29-161y or 29-161z, subdivision
 61 (1) of section 29-198, section 29-210, 29-243 or 29-277, subsection (c) of
 62 section 29-291c, section 29-316, 29-318, 29-381, 30-48a, 30-86a, 31-3, 31-
 63 10, 31-11, 31-12, 31-13, 31-14, 31-15, 31-16, 31-18, 31-23, 31-24, 31-25, 31-
 64 32, 31-36, 31-38, 31-38a, 31-40, 31-44, 31-47, 31-48, 31-51, 31-51k, 31-52,
 65 31-52a or 31-54, subsection (a) or (c) of section 31-69, section 31-70, 31-
 66 74, 31-75, 31-76, 31-76a, 31-89b or 31-134, subsection (i) of section 31-
 67 273, section 31-288, subdivision (1) of section 35-20, section 36a-787, 42-
 68 230, 45a-283, 45a-450, 45a-634 or 45a-658, subdivision (13) or (14) of
 69 section 46a-54, section 46a-59, 46b-22, 46b-24, 46b-34, 47-34a, 47-47, 49-
 70 8a, 49-16, 53-133, 53-199, 53-212a, 53-249a, 53-252, 53-264, 53-280, 53-
 71 302a, 53-303e, 53-311a, 53-321, 53-322, 53-323, 53-331, 53-344 or 53-450,
 72 or (2) a violation under the provisions of chapter 268, or (3) a violation
 73 of any regulation adopted in accordance with the provisions of section
 74 12-484, 12-487 or 13b-410, or (4) a violation of any ordinance,
 75 regulation or bylaw of any town, city or borough, except violations of
 76 building codes and the health code, for which the penalty exceeds
 77 ninety dollars but does not exceed two hundred fifty dollars, unless
 78 such town, city or borough has established a payment and hearing
 79 procedure for such violation pursuant to section 7-152c, shall follow
 80 the procedures set forth in this section.

81 Sec. 2. Section 7-171 of the general statutes is repealed and the
 82 following is substituted in lieu thereof (*Effective October 1, 2013*):

83 Any town, city or borough may, by ordinance, adopt the provisions
 84 of sections 7-170 to 7-186, inclusive, and the chief executive authority

85 of any town, city or borough shall, upon the petition of at least five per
86 cent of the electors of such municipality as determined by the last-
87 completed registry list, submit the question of adopting the provisions
88 of sections 7-170 to 7-186, inclusive, to a vote of the electors of such
89 municipality at [a special meeting called for such purpose within
90 twenty-one days after the receipt of such petition] the next regular
91 meeting. Such petition shall contain the street addresses of the signers
92 and shall be submitted to the municipal clerk, who shall certify thereon
93 the number of names of electors on such petition, which names are on
94 the last-completed registry list. Each page of such petition shall contain
95 a statement, signed under the penalties of false statement, by the
96 person who circulated the same, that each person whose name appears
97 on such page signed the same in person and that the circulator either
98 knows each such signer or that the signer satisfactorily identified
99 himself to the circulator. The warning for such meeting shall state that
100 the purpose of such meeting is to vote on the adoption of the
101 provisions of said sections. Such vote shall be taken and the results
102 thereof canvassed and declared in the same manner as is provided for
103 the election of officers of such municipality. The vote on such adoption
104 shall be taken by a "YES" and "NO" vote on the voting tabulator and
105 the designation of the question on the voting tabulator ballot shall be
106 "Shall the operation of bazaars and raffles be allowed?" and such ballot
107 shall be provided for use in accordance with the provisions of section
108 9-250. If, upon the official determination of the result of such vote, it
109 appears that the majority of all the votes so cast are in approval of such
110 question, the provisions of said sections shall take effect immediately.
111 Any town, city or borough, having once voted on the question of
112 allowing bazaars and raffles as herein provided, shall not vote again
113 on such question within two years from the date of the previous vote
114 thereon. Any subsequent vote thereon shall be taken at the next
115 regular town, city or borough election following the receipt of a
116 petition as herein provided, which petition shall be filed at least sixty
117 days prior to such election, and such question may be so voted upon
118 only at intervals of not less than two years. Any town, city or borough
119 which, prior to October 1, 1957, has voted more than once on such

120 question, shall, for the purposes of this section, be treated as though it
121 had voted only once thereon.

122 Sec. 3. Section 10-261b of the general statutes is repealed and the
123 following is substituted in lieu thereof (*Effective October 1, 2013*):

124 (a) The town clerk and assessor or board of assessors in each town
125 shall, no later than the last day of each [month] calendar quarter,
126 submit to the Secretary of the Office of Policy and Management all
127 required data concerning each transfer of real property in such town
128 recorded during the preceding [month] calendar quarter, except each
129 transfer of real property in such town recorded during the months of
130 October, November, December and January shall be submitted no later
131 than sixty days following the last day of the month in which the
132 transfer was recorded, as specified on a form prepared by the Secretary
133 of the Office of Policy and Management for the purpose of determining
134 the sales-assessment ratio for each town as required in section 10-261.
135 Any municipality which neglects to transmit to the Secretary of the
136 Office of Policy and Management the data as required by this section
137 shall forfeit one dollar to the state, for each transfer of real property for
138 which such data is required, provided the secretary may waive such
139 forfeiture in accordance with procedures and standards adopted by
140 regulation in accordance with chapter 54.

141 (b) A town shall not be required to submit data as required under
142 subsection (a) of this section in an assessment year in which a
143 revaluation becomes effective unless a town is implementing a phase-
144 in pursuant to section 12-62c.

145 Sec. 4. Section 12-90 of the general statutes is repealed and the
146 following is substituted in lieu thereof (*Effective October 1, 2013, and*
147 *applicable to assessment years commencing on or after said date*):

148 (a) No individual entitled to exemption under two or more of
149 subdivisions (19), (20), (22), (23), (25), (26) and (28) of section 12-81
150 [and under section 12-82] shall receive more than one exemption.

151 (b) Notwithstanding the provisions of subsection (a) of this section,
152 any individual entitled to the exemption from property tax allowed in
153 accordance with subdivision (22) of said section 12-81 for the surviving
154 spouse of a veteran as defined therein, which individual, except for
155 said provisions of subsection (a) hereof, would also be entitled to the
156 exemption from property tax allowed in accordance with subdivision
157 (19) of said section 12-81 for veterans as defined therein, shall be
158 entitled to receive the amount of exemption allowed under said
159 subdivision (22) as such a surviving spouse and, in addition, the
160 amount of exemption allowed under said subdivision (19) as a veteran
161 qualified for such exemption thereunder.

162 Sec. 5. Section 12-93 of the general statutes is repealed and the
163 following is substituted in lieu thereof (*Effective October 1, 2013, and*
164 *applicable to assessment years commencing on or after said date*):

165 Any person who claims an exemption from taxation under the
166 provisions of section 12-81 [or 12-82] by reason of service in the Army,
167 Navy, Marine Corps, Coast Guard or Air Force of the United States
168 shall give notice to the town clerk of the town in which he resides that
169 he is entitled to such exemption. Any person who has performed such
170 service may establish his right to such exemption by exhibiting to the
171 town clerk an honorable discharge, or a certified copy thereof, from
172 such service or, in the absence of such discharge or copy, by appearing
173 before the assessors for an examination under oath, supported by two
174 affidavits of disinterested persons, showing that the claimant so served
175 and received an honorable discharge or is serving or, if he is unable to
176 appear by reason of such service, he may establish such right, until
177 such time as he appears personally and exhibits his discharge or copy,
178 by forwarding to the town clerk annually a written statement, signed
179 by the commanding officer of his unit, ship or station or by some other
180 appropriate officer, or where such claimant is currently serving in an
181 active theater of war or hostilities, by the presentation of a notarized
182 statement of a parent, guardian, spouse or legal representative of such
183 claimant, stating that he is personally serving and is unable to appear

184 in person by reason of such service, which statement shall be received
185 before the assessment day of the town wherein the exemption is
186 claimed. The assessors shall report to the town clerk all claims so
187 established. Any person claiming exemption by reason of the service of
188 a relative as a soldier, sailor, marine or member of the Coast Guard or
189 Air Force may establish his right thereto by at least two affidavits of
190 disinterested persons showing the service of such relative, his
191 honorable discharge or death in service, and the relationship of the
192 claimant to him; and the assessors may further require such person to
193 be examined by them under oath concerning such facts. The town clerk
194 of the town where the honorable discharge or certified copy thereof
195 and each affidavit is originally presented for record shall record such
196 discharge or certified copy or affidavits thereof in full and shall list the
197 names of such claimants and such service shall be performed by the
198 town clerk without remuneration therefor. Thereafter if any person
199 entitled to such exemption changes his legal residence, the town clerk
200 in the town of former residence and in which such honorable discharge
201 or certified copy thereof or any such affidavit in respect to such person
202 was originally presented for record shall, upon request and payment
203 of a fee by such person to said town of former residence in an amount
204 determined by the town treasurer as necessary to cover the cost of such
205 procedure, prepare and mail to the town in which such person resides,
206 a copy of the record of such discharge or certified copy thereof or
207 affidavits, or he may establish his right to such exemption in the town
208 in which he resides by exhibiting to the town clerk thereof the original
209 discharge or a certified copy thereof or such affidavits. Said clerk shall
210 take therefrom sufficient data to satisfy the exemption requirements of
211 the general statutes and shall record the same and shall note the town
212 where the original complete recording of discharge papers was made.
213 No board of assessors or board of assessment appeals or other official
214 shall allow any such claim for exemption unless evidence as herein
215 specified has been filed in the office of the town clerk, provided, if any
216 claim for exemption has been allowed by any board of assessors or
217 board of assessment appeals prior to July 1, 1923, the provisions of this
218 section shall not apply to such claim. Each claim granted prior to July

219 1, 1923, shall be recorded with those presented subsequent thereto, and
220 a list of such names, alphabetically arranged, shall be furnished the
221 assessors by the town clerk.

222 Sec. 6. Section 12-94 of the general statutes is repealed and the
223 following is substituted in lieu thereof (*Effective October 1, 2013, and*
224 *applicable to assessment years commencing on or after said date*):

225 The exemptions granted in [sections] section 12-81 [and 12-82] to
226 soldiers, sailors, marines and members of the Coast Guard and Air
227 Force, and their spouses, widows, widowers, fathers and mothers, and
228 to blind or totally disabled persons and their spouses shall first be
229 made in the town in which the person entitled thereto resides, and any
230 person asking such exemption in any other town shall annually make
231 oath before, or forward his or her affidavit to, the assessors of such
232 town, deposing that such exemptions, except the exemption provided
233 in subdivision (55) of section 12-81, if allowed, will not, together with
234 any other exemptions granted under [sections] section 12-81, [and 12-
235 82,] exceed the amount of exemption thereby allowed to such person.
236 Such affidavit shall be filed with the assessors within the period the
237 assessors have to complete their duties in the town where the
238 exemption is claimed. The assessors of each town shall annually make
239 a certified list of all persons who are found to be entitled to exemption
240 under the provisions of said sections, which list shall be filed in the
241 town clerk's office, and shall be prima facie evidence that the persons
242 whose names appear thereon and who are not required by law to give
243 annual proof are entitled to such exemption as long as they continue to
244 reside in such town; but such assessors may, at any time, require any
245 such person to appear before them for the purpose of furnishing
246 additional evidence, provided, any person who by reason of such
247 person's disability is unable to so appear may furnish such assessors a
248 statement from such person's attending physician or an advanced
249 practice registered nurse certifying that such person is totally disabled
250 and is unable to make a personal appearance and such other evidence
251 of total disability as such assessors may deem appropriate.

252 Sec. 7. Section 12-95 of the general statutes is repealed and the
 253 following is substituted in lieu thereof (*Effective October 1, 2013, and*
 254 *applicable to assessment years commencing on or after said date*):

255 No individual shall receive any exemption to which he is entitled by
 256 any one of subdivisions (19), (20), (22), (23), (25), (26) and (28) of
 257 section 12-81 [or section 12-82] until he has proved his right to such
 258 exemption in accordance with the provisions of sections 12-93 and 12-
 259 94, as amended by this act, together with such further proof as is
 260 necessary under the provisions of any of said sections. Exemptions so
 261 proved by residents shall take effect on the next succeeding assessment
 262 day, provided individuals entitled to an exemption under the
 263 provisions of subdivision (20) of section 12-81 may prove such right at
 264 any time before the expiration of the time limited by law for the board
 265 of assessment appeals of the town wherein the exemption is claimed to
 266 complete its duties and such exemption shall take effect on the
 267 assessment day next preceding the date of the proof thereof. For
 268 purposes of any tax payable in accordance with the provisions of
 269 section 12-71b, any such exemption referred to in this section shall take
 270 effect on the first day of January next following the date on which the
 271 right to such exemption has been proved.

272 Sec. 8. Subsection (m) of section 12-575 of the general statutes is
 273 repealed and the following is substituted in lieu thereof (*Effective*
 274 *October 1, 2013*):

275 (m) (1) The commissioner shall pay each municipality in which a
 276 horse race track is located, one-quarter of one per cent of the total
 277 money wagered on horse racing events at such race track, except the
 278 commissioner shall pay each such municipality having a population in
 279 excess of fifty thousand one per cent of the total money wagered at
 280 such horse racing events in such municipality. The commissioner shall
 281 pay each municipality in which a jai alai fronton or dog race track is
 282 located one-half of one per cent of the total money wagered on jai alai
 283 games or dog racing events at such fronton or dog race track, except
 284 the commissioner shall pay each such municipality having a

285 population in excess of fifty thousand one per cent of the total money
286 wagered on jai alai games or dog racing events at such fronton or dog
287 race track located in such municipality. The commissioner shall pay
288 each municipality in which an off-track betting facility is located one
289 and three-fifths per cent of the total money wagered in such facility
290 less amounts paid as refunds or for cancellations. The commissioner
291 shall pay to both the city of New Haven and the town of Windsor
292 Locks an additional one-half of one per cent of the total money
293 wagered less any amount paid as a refund or a cancellation in any
294 facility equipped with screens for simulcasting after October 1, 1997,
295 located within a fifteen-mile radius of facilities in New Haven and
296 Windsor Locks. Payment shall be made not less than four times a year
297 and not more than twelve times a year as determined by the
298 commissioner, and shall be made from the tax imposed pursuant to
299 subsection (d) of this section for horse racing, subsection (e) of this
300 section for dog racing, subsection (f) of this section for jai alai games
301 and subsection (g) of this section for off-track betting. (2) If, for any
302 calendar year after the surrender of a license to conduct jai alai events
303 by any person or business organization pursuant to subsection (c) of
304 section 12-574c and prior to the opening of any dog race track by such
305 person or business organization, any other person or business
306 organization licensed to conduct jai alai events is authorized to
307 conduct a number of performances greater than the number
308 authorized for such licensee in the previous calendar year, the
309 commissioner shall pay the municipality in which the jai alai fronton
310 for which such license was surrendered was located, rather than the
311 municipality in which the jai alai fronton conducting the increased
312 performances is located, one-half of one per cent of the total money
313 wagered on jai alai games for such increased performances at the
314 fronton which conducted the additional performances, except the
315 commissioner shall pay each such municipality having a population in
316 excess of fifty thousand one per cent of the total money wagered on jai
317 alai games for such increased performances at such fronton. (3) During
318 any state fiscal year ending on or after June 30, 1993, the commissioner
319 shall pay each municipality in which a dog race track was operating

320 prior to July 5, 1991, one per cent of the total money wagered on dog
321 racing events at such dog race track. (4) [During the state fiscal year
322 ending June 30, 2001, each municipality in which a dog race track was
323 operating prior to July 5, 1991, shall pay the Northeast Connecticut
324 Economic Alliance, Inc. two-tenths of one per cent of the total money
325 wagered on dog racing events at any dog race track operating prior to
326 July 5, 1991. (5)] In the event a licensee incurs a loss from the operation
327 of a pari-mutuel facility, as determined by the commissioner, the
328 legislative body of the city or town in which such facility is located
329 may direct the commissioner to credit or rebate all or a part of the
330 revenue otherwise due to the municipality back to the facility. In no
331 case shall such credit and such reimbursement exceed the amount of
332 the licensee's loss, and in no fiscal year shall these provisions affect the
333 total fees paid to the state by the authorized operator of the off-track
334 betting system on its off-track betting activities.

335 Sec. 9. Section 19a-204 of the general statutes is repealed and the
336 following is substituted in lieu thereof (*Effective October 1, 2013*):

337 [The certificate of the appointment of any town, borough or city
338 director of health shall be filed with the Commissioner of Public
339 Health by the person making such appointment, and if such director is
340 also, by reason of any special act, the registrar of vital statistics of such
341 municipality, the person making such appointment shall, within ten
342 days, transmit to the Secretary of the State and to the clerk of the
343 municipality for which such appointment is made a certified notice of
344 such appointment. Such notice shall be in substantially the following
345 form:

346 I hereby certify that was appointed on the day of, A.D. 20..
347 Director of Health of the town (borough, city) of and, under special
348 act, the registrar of births, marriages and deaths of such town
349 (borough, city) from the day of, A.D. 20.. until the day of,
350 A.D. 20...

351 Certification and Signature

352 Said secretary and such clerk shall each, in a book kept by him for
353 the purpose, record the names of such registrars and may severally
354 certify that the persons named in such records are the registrars of vital
355 statistics of their respective towns, boroughs and cities for the period
356 for which they were respectively appointed.] Each town, borough and
357 city director of health, before entering upon the duties of his office,
358 shall be sworn to the faithful discharge thereof.

359 Sec. 10. Section 21-10 of the general statutes is repealed and the
360 following is substituted in lieu thereof (*Effective October 1, 2013*):

361 [Any town may make reasonable ordinances with reference to the
362 licensing of junk dealers engaged in business therein, including the
363 imposition of a license fee in an amount to be fixed by the selectmen at
364 a sum not less than two dollars or more than ten dollars a year, for
365 each team or vehicle used in connection with such business, for the
366 privilege of carrying on such business. Each such junk dealer shall
367 make an application for a license in the town where such dealer is
368 engaged in business. Nothing in this section shall prohibit a junk
369 dealer or employee of such dealer from authorizing a person to enter a
370 junk yard owned by such dealer for the purpose of salvaging or
371 collecting parts or scraps for purchase from such dealer or employee.]
372 Except as otherwise provided by special act, and except where there
373 exists a duly constituted local zoning or planning commission, any
374 town, city or borough may, by ordinance, regulate the establishment,
375 location or conduct of any junk yard within its territorial limits.

376 Sec. 11. Subsection (c) of section 22-331 of the general statutes is
377 repealed and the following is substituted in lieu thereof (*Effective*
378 *October 1, 2013*):

379 (c) Each appointment made under the provisions of this section
380 shall be reported promptly to the commissioner. Each person
381 appointed under the provisions of subsection (a) of this section shall,
382 and any person appointed under the provisions of subsection (b) of
383 this section [may] shall, be paid a salary and expenses [in lieu of the

384 fees provided in section 22-334] and the amount thereof shall be
385 transferred from the dog fund account to the appropriation of the
386 proper department.

387 Sec. 12. Section 29-296 of the general statutes is repealed and the
388 following is substituted in lieu thereof (*Effective October 1, 2013*):

389 The State Fire Marshal may grant variations or exemptions from, or
390 approve equivalent or alternate compliance with, particular provisions
391 of any regulation issued under the provisions of section 29-292 where
392 strict compliance with such provisions would entail practical difficulty
393 or unnecessary hardship, or is otherwise adjudged unwarranted,
394 provided any such variation or exemption or approved equivalent or
395 alternate compliance shall, in the opinion of the State Fire Marshal,
396 secure the public safety. Any application for a variation or exemption
397 or equivalent or alternate compliance received by a local fire marshal
398 shall be forwarded to the State Fire Marshal by first class mail or
399 electronic mail within fifteen business days of receipt by such local fire
400 marshal and shall be accompanied by a letter from such local fire
401 marshal that shall include comments on the merits of the application.

402 Sec. 13. Section 21-33a of the general statutes is repealed and the
403 following is substituted in lieu thereof (*Effective October 1, 2013*):

404 The Commissioner of Consumer Protection may adopt and
405 promulgate such regulations as he finds necessary to administer and
406 enforce the provisions of sections 21-27, 21-28 [, 21-32] and 21-33.

407 Sec. 14. Section 21-35 of the general statutes is repealed and the
408 following is substituted in lieu thereof (*Effective October 1, 2013*):

409 Any itinerant vendor or managing itinerant vendor who sells or
410 exposes for sale, at public or private sale, any goods, wares or
411 merchandise without state and local licenses therefor, issued as
412 provided in [sections 21-28 and 21-29] section 21-28, shall be guilty of a
413 class D misdemeanor.

414 Sec. 15. Sections 1-10, 1-11, 12-82, 17b-125, 17b-126, 21-11, 21-12 to
 415 21-14, inclusive, 21-29 to 21-32, inclusive, 22-334 and 22-337 of the
 416 general statutes are repealed. (*Effective October 1, 2013*)

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>October 1, 2013</i>	51-164n(b)
Sec. 2	<i>October 1, 2013</i>	7-171
Sec. 3	<i>October 1, 2013</i>	10-261b
Sec. 4	<i>October 1, 2013, and applicable to assessment years commencing on or after said date</i>	12-90
Sec. 5	<i>October 1, 2013, and applicable to assessment years commencing on or after said date</i>	12-93
Sec. 6	<i>October 1, 2013, and applicable to assessment years commencing on or after said date</i>	12-94
Sec. 7	<i>October 1, 2013, and applicable to assessment years commencing on or after said date</i>	12-95
Sec. 8	<i>October 1, 2013</i>	12-575(m)
Sec. 9	<i>October 1, 2013</i>	19a-204
Sec. 10	<i>October 1, 2013</i>	21-10
Sec. 11	<i>October 1, 2013</i>	22-331(c)
Sec. 12	<i>October 1, 2013</i>	29-296
Sec. 13	<i>October 1, 2013</i>	21-33a
Sec. 14	<i>October 1, 2013</i>	21-35
Sec. 15	<i>October 1, 2013</i>	Repealer section

PD *Joint Favorable*

PS *Joint Favorable*