



General Assembly

January Session, 2015

Raised Bill No. 1087

LCO No. 5096



Referred to Committee on JUDICIARY

Introduced by:
(JUD)

***AN ACT CONCERNING SEXUAL OFFENDER REGISTRATION LAWS,
RESIDENCY RESTRICTIONS FOR REGISTERED SEXUAL
OFFENDERS AND REENTRY HOUSING.***

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

1 Section 1. Section 54-250 of the general statutes is repealed and the
2 following is substituted in lieu thereof (*Effective October 1, 2015*):

3 For the purposes of sections 54-102g, as amended by this act, and
4 54-250 to 54-258a, inclusive, as amended by this act, and sections 2, 3,
5 4, 7 and 8 of this act:

6 (1) "Conviction" means a judgment entered by the Superior Court, a
7 court of any other state, a federal or military court or a court of a
8 foreign country or an Indian tribunal upon a plea of guilty, a plea of
9 nolo contendere or a finding of guilty by a jury or the court
10 notwithstanding any pending appeal or habeas corpus proceeding
11 arising from such judgment or an adjudication as a delinquent
12 juvenile, as provided in Section 111(8) of the Adam Walsh Child
13 Protection and Safety Act of 2006, P.L. 109-248, by a court of any other

14 state or a foreign country.

15 [(2) "Criminal offense against a victim who is a minor" means (A) a
16 violation of subdivision (2) of section 53-21 of the general statutes in
17 effect prior to October 1, 2000, subdivision (2) of subsection (a) of
18 section 53-21, subdivision (2) of subsection (a) of section 53a-70,
19 subdivision (1), (4), (8) or (10) or subparagraph (B) of subdivision (9) of
20 subsection (a) of section 53a-71, subdivision (2) of subsection (a) of
21 section 53a-72a, subdivision (2) of subsection (a) of section 53a-86,
22 subdivision (2) of subsection (a) of section 53a-87, section 53a-90a,
23 53a-196a, 53a-196b, 53a-196c, 53a-196d, 53a-196e or 53a-196f, (B) a
24 violation of subparagraph (A) of subdivision (9) of subsection (a) of
25 section 53a-71 or section 53a-92, 53a-92a, 53a-94, 53a-94a, 53a-95, 53a-96
26 or 53a-186, provided the court makes a finding that, at the time of the
27 offense, the victim was under eighteen years of age, (C) a violation of
28 any of the offenses specified in subparagraph (A) or (B) of this
29 subdivision for which a person is criminally liable under section 53a-8,
30 53a-48 or 53a-49, or (D) a violation of any predecessor statute to any
31 offense specified in subparagraph (A), (B) or (C) of this subdivision the
32 essential elements of which are substantially the same as said offense.]

33 [(3)] (2) "Identifying factors" means fingerprints and palm prints, a
34 photographic image, and a description or photographic image of any
35 other identifying characteristics including, but not limited to, scars,
36 marks or tattoos, as may be required by the Commissioner of
37 Emergency Services and Public Protection. The commissioner shall
38 also require a sample of the registrant's blood or other biological
39 sample be taken for DNA (deoxyribonucleic acid) analysis, unless such
40 sample has been previously obtained in accordance with section 54-
41 102g.

42 [(4) "Mental abnormality" means a congenital or acquired condition
43 of a person that affects the emotional or volitional capacity of the
44 person in a manner that predisposes that person to the commission of
45 criminal sexual acts to a degree that makes the person a menace to the

46 health and safety of other persons.

47 (5) "Nonviolent sexual offense" means (A) a violation of section 53a-
48 73a or subdivision (2) of subsection (a) of section 53a-189a, or (B) a
49 violation of any of the offenses specified in subparagraph (A) of this
50 subdivision for which a person is criminally liable under section 53a-8,
51 53a-48 or 53a-49.]

52 [(6)] (3) "Not guilty by reason of mental disease or defect" means a
53 finding by a court or jury of not guilty by reason of mental disease or
54 defect pursuant to section 53a-13 notwithstanding any pending appeal
55 or habeas corpus proceeding arising from such finding.

56 [(7)] "Personality disorder" means a condition as defined in the most
57 recent edition of the Diagnostic and Statistical Manual of Mental
58 Disorders, published by the American Psychiatric Association.]

59 [(8)] (4) "Registrant" or "registered sexual offender" means a person
60 required to register under section [54-251, 54-252,] 54-253, as amended
61 by this act, or section 54-254, as amended by this act, or section 2, 3, or
62 4 of this act.

63 [(9)] (5) "Registry" means a central record system and notification
64 program in this state, any other state or the federal government that
65 receives, maintains and disseminates information on [persons
66 convicted or found not guilty by reason of mental disease or defect of
67 criminal offenses against victims who are minors, nonviolent sexual
68 offenses, sexually violent offenses and felonies found by the sentencing
69 court to have been committed for a sexual purpose] registered sexual
70 offenders.

71 [(10)] (6) "Release into the community" means, with respect to a
72 conviction or a finding of not guilty by reason of mental disease or
73 defect of a [criminal offense against a victim who is a minor, a
74 nonviolent sexual offense, a sexually violent offense] tier one offense, a
75 tier two offense, a tier three offense or a felony found by the sentencing

76 court to have been committed for a sexual purpose, (A) any release on
77 the predicate offense or a subsequent offense not requiring registration
78 by a court after such conviction or finding of not guilty by reason of
79 mental disease or defect, a sentence of probation or any other sentence
80 under section 53a-28 that does not result in the offender's immediate
81 placement in the custody of the Commissioner of Correction; (B)
82 release on the predicate offense or a subsequent offense not requiring
83 registration from a correctional facility at the discretion of the Board of
84 Pardons and Paroles, by the Department of Correction to a program
85 authorized by section 18-100c or upon completion of the maximum
86 term or terms of the offender's sentence or sentences, or to the
87 supervision of the Court Support Services Division in accordance with
88 the terms of the offender's sentence; or (C) temporary leave to an
89 approved residence by the Psychiatric Security Review Board pursuant
90 to section 17a-587, conditional release on the predicate offense or a
91 subsequent offense not requiring registration from a hospital for
92 mental illness or a facility for persons with intellectual disability by the
93 Psychiatric Security Review Board pursuant to section 17a-588, or
94 release on the predicate offense or a subsequent offense not requiring
95 registration upon termination of commitment to the Psychiatric
96 Security Review Board.

97 [(11) "Sexually violent offense" means (A) a violation of section
98 53a-70, except subdivision (2) of subsection (a) of said section, 53a-70a,
99 53a-70b, 53a-71, except subdivision (1), (4), (8) or (10) or subparagraph
100 (B) of subdivision (9) of subsection (a) of said section or subparagraph
101 (A) of subdivision (9) of subsection (a) of said section if the court
102 makes a finding that, at the time of the offense, the victim was under
103 eighteen years of age, 53a-72a, except subdivision (2) of subsection (a)
104 of said section, or 53a-72b, or of section 53a-92 or 53a-92a, provided the
105 court makes a finding that the offense was committed with intent to
106 sexually violate or abuse the victim, (B) a violation of any of the
107 offenses specified in subparagraph (A) of this subdivision for which a
108 person is criminally liable under section 53a-8, 53a-48 or 53a-49, or (C)

109 a violation of any predecessor statute to any of the offenses specified in
110 subparagraph (A) or (B) of this subdivision the essential elements of
111 which are substantially the same as said offense.]

112 [(12)] (7) "Sexual purpose" means that a purpose of the defendant in
113 committing the felony was to engage in sexual contact or sexual
114 intercourse with another person without that person's consent. A
115 sexual purpose need not be the sole purpose of the commission of the
116 felony. The sexual purpose may arise at any time in the course of the
117 commission of the felony.

118 [(13)] (8) "Employed" or "carries on a vocation" means employment
119 that is full-time or part-time, [for more than fourteen days, or for a
120 total period of time of more than thirty days during any calendar
121 year,] whether financially compensated, volunteered or for the
122 purpose of government or educational benefit, and includes being self-
123 employed.

124 [(14)] (9) "Student" means a person who is enrolled on a full-time or
125 part-time basis, in any public or private educational institution,
126 including any secondary school, trade or professional institution or
127 institution of higher learning.

128 (10) "Tier one offense" means (A) a violation of section 53a-73a if the
129 victim is eighteen years of age or older at the time of the offense,
130 section 13 of this act, subdivision (2) of subsection (a) of section 53a-
131 189a or section 53a-196d, 53a-196e or 53a-196f, (B) a violation of any of
132 the offenses specified in subparagraph (A) of this subdivision for
133 which a person is criminally liable under section 53a-8, 53a-48 or 53a-
134 49, or (C) a violation of any predecessor statute to any offense specified
135 in subparagraph (A) or (B) of this subdivision, the essential elements of
136 which are substantially the same as such offense.

137 (11) "Tier two offense" means (A) a violation of subdivision (2) of
138 section 53-21 in effect prior to October 1, 2000, subdivision (2) of
139 subsection (a) of section 53-21 in effect prior to October 1, 2015, section

140 16 of this act, section 53a-73a if the victim was thirteen years of age or
141 older but under eighteen years of age at the time of the offense or
142 section 53a-90a, (B) a violation of section 53a-92, 53a-92a, 53a-94,
143 53a-94a, 53a-95 or 53a-96 if the victim was under eighteen years of age
144 at the time of the offense, (C) a violation of any of the offenses
145 specified in subparagraph (A) or (B) of this subdivision for which a
146 person is criminally liable under section 53a-8, 53a-48 or 53a-49, or (D)
147 a violation of any predecessor statute to any offense specified in
148 subparagraph (A), (B) or (C) of this subdivision, the essential elements
149 of which are substantially the same as such offense.

150 (12) "Tier three offense" means (A) a violation of section 53a-70,
151 53a-70a, 53a-70b, 53a-71, 53a-72a or 53a-72b, section 53a-73a if the
152 victim was under thirteen years of age at the time of the offense,
153 section 15 of this act, subdivision (2) of subsection (a) of section 53a-86,
154 subdivision (2) of subsection (a) of section 53a-87 or section 53a-196a,
155 53a-196b or 53a-196c, (B) a violation of section 53a-92 or 53a-92a,
156 provided the court makes a finding that the offense was committed
157 with intent to sexually violate or abuse the victim, (C) a violation of
158 any of the offenses specified in subparagraph (A) or (B) of this
159 subdivision for which a person is criminally liable under section 53a-8,
160 53a-48 or 53a-49, or (D) a violation of any predecessor statute to any of
161 the offenses specified in subparagraph (A), (B) or (C) of this
162 subdivision, the essential elements of which are substantially the same
163 as such offense.

164 (13) "Transient" means a person who has no residence.

165 (14) "Transient locations" means locations where a transient
166 registrant habitually lives, eats, works, frequents, engages in leisure
167 activities, stations himself or herself during the day or sleeps at night
168 within a specific town or city.

169 (15) "Residence" means a place where a person is living or staying
170 including a temporary residence or lodging, a person's home or a place

171 where a person habitually lives or sleeps such as a homeless,
172 emergency or other shelter, or a structure that can be located by a
173 street address including, but not limited to, a house, apartment
174 building, motel, hotel, homeless shelter, recreational or other vehicle
175 and vessel, not limited by the length of stay at that residence.

176 (16) "State" means a state of the United States, the District of
177 Columbia, the Commonwealth of Puerto Rico, the United States Virgin
178 Islands, Guam, American Samoa, the Northern Mariana Islands and
179 any other territory of the United States, and, to the extent provided by
180 and subject to the requirements of Section 127 of the Adam Walsh
181 Child Protection and Safety Act of 2006, P.L. 109-248, any federally
182 recognized Indian tribe.

183 Sec. 2. (NEW) (*Effective October 1, 2015*) (a) Any person who has
184 been convicted or found not guilty by reason of mental disease or
185 defect of a tier one offense and is released into the community shall,
186 not later than three days following such release, or, if such person is in
187 the custody of the Commissioner of Correction at such time prior to
188 release as the commissioner shall direct, register with the
189 Commissioner of Emergency Services and Public Protection in
190 accordance with section 7 of this act and shall maintain such
191 registration for fifteen years, except that any person previously
192 convicted of any such offense shall maintain such registration for life.

193 (b) Prior to accepting a plea of guilty or nolo contendere from a
194 person with respect to a tier one offense, the court shall (1) inform the
195 person that the entry of a finding of guilty after acceptance of the plea
196 will subject the person to the registration requirements of this section,
197 and (2) determine that the person fully understands the consequences
198 of the plea.

199 (c) Any person who has been convicted or found not guilty by
200 reason of mental disease or defect of a tier one offense and who is
201 subject to the registration requirements of section 54-251 of the general

202 statutes, revised to January 1, 2015, shall, not later than three business
203 days after October 1, 2015, register under this section and maintain
204 such registration for a period of fifteen years from the date of such
205 person's initial registration under public act 98-111 or any predecessor
206 statute, and shall comply with the provisions of section 7 of this act
207 and section 54-102g of the general statutes, as amended by this act.

208 (d) Notwithstanding the provisions of subsection (a) or (c) of this
209 section, such person shall maintain such registration for ten years if
210 such person has during such ten-year period (1) complied with
211 registry requirements and kept all required information current, (2) not
212 been convicted of any offense for which imprisonment for more than
213 one year may be imposed, (3) not been convicted of another sexual
214 offense, (4) successfully completed, without revocation, any period of
215 probation or parole, and (5) successfully completed an appropriate
216 sexual offender treatment program certified by the state.

217 (e) Any person who violates the provisions of subsection (a) or (c) of
218 this section shall be guilty of a class D felony.

219 Sec. 3. (NEW) (*Effective October 1, 2015*) (a) Any person who has
220 been convicted, or found not guilty by reason of mental disease or
221 defect, of a tier two offense and is released into the community shall,
222 not later than three days following such release, or, if such person is in
223 the custody of the Commissioner of Correction at such time prior to
224 release as the commissioner shall direct, register with the
225 Commissioner of Emergency Services and Public Protection in
226 accordance with section 7 of this act and shall maintain such
227 registration for twenty-five years, except that any person previously
228 convicted of any such offense shall maintain such registration for life.

229 (b) Prior to accepting a plea of guilty or nolo contendere from a
230 person with respect to a tier two offense, the court shall (1) inform the
231 person that the entry of a finding of guilty after acceptance of the plea
232 will subject the person to the registration requirements of this section,

233 and (2) determine that the person fully understands the consequences
234 of the plea.

235 (c) Any person who has been convicted or found not guilty by
236 reason of mental disease or defect of a tier two offense and who is
237 subject to the registration requirements of section 54-251 of the general
238 statutes, revised to January 1, 2015, shall, not later than three business
239 days after October 1, 2015, register under this section and maintain
240 such registration for a period of twenty-five years from the date of
241 such person's initial registration under public act 98-111 or any
242 predecessor statute, except that any person previously convicted of
243 any such offense shall maintain such registration for life, and shall
244 comply with the provisions of section 7 of this act and section 54-102g
245 of the general statutes, as amended by this act.

246 (d) Any person who has been convicted or found not guilty by
247 reason of mental disease or defect of a tier two offense and who has
248 been subject to the registration requirements of section 54-102r of the
249 general statutes, revised to January 1, 1997, as amended by section 1 of
250 public act 97-183, shall, not later than three business days after October
251 1, 2015, register under this section and comply with the provisions of
252 section 7 of this act and section 54-102g of the general statutes for a
253 period of twenty-five years from the date of such person's initial
254 registration under public act 97-183 or any predecessor statute, except
255 that any person previously convicted of any such offense shall
256 maintain such registration for life, and shall comply with the
257 provisions of section 7 of this act and section 54-102g of the general
258 statutes, as amended by this act.

259 (e) Any person who violates the provisions of subsection (a), (c) or
260 (d) of this section shall be guilty of a class D felony.

261 Sec. 4. (NEW) (*Effective October 1, 2015*) (a) Any person who has
262 been convicted, or found not guilty by reason of mental disease or
263 defect, of a tier three offense and is released into the community shall,

264 within three days following such release, or, if such person is in the
265 custody of the Commissioner of Correction at such time prior to
266 release as the commissioner shall direct, register with the
267 Commissioner of Emergency Services and Public Protection in
268 accordance with section 7 of this act and shall maintain such
269 registration for life.

270 (b) Prior to accepting a plea of guilty or nolo contendere from a
271 person with respect to a tier three offense, the court shall (1) inform the
272 person that the entry of a finding of guilty after acceptance of the plea
273 will subject the person to the registration requirements of this section,
274 and (2) determine that the person fully understands the consequences
275 of the plea.

276 (c) Any person who has been convicted or found not guilty by
277 reason of mental disease or defect of a tier three offense and who has
278 been subject to the registration requirements of section 54-251 or 54-
279 252 of the general statutes, revised to January 1, 2015, shall, not later
280 than three business days after October 1, 2015, register under this
281 section and shall maintain such registration for life and shall comply
282 with the provisions of section 7 of this act and section 54-102g of the
283 general statutes.

284 (d) Any person who has been convicted or found not guilty by
285 reason of mental disease or defect of a tier three offense and who has
286 been subject to the registration requirements of section 54-102r of the
287 general statutes, revised to January 1, 1997, as amended by section 1 of
288 public act 97-183, shall, not later than three business days after October
289 1, 2015, register under this section and comply with the provisions of
290 section 7 of this act and section 54-102g of the general statutes.

291 (e) Notwithstanding the provisions of subsection (a) of this section,
292 the court may exempt any person who has been convicted or found
293 not guilty by reason of mental disease or defect of a violation of
294 subdivision (1) of subsection (a) of section 53a-71 of the general

295 statutes from the registration requirements of this section if the court
296 finds that such person was under nineteen years of age and no more
297 than four years older than the victim at the time of the offense and that
298 registration is not required for public safety.

299 (f) Any person who files an application with the court to be
300 exempted from the registration requirements of this section pursuant
301 to subsection (e) of this section shall, pursuant to subsection (b) of
302 section 54-227 of the general statutes, as amended by this act, notify the
303 Office of Victim Services and the Victim Services Unit within the
304 Department of Correction of the filing of such application. The Office
305 of Victim Services or the Victim Services Unit within the Department
306 of Correction, or both, shall, pursuant to section 54-230 or 54-230a of
307 the general statutes, as amended by this act, notify any victim who has
308 requested notification of the filing of such application. Prior to
309 granting or denying such application, the court shall consider any
310 information or statement provided by the victim.

311 (g) Any person who violates the provisions of subsection (a), (c), (d)
312 or (f) of this section shall be guilty of a class D felony.

313 Sec. 5. Section 54-253 of the general statutes is repealed and the
314 following is substituted in lieu thereof (*Effective October 1, 2015*):

315 (a) Any person who has been convicted or found not guilty by
316 reason of mental disease or defect or adjudicated a delinquent child,
317 who is subject to the provisions of the Adam Walsh Child Protection
318 and Safety Act of 2006, P.L. 109-248 in any other state, in a federal, [or]
319 military [court] or Indian tribal system or in any foreign [jurisdiction]
320 country of any crime (1) the essential elements of which are
321 substantially the same as any of the crimes specified in subdivisions
322 [(2), (5) and (11)] (10), (11) and (12) of section 54-250, as amended by
323 this act, or (2) which requires registration as a sexual offender in such
324 other state, [or] in the federal, [or] military or Indian tribal system or in
325 such foreign country, and who resides in this state on and after

326 October 1, [1998] 2015, shall [, without undue delay upon] provide to
327 the Commissioner of Emergency Services and Public Protection, in
328 writing, not less than forty-eight hours prior to entering the state, such
329 person's name, date of birth and residence address, the state, the
330 federal, military or Indian tribal system or the foreign country where
331 such person is required to register as a sexual offender and the
332 locations where such person is employed or is enrolled as a student,
333 and shall, within three business days of residing in this state, register
334 with the Commissioner of Emergency Services and Public Protection in
335 accordance with section 7 of this act in the same manner as if such
336 person had been convicted or found not guilty by reason of mental
337 disease or defect of such crime in this state, except that the
338 commissioner shall maintain such registration until such person is
339 released from the registration requirement in such other state, federal,
340 [or] military or Indian tribal system or foreign [jurisdiction] country or,
341 if such person is required to register under subdivision (1) of this
342 subsection, shall maintain such registration in the same manner as if
343 such person had been convicted or found not guilty by reason of
344 mental disease or defect of such crime in this state, except for purposes
345 of determining the period of registration under section 2 or 3 of this
346 act, such person shall be deemed to have initially registered on the
347 date of such person's release into the community in such other state,
348 federal, military or tribal system or foreign country.

349 [(b) If any person who is subject to registration under this section
350 changes such person's name, such person shall, without undue delay,
351 notify the Commissioner of Emergency Services and Public Protection
352 in writing of the new name. If any person who is subject to registration
353 under this section changes such person's address, such person shall,
354 without undue delay, notify the Commissioner of Emergency Services
355 and Public Protection in writing of the new address and, if the new
356 address is in another state, such person shall also register with an
357 appropriate agency in that state, provided that state has a registration
358 requirement for such offenders. If any person who is subject to

359 registration under this section establishes or changes an electronic mail
360 address, instant message address or other similar Internet
361 communication identifier, such person shall, without undue delay,
362 notify the Commissioner of Emergency Services and Public Protection
363 in writing of such identifier. If any person who is subject to registration
364 under this section is employed at, carries on a vocation at or is a
365 student at a trade or professional institution or institution of higher
366 learning in this state, such person shall, without undue delay, notify
367 the Commissioner of Emergency Services and Public Protection of
368 such status and of any change in such status. If any person who is
369 subject to registration under this section is employed in another state,
370 carries on a vocation in another state or is a student in another state,
371 such person shall, without undue delay, notify the Commissioner of
372 Emergency Services and Public Protection and shall also register with
373 an appropriate agency in that state, provided that state has a
374 registration requirement for such offenders. During such period of
375 registration, each registrant shall complete and return forms mailed to
376 such registrant to verify such registrant's residence address and shall
377 submit to the retaking of a photographic image upon request of the
378 Commissioner of Emergency Services and Public Protection.]

379 [(c)] (b) Any person not a resident of this state who is registered or
380 is required to register as a sexual offender under the laws of any other
381 state, the federal, military or Indian tribal system or a foreign country
382 and who is employed in this state, carries on a vocation in this state or
383 is a student in this state, shall [, without undue delay] provide to the
384 Commissioner of Emergency Services and Public Protection, in
385 writing, not less than forty-eight hours prior to entering the state, such
386 person's name, date of birth and residence address, the state, the
387 federal, military or Indian tribal system or the foreign country where
388 such person is required to register as a sexual offender and the
389 locations where such person is employed, carries on a vocation or is
390 enrolled as a student, and shall, not later than three business days
391 after the commencement of such employment, vocation or education in this

392 state, [register such person's name, identifying factors and criminal
393 history record, locations visited on a recurring basis, and such person's
394 residence address, if any, in this state, residence address in such
395 person's home state and electronic mail address, instant message
396 address or other similar Internet communication identifier, if any,]
397 appear in person at the Department of Emergency Services and Public
398 Protection or a location designated by the department and register
399 with the Commissioner of Emergency Services and Public Protection
400 [on such forms and in such locations as said commissioner shall direct]
401 in accordance with section 7 of this act and shall maintain such
402 registration until such employment, vocation or education terminates
403 or until such person is released from registration as a sexual offender
404 in such other state, federal, military or Indian tribal system or foreign
405 country. If such person terminates such person's employment,
406 vocation or education in this state, [changes such person's address in
407 this state or establishes or changes an electronic mail address, instant
408 message address or other similar Internet communication identifier]
409 such person shall [, without undue delay, notify] not later than three
410 business days after such termination, appear in person at the
411 Department of Emergency Services and Public Protection or at a
412 location designated by the department and notify the Commissioner of
413 Emergency Services and Public Protection in writing of such
414 termination. [, new address or identifier.]

415 [(d)] (c) Any person not a resident of this state who is registered or
416 is required to be registered as a sexual offender under the laws of any
417 other state, the federal, military or Indian tribal system or a foreign
418 country and who [travels in this state on a recurring basis for periods
419 of less than five days shall notify the Commissioner of Emergency
420 Services and Public Protection of such person's temporary residence in
421 this state and of a telephone number at which such person may be
422 contacted] will be entering and remaining in this state for a period of
423 less than five days shall notify the Commissioner of Emergency
424 Services and Public Protection in writing not less than forty-eight

425 hours prior to entering the state of such person's name, date of birth
426 and temporary residence address in this state, the state, the federal,
427 military or Indian tribal system or the foreign country where such
428 person is required to register as a sexual offender, the nature of such
429 person's stay in this state, the locations where such person will be
430 while in this state, a telephone number at which such person may be
431 contacted and the dates such person will be in this state and the date
432 such person will be leaving. Any person not a resident of this state
433 who enters this state under the provisions of this subsection and who
434 remains in this state for five or more days shall register with the
435 Commissioner of Emergency Services and Public Protection in the
436 same manner as provided in subsection (a) of this section and shall do
437 so not later than three business days after the fifth day such person has
438 remained in this state after entry.

439 (d) Any person who is a registered sexual offender under the laws
440 of any other state who enters this state and fails to notify the
441 Commissioner of Emergency Services and Public Protection in writing
442 not less than forty-eight hours prior to entering the state of the
443 information required under this section or falsely reports such
444 information shall be guilty of a class D felony.

445 (e) Any person who violates the provisions of this section shall be
446 guilty of a class D felony; [except that, if such person violates the
447 provisions of this section by failing to register with the Commissioner
448 of Emergency Services and Public Protection without undue delay or
449 notify the Commissioner of Emergency Services and Public Protection
450 without undue delay of a change of name, address or status or another
451 reportable event, such person shall be subject to such penalty if such
452 failure continues for five business days.]

453 Sec. 6. Section 54-254 of the general statutes is repealed and the
454 following is substituted in lieu thereof (*Effective October 1, 2015*):

455 (a) Any person who has been convicted or found not guilty by

456 reason of mental disease or defect in this state on or after October 1,
457 1998, of any felony that the court finds was committed for a sexual
458 purpose, may be required by the court [upon] not later than three days
459 after release into the community or, if such person is in the custody of
460 the Commissioner of Correction, at such time prior to release as the
461 commissioner shall direct to register [such person's name, identifying
462 factors, criminal history record, residence address and electronic mail
463 address, instant message address or other similar Internet
464 communication identifier, if any,] with the Commissioner of
465 Emergency Services and Public Protection [, on such forms and in such
466 locations as the commissioner shall direct, and to] in accordance with
467 section 7 of this act and maintain such registration for ten years or life,
468 as determined by the court. If the court finds that a person has
469 committed a felony for a sexual purpose and intends to require such
470 person to register under this section, prior to accepting a plea of guilty
471 or nolo contendere from such person with respect to such felony, the
472 court shall (1) inform the person that the entry of a finding of guilty
473 after acceptance of the plea will subject the person to the registration
474 requirements of this section, and (2) determine that the person fully
475 understands the consequences of the plea. [If any person who is
476 subject to registration under this section changes such person's name,
477 such person shall, without undue delay, notify the Commissioner of
478 Emergency Services and Public Protection in writing of the new name.
479 If any person who is subject to registration under this section changes
480 such person's address, such person shall, without undue delay, notify
481 the Commissioner of Emergency Services and Public Protection in
482 writing of the new address and, if the new address is in another state,
483 such person shall also register with an appropriate agency in that state,
484 provided that state has a registration requirement for such offenders. If
485 any person who is subject to registration under this section establishes
486 or changes an electronic mail address, instant message address or
487 other similar Internet communication identifier, such person shall,
488 without undue delay, notify the Commissioner of Emergency Services
489 and Public Protection in writing of such identifier. If any person who is

490 subject to registration under this section is employed at, carries on a
491 vocation at or is a student at a trade or professional institution or
492 institution of higher learning in this state, such person shall, without
493 undue delay, notify the Commissioner of Emergency Services and
494 Public Protection of such status and of any change in such status. If
495 any person who is subject to registration under this section is
496 employed in another state, carries on a vocation in another state or is a
497 student in another state, such person shall, without undue delay,
498 notify the Commissioner of Emergency Services and Public Protection
499 and shall also register with an appropriate agency in that state,
500 provided that state has a registration requirement for such offenders.
501 During such period of registration, each registrant shall complete and
502 return forms mailed to such registrant to verify such registrant's
503 residence address and shall submit to the retaking of a photographic
504 image upon request of the Commissioner of Emergency Services and
505 Public Protection.]

506 (b) Any person who violates the provisions of this section shall be
507 guilty of a class D felony. [except that, if such person violates the
508 provisions of this section by failing to notify the Commissioner of
509 Emergency Services and Public Protection without undue delay of a
510 change of name, address or status or another reportable event, such
511 person shall be subject to such penalty if such failure continues for five
512 business days.]

513 Sec. 7. (NEW) (*Effective October 1, 2015*) (a) Any person required to
514 register under the provisions of section 2, 3 or 4 of this act, or section
515 54-253 of the general statutes, as amended by this act, or 54-254 of the
516 general statutes, as amended by this act, shall, as a requirement of such
517 registration, provide the following information upon initial
518 registration and shall maintain such information by reporting any
519 changes, additions or omissions to such person's registry information
520 by appearing in person at the Department of Emergency Services and
521 Public Protection or at a location designated by the department within
522 three business days of such change:

523 (1) Such person's name, including legal name changes, any name by
524 which the person has been known, nicknames and pseudonyms
525 including any designations or monikers used for self-identification in
526 Internet communications or other postings. If any person who is
527 subject to registration under this section changes such person's name,
528 including legal name changes, nicknames and pseudonyms including
529 any designations or monikers used for self-identification in Internet
530 communications or other postings, such person shall, within three
531 business days of such change, report in person to the Department of
532 Emergency Services and Public Protection or a location designated by
533 the department and report such change of information in writing.

534 (2) The current residence address or residence addresses of such
535 person or, if such person is in the custody of the Commissioner of
536 Correction, the residence address or addresses where such person will
537 reside upon such person's release into the community. If any person
538 who is subject to registration under this section changes such person's
539 address, such person shall, within three business days of such change,
540 report in person to the Department of Emergency Services and Public
541 Protection or a location designated by the department and report such
542 change of address in writing and, if the new address is in another state
543 or foreign country, such person shall also register with an appropriate
544 agency in that state or foreign country. Any registrant who falsely
545 reports a change of address or reports a false address shall be in
546 violation of this section. Any registrant who reports a change of
547 address and then fails to move to such address shall report such failure
548 in person to the Department of Emergency Services and Public
549 Protection or a location designated by the department within three
550 business days or be in violation of this section. Any registrant who is
551 incarcerated in a correctional institution of the Department of
552 Correction or in any other county, state or federal correctional
553 institution shall report such incarceration to the Department of
554 Emergency Services and Public Protection in writing within three
555 business days, and, upon release from such correctional institution,

556 shall report to the Department of Emergency Services and Public
557 Protection or a location designated by the department and report such
558 release within three business days. Any person required to register
559 under the provisions of section 2, 3 or 4 of this act, or section 54-253 of
560 the general statutes, as amended by this act, or 54-254 of the general
561 statutes, as amended by this act, who becomes a transient, shall report
562 such transient status to the Department of Emergency Services and
563 Public Protection not later than three business days after becoming
564 transient by reporting in person to the Department of Emergency
565 Services and Public Protection or at a location designated by the
566 department and shall report such transient status in writing. Such
567 registrant shall sign a statement that, as a transient, such registrant is
568 not residing at a residence. Residing at any such residence shall
569 constitute a change of address and such registrant shall report under
570 this subdivision. Such registrant shall report any transient locations,
571 including the specific town or towns or city or cities in which such
572 registrant is claiming to be a transient. Such transient locations shall be
573 provided with sufficient detail to allow for law enforcement officials to
574 be reasonably able to locate and verify the registrant's presence at such
575 locations. If such transient locations are in another state or foreign
576 country, such person shall also register with an appropriate agency
577 responsible for the registration of sexual offenders in that other state or
578 foreign country. Any person required to register under the provisions
579 of section 2, 3 or 4 of this act, or section 54-253a of the general statutes,
580 as amended by this act, or 54-254 of the general statutes, as amended
581 by this act, who is required to evacuate such registrant's residence due
582 to an emergency situation such as a flood, hurricane, tornado or fire,
583 shall report such evacuation and the temporary residence address such
584 registrant has been relocated to within three business days to the
585 Department of Emergency Services and Public Protection. If such
586 registrant is relocated to an emergency shelter or other public
587 accommodations, such registrant shall notify the management of such
588 shelter or accommodation upon arrival at such shelter or
589 accommodation that such registrant is a registered sexual offender.

590 (3) The name of such person's employer and any address where
591 such person is employed or carries on a vocation or, if such person is
592 in the custody of the Commissioner of Correction, the name and
593 address of any employer by whom such person will be employed or
594 carries on a vocation upon release from custody. If any person who is
595 subject to registration changes the status of such employment, the
596 address where such person is employed changes or such employment
597 is terminated, such person shall, not later than three business days
598 after such change or termination, report in person to the Department of
599 Emergency Services and Public Protection or a location designated by
600 the department and report such change or termination in writing and,
601 if the new address of such employment is in another state or foreign
602 country, such person shall register with an appropriate agency in that
603 state or foreign country responsible for the registration of sexual
604 offenders.

605 (4) The name and address of any youth camp, as defined in section
606 19a-420 of the general statutes, provider of child day care services, as
607 defined in section 19a-77 of the general statutes, youth group or
608 organization, youth athletic association or club, public or private
609 educational institution, including elementary, middle or high school,
610 regional vocational-technical school, charter school, secondary school
611 or trade or professional institution or institution of higher learning in
612 this state where such registrant is employed, carries on a vocation, is a
613 student or is enrolled. If any person who is subject to registration
614 under this section is employed in another state or foreign country,
615 carries on a vocation in another state or foreign country or is a student
616 in another state or foreign country, such person shall notify the
617 Commissioner of Emergency Services and Public Protection and shall
618 also register with an appropriate agency in that state or foreign
619 country responsible for the registration of sexual offenders. If any
620 person who is subject to registration changes employment, location of
621 vocation or place of enrollment or if the address of any such place
622 changes, such person shall, not later than three business days after

623 such change, report in person to the Department of Emergency
624 Services and Public Protection or a location designated by the
625 department and report such change in writing and, if the new
626 employment, school or address is in another state or foreign country,
627 such person shall register with an appropriate agency in that state or
628 foreign country.

629 (5) Any person required to register under section 2, 3 or 4 of this act,
630 or section 54-253 of the general statutes, as amended by this act, or 54-
631 254 of the general statutes, as amended by this act, shall, within three
632 business days of a change of the information required under this
633 subsection, report in person to the Department of Emergency Services
634 and Public Protection or a location designated by the department and
635 report such change of information in writing.

636 (b) Any person required to register under the provisions of section
637 2, 3 or 4 of this act, or section 54-253 of the general statutes, as
638 amended by this act, or 54-254 of the general statutes, as amended by
639 this act, shall provide the following information to the Department of
640 Emergency Services and Public Protection upon initial registration and
641 shall maintain such information by reporting any changes to such
642 information to the Department of Emergency Services and Public
643 Protection in writing within three business days of such change:

644 (1) Such person's date of birth and a copy of such person's birth
645 certificate;

646 (2) Such person's Social Security number;

647 (3) Any alias dates of birth or Social Security numbers that such
648 person is using or has used;

649 (4) Identifying factors;

650 (5) Such person's criminal history record including any convictions
651 in other states or foreign countries;

652 (6) The date of such person's conviction, the name and address of
653 the court where such person was convicted and the offense for which
654 such person is required to register;

655 (7) Telephone or cellular telephone number subscribed to or used by
656 such person;

657 (8) A copy of such person's Connecticut motor vehicle operator's
658 license or an identity card issued pursuant to section 1-1h of the
659 general statutes;

660 (9) The name, office location and telephone number of any
661 probation or parole officer in this or any other state;

662 (10) Travel and immigration documents including, but not limited
663 to, passports, alien registration cards and student or work visas;

664 (11) Any professional licenses that authorize such person to engage
665 in an occupation or carry on a trade;

666 (12) Any electronic mail address, instant message address or other
667 similar Internet communication identifier established or used by such
668 person; and

669 (13) The license plate number and description, including the vehicle
670 identification number, of any vehicles owned, operated or used by
671 such person including, but not limited to, motor vehicles, mobile
672 homes, aircraft and watercraft.

673 (c) In the event that a registrant fails to notify the Department of
674 Emergency Services and Public Protection of a change of information
675 required under this section or fails to maintain such information, the
676 Department of Emergency Services and Public Protection shall notify
677 the local police department or the state police troop having jurisdiction
678 over the registrant's last reported address, and that agency shall apply
679 for a warrant to be issued for the registrant's arrest under this section.
680 The Department of Emergency Services and Public Protection shall not

681 be required to update such information on any registrant whose last
682 reported address was outside this state.

683 (d) Any person required to register under the provisions of section
684 2, 3 or 4 of this act, or section 54-253 of the general statutes, as
685 amended by this act, or 54-254 of the general statutes, as amended by
686 this act, shall obtain a motor vehicle operator's license, renew such a
687 license or obtain an identity card issued by the Department of Motor
688 Vehicles prior to registration and shall maintain such license or card
689 for the period such person is required to be registered. Such person
690 shall report to the Department of Motor Vehicles that such person is
691 required to comply with this section, shall provide all information
692 required by said department and shall obtain a current photograph for
693 use on such license or card and for use by the Department of
694 Emergency Services and Public Protection in maintaining a current
695 record of registration.

696 (e) Except as provided in subsection (b) of this section, the
697 Department of Emergency Services and Public Protection shall verify
698 the address of each registrant by mailing a nonforwardable verification
699 form by first class mail to the registrant at the registrant's last reported
700 address. If mail is not delivered to a registrant's residential address
701 due to postal restrictions, the Commissioner of Emergency Services
702 and Public Protection may develop and implement procedures to
703 verify the addresses of such registrants. Such verification form shall
704 require the registrant to sign a statement that the registrant continues
705 to reside at the registrant's last reported address and to return the form
706 by mail, or as directed by the Department of Emergency Services and
707 Public Protection, by a date which is not more than ten days after the
708 date such form was mailed to the registrant. The form shall contain a
709 statement that failing to return the form or providing false information
710 is a violation of this section. Each person required to register under the
711 provisions of section 2, 3 or 4 of this act, or section 54-253 of the
712 general statutes, as amended by this act, or 54-254 of the general
713 statutes, as amended by this act, shall have such person's address

714 verified in such manner every ninety days after such person's initial
715 registration date. In the event that a registrant fails to return the
716 address verification form, the Department of Emergency Services and
717 Public Protection shall notify the local police department or the state
718 police troop having jurisdiction over the registrant's last reported
719 address, and that agency shall apply for a warrant to be issued for the
720 registrant's arrest under this section. The Department of Emergency
721 Services and Public Protection shall not verify the address of
722 registrants whose last reported address was outside this state.

723 (f) Except as provided in subsection (b) of this section, the
724 Department of Emergency Services and Public Protection shall verify
725 that each registrant is physically within this state by mailing a
726 nonforwardable verification form by first class mail to the registrant at
727 the registrant's last reported address which requires the registrant to
728 appear in person with the verification form at a prescribed office of the
729 Court Support Services Division within the Judicial Branch by a date
730 which is ten days after the date such form was mailed to the registrant
731 and submit to the taking of a photograph and update and verify any
732 information required under section 54-256 of the general statutes, as
733 amended by this act. If mail is not delivered to a registrant's residential
734 address due to postal restrictions, the Commissioner of Emergency
735 Services and Public Protection may develop and implement
736 procedures to deliver such form to such registrant. The form shall
737 contain a statement that failure to report to the prescribed office of the
738 Court Support Services Division with the verification form by a date
739 which is ten days after the date such form was mailed to the registrant
740 is a violation of this section.

741 (g) Registrants shall appear in person with the verification form at
742 the prescribed office of the Court Support Services Division pursuant
743 to subsection (f) of this section in accordance with the following
744 schedule:

745 (1) Any tier one registrant required to register under section 2 of this

746 act shall appear in person annually after such person's initial
747 registration date;

748 (2) Any tier two registrant required to register under section 3 of
749 this act shall appear in person every six months after such person's
750 initial registration date;

751 (3) Any tier three registrant required to register under section 4 of
752 this act shall appear in person every ninety days after such person's
753 initial registration date; and

754 (4) Any person required to register under section 54-253 of the
755 general statutes, as amended by this act, or section 54-254 of the
756 general statutes, as amended by this act, shall appear in person as
757 directed by the Department of Emergency Services and Public
758 Protection.

759 (h) Any person required to register under the provisions of section
760 2, 3 or 4 of this act, or section 54-253 of the general statutes, as
761 amended by this act, or 54-254 of the general statutes, as amended by
762 this act, who becomes a transient shall, after reporting such status
763 under subdivision (2) of subsection (a) of this section, appear in person
764 at the Department of Emergency Services and Public Protection or at a
765 location designated by the department by a date which is not less than
766 ten days or more than fifteen days after such registrant's last reporting
767 date under this section and shall continue to appear by a date which is
768 not less than ten days or more than fifteen days from the last reporting
769 date until such registrant reports no longer being transient.

770 (i) If a registrant fails to physically report in person to an assigned
771 office of the Court Support Services Division as provided under
772 subsections (g) and (h) of this section, the Court Support Services
773 Division shall notify the Department of Emergency Services and Public
774 Protection. The department shall notify the local police department or
775 the state police troop having jurisdiction over the registrant's last
776 reported address or transient location, and that agency shall apply for

777 a warrant to be issued for the registrant's arrest under this section. The
778 Department of Emergency Services and Public Protection shall not
779 require a registrant to report if such registrant's last reported address
780 was outside this state.

781 (j) Any person required to register under the provisions of section 2,
782 3 or 4 of this act, or section 54-253 of the general statutes, as amended
783 by this act, or 54-254 of the general statutes, as amended by this act,
784 shall submit to the retaking of a photographic image upon request of,
785 and at the time and place designated by, the Commissioner of
786 Emergency Services and Public Protection.

787 (k) Any person required to register under the provisions of section
788 2, 3 or 4 of this act, or section 54-253 of the general statutes, as
789 amended by this act, or 54-254 of the general statutes, as amended by
790 this act, shall maintain such person's registration by keeping all
791 required information current and in compliance with registry
792 requirements. Any period of incarceration or noncompliance with
793 registry requirements shall be excluded from such registrant's required
794 registration period and such registration requirement will continue
795 until such registrant meets the required registration period.

796 (l) Any person who violates the registration requirements under this
797 section shall be guilty of a class D felony.

798 Sec. 8. (NEW) (*Effective October 1, 2015*) Any person who has reason
799 to believe that a registrant is in violation of registration requirements
800 and who, with intent to assist the registrant in eluding a law
801 enforcement officer in the investigation or enforcement of such
802 violation, (a) withholds information from or does not notify the law
803 enforcement officer about the registrant's noncompliance with such
804 requirements and, if known, the whereabouts of the registrant; (b)
805 harbors, attempts to harbor, or assists another person in harboring or
806 attempting to harbor the registrant; (c) conceals or attempts to conceal,
807 or assists another person in concealing or attempting to conceal the

808 registrant; (d) knowingly provides false information regarding the
809 registrant; (e) obstructs or hinders the law enforcement officer in the
810 performance of such officer's official duties relative to the investigation
811 or enforcement of such violation; or (f) falsely represents the registrant
812 by signing address verification forms or other official documentation
813 relative to the registration of sexual offenders, shall be guilty of a class
814 D felony.

815 Sec. 9. Section 54-255 of the general statutes is repealed and the
816 following is substituted in lieu thereof (*Effective October 1, 2015*):

817 (a) Upon the conviction or finding of not guilty by reason of mental
818 disease or defect of any person for a violation of section 53a-70b, the
819 court may order the Department of Emergency Services and Public
820 Protection to restrict the dissemination of the registration information
821 to law enforcement purposes only and to not make such information
822 available for public access, provided the court finds that dissemination
823 of the registration information is not required for public safety and that
824 publication of the registration information would be likely to reveal
825 the identity of the victim within the community where the victim
826 resides. The court shall remove the restriction on the dissemination of
827 such registration information if, at any time, the court finds that public
828 safety requires that such person's registration information be made
829 available to the public or that a change of circumstances makes
830 publication of such registration information no longer likely to reveal
831 the identity of the victim within the community where the victim
832 resides. Prior to ordering or removing the restriction on the
833 dissemination of such person's registration information, the court shall
834 consider any information or statements provided by the victim.

835 (b) Upon the conviction or finding of not guilty by reason of mental
836 disease or defect of any person of a [criminal offense against a victim
837 who is a minor, a nonviolent sexual offense or a sexually violent
838 offense] tier one offense, tier two offense or tier three offense, where
839 the victim of such offense was, at the time of the offense, under

840 eighteen years of age and related to such person within any of the
841 degrees of kindred specified in section 46b-21, the court may order the
842 Department of Emergency Services and Public Protection to restrict the
843 dissemination of the registration information to law enforcement
844 purposes only and to not make such information available for public
845 access, provided the court finds that dissemination of the registration
846 information is not required for public safety and that publication of the
847 registration information would be likely to reveal the identity of the
848 victim within the community where the victim resides. The court shall
849 remove the restriction on the dissemination of such registration
850 information if, at any time, it finds that public safety requires that such
851 person's registration information be made available to the public or
852 that a change in circumstances makes publication of the registration
853 information no longer likely to reveal the identity of the victim within
854 the community where the victim resides.

855 (c) Any person who: (1) Has been convicted or found not guilty by
856 reason of mental disease or defect of a violation of subdivision (1) of
857 subsection (a) of section 53a-71 [between October 1, 1988, and June 30,
858 1999,] and was under nineteen years of age and no more than four
859 years older than the victim at the time of the offense, [;] or (2) has been
860 convicted or found not guilty by reason of mental disease or defect of a
861 violation of subdivision (2) of subsection (a) of section 53a-73a
862 [between October 1, 1988, and June 30, 1999; (3) has been convicted or
863 found not guilty by reason of mental disease or defect of a criminal
864 offense against a victim who is a minor, a nonviolent sexual offense or
865 a sexually violent offense, between October 1, 1988, and June 30, 1999,
866 where the victim of such offense was, at the time of the offense, under
867 eighteen years of age and related to such person within any of the
868 degrees of kindred specified in section 46b-21; (4) has been convicted
869 or found not guilty by reason of mental disease or defect of a violation
870 of section 53a-70b between October 1, 1988, and June 30, 1999; or (5)
871 has been convicted or found not guilty by reason of mental disease or
872 defect of any crime between October 1, 1988, and September 30, 1998,

873 which requires registration under sections 54-250 to 54-258a, inclusive,
874 and (A) served no jail or prison time as a result of such conviction or
875 finding of not guilty by reason of mental disease or defect, (B) has not
876 been subsequently convicted or found not guilty by reason of mental
877 disease or defect of any crime which would require registration under
878 sections 54-250 to 54-258a, inclusive, and (C) has registered with the
879 Department of Emergency Services and Public Protection in
880 accordance with sections 54-250 to 54-258a, inclusive;] if the victim was
881 eighteen years of age or older at the time of the offense, may petition
882 the court to order the Department of Emergency Services and Public
883 Protection to restrict the dissemination of the registration information
884 to law enforcement purposes only and to not make such information
885 available for public access. Any person who files such a petition shall,
886 pursuant to subsection (b) of section 54-227, as amended by this act,
887 notify the Office of Victim Services and the Victim Services Unit within
888 the Department of Correction of the filing of such petition. The Office
889 of Victim Services or the Victim Services Unit within the Department
890 of Correction, or both, shall, pursuant to section 54-230, as amended by
891 this act, or section 54-230a, as amended by this act, notify any victim
892 who has requested notification pursuant to subsection (b) of section 54-
893 228, as amended by this act, of the filing of such petition. Prior to
894 granting or denying such petition, the court shall consider any
895 information or statements provided by the victim. The court may order
896 the Department of Emergency Services and Public Protection to restrict
897 the dissemination of the registration information to law enforcement
898 purposes only and to not make such information available for public
899 access, provided the court finds that dissemination of the registration
900 information is not required for public safety.

901 (d) The court may order the Department of Emergency Services and
902 Public Protection to restrict the dissemination of the registration
903 information for law enforcement purposes or to exempt from
904 registration any person required to register under the provisions of
905 section 2, 3 or 4 of this act, or section 54-253, as amended by this act, or

906 54-254, as amended by this act, who is protected under a state or
907 federal witness protection or relocation program and to not make such
908 information available for public access, provided the court finds that
909 dissemination of the registration information or registration is not
910 required for public safety and that publication of the registration
911 information would be likely to jeopardize the safety of such protected
912 person. The court shall remove the restriction on the dissemination of
913 such registration information or the exemption from registration if, at
914 any time, it finds that public safety requires that such person's
915 registration information be made available to the public or that a
916 change in circumstances makes publication of the registration
917 information no longer likely to jeopardize the safety of such protected
918 person. The court shall direct the Department of Emergency Services
919 and Public Protection to execute and secure such order and refrain
920 from any further dissemination of information in the matter unless so
921 ordered by the court. The record of the order and any activity of the
922 court pertaining to the order shall be sealed from the public.

923 (e) The court may order the Department of Emergency Services and
924 Public Protection to restrict the dissemination of registration
925 information from the public concerning a specific subsection or
926 subdivision of a section of a statute when the publication of said
927 subsection or subdivision would be likely to reveal the identity of the
928 victim. The court may order the Department of Emergency Services
929 and Public Protection to disseminate registration information to the
930 public on the registrant to include only the section of the statute
931 without the specific subsection or subdivision.

932 Sec. 10. Section 54-256 of the general statutes is repealed and the
933 following is substituted in lieu thereof (*Effective October 1, 2015*):

934 (a) [Any court, the] The Commissioner of Correction or the
935 Psychiatric Security Review Board, prior to releasing into the
936 community any person convicted or found not guilty by reason of
937 mental disease or defect of a [criminal offense against a victim who is a

938 minor, a nonviolent sexual offense, a sexually violent offense] tier one
939 offense, tier two offense or tier three offense or a felony found by the
940 sentencing court to have been committed for a sexual purpose [, except
941 a person being released unconditionally at the conclusion of such
942 person's sentence or commitment] or a person required to register
943 under the provisions of section 54-253, as amended by this act, shall
944 require as a condition of such release that such person complete the
945 registration procedure established by the Commissioner of Emergency
946 Services and Public Protection under [sections 54-251, 54-252 and
947 54-254] section 2, 3 or 4 of this act, or section 54-253, as amended by
948 this act, or 54-254, as amended by this act. The [court, the]
949 Commissioner of Correction or the Psychiatric Security Review Board,
950 as the case may be, shall provide the person with a written summary
951 of the person's obligations under sections 54-102g and 54-250 to 54-
952 258a, inclusive, as amended by this act, and sections 2, 3, 4 and 7 of this
953 act, stating that the obligation to register has been explained and such
954 person read the requirements or the requirements were read to such
955 person and the person signed the written summary acknowledging he
956 or she understood the requirements and transmit the completed
957 registration package to the Commissioner of Emergency Services and
958 Public Protection who shall enter the information into the registry
959 established under section 54-257, as amended by this act. [If a court
960 transmits the completed registration package to the Commissioner of
961 Emergency Services and Public Protection with respect to a person
962 released by the court, such package need not include identifying
963 factors for such person. In the case of a person being released
964 unconditionally who declines to complete the registration package
965 through the court or the releasing agency, the court or agency shall: (1)
966 Except with respect to information that is not available to the public
967 pursuant to court order, rule of court or any provision of the general
968 statutes, provide to the Commissioner of Emergency Services and
969 Public Protection the person's name, date of release into the
970 community, anticipated residence address, if known, and criminal
971 history record, any known treatment history of such person, any

972 electronic mail address, instant message address or other similar
973 Internet communication identifier for such person, if known, and any
974 other relevant information; (2) inform the person that such person has
975 an obligation to register within three days with the Commissioner of
976 Emergency Services and Public Protection for a period of ten years
977 following the date of such person's release or for life, as the case may
978 be, that if such person changes such person's address such person shall
979 within five days register the new address in writing with the
980 Commissioner of Emergency Services and Public Protection and, if the
981 new address is in another state or if such person is employed in
982 another state, carries on a vocation in another state or is a student in
983 another state, such person shall also register with an appropriate
984 agency in that state, provided that state has a registration requirement
985 for such offenders, and that if such person establishes or changes an
986 electronic mail address, instant message address or other similar
987 Internet communication identifier such person shall, within five days,
988 register such identifier with the Commissioner of Emergency Services
989 and Public Protection; (3) provide the person with a written summary
990 of the person's obligations under sections 54-102g and 54-250 to
991 54-258a, inclusive, as explained to the person under subdivision (2) of
992 this subsection; and (4) make a specific notation on the record
993 maintained by that agency with respect to such person that the
994 registration requirements were explained to such person and that such
995 person was provided with a written summary of such person's
996 obligations under sections 54-102g and 54-250 to 54-258a, inclusive.] In
997 the case of a person being released unconditionally who refuses to
998 register with the Department of Correction, the Department of
999 Correction shall notify the Department of Emergency Services and
1000 Public Protection of such refusal and such person, upon release, shall
1001 be immediately arrested for a violation of the provisions of section 2, 3
1002 or 4 of this act, or section 54-253, as amended by this act, or 54-254, as
1003 amended by this act, as the case may be.

1004 (b) Any court, prior to releasing into the community any person

1005 convicted or found not guilty by reason of mental disease or defect of a
1006 tier one offense, tier two offense or tier three offense or a felony found
1007 by the sentencing court to have been committed for a sexual purpose,
1008 shall order such person to report in person to the Commissioner of
1009 Emergency Services and Public Protection within three days following
1010 such release. The court shall obtain such person's residence address
1011 and complete a form provided by the Department of Emergency
1012 Services and Public Protection, which includes a written summary of
1013 the person's obligations under section 54-102g, as amended by this act,
1014 sections 2, 3, 4 and 7 of this act, or section 54-253, as amended by this
1015 act, and 54-254, as amended by this act. The court shall provide a copy
1016 of such form to such person prior to their release. The court shall sign
1017 the form acknowledging that the court explained such person's
1018 registration requirements to such person and such person shall sign
1019 the form acknowledging that such person understood such person's
1020 registration requirements. If such person refuses to sign such form and
1021 provide such information, the court shall order immediate registration
1022 of such person and shall contact the Department of Emergency
1023 Services and Public Protection to complete such registration. If such
1024 person refuses to complete such registration, such person shall be
1025 arrested for violation of section 2, 3, 4 or 7 of this act, or section 54-253,
1026 as amended by this act, or 54-254, as amended by this act, as the case
1027 may be.

1028 [(b)] (c) Whenever a person is convicted or found not guilty by
1029 reason of mental disease or defect of an offense that will require such
1030 person to register under section [54-251, 54-252 or 54-254] 54-253, as
1031 amended by this act, section 54-254, as amended by this act, or section
1032 2, 3 or 4 of this act, the court shall provide to the Department of
1033 Emergency Services and Public Protection a written summary of the
1034 offense that includes the age and sex of any victim of the offense and a
1035 specific description of the offense. Such summary shall be added to the
1036 registry information made available to the public through the Internet.

1037 (d) Any person fourteen years of age or older who has been

1038 convicted or found not guilty by reason of mental disease or defect of
1039 an offense that requires registration under section 2, 3 or 4 of this act or
1040 section 54-254, as amended by this act, after the case of such person has
1041 been transferred to the regular criminal docket in accordance with
1042 section 46b-127, shall register under the appropriate section of the
1043 general statutes, except that the court may, at its discretion, reduce the
1044 registration period to twenty-five years if such person has (1) not been
1045 convicted of any offense for which imprisonment for more than one
1046 year was imposed, (2) not been convicted of another sexual offense, (3)
1047 successfully completed any periods of probation and parole, (4)
1048 successfully completed an appropriate sexual offender treatment
1049 program certified by the state, and (5) maintained such registration for
1050 a period of twenty-five years and kept all required information current
1051 and in compliance with all registry requirements.

1052 Sec. 11. Section 54-257 of the general statutes is repealed and the
1053 following is substituted in lieu thereof (*Effective October 1, 2015*):

1054 (a) The Department of Emergency Services and Public Protection
1055 shall [, not later than January 1, 1999,] establish and maintain a registry
1056 of all persons required to register under [sections 54-251, 54-252,]
1057 section 2, 3 or 4 of this act, or section 54-253, as amended by this act,
1058 and 54-254, as amended by this act, that includes an electronic
1059 database allowing for registry information to be available and
1060 transmitted in an electronic or digital format. The department shall, in
1061 cooperation with the Office of the Chief Court Administrator, the
1062 Department of Correction and the Psychiatric Security Review Board,
1063 develop appropriate forms for use by agencies and individuals to
1064 report registration information, including changes of address. Upon
1065 receipt of registration information, the department shall enter the
1066 information into the registry and notify the local police department or
1067 state police troop having jurisdiction where the registrant resides or
1068 plans to reside, is employed or plans to be employed, carries on a
1069 vocation or is a student. If a registrant notifies the Department of
1070 Emergency Services and Public Protection that such registrant is

1071 employed at, carries on a vocation at or is a student at a youth camp,
1072 as defined in section 19a-420, a provider of child day care services, as
1073 defined in section 19a-77, a public or private educational institution
1074 including an elementary, middle or high school, a regional vocational-
1075 technical school, a charter school or a trade or professional institution
1076 or an institution of higher learning in this state, the department shall,
1077 within three business days, notify the law enforcement agency with
1078 jurisdiction over such camp, provider or institution. If a registrant
1079 reports a residence, employment or involvement with an educational
1080 institution in another state or foreign country, the department shall
1081 notify the [state police agency of that state or such other agency in that
1082 state that maintains registry information, if known] appropriate
1083 agency responsible for the registration of sexual offenders in such
1084 other state or foreign country. The department shall also transmit all
1085 registration information, conviction data, information on registrants in
1086 violation of registry requirements who cannot be located,
1087 photographic images and fingerprints to the Federal Bureau of
1088 Investigation and the Department of Justice in such form as said
1089 bureau or the Department of Justice shall require for inclusion in a
1090 national registry. The local police department or state police troop
1091 having jurisdiction where the registrant resides or plans to reside, is
1092 employed or plans to be employed, carries on a vocation or is a student
1093 shall develop policies and procedures to verify the accuracy of the
1094 information provided by the registrant as well as uniform procedures
1095 to investigate the registrant's continued compliance with registration
1096 requirements and any violations of such requirements. Such policies
1097 and procedures shall provide that (1) an arrest warrant shall be sought
1098 for any registrant who violates registry requirements as specified in
1099 section 7 of this act and cannot be located, (2) the United States
1100 Marshals Service shall be notified of the existence of any such arrest
1101 warrant, and (3) any such arrest warrant shall be entered into the
1102 National Crime Information Center Wanted Person file. The
1103 Department of Emergency Services and Public Protection shall develop
1104 and maintain software applications to allow local jurisdictions to

1105 effectively and efficiently track and manage local sexual offender
1106 registry programs.

1107 (b) The Department of Emergency Services and Public Protection
1108 may suspend the registration of any person registered under section
1109 [54-251, 54-252,] 2, 3 or 4 of this act, or section 54-253, as amended by
1110 this act, or 54-254, as amended by this act, while such person is
1111 incarcerated, under civil commitment, medically incapacitated or
1112 residing outside this state. During the period that such registration is
1113 under suspension, the department is not required to verify the address
1114 of the registrant [pursuant to subsection (c) of this section] and may
1115 withdraw the registration information from public access. Upon the
1116 release of the registrant from incarceration or civil commitment, the
1117 registrant becoming medically capable or the resumption of residency
1118 in this state by the registrant, the department shall reinstate the
1119 registration, redistribute the registration information in accordance
1120 with subsection (a) of this section and resume verifying the address of
1121 the registrant. [in accordance with subsection (c) of this section.]
1122 Suspension of registration shall not affect the date of expiration of the
1123 registration obligation of the registrant under section [54-251, 54-252
1124 or] 2, 3 or 4 of this act or section 54-253, as amended by this act, or 54-
1125 254, as amended by this act.

1126 [(c) Except as provided in subsection (b) of this section, the
1127 Department of Emergency Services and Public Protection shall verify
1128 the address of each registrant by mailing a nonforwardable verification
1129 form to the registrant at the registrant's last reported address. Such
1130 form shall require the registrant to sign a statement that the registrant
1131 continues to reside at the registrant's last reported address and return
1132 the form by mail by a date which is ten days after the date such form
1133 was mailed to the registrant. The form shall contain a statement that
1134 failure to return the form or providing false information is a violation
1135 of section 54-251, 54-252, 54-253 or 54-254, as the case may be. Each
1136 person required to register under section 54-251, 54-252, 54-253 or
1137 54-254 shall have such person's address verified in such manner every

1138 ninety days after such person's initial registration date. In the event
1139 that a registrant fails to return the address verification form, the
1140 Department of Emergency Services and Public Protection shall notify
1141 the local police department or the state police troop having jurisdiction
1142 over the registrant's last reported address, and that agency shall apply
1143 for a warrant to be issued for the registrant's arrest under section 54-
1144 251, 54-252, 54-253 or 54-254, as the case may be. The Department of
1145 Emergency Services and Public Protection shall not verify the address
1146 of registrants whose last reported address was outside this state.]

1147 [(d)] (c) The Department of Emergency Services and Public
1148 Protection shall include in the registry the most recent photographic
1149 image available of each registrant taken by the department, the
1150 Department of Correction, a law enforcement agency or the Court
1151 Support Services Division of the Judicial Department and shall retake
1152 the photographic image of each registrant at least once every [five
1153 years] year.

1154 [(e)] (d) Whenever the Commissioner of Emergency Services and
1155 Public Protection receives notice from a superior court pursuant to
1156 section 52-11 or a probate court pursuant to section 45a-99 that such
1157 court has ordered the change of name of a person, and the department
1158 determines that such person is listed in the registry, the department
1159 shall revise such person's registration information accordingly.

1160 [(f)] (e) The Commissioner of Emergency Services and Public
1161 Protection shall develop a protocol for the notification of other state
1162 agencies, the Judicial Department and local police departments
1163 whenever a person listed in the registry changes such person's name
1164 and notifies the commissioner of the new name pursuant to section
1165 [54-251, 54-252,] 2, 3 or 4 of this act, or section 54-253, as amended by
1166 this act, or 54-254, as amended by this act, or whenever the
1167 commissioner determines pursuant to subsection [(e)] (d) of this
1168 section that a person listed in the registry has changed such person's
1169 name.

1170 Sec. 12. Subsection (a) of section 54-258 of the general statutes is
1171 repealed and the following is substituted in lieu thereof (*Effective*
1172 *October 1, 2015*):

1173 (a) (1) Notwithstanding any other provision of the general statutes,
1174 except subdivisions (3), (4) and (5) of this subsection, the registry
1175 maintained by the Department of Emergency Services and Public
1176 Protection shall be a public record and shall be accessible to the public
1177 during normal business hours. The Department of Emergency Services
1178 and Public Protection shall make registry information available to the
1179 public through the Internet with search fields that include, but are not
1180 limited to, a registrant's name and any alias names, city or town, zip
1181 code and geographical radius. The Department of Emergency Services
1182 and Public Protection shall make available to the public through the
1183 Internet community education resources, or links to such resources, on
1184 sexual assault prevention, education, advocacy, counseling and victim
1185 services. Not less than once per calendar quarter, the Department of
1186 Emergency Services and Public Protection shall issue notices to all
1187 print and electronic media in the state regarding the availability and
1188 means of accessing the registry. Each local police department and each
1189 state police troop shall keep a record of all registration information
1190 transmitted to it by the Department of Emergency Services and Public
1191 Protection, and shall make such information accessible to the public
1192 during normal business hours, which may include access to such
1193 information through the Internet or instruction on how to access such
1194 information through the Internet.

1195 (2) (A) Any state agency, the Judicial Department, any state police
1196 troop or any local police department may, at its discretion, notify any
1197 government agency, private organization or individual of registration
1198 information when such agency, said department, such troop or such
1199 local police department, as the case may be, believes such notification
1200 is necessary to protect the public or any individual in any jurisdiction
1201 from any person who is subject to registration under section 2, 3 or 4 of
1202 this act, or section [54-251, 54-252,] 54-253, as amended by this act, or

1203 54-254, as amended by this act.

1204 (B) (1) Whenever a registrant is released into the community, or
1205 whenever a registrant changes such registrant's address and notifies
1206 the Department of Emergency Services and Public Protection of such
1207 change pursuant to section 2, 3 or 4 of this act, or section [54-251, 54-
1208 252,] 54-253, as amended by this act, or 54-254, as amended by this act,
1209 the Department of Emergency Services and Public Protection shall [, by
1210 electronic mail,] provide an automated electronic mail notification
1211 system available to notify the superintendent of schools for the school
1212 district in which the registrant resides, or plans to reside, of such
1213 release or new address, and provide such superintendent with the
1214 same registry information for such registrant that the department
1215 makes available to the public through the Internet under subdivision
1216 (1) of this subsection. Each superintendent of schools shall be
1217 responsible for updating their electronic mail address in such
1218 electronic mail notification system.

1219 (2) Whenever a registrant is released into the community, or
1220 whenever a registrant changes such registrant's address and notifies
1221 the Department of Emergency Services and Public Protection of such
1222 change pursuant to section 2, 3 or 4 of this act, or section [54-251, 54-
1223 252,] 54-253, as amended by this act, or 54-254, as amended by this act,
1224 the Department of Emergency Services and Public Protection shall [, by
1225 electronic mail,] provide an automated electronic mail notification
1226 system available to notify the chief executive officer of the
1227 municipality in which the registrant resides, or plans to reside, of such
1228 release or new address, and provide such chief executive officer with
1229 the same registry information for such registrant that the department
1230 makes available to the public through the Internet under subdivision
1231 (1) of this subsection. Each chief executive officer shall be responsible
1232 for updating their electronic mail address in such electronic mail
1233 notification system.

1234 (3) Notwithstanding the provisions of subdivisions (1) and (2) of

1235 this subsection, state agencies, the Judicial Department, state police
1236 troops and local police departments shall not disclose the identity of
1237 any victim of a crime committed by a registrant or a registrant's
1238 treatment information, a registrant's Social Security number, a
1239 telephone number or cellular mobile telephone number subscribed to
1240 or used by a registrant, an electronic mail address, instant message
1241 address or other similar Internet communication identifier used by a
1242 registrant, a registrant's birth certificate, a registrant's travel and
1243 immigration information, a registrant's criminal history information
1244 concerning any arrest that did not result in a conviction and the name
1245 of a registrant's employer provided to the registry pursuant to sections
1246 54-102g, as amended by this act, and 54-250 to 54-258a, inclusive, as
1247 amended by this act, and sections 2, 3, 4, 7 and 8 of this act, except to
1248 government agencies for bona fide law enforcement or security
1249 purposes. The Department of Emergency Services and Public
1250 Protection may provide for public inquiries on the registry Internet
1251 web site that allows members of the public to enter a telephone
1252 number, a cellular mobile telephone number or an electronic mail
1253 address, instant message address or other similar Internet
1254 communication identifier to determine if such number or identifier
1255 belongs to a registrant, provided any positive response to such an
1256 inquiry will not disclose the identity of the registrant but will instruct
1257 the inquiring party to directly contact the Department of Emergency
1258 Services and Public Protection which will aid in an investigation
1259 concerning the inquiry.

1260 (4) Notwithstanding the provisions of subdivisions (1) and (2) of
1261 this subsection, registration information the dissemination of which
1262 has been restricted by court order pursuant to section 54-255, as
1263 amended by this act, and which is not otherwise subject to disclosure,
1264 shall not be a public record and shall be released only for law
1265 enforcement purposes until such restriction is removed by the court
1266 pursuant to said section.

1267 (5) Notwithstanding the provisions of subdivisions (1) and (2) of

1268 this subsection, a registrant's electronic mail address, instant message
1269 address or other similar Internet communication identifier shall not be
1270 a public record, except that the Department of Emergency Services and
1271 Public Protection may release such identifier for law enforcement or
1272 security purposes in accordance with regulations adopted by the
1273 department. The department shall adopt regulations in accordance
1274 with chapter 54 to specify the circumstances under which and the
1275 persons to whom such identifiers may be released including, but not
1276 limited to, providers of electronic communication service or remote
1277 computing service, as those terms are defined in section 54-260b, as
1278 amended by this act, and operators of Internet web sites, and the
1279 procedure therefor.

1280 (6) When any registrant completes the registrant's term of
1281 registration or is otherwise released from the obligation to register
1282 under section 2, 3 or 4 of this act, or section [54-251, 54-252,] 54-253, as
1283 amended by this act, or 54-254, as amended by this act, the Department
1284 of Emergency Services and Public Protection shall notify any state
1285 police troop or local police department having jurisdiction over the
1286 registrant's last reported residence address that the person is no longer
1287 a registrant, and the Department of Emergency Services and Public
1288 Protection, state police troop and local police department shall remove
1289 the registrant's name and information from the registry.

1290 Sec. 13. (NEW) (*Effective October 1, 2015*) (a) A person is guilty of
1291 aggravated public indecency when such person commits public
1292 indecency, as provided in section 53a-186 of the general statutes, and a
1293 victim of the offense is under eighteen years of age at the time of
1294 offense.

1295 (b) Aggravated public indecency is a class A misdemeanor.

1296 Sec. 14. Section 53-21 of the general statutes is repealed and the
1297 following is substituted in lieu thereof (*Effective October 1, 2015*):

1298 (a) Any person who (1) wilfully or unlawfully causes or permits any

1299 child under the age of sixteen years to be placed in such a situation
1300 that the life or limb of such child is endangered, the health of such
1301 child is likely to be injured or the morals of such child are likely to be
1302 impaired, or does any act likely to impair the health or morals of any
1303 such child, or (2) [has contact with the intimate parts, as defined in
1304 section 53a-65, of a child under the age of sixteen years or subjects a
1305 child under sixteen years of age to contact with the intimate parts of
1306 such person, in a sexual and indecent manner likely to impair the
1307 health or morals of such child, or (3)] permanently transfers the legal
1308 or physical custody of a child under the age of sixteen years to another
1309 person for money or other valuable consideration or acquires or
1310 receives the legal or physical custody of a child under the age of
1311 sixteen years from another person upon payment of money or other
1312 valuable consideration to such other person or a third person, except in
1313 connection with an adoption proceeding that complies with the
1314 provisions of chapter 803, or [(4)] (3) intentionally and unreasonably
1315 interferes with or prevents the making of a report of suspected child
1316 abuse or neglect required under section 17a-101a, shall be guilty of (A)
1317 a class D felony for a violation of subdivision [(4)] (3) of this
1318 subsection, (B) a class C felony for a violation of subdivision (1) or [(3)]
1319 (2) of this subsection, [and (C) a class B felony for a violation of
1320 subdivision (2) of this subsection, except that, if the violation is of
1321 subdivision (2) of this subsection and the victim of the offense is under
1322 thirteen years of age, such person shall be sentenced to a term of
1323 imprisonment of which five years of the sentence imposed may not be
1324 suspended or reduced by the court.]

1325 (b) The act of a parent or agent leaving an infant thirty days or
1326 younger with a designated employee pursuant to section 17a-58 shall
1327 not constitute a violation of this section.

1328 Sec. 15. (NEW) (*Effective October 1, 2015*) Any person who has
1329 contact with the intimate parts, as defined in section 53a-65 of the
1330 general statutes, of a child under thirteen years of age or subjects a
1331 child under thirteen years of age to contact with the intimate parts of

1332 such person, in a sexual and indecent manner likely to impair the
1333 health or morals of such child, shall be guilty of a class A felony.

1334 Sec. 16. (NEW) (*Effective October 1, 2015*) Any person who has
1335 contact with the intimate parts, as defined in section 53a-65 of the
1336 general statutes, of a child thirteen years of age or older but under
1337 sixteen years of age or subjects a child thirteen years of age or older but
1338 under sixteen years of age to contact with the intimate parts of such
1339 person, in a sexual and indecent manner likely to impair the health or
1340 morals of such child, shall be guilty of a class B felony.

1341 Sec. 17. Section 8-45a of the general statutes is repealed and the
1342 following is substituted in lieu thereof (*Effective October 1, 2015*):

1343 A housing authority, as defined in subsection (b) of section 8-39, in
1344 determining eligibility for the rental of public housing units may
1345 establish criteria and consider relevant information concerning (1) an
1346 applicant's or any proposed occupant's history of criminal activity
1347 involving: (A) Crimes of physical violence to persons or property, (B)
1348 crimes involving the illegal manufacture, sale, distribution or use of, or
1349 possession with intent to manufacture, sell, use or distribute, a
1350 controlled substance, as defined in section 21a-240, or (C) other
1351 criminal acts which would adversely affect the health, safety or welfare
1352 of other tenants, (2) an applicant's or any proposed occupant's abuse,
1353 or pattern of abuse, of alcohol when the housing authority has
1354 reasonable cause to believe that such applicant's or proposed
1355 occupant's abuse, or pattern of abuse, of alcohol may interfere with the
1356 health, safety or right to peaceful enjoyment of the premises by other
1357 residents, and (3) an applicant or any proposed occupant who is
1358 subject to a lifetime registration requirement under section [54-252] 4
1359 of this act or section 54-254, as amended by this act, on account of
1360 being convicted or found not guilty by reason of mental disease or
1361 defect of a [sexually violent offense] tier three sexual offense or a
1362 felony committed for a sexual purpose. In evaluating any such
1363 information, the housing authority shall give consideration to the time,

1364 nature and extent of the applicant's or proposed occupant's conduct
1365 and to factors which might indicate a reasonable probability of
1366 favorable future conduct such as evidence of rehabilitation and
1367 evidence of the willingness of the applicant, the applicant's family or
1368 the proposed occupant to participate in social service or other
1369 appropriate counseling programs and the availability of such
1370 programs.

1371 Sec. 18. Section 18-78b of the general statutes is repealed and the
1372 following is substituted in lieu thereof (*Effective October 1, 2015*):

1373 There is established a Victim Services Unit within the Department of
1374 Correction. The duties and responsibilities of the unit shall include, but
1375 not be limited to: (1) Receiving notices pursuant to section 54-227, as
1376 amended by this act, from inmates applying for release or sentence
1377 reduction or review, persons applying for exemption from the
1378 registration requirements of section [54-251] 2 or 3 of this act and
1379 persons filing a petition for an order restricting the dissemination of
1380 registration information or removing such restriction pursuant to
1381 section 54-255, as amended by this act, (2) receiving requests for
1382 notification from victims of crime or members of an inmate's
1383 immediate family pursuant to section 54-228, as amended by this act,
1384 and receiving notices of changes of address from victims pursuant to
1385 said section, (3) receiving requests for notification from prosecuting
1386 officials pursuant to section 54-229, and (4) notifying persons pursuant
1387 to section 54-230a, as amended by this act, who have requested to be
1388 notified pursuant to section 54-228, as amended by this act, or 54-229.

1389 Sec. 19. Subparagraph (G) of subdivision (2) of subsection (d) of
1390 section 20-327b of the general statutes is repealed and the following is
1391 substituted in lieu thereof (*Effective October 1, 2015*):

1392 (G) A statement that information concerning the residence address
1393 of a person convicted of a crime may be available from law
1394 enforcement agencies or the Department of Emergency Services and

1395 Public Protection and that the Department of Emergency Services and
1396 Public Protection maintains a site on the Internet listing information
1397 about the residence address of persons required to register under
1398 section [54-251, 54-252,] 2, 3 or 4 of this act, or section 54-253, as
1399 amended by this act, or 54-254, as amended by this act, who have so
1400 registered.

1401 Sec. 20. Subsection (a) of section 53a-30 of the general statutes is
1402 repealed and the following is substituted in lieu thereof (*Effective*
1403 *October 1, 2015*):

1404 (a) When imposing sentence of probation or conditional discharge,
1405 the court may, as a condition of the sentence, order that the defendant:
1406 (1) Work faithfully at a suitable employment or faithfully pursue a
1407 course of study or of vocational training that will equip the defendant
1408 for suitable employment; (2) undergo medical or psychiatric treatment
1409 and remain in a specified institution, when required for that purpose;
1410 (3) support the defendant's dependents and meet other family
1411 obligations; (4) make restitution of the fruits of the defendant's offense
1412 or make restitution, in an amount the defendant can afford to pay or
1413 provide in a suitable manner, for the loss or damage caused thereby
1414 and the court may fix the amount thereof and the manner of
1415 performance; (5) if a minor, (A) reside with the minor's parents or in a
1416 suitable foster home, (B) attend school, and (C) contribute to the
1417 minor's own support in any home or foster home; (6) post a bond or
1418 other security for the performance of any or all conditions imposed; (7)
1419 refrain from violating any criminal law of the United States, this state
1420 or any other state; (8) if convicted of a misdemeanor or a felony, other
1421 than a capital felony under the provisions of section 53a-54b in effect
1422 prior to April 25, 2012, a class A felony or a violation of section 21a-
1423 278, 21a-278a, 53a-55, 53a-56, 53a-56b, 53a-57, 53a-58 or 53a-70b or any
1424 offense for which there is a mandatory minimum sentence which may
1425 not be suspended or reduced by the court, and any sentence of
1426 imprisonment is suspended, participate in an alternate incarceration
1427 program; (9) reside in a residential community center or halfway

1428 house approved by the Commissioner of Correction, and contribute to
1429 the cost incident to such residence; (10) participate in a program of
1430 community service labor in accordance with section 53a-39c; (11)
1431 participate in a program of community service in accordance with
1432 section 51-181c; (12) if convicted of a violation of [subdivision (2) of
1433 subsection (a) of section 53-21,] section 53a-70, 53a-70a, 53a-70b, 53a-
1434 71, 53a-72a or 53a-72b, undergo specialized sexual offender treatment;
1435 (13) if convicted of a [criminal offense against a victim who is a minor,
1436 a nonviolent sexual offense or a sexually violent offense] tier one
1437 offense, tier two offense or tier three offense, as defined in section 54-
1438 250, as amended by this act, or of a felony that the court finds was
1439 committed for a sexual purpose, as provided in section 54-254, as
1440 amended by this act, register such person's identifying factors, as
1441 defined in section 54-250, as amended by this act, with the
1442 Commissioner of Emergency Services and Public Protection when
1443 required pursuant to section [54-251, 54-252 or] 2, 3 or 4 of this act or
1444 section 54-253, as amended by this act, as the case may be; (14) be
1445 subject to electronic monitoring, which may include the use of a global
1446 positioning system; (15) if convicted of a violation of section 46a-58, 53-
1447 37a, 53a-181j, 53a-181k or 53a-181l, participate in an anti-bias crime
1448 education program; (16) if convicted of a violation of section 53-247,
1449 undergo psychiatric or psychological counseling or participate in an
1450 animal cruelty prevention and education program provided such a
1451 program exists and is available to the defendant; or (17) satisfy any
1452 other conditions reasonably related to the defendant's rehabilitation.
1453 The court shall cause a copy of any such order to be delivered to the
1454 defendant and to the probation officer, if any.

1455 Sec. 21. Subsection (b) of section 54-227 of the general statutes is
1456 repealed and the following is substituted in lieu thereof (*Effective*
1457 *October 1, 2015*):

1458 (b) Any person who files an application with the court to be
1459 exempted from the registration requirements of section [54-251
1460 pursuant to subsection (b) or (c) of said section] 2 or 3 of this act and

1461 any person who files a petition with the court pursuant to section 54-
1462 255, as amended by this act, for an order restricting the dissemination
1463 of the registration information or removing such restriction shall notify
1464 the Office of Victim Services and the Victim Services Unit within the
1465 Department of Correction of the filing of such application or petition
1466 on a form prescribed by the Office of the Chief Court Administrator.
1467 Notwithstanding any provision of the general statutes, no such
1468 application or petition shall be considered unless such person has
1469 notified the Office of Victim Services and the Victim Services Unit
1470 within the Department of Correction pursuant to this subsection and
1471 provides proof of such notice as part of the application or petition.

1472 Sec. 22. Subsection (b) of section 54-228 of the general statutes is
1473 repealed and the following is substituted in lieu thereof (*Effective*
1474 *October 1, 2015*):

1475 (b) Any victim of a [criminal offense against a victim who is a
1476 minor, a nonviolent sexual offense or a sexually violent offense] tier
1477 one offense, tier two offense or tier three offense, as those terms are
1478 defined in section 54-250, as amended by this act, or a felony found by
1479 the sentencing court to have been committed for a sexual purpose, as
1480 provided in section 54-254, as amended by this act, who desires to be
1481 notified whenever the person who was convicted or found not guilty
1482 by reason of mental disease or defect of such offense files an
1483 application with the court to be exempted from the registration
1484 requirements of section [54-251 pursuant to subsection (b) or (c) of said
1485 section] 2 or 3 of this act or files a petition with the court pursuant to
1486 section 54-255, as amended by this act, for an order restricting the
1487 dissemination of the registration information, or removing such
1488 restriction, may complete and file a request for notification with the
1489 Office of Victim Services or the Victim Services Unit within the
1490 Department of Correction.

1491 Sec. 23. Subsection (b) of section 54-230 of the general statutes is
1492 repealed and the following is substituted in lieu thereof (*Effective*

1493 *October 1, 2015):*

1494 (b) Upon receipt of notice from a person pursuant to subsection (b)
1495 of section 54-227, as amended by this act, the Office of Victim Services
1496 shall notify by certified mail all persons who have requested to be
1497 notified pursuant to subsection (b) of section 54-228, as amended by
1498 this act, whenever such person files an application with the court to be
1499 exempted from the registration requirements of section [54-251
1500 pursuant to subsections (b) or (c) of said section] 2 or 3 of this act or
1501 files a petition with the court pursuant to section 54-255, as amended
1502 by this act, for an order restricting the dissemination of the registration
1503 information, or removing such restriction. Such notice shall be in
1504 writing and notify each person of the nature of the exemption or of the
1505 restriction or removal of the restriction being applied for, the address
1506 and telephone number of the court to which the application or petition
1507 by the person was made, and the date and place of the hearing or
1508 session, if any, scheduled on the application or petition.

1509 Sec. 24. Subsection (b) of section 54-230a of the general statutes is
1510 repealed and the following is substituted in lieu thereof (*Effective*
1511 *October 1, 2015):*

1512 (b) Upon receipt of notice from a person pursuant to subsection (b)
1513 of section 54-227, as amended by this act, the Victim Services Unit
1514 within the Department of Correction shall notify by certified mail all
1515 persons who have requested to be notified pursuant to subsection (b)
1516 of section 54-228, as amended by this act, whenever such person files
1517 an application with the court to be exempted from the registration
1518 requirements of section [54-251 pursuant to subsections (b) or (c) of
1519 said section] 2 or 3 of this act or files a petition with the court pursuant
1520 to section 54-255, as amended by this act, for an order restricting the
1521 dissemination of the registration information, or removing such
1522 restriction. Such notice shall be in writing and notify each person of the
1523 nature of the exemption or of the restriction or the removal of the
1524 restriction being applied for, the address and telephone number of the

1525 court to which the application or petition by the person was made, and
1526 the date and place of the hearing or session, if any, scheduled on the
1527 application or petition.

1528 Sec. 25. Section 54-260b of the general statutes is repealed and the
1529 following is substituted in lieu thereof (*Effective October 1, 2015*):

1530 (a) For the purposes of this section:

1531 (1) "Basic subscriber information" means: (A) Name, (B) address, (C)
1532 age or date of birth, (D) electronic mail address, instant message
1533 address or other similar Internet communication identifier, and (E)
1534 subscriber number or identity, including any assigned Internet
1535 protocol address;

1536 (2) "Electronic communication" means "electronic communication"
1537 as defined in 18 USC 2510, as amended from time to time;

1538 (3) "Electronic communication service" means "electronic
1539 communication service" as defined in 18 USC 2510, as amended from
1540 time to time;

1541 (4) "Registrant" means a person required to register under section
1542 [54-251, 54-252,] 2, 3 or 4 of this act, or section 54-253, as amended by
1543 this act, or 54-254, as amended by this act; and

1544 (5) "Remote computing service" means "remote computing service"
1545 as defined in section 18 USC 2711, as amended from time to time.

1546 (b) The Commissioner of Emergency Services and Public Protection
1547 shall designate a sworn law enforcement officer to serve as liaison
1548 between the Department of Emergency Services and Public Protection
1549 and providers of electronic communication services or remote
1550 computing services to facilitate the exchange of non-personally-
1551 identifiable information concerning registrants.

1552 (c) Whenever such designated law enforcement officer ascertains

1553 from such exchange of non-personally-identifiable information that
1554 there are subscribers, customers or users of such providers who are
1555 registrants, such officer shall initiate a criminal investigation to
1556 determine if such registrants are in violation of the registration
1557 requirements of section [54-251, 54-252,] section 2, 3 or 4 of this act, or
1558 section 54-253, as amended by this act, or 54-254, as amended by this
1559 act, or of the terms and conditions of their parole or probation by
1560 virtue of being subscribers, customers or users of such providers.

1561 (d) Such designated law enforcement officer may request an ex
1562 parte order from a judge of the Superior Court to compel a provider of
1563 electronic communication service or remote computing service to
1564 disclose basic subscriber information pertaining to subscribers,
1565 customers or users who have been identified by such provider to be
1566 registrants. The judge shall grant such order if the law enforcement
1567 officer offers specific and articulable facts showing that there are
1568 reasonable grounds to believe that the basic subscriber information
1569 sought is relevant and material to the ongoing criminal investigation.
1570 The order shall state upon its face the case number assigned to such
1571 investigation, the date and time of issuance and the name of the judge
1572 authorizing the order. The law enforcement officer shall have any ex
1573 parte order issued pursuant to this subsection signed by the
1574 authorizing judge within forty-eight hours or not later than the next
1575 business day, whichever is earlier.

1576 (e) A provider of electronic communication service or remote
1577 computing service shall disclose basic subscriber information to such
1578 designated law enforcement officer when an order is issued pursuant
1579 to subsection (d) of this section.

1580 (f) A provider of electronic communication service or remote
1581 computing service that provides information in good faith pursuant to
1582 an order issued pursuant to subsection (d) of this section shall be
1583 afforded the legal protections provided under 18 USC 3124, as
1584 amended from time to time, with regard to such actions.

1585 Sec. 26. Section 54-102g of the general statutes is repealed and the
1586 following is substituted in lieu thereof (*Effective October 1, 2015*):

1587 (a) Whenever any person is arrested on or after October 1, 2011, for
1588 the commission of a serious felony and, prior to such arrest, has been
1589 convicted of a felony but has not submitted to the taking of a blood or
1590 other biological sample for DNA (deoxyribonucleic acid) analysis
1591 pursuant to this section, the law enforcement agency that arrested such
1592 person shall, as available resources allow, require such person to
1593 submit to the taking of a blood or other biological sample for DNA
1594 (deoxyribonucleic acid) analysis to determine identification
1595 characteristics specific to the person. If the law enforcement agency
1596 requires such person to submit to the taking of such blood or other
1597 biological sample, such person shall submit to the taking of such
1598 sample prior to release from custody and at such time and place as the
1599 agency may specify. For purposes of this subsection, "serious felony"
1600 means a violation of section 53a-54a, 53a-54b, 53a-54c, 53a-54d, 53a-55,
1601 53a-55a, 53a-56, 53a-56a, 53a-56b, 53a-57, 53a-59, 53a-59a, 53a-60, 53a-
1602 60a, 53a-60b, 53a-60c, 53a-70, 53a-70a, 53a-70b, 53a-72b, 53a-92, 53a-
1603 92a, 53a-94, 53a-94a, 53a-95, 53a-100aa, 53a-101, 53a-102, 53a-102a, 53a-
1604 103a, 53a-111, 53a-112, 53a-134, 53a-135, 53a-136, 53a-167c, 53a-179b,
1605 53a-179c or 53a-181c.

1606 (b) Any person who has been convicted of a [criminal offense
1607 against a victim who is a minor, a nonviolent sexual offense or a
1608 sexually violent offense] tier one offense, tier two offense or tier three
1609 offense, as those terms are defined in section 54-250, as amended by
1610 this act, or a felony, and has been sentenced on that conviction to the
1611 custody of the Commissioner of Correction, and who has not
1612 submitted to the taking of a blood or other biological sample pursuant
1613 to subsection (a) of this section with respect to such offense, shall, prior
1614 to release from custody and at such time as the commissioner may
1615 specify, submit to the taking of a blood or other biological sample of
1616 sufficient quality for DNA (deoxyribonucleic acid) analysis to
1617 determine identification characteristics specific to the person. If any

1618 person required to submit to the taking of a blood or other biological
1619 sample pursuant to this subsection refuses to do so, the Commissioner
1620 of Correction or the commissioner's designee shall notify the
1621 Department of Emergency Services and Public Protection within thirty
1622 days of such refusal for the initiation of criminal proceedings against
1623 such person.

1624 (c) Any person who is convicted of a [criminal offense against a
1625 victim who is a minor, a nonviolent sexual offense or a sexually violent
1626 offense] tier one offense, tier two offense or tier three offense, as those
1627 terms are defined in section 54-250, as amended by this act, or a felony
1628 and is not sentenced to a term of confinement, and who has not
1629 submitted to the taking of a blood or other biological sample pursuant
1630 to subsection (a) of this section with respect to such offense, shall, as a
1631 condition of such sentence and at a time and place specified by the
1632 Court Support Services Division of the Judicial Department, submit to
1633 the taking of a blood or other biological sample of sufficient quality for
1634 DNA (deoxyribonucleic acid) analysis to determine identification
1635 characteristics specific to the person.

1636 (d) Any person who has been found not guilty by reason of mental
1637 disease or defect pursuant to section 53a-13 of a [criminal offense
1638 against a victim who is a minor, a nonviolent sexual offense or a
1639 sexually violent offense] tier one offense, tier two offense or tier three
1640 offense, as those terms are defined in section 54-250, as amended by
1641 this act, or a felony, and is in the custody of the Commissioner of
1642 Mental Health and Addiction Services or the Commissioner of
1643 Developmental Services as a result of that finding, and who has not
1644 submitted to the taking of a blood or other biological sample pursuant
1645 to subsection (a) of this section with respect to such offense, shall, prior
1646 to a court hearing commenced in accordance with subsection (d) of
1647 section 17a-582, and at such time as the Commissioner of Mental
1648 Health and Addiction Services or the Commissioner of Developmental
1649 Services with whom such person has been placed may specify, submit
1650 to the taking of a blood or other biological sample of sufficient quality

1651 for DNA (deoxyribonucleic acid) analysis to determine identification
1652 characteristics specific to the person.

1653 (e) Any person who has been convicted of a [criminal offense
1654 against a victim who is a minor, a nonviolent sexual offense or a
1655 sexually violent offense] tier one offense, tier two offense or tier three
1656 offense, as those terms are defined in section 54-250, as amended by
1657 this act or a felony, and is serving a period of probation or parole, and
1658 who has not submitted to the taking of a blood or other biological
1659 sample pursuant to subsection (a), (b), (c) or (d) of this section, shall,
1660 prior to discharge from the custody of the Court Support Services
1661 Division or the Department of Correction and at such time as said
1662 division or department may specify, submit to the taking of a blood or
1663 other biological sample of sufficient quality for DNA
1664 (deoxyribonucleic acid) analysis to determine identification
1665 characteristics specific to the person.

1666 (f) Any person who has been convicted or found not guilty by
1667 reason of mental disease or defect in any other state or jurisdiction of a
1668 felony or of any crime, the essential elements of which are
1669 substantially the same as a [criminal offense against a victim who is a
1670 minor, a nonviolent sexual offense or a sexually violent offense] tier
1671 one offense, tier two offense or tier three offense, as those terms are
1672 defined in section 54-250, as amended by this act, and is in the custody
1673 of the Commissioner of Correction, is under the supervision of the
1674 Judicial Department or the Board of Pardons and Paroles or is under
1675 the jurisdiction of the Psychiatric Security Review Board, shall, prior to
1676 discharge from such custody, supervision or jurisdiction submit to the
1677 taking of a blood or other biological sample of sufficient quality for
1678 DNA (deoxyribonucleic acid) analysis to determine identification
1679 characteristics specific to the person.

1680 (g) If the blood or other biological sample taken from a person
1681 pursuant to this section is not of sufficient quality for DNA
1682 (deoxyribonucleic acid) analysis to determine identification

1683 characteristics specific to the person, the person shall submit to the
1684 taking of an additional sample or samples until a sample of sufficient
1685 quality is obtained.

1686 (h) The analysis shall be performed by the Division of Scientific
1687 Services within the Department of Emergency Services and Public
1688 Protection, except that the division shall analyze samples taken
1689 pursuant to subsection (a) of this section only as available resources
1690 allow. The identification characteristics of the profile resulting from the
1691 DNA (deoxyribonucleic acid) analysis shall be stored and maintained
1692 by the division in a DNA data bank and shall be made available only
1693 as provided in section 54-102j.

1694 (i) Any person who refuses to submit to the taking of a blood or
1695 other biological sample pursuant to this section or wilfully fails to
1696 appear at the time and place specified pursuant to subsection (b) of
1697 this section for the taking of a blood or other biological sample shall be
1698 guilty of a class D felony. Any person required to submit to the taking
1699 of a blood or other biological sample pursuant to subsection (c) of this
1700 section who wilfully fails to appear to submit to the taking of such
1701 sample within five business days of the time specified by the Court
1702 Support Services Division may be arrested pursuant to a warrant
1703 issued under section 54-2a.

1704 (j) If any person required to submit to the taking of a blood or other
1705 biological sample pursuant to any provision of this section is in the
1706 custody of the Commissioner of Correction and refuses to submit to
1707 the taking of such sample, the commissioner or the commissioner's
1708 designee may use reasonable force to obtain a blood or other biological
1709 sample from such person.

1710 (k) For the purposes of this section, a motor vehicle violation for
1711 which a sentence to a term of imprisonment of more than one year
1712 may be imposed shall be deemed an unclassified felony.

1713 Sec. 27. Subdivision (10) of section 46b-120 of the general statutes is

1714 repealed and the following is substituted in lieu thereof (*Effective*
1715 *October 1, 2015*):

1716 (10) "Serious juvenile offense" means (A) the violation of, including
1717 attempt or conspiracy to violate, section 21a-277, 21a-278, 29-33, 29-34,
1718 29-35, subdivision (2) [or (3)] of subsection (a) of section 53-21, as
1719 amended by this act, subdivision (2) of section 53-21 of the general
1720 statutes in effect on and after October 1, 2000, and prior to October 1,
1721 2015, or section 15 or 16 of this act, or section 53-80a, 53-202b, 53-202c,
1722 53-390 to 53-392, inclusive, 53a-54a to 53a-57, inclusive, 53a-59 to
1723 53a-60c, inclusive, 53a-64aa, 53a-64bb, 53a-70 to 53a-71, inclusive,
1724 53a-72b, 53a-86, 53a-92 to 53a-94a, inclusive, 53a-95, 53a-100aa, 53a-101,
1725 53a-102a, 53a-103a or 53a-111 to 53a-113, inclusive, subdivision (1) of
1726 subsection (a) of section 53a-122, subdivision (3) of subsection (a) of
1727 section 53a-123, section 53a-134, 53a-135, 53a-136a or 53a-167c,
1728 subsection (a) of section 53a-174, or section 53a-196a, 53a-211, 53a-212,
1729 53a-216 or 53a-217b, or (B) running away, without just cause, from any
1730 secure placement other than home while referred as a delinquent child
1731 to the Court Support Services Division or committed as a delinquent
1732 child to the Commissioner of Children and Families for a serious
1733 juvenile offense;

1734 Sec. 28. Subsection (f) of section 53a-29 of the general statutes is
1735 repealed and the following is substituted in lieu thereof (*Effective*
1736 *October 1, 2015*):

1737 (f) The period of probation, unless terminated sooner as provided in
1738 section 53a-32, shall be not less than ten years or more than thirty-five
1739 years for conviction of a violation of subdivision (2) of subsection (a) of
1740 section 53-21 21 of the general statutes in effect on and after October 1,
1741 2000, and prior to October 1, 2015, or section 15 or 16 of this act, or
1742 section 53a-70, 53a-70a, 53a-70b, 53a-71, 53a-72a, 53a-72b, 53a-90a, 53a-
1743 196b, 53a-196c, 53a-196d, 53a-196e or 53a-196f.

1744 Sec. 29. Section 53a-32a of the general statutes is repealed and the

1745 following is substituted in lieu thereof (*Effective October 1, 2015*):

1746 If a defendant who entered a plea of nolo contendere or a guilty
1747 plea under the Alford doctrine to a violation of subdivision (2) of
1748 section 53-21 of the general statutes in effect prior to October 1, 2000,
1749 subdivision (2) of subsection (a) of section 53-21 of the general statutes
1750 in effect on and after October 1, 2000, and prior to October 1, 2015,
1751 section 15 or 16 of this act, or section 53a-70, 53a-70a, 53a-70b, 53a-71,
1752 53a-72a or 53a-72b, and was ordered to undergo sexual offender
1753 treatment as a condition of probation, becomes ineligible for such
1754 treatment because of such defendant's refusal to acknowledge that
1755 such defendant committed the act or acts charged, such defendant
1756 shall be deemed to be in violation of the conditions of such defendant's
1757 probation and be returned to court for proceedings in accordance with
1758 section 53a-32.

1759 Sec. 30. Section 53a-33 of the general statutes is repealed and the
1760 following is substituted in lieu thereof (*Effective October 1, 2015*):

1761 The court or sentencing judge may at any time during the period of
1762 probation or conditional discharge, after hearing and for good cause
1763 shown, terminate a sentence of probation or conditional discharge
1764 before the completion thereof, except a sentence of probation imposed
1765 for conviction of a violation of subdivision (2) of section 53-21 of the
1766 general statutes in effect prior to October 1, 2000, subdivision (2) of
1767 subsection (a) of section 53-21 of the general statutes in effect on and
1768 after October 1, 2000, but prior to October 1, 2015, or section 15 or 16 of
1769 this act, or section 53a-70, 53a-70a, 53a-70b, 53a-71, 53a-72a or 53a-72b.

1770 Sec. 31. Subsection (d) of section 53a-40 of the general statutes is
1771 repealed and the following is substituted in lieu thereof (*Effective*
1772 *October 1, 2015*):

1773 (d) A persistent serious sexual offender is a person, other than a
1774 person who qualifies as a persistent dangerous sexual offender under
1775 subsection (b) of this section, who qualifies as a persistent serious

1776 felony offender under subsection (c) of this section and the felony of
1777 which such person presently stands convicted is a violation of
1778 subdivision (2) of subsection (a) of section 53-21 of the general statutes
1779 committed on and after October 1, 2000, and prior to October 1, 2015,
1780 section 15 or 16 of this act, or section 53a-70, 53a-70a, 53a-70b, 53a-71,
1781 53a-72a or 53a-72b and the prior conviction is for a violation of section
1782 53-21 of the general statutes, revised to January 1, 1995, involving
1783 sexual contact, committed prior to October 1, 1995, a violation of
1784 subdivision (2) of section 53-21 of the general statutes, committed on or
1785 after October 1, 1995, and prior to October 1, 2000, a violation of
1786 subdivision (2) of subsection (a) of section 53-21 of the general statutes
1787 committed on and after October 1, 2000, and prior to October 1, 2015,
1788 or a violation of section 15 or 16 of this act or section 53a-70, 53a-70a,
1789 53a-70b, 53a-71, 53a-72a or 53a-72b.

1790 Sec. 32. Subsection (a) of section 53a-40e of the general statutes is
1791 repealed and the following is substituted in lieu thereof (*Effective*
1792 *October 1, 2015*):

1793 (a) If any person is convicted of (1) a violation of subdivision (1) [or
1794 (2)] of subsection (a) of section 53-21, as amended by this act,
1795 subdivision (2) of section 53-21 of the general statutes committed on
1796 and after October 1, 2000, and prior to October 1, 2015, or section 15 or
1797 16 of this act, or section 53a-59, 53a-59a, 53a-60, 53a-60a, 53a-60b, 53a-
1798 60c, 53a-70, 53a-70a, 53a-70b, 53a-70c, 53a-71, 53a-72a, 53a-72b, 53a-73a,
1799 53a-181c, 53a-181d, 53a-181e, 53a-182b, 53a-183, 53a-223, 53a-223a or
1800 53a-223b or attempt or conspiracy to violate any of said sections or
1801 section 53a-54a, or (2) any crime that the court determines constitutes a
1802 family violence crime, as defined in section 46b-38a, or attempt or
1803 conspiracy to commit any such crime, the court may, in addition to
1804 imposing the sentence authorized for the crime under section 53a-35a
1805 or 53a-36, if the court is of the opinion that the history and character
1806 and the nature and circumstances of the criminal conduct of such
1807 offender indicate that a standing criminal protective order will best
1808 serve the interest of the victim and the public, issue a standing criminal

1809 protective order which shall remain in effect for a duration specified
1810 by the court until modified or revoked by the court for good cause
1811 shown. If any person is convicted of any crime not specified in
1812 subdivision (1) or (2) of this subsection, the court may, for good cause
1813 shown, issue a standing criminal protective order pursuant to this
1814 subsection.

1815 Sec. 33. Subsection (a) of section 53a-70c of the general statutes is
1816 repealed and the following is substituted in lieu thereof (*Effective*
1817 *October 1, 2015*):

1818 (a) A person is guilty of aggravated sexual assault of a minor when
1819 such person commits a violation of [subdivision (2) of subsection (a) of
1820 section 53-21] section 15 or 16 of this act, or section 53a-70, 53a-70a,
1821 53a-71, 53a-86, 53a-87 or 53a-196a and the victim of such offense is
1822 under thirteen years of age, and (1) such person kidnapped or illegally
1823 restrained the victim, (2) such person stalked the victim, (3) such
1824 person used violence to commit such offense against the victim, (4)
1825 such person caused serious physical injury to or disfigurement of the
1826 victim, (5) there was more than one victim of such offense under
1827 thirteen years of age, (6) such person was not known to the victim, or
1828 (7) such person has previously been convicted of a violent sexual
1829 assault.

1830 Sec. 34. Subsection (a) of section 54-1k of the general statutes is
1831 repealed and the following is substituted in lieu thereof (*Effective*
1832 *October 1, 2015*):

1833 (a) Upon the arrest of a person for a violation of subdivision (1) [or
1834 (2)] of subsection (a) of section 53-21, as amended by this act,
1835 subdivision (2) of subsection (a) of section 53-21 of the general statutes
1836 in effect on and after October 1, 2000, and prior to October 1, 2015, or
1837 section 15 or 16 of this act, or section 53a-70, 53a-70a, 53a-70c, 53a-71,
1838 53a-72a, 53a-72b or 53a-73a, or any attempt thereof, or section 53a-181c,
1839 53a-181d or 53a-181e, the court may issue a protective order pursuant

1840 to this section. Upon the arrest of a person for a violation of section
1841 53a-182b or 53a-183, the court may issue a protective order pursuant to
1842 this section if it finds that such violation caused the victim to
1843 reasonably fear for his or her physical safety. Such order shall be an
1844 order of the court, and the clerk of the court shall cause (1) a copy of
1845 such order, or the information contained in such order, to be sent to
1846 the victim, and (2) a copy of such order, or the information contained
1847 in such order, to be sent by facsimile or other means not later than
1848 forty-eight hours after its issuance to the law enforcement agency or
1849 agencies for the town in which the victim resides, the town in which
1850 the victim is employed and the town in which the defendant resides. If
1851 the victim is enrolled in a public or private elementary or secondary
1852 school, including a technical high school, or an institution of higher
1853 education, as defined in section 10a-55, the clerk of the court shall,
1854 upon the request of the victim, send, by facsimile or other means, a
1855 copy of such order, or the information contained in such order, to such
1856 school or institution of higher education, the president of any
1857 institution of higher education at which the victim is enrolled and the
1858 special police force established pursuant to section 10a-156b, if any, at
1859 the institution of higher education at which the victim is enrolled.

1860 Sec. 35. Subsection (a) of section 54-36p of the general statutes is
1861 repealed and the following is substituted in lieu thereof (*Effective*
1862 *October 1, 2015*):

1863 (a) The following property shall be subject to forfeiture to the state
1864 pursuant to subsection (b) of this section:

1865 (1) All moneys used, or intended for use, in a violation of
1866 subdivision [(3)] (2) of subsection (a) of section 53-21, as amended by
1867 this act, or section 53a-82, 53a-86, 53a-87, 53a-88, 53a-90a, 53a-189a,
1868 53a-189b, 53a-192a, 53a-196a, 53a-196b, 53a-196c or 53a-196i;

1869 (2) All property constituting the proceeds obtained, directly or
1870 indirectly, from a violation of subdivision [(3)] (2) of subsection (a) of

1871 section 53-21, as amended by this act, or section 53a-82, 53a-86, 53a-87,
1872 53a-88, 53a-90a, 53a-189a, 53a-189b, 53a-192a, 53a-196a, 53a-196b, 53a-
1873 196c or 53a-196i;

1874 (3) All property derived from the proceeds obtained, directly or
1875 indirectly, from a violation of subdivision [(3)] (2) of subsection (a) of
1876 section 53-21, as amended by this act, or section 53a-82, 53a-86, 53a-87,
1877 53a-88, 53a-90a, 53a-189a, 53a-189b, 53a-192a, 53a-196a, 53a-196b, 53a-
1878 196c or 53a-196i;

1879 (4) All property used or intended for use, in any manner or part, to
1880 commit or facilitate the commission of a violation of subdivision [(3)]
1881 (2) of subsection (a) of section 53-21, as amended by this act, or section
1882 53a-82, 53a-86, 53a-87, 53a-88, 53a-90a, 53a-189a, 53a-189b, 53a-192a,
1883 53a-196a, 53a-196b, 53a-196c or 53a-196i.

1884 Sec. 36. Subsection (h) of section 54-56d of the general statutes is
1885 repealed and the following is substituted in lieu thereof (*Effective*
1886 *October 1, 2015*):

1887 (h) (1) If, at the hearing, the court finds that there is a substantial
1888 probability that the defendant, if provided with a course of treatment,
1889 will regain competency within the period of any placement order
1890 under this section, the court shall either (A) order placement of the
1891 defendant for treatment for the purpose of rendering the defendant
1892 competent, or (B) order placement of the defendant at a treatment
1893 facility pending civil commitment proceedings pursuant to
1894 subdivision (2) of this subsection.

1895 (2) (A) Except as provided in subparagraph (B) of this subdivision, if
1896 the court makes a finding pursuant to subdivision (1) of this subsection
1897 and does not order placement pursuant to subparagraph (A) of said
1898 subdivision, the court shall, on its own motion or on motion of the
1899 state or the defendant, order placement of the defendant in the custody
1900 of the Commissioner of Mental Health and Addiction Services at a
1901 treatment facility pending civil commitment proceedings. The

1902 treatment facility shall be determined by the Commissioner of Mental
1903 Health and Addiction Services. Such order shall: (i) Include an
1904 authorization for the Commissioner of Mental Health and Addiction
1905 Services to apply for civil commitment of such defendant pursuant to
1906 sections 17a-495 to 17a-528, inclusive; (ii) permit the defendant to agree
1907 to request voluntarily to be admitted under section 17a-506 and
1908 participate voluntarily in a treatment plan prepared by the
1909 Commissioner of Mental Health and Addiction Services, and require
1910 that the defendant comply with such treatment plan; and (iii) provide
1911 that if the application for civil commitment is denied or not pursued
1912 by the Commissioner of Mental Health and Addiction Services, or if
1913 the defendant is unwilling or unable to comply with a treatment plan
1914 despite reasonable efforts of the treatment facility to encourage the
1915 defendant's compliance, the person in charge of the treatment facility,
1916 or such person's designee, shall submit a written progress report to the
1917 court and the defendant shall be returned to the court for a hearing
1918 pursuant to subsection (k) of this section. Such written progress report
1919 shall include the status of any civil commitment proceedings
1920 concerning the defendant, the defendant's compliance with the
1921 treatment plan, an opinion regarding the defendant's current
1922 competency to stand trial, the clinical findings of the person
1923 submitting the report and the facts upon which the findings are based,
1924 and any other information concerning the defendant requested by the
1925 court, including, but not limited to, the method of treatment or the
1926 type, dosage and effect of any medication the defendant is receiving.
1927 The Court Support Services Division shall monitor the defendant's
1928 compliance with any applicable provisions of such order. The period
1929 of placement and monitoring under such order shall not exceed the
1930 period of the maximum sentence which the defendant could receive on
1931 conviction of the charges against such defendant, or eighteen months,
1932 whichever is less. If the defendant has complied with such treatment
1933 plan and any applicable provisions of such order, at the end of the
1934 period of placement and monitoring, the court shall approve the entry
1935 of a nolle prosequi to the charges against the defendant or shall

1936 dismiss such charges.

1937 (B) This subdivision shall not apply: (i) To any person charged with
1938 a class A felony, a class B felony, except a violation of section 53a-122
1939 that does not involve the use, attempted use or threatened use of
1940 physical force against another person, or a violation of section 14-227a,
1941 subdivision (2) of subsection (a) of section 53-21 of the general statutes
1942 in effect on and after October 1, 2000, and prior to October 1, 2015, or
1943 section 15 or 16 of this act, or section 53a-56b, 53a-60d, 53a-70, 53a-70a,
1944 53a-70b, 53a-71, 53a-72a or 53a-72b; (ii) to any person charged with a
1945 crime or motor vehicle violation who, as a result of the commission of
1946 such crime or motor vehicle violation, causes the death of another
1947 person; or (iii) unless good cause is shown, to any person charged with
1948 a class C felony.

1949 Sec. 37. Subdivision (3) of subsection (m) of section 54-56d of the
1950 general statutes is repealed and the following is substituted in lieu
1951 thereof (*Effective October 1, 2015*):

1952 (3) If the court orders the release of a defendant charged with the
1953 commission of a crime that resulted in the death or serious physical
1954 injury, as defined in section 53a-3, of another person, or with a
1955 violation of subdivision (2) of subsection (a) of section 53-21, of the
1956 general statutes in effect on and after October 1, 2000, and prior to
1957 October 1, 2015, subdivision (2) of subsection (a) of section 53a-60 or
1958 section 15 or 16 of this act, or section 53a-60a, 53a-70, 53a-70a, 53a-70b,
1959 53a-71, 53a-72a or 53a-72b, or orders the placement of such defendant
1960 in the custody of the Commissioner of Mental Health and Addiction
1961 Services or the Commissioner of Developmental Services, the court
1962 may, on its own motion or on motion of the prosecuting authority,
1963 order, as a condition of such release or placement, periodic
1964 examinations of the defendant as to the defendant's competency at
1965 intervals of not less than six months. Such an examination shall be
1966 conducted in accordance with subsection (d) of this section. Periodic
1967 examinations ordered by the court under this subsection shall continue

1968 until the court finds that the defendant has attained competency or
1969 until the time within which the defendant may be prosecuted for the
1970 crime with which the defendant is charged, as provided in section 54-
1971 193 or 54-193a, has expired, whichever occurs first.

1972 Sec. 38. Subsection (c) of section 54-56e of the general statutes is
1973 repealed and the following is substituted in lieu thereof (*Effective*
1974 *October 1, 2015*):

1975 (c) This section shall not be applicable: (1) To any person charged
1976 with a class A felony, a class B felony, except a violation of subdivision
1977 (1), (2) or (3) of subsection (a) of section 53a-122 that does not involve
1978 the use, attempted use or threatened use of physical force against
1979 another person, or a violation of subdivision (4) of subsection (a) of
1980 section 53a-122 that does not involve the use, attempted use or
1981 threatened use of physical force against another person and does not
1982 involve a violation by a person who is a public official, as defined in
1983 section 1-110, or a state or municipal employee, as defined in section 1-
1984 110, or a violation of section 14-227a, subdivision (2) of subsection (a)
1985 of section 53-21, of the general statutes in effect on and after October 1,
1986 2000, and prior to October 1, 2015, section 15 or 16 of this act, or section
1987 53a-56b, 53a-60d, 53a-70, 53a-70a, 53a-70b, 53a-71, except as provided
1988 in subdivision (5) of this subsection, 53a-72a, 53a-72b, 53a-90a, 53a-
1989 196e or 53a-196f, (2) to any person charged with a crime or motor
1990 vehicle violation who, as a result of the commission of such crime or
1991 motor vehicle violation, causes the death of another person, (3) to any
1992 person accused of a family violence crime as defined in section 46b-38a
1993 who (A) is eligible for the pretrial family violence education program
1994 established under section 46b-38c, or (B) has previously had the
1995 pretrial family violence education program invoked in such person's
1996 behalf, (4) to any person charged with a violation of section 21a-267 or
1997 21a-279 who (A) is eligible for the pretrial drug education and
1998 community service program established under section 54-56i, or (B)
1999 has previously had the pretrial drug education program or the pretrial
2000 drug education and community service program invoked on such

2001 person's behalf, (5) unless good cause is shown, to (A) any person
2002 charged with a class C felony, or (B) any person charged with
2003 committing a violation of subdivision (1) of subsection (a) of section
2004 53a-71 while such person was less than four years older than the other
2005 person, (6) to any person charged with a violation of section 9-359 or 9-
2006 359a, (7) to any person charged with a motor vehicle violation (A)
2007 while operating a commercial motor vehicle, as defined in section 14-1,
2008 or (B) who holds a commercial driver's license or commercial driver's
2009 instruction permit at the time of the violation, or (8) any person
2010 charged with a violation of subdivision (6) of subsection (a) of section
2011 53a-60.

2012 Sec. 39. Subsection (a) of section 54-76b of the general statutes is
2013 repealed and the following is substituted in lieu thereof (*Effective*
2014 *October 1, 2015*):

2015 (a) For the purposes of sections 54-76b to 54-76n, inclusive:

2016 (1) "Youth" means (A) a minor who has reached the age of sixteen
2017 years but has not reached the age of eighteen years at the time of the
2018 alleged offense, or (B) a child who has been transferred to the regular
2019 criminal docket of the Superior Court pursuant to section 46b-127; and

2020 (2) "Youthful offender" means a youth who (A) is charged with the
2021 commission of a crime which is not a class A felony or a violation of
2022 section 14-222a, subsection (a) or subdivision (1) of subsection (b) of
2023 section 14-224, section 14-227a or 14-227g, subdivision (2) of subsection
2024 (a) of section 53-21 of the general statutes in effect on and after October
2025 1, 2000, and prior to October 1, 2015, section 15 or 16 of this act, or
2026 section 53a-70, 53a-70a, 53a-70b, 53a-71, 53a-72a or 53a-72b, except a
2027 violation involving consensual sexual intercourse or sexual contact
2028 between the youth and another person who is thirteen years of age or
2029 older but under sixteen years of age, and (B) has not previously been
2030 convicted of a felony in the regular criminal docket of the Superior
2031 Court or been previously adjudged a serious juvenile offender or

2032 serious juvenile repeat offender, as defined in section 46b-120.

2033 Sec. 40. Subsection (a) of section 54-76c of the general statutes is
2034 repealed and the following is substituted in lieu thereof (*Effective*
2035 *October 1, 2015*):

2036 (a) In any case where an information or complaint has been laid
2037 charging a defendant with the commission of a crime, and where it
2038 appears that the defendant is a youth, such defendant shall be
2039 presumed to be eligible to be adjudged a youthful offender and the
2040 court having jurisdiction shall, but only as to the public, order the
2041 court file sealed, unless such defendant (1) is charged with the
2042 commission of a crime which is a class A felony or a violation of
2043 section 14-222a, subsection (a) or subdivision (1) of subsection (b) of
2044 section 14-224, section 14-227a or 14-227g, subdivision (2) of subsection
2045 (a) of section 53-21 of the general statutes in effect on and after October
2046 1, 2000, and prior to October 1, 2015, section 15 or 16 of this act, or
2047 section 53a-70, 53a-70a, 53a-70b, 53a-71, 53a-72a or 53a-72b, except a
2048 violation involving consensual sexual intercourse or sexual contact
2049 between the youth and another person who is thirteen years of age or
2050 older but under sixteen years of age, or (2) has been previously
2051 convicted of a felony in the regular criminal docket of the Superior
2052 Court or been previously adjudged a serious juvenile offender or
2053 serious juvenile repeat offender, as defined in section 46b-120. Except
2054 as provided in subsection (b) of this section, upon motion of the
2055 prosecuting official, the court may order that an investigation be made
2056 of such defendant under section 54-76d, for the purpose of
2057 determining whether such defendant is ineligible to be adjudged a
2058 youthful offender, provided the court file shall remain sealed, but only
2059 as to the public, during such investigation.

2060 Sec. 41. Subsection (a) of section 54-76l of the general statutes is
2061 repealed and the following is substituted in lieu thereof (*Effective*
2062 *October 1, 2015*):

2063 (a) The records or other information of a youth, other than a youth
2064 arrested for or charged with the commission of a crime which is a class
2065 A felony or a violation of section 14-222a, subsection (a) or subdivision
2066 (1) of subsection (b) of section 14-224, section 14-227a or 14-227g,
2067 subdivision (2) of subsection (a) of section 53-21 of the general statutes
2068 in effect on and after October 1, 2000, but prior to October 1, 2015, or
2069 section 15 or 16 of this act, or section 53a-70, 53a-70a, 53a-70b, 53a-71,
2070 53a-72a or 53a-72b, except a violation involving consensual sexual
2071 intercourse or sexual contact between the youth and another person
2072 who is thirteen years of age or older but under sixteen years of age,
2073 including fingerprints, photographs and physical descriptions, shall be
2074 confidential and shall not be open to public inspection or be disclosed
2075 except as provided in this section, but such fingerprints, photographs
2076 and physical descriptions submitted to the State Police Bureau of
2077 Identification of the Division of State Police within the Department of
2078 Emergency Services and Public Protection at the time of the arrest of a
2079 person subsequently adjudged, or subsequently presumed or
2080 determined to be eligible to be adjudged, a youthful offender shall be
2081 retained as confidential matter in the files of the bureau and be opened
2082 to inspection only as provided in this section. Other data ordinarily
2083 received by the bureau, with regard to persons arrested for a crime,
2084 shall be forwarded to the bureau to be filed, in addition to such
2085 fingerprints, photographs and physical descriptions, and be retained in
2086 the division as confidential information, open to inspection only as
2087 provided in this section.

2088 Sec. 42. Subsection (c) of section 54-125e of the general statutes is
2089 repealed and the following is substituted in lieu thereof (*Effective*
2090 *October 1, 2015*):

2091 (c) The period of special parole shall be not less than one year or
2092 more than ten years, except that such period may be for more than ten
2093 years for a person convicted of a violation of subdivision (2) of section
2094 53-21 of the general statutes in effect prior to October 1, 2000,
2095 subdivision (2) of subsection (a) of section 53-21 of the general statutes

2096 in effect on and after October 1, 2000, but prior to October 1, 2015, or
2097 section 15 or 16 of this act, or section 53a-70, 53a-70a, 53a-70b, 53a-71,
2098 53a-72a or 53a-72b or sentenced as a persistent dangerous felony
2099 offender pursuant to subsection (h) of section 53a-40 or as a persistent
2100 serious felony offender pursuant to subsection (j) of section 53a-40.

2101 Sec. 43. Section 54-143c of the general statutes is repealed and the
2102 following is substituted in lieu thereof (*Effective October 1, 2015*):

2103 In addition to any fine, fee or cost that may be imposed pursuant to
2104 any provision of the general statutes, the court shall impose a fine of
2105 one hundred fifty-one dollars on any person who, on or after July 1,
2106 2004, is convicted of or pleads guilty or nolo contendere to a violation
2107 of subdivision (2) of subsection (a) of section 53-21 of the general
2108 statutes in effect on and after October 1, 2000, and prior to October 1,
2109 2015, section 15 or 16 of this act, or section 53a-70, 53a-70a, 53a-70b,
2110 53a-71, 53a-72a, 53a-72b or 53a-73a. Fines collected under this section
2111 shall be deposited in the sexual assault victims account established
2112 under section 19a-112d.

2113 Sec. 44. Subsection (a) of section 54-260 of the general statutes is
2114 repealed and the following is substituted in lieu thereof (*Effective*
2115 *October 1, 2015*):

2116 (a) For the purposes of this section, "sexual offender" means any
2117 person convicted of a violation of subdivision (2) of section 53-21 of the
2118 general statutes in effect prior to October 1, 2000, subdivision (2) of
2119 subsection (a) of section 53-21 of the general statutes in effect on and
2120 after October 1, 2000, but prior to October 1, 2015, or section 15 or 16 of
2121 this act, section 53a-70, 53a-70a, 53a-70b, 53a-71, 53a-72a or 53a-72b
2122 committed on or after October 1, 1995.

2123 Sec. 45. (NEW) (*Effective October 1, 2015*) (a) No person who is
2124 required to register pursuant to section 2, 3 or 4 of this act, or section
2125 54-253 or 54-254 of the general statutes, as amended by this act, and is
2126 released into the community, as defined in section 54-250 of the

2127 general statutes, may reside within one thousand feet of the real
2128 property comprising (1) a public or private elementary or secondary
2129 school, or (2) a facility where child day care services, as defined in
2130 section 19a-77 of the general statutes, are provided.

2131 (b) The provisions of subsection (a) of this section shall not apply if
2132 (1) the person has established a residence within one thousand feet of
2133 such property prior to the effective date of this section, or (2) the
2134 school or facility is newly located on or after the effective date of this
2135 section within one thousand feet of such person's residence.

2136 (c) Any person who violates the provisions of this section shall be
2137 guilty of a class A misdemeanor.

2138 Sec. 46. Section 18-86c of the general statutes is repealed and the
2139 following is substituted in lieu thereof (*Effective October 1, 2015*):

2140 (a) Any contract entered into between the Commissioner of
2141 Correction and a provider operating a halfway house, group home,
2142 mental health facility or other community residence to which the
2143 commissioner may release inmates, shall specify whether such
2144 provider refuses to accept certain inmates and, if so, shall specify the
2145 types of inmates such provider refuses to accept.

2146 (b) Prior to entering into any such contract, the Commissioner of
2147 Correction shall notify, in writing, the chief executive officer or chief
2148 elected official of any municipality in which the Department of
2149 Correction or potential provider will operate a halfway house, group
2150 home, mental health facility or other community residence. The
2151 commissioner shall include any proposed address for any such
2152 operation and the types of inmates such provider may accept.

2153 Sec. 47. Sections 54-251 and 54-252 of the general statutes are
2154 repealed. (*Effective October 1, 2015*)

This act shall take effect as follows and shall amend the following sections:		
Section 1	October 1, 2015	54-250
Sec. 2	October 1, 2015	New section
Sec. 3	October 1, 2015	New section
Sec. 4	October 1, 2015	New section
Sec. 5	October 1, 2015	54-253
Sec. 6	October 1, 2015	54-254
Sec. 7	October 1, 2015	New section
Sec. 8	October 1, 2015	New section
Sec. 9	October 1, 2015	54-255
Sec. 10	October 1, 2015	54-256
Sec. 11	October 1, 2015	54-257
Sec. 12	October 1, 2015	54-258(a)
Sec. 13	October 1, 2015	New section
Sec. 14	October 1, 2015	53-21
Sec. 15	October 1, 2015	New section
Sec. 16	October 1, 2015	New section
Sec. 17	October 1, 2015	8-45a
Sec. 18	October 1, 2015	18-78b
Sec. 19	October 1, 2015	20-327b(d)(2)(G)
Sec. 20	October 1, 2015	53a-30(a)
Sec. 21	October 1, 2015	54-227(b)
Sec. 22	October 1, 2015	54-228(b)
Sec. 23	October 1, 2015	54-230(b)
Sec. 24	October 1, 2015	54-230a(b)
Sec. 25	October 1, 2015	54-260b
Sec. 26	October 1, 2015	54-102g
Sec. 27	October 1, 2015	46b-120(10)
Sec. 28	October 1, 2015	53a-29(f)
Sec. 29	October 1, 2015	53a-32a
Sec. 30	October 1, 2015	53a-33
Sec. 31	October 1, 2015	53a-40(d)
Sec. 32	October 1, 2015	53a-40e(a)
Sec. 33	October 1, 2015	53a-70c(a)
Sec. 34	October 1, 2015	54-1k(a)
Sec. 35	October 1, 2015	54-36p(a)
Sec. 36	October 1, 2015	54-56d(h)

Sec. 37	October 1, 2015	54-56d(m)(3)
Sec. 38	October 1, 2015	54-56e(c)
Sec. 39	October 1, 2015	54-76b(a)
Sec. 40	October 1, 2015	54-76c(a)
Sec. 41	October 1, 2015	54-76l(a)
Sec. 42	October 1, 2015	54-125e(c)
Sec. 43	October 1, 2015	54-143c
Sec. 44	October 1, 2015	54-260(a)
Sec. 45	October 1, 2015	New section
Sec. 46	October 1, 2015	18-86c
Sec. 47	October 1, 2015	Repealer section

Statement of Purpose:

To amend Connecticut's sex offender registry laws to ensure Connecticut law is compliant with the Adam Walsh Child Protection and Safety Act of 2006, to require that convicted sexual offenders reside at least one thousand feet away from a school or child care center and to provide information to potential host communities about proposed reentry housing.

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