

**Proposed Substitute  
Bill No. 6186**

LCO No. 5909

**AN ACT PROTECTING SCHOOL CHILDREN.**

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

1 Section 1. Subsection (c) of section 17a-101 of the general statutes is  
2 repealed and the following is substituted in lieu thereof (*Effective July*  
3 *1, 2015*):

4 (c) The Commissioner of Children and Families shall develop an  
5 educational training program and refresher training program for the  
6 accurate and prompt identification and reporting of child abuse and  
7 neglect. Such training program and refresher training program shall be  
8 made available to all persons mandated to report child abuse and  
9 neglect at various times and locations throughout the state as  
10 determined by the Commissioner of Children and Families. Such  
11 training program and refresher program shall be provided to [all new]  
12 each school [employees] employee, as defined in section 53a-65, within  
13 available appropriations.

14 Sec. 2. Section 17a-101a of the general statutes is repealed and the  
15 following is substituted in lieu thereof (*Effective October 1, 2015*):

16 (a) (1) Any mandated reporter, as [defined] described in section 17a-  
17 101, as amended by this act, who in the ordinary course of such  
18 person's employment or profession has reasonable [cause to suspect or

19 believe] suspicion that any child under the age of eighteen years [(1)  
20 (A) has been abused or neglected, as defined in section 46b-120, [(2)  
21 (B) has had nonaccidental physical injury, or injury which is at  
22 variance with the history given of such injury, inflicted upon such  
23 child, or [(3)] (C) is placed at imminent risk of serious harm, or (2) any  
24 school employee, as defined in section 53a-65, who in the ordinary  
25 course of such person's employment or profession has reasonable  
26 suspicion that any person who is eighteen years of age or older and is  
27 being educated by a local or regional board of education, other than as  
28 part of an adult education program, is a victim under the provisions of  
29 subdivision (8) of subsection (a) of section 53a-71, shall report or cause  
30 a report to be made in accordance with the provisions of sections 17a-  
31 101b to 17a-101d, inclusive, as amended by this act.

32 (b) (1) Any person required to report under the provisions of this  
33 section who fails to make such report or fails to make such report  
34 within the time period prescribed in sections 17a-101b to 17a-101d,  
35 inclusive, as amended by this act, and section 17a-103 shall be guilty of  
36 a class [A misdemeanor and] E felony.

37 (2) Any person who, acting alone or in conspiracy with another, for  
38 the purpose of intentionally and unreasonably interfering with or  
39 preventing the making of a report pursuant to this section, shall be  
40 guilty of a class D felony.

41 (3) Any person guilty under the provisions of this subsection, shall  
42 be required to participate in an educational and training program. The  
43 program may be provided by one or more private organizations  
44 approved by the commissioner, provided the entire cost of the  
45 program shall be paid from fees charged to the participants, the  
46 amount of which shall be subject to the approval of the commissioner.

47 (c) The Commissioner of Children and Families, or the  
48 commissioner's designee, shall promptly notify the Chief State's  
49 Attorney when there is reason to believe that any such person has  
50 failed to make a report in accordance with this section.

51 Sec. 3. Section 17a-101b of the general statutes is repealed and the  
52 following is substituted in lieu thereof (*Effective October 1, 2015*):

53 (a) An oral report shall be made by a mandated reporter as soon as  
54 practicable but not later than twelve hours after the mandated reporter  
55 has reasonable [cause to suspect or believe] suspicion that a child has  
56 been abused or neglected or placed in imminent risk of serious harm,  
57 by telephone or in person to the Commissioner of Children and  
58 Families or a law enforcement agency. If a law enforcement agency  
59 receives an oral report, it shall immediately notify the Commissioner  
60 of Children and Families.

61 (b) If the commissioner or the commissioner's designee suspects or  
62 knows that such person has knowingly made a false report, the  
63 identity of such person shall be disclosed to the appropriate law  
64 enforcement agency and to the perpetrator of the alleged abuse.

65 (c) If the Commissioner of Children and Families, or the  
66 commissioner's designee, receives a report alleging sexual abuse or  
67 serious physical abuse, including, but not limited to, a report that: (1)  
68 A child has died; (2) a child has been sexually assaulted; (3) a child has  
69 suffered brain damage or loss or serious impairment of a bodily  
70 function or organ; (4) a child has been sexually exploited; or (5) a child  
71 has suffered serious nonaccidental physical injury, the commissioner  
72 shall, within twelve hours of receipt of such report, notify the  
73 appropriate law enforcement agency.

74 (d) Whenever a mandated reporter, as defined in section 17a-101, as  
75 amended by this act, has reasonable [cause to suspect or believe]  
76 suspicion that any child has been abused or neglected by a member of  
77 the staff of a public or private institution or facility that provides care  
78 for such child or a public or private school, the mandated reporter  
79 shall report as required in subsection (a) of this section. The  
80 Commissioner of Children and Families or the commissioner's  
81 designee shall notify the principal, headmaster, executive director or  
82 other person in charge of such institution, facility or school, or the

83 person's designee, unless such person is the alleged perpetrator of the  
84 abuse or neglect of such child. In the case of a public school, the  
85 commissioner shall also notify the person's employing superintendent.  
86 Such person in charge, or such person's designee, shall then  
87 immediately notify the child's parent or other person responsible for  
88 the child's care that a report has been made.

89 (e) For purposes of this section, "child" includes any victim  
90 described in subdivision (2) of subsection (a) of section 17a-101a, as  
91 amended by this act.

92 Sec. 4. Section 17a-101d of the general statutes is repealed and the  
93 following is substituted in lieu thereof (*Effective October 1, 2015*):

94 All oral and written reports required in sections 17a-101a to 17a-  
95 101c, inclusive, as amended by this act, and section 17a-103, shall  
96 contain, if known: (1) The names and addresses of the child and his or  
97 her parents or other person responsible for his or her care; (2) the age  
98 of the child; (3) the gender of the child; (4) the nature and extent of the  
99 child's injury or injuries, maltreatment or neglect; (5) the approximate  
100 date and time the injury or injuries, maltreatment or neglect occurred;  
101 (6) information concerning any previous injury or injuries to, or  
102 maltreatment or neglect of, the child or his or her siblings; (7) the  
103 circumstances in which the injury or injuries, maltreatment or neglect  
104 came to be known to the reporter; (8) the name of the person or  
105 persons suspected to be responsible for causing such injury or injuries,  
106 maltreatment or neglect; (9) the reasons such person or persons are  
107 suspected of causing such injury or injuries, maltreatment or neglect;  
108 (10) any information concerning any prior cases in which such person  
109 or persons have been suspected of causing an injury, maltreatment or  
110 neglect of a child; and (11) whatever action, if any, was taken to treat,  
111 provide shelter or otherwise assist the child. For purposes of this  
112 section, "child" includes any victim described in subdivision (2) of  
113 subsection (a) of section 17a-101a, as amended by this act.

114 Sec. 5. Section 17a-101h of the general statutes is repealed and the

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

116 Notwithstanding any provision of the general statutes, any person  
117 authorized to conduct an investigation of abuse or neglect shall  
118 coordinate investigatory activities in order to minimize the number of  
119 interviews of any child and share information with other persons  
120 authorized to conduct an investigation of child abuse or neglect, as  
121 appropriate. A person reporting child abuse or neglect shall provide  
122 any person authorized to conduct an investigation of child abuse or  
123 neglect with all information related to the investigation that is in the  
124 possession or control of the person reporting child abuse or neglect,  
125 except as expressly prohibited by state or federal law. The  
126 commissioner shall obtain the consent of parents or guardians or other  
127 persons responsible for the care of the child to any interview with a  
128 child, except that such consent shall not be required when the  
129 department has reason to believe such parent or guardian or other  
130 person responsible for the care of the child or member of the child's  
131 household is the perpetrator of the alleged abuse or that seeking such  
132 consent would place the child at imminent risk of physical harm. If  
133 consent is not required to conduct the interview, such interview shall  
134 be conducted in the presence of a disinterested adult unless immediate  
135 access to the child is necessary to protect the child from imminent risk  
136 of physical harm and a disinterested adult is not available after  
137 reasonable search. For purposes of this section, "child" includes any  
138 victim described in subdivision (2) of subsection (a) of section 17a-  
139 101a, as amended by this act.

140 Sec. 6. Section 17a-101i of the general statutes is repealed and the  
141 following is substituted in lieu thereof (*Effective October 1, 2015*):

142 (a) Notwithstanding any provision of the general statutes, not later  
143 than five working days after an investigation of a report that a child  
144 has been abused or neglected by a school employee, as defined in  
145 section 53a-65, has been completed, the Commissioner of Children and  
146 Families shall notify the employing superintendent and the  
147 Commissioner of Education of the results of such investigation and

148 shall provide records, whether or not created by the department,  
149 concerning such investigation to the superintendent and the  
150 Commissioner of Education. The Commissioner of Children and  
151 Families shall provide such notice whether or not the child was a  
152 student in the employing school or school district. If (1) the  
153 Commissioner of Children and Families, based upon the results of the  
154 investigation, has reasonable cause to believe that a child has been  
155 abused or neglected by such employee, and (2) the commissioner  
156 recommends such school employee be placed on the child abuse and  
157 neglect registry established pursuant to section 17a-101k, the  
158 superintendent shall suspend such school employee. Such suspension  
159 shall be with pay and shall not result in the diminution or termination  
160 of benefits to such employee. Not later than seventy-two hours after  
161 such suspension the superintendent shall notify the local or regional  
162 board of education and the Commissioner of Education, or the  
163 commissioner's representative, of the reasons for and conditions of the  
164 suspension. The superintendent shall disclose such records to the  
165 Commissioner of Education and the local or regional board of  
166 education or its attorney for purposes of review of employment status  
167 or the status of such employee's certificate, permit or authorization.  
168 The suspension of a school employee employed in a position requiring  
169 a certificate shall remain in effect until the board of education acts  
170 pursuant to the provisions of section 10-151. If the contract of  
171 employment of such certified school employee is terminated, or such  
172 certified school employee resigns such employment, the  
173 superintendent shall notify the Commissioner of Education, or the  
174 commissioner's representative, within seventy-two hours after such  
175 termination or resignation. Upon receipt of such notice from the  
176 superintendent, the Commissioner of Education may commence  
177 certification revocation proceedings pursuant to the provisions of  
178 subsection (i) of section 10-145b, as amended by this act.  
179 Notwithstanding the provisions of sections 1-210 and 1-211,  
180 information received by the Commissioner of Education, or the  
181 commissioner's representative, pursuant to this section shall be  
182 confidential subject to regulations adopted by the State Board of

183 Education under section 10-145g. No local or regional board of  
184 education shall reemploy a person whose employment contract is  
185 terminated or who resigned from such employment following a  
186 suspension pursuant to the provisions of this subsection if such person  
187 (A) is convicted of, or (B) has applied for accelerated rehabilitation in  
188 accordance with the provisions of section 54-56e, for a crime involving  
189 an act of child abuse or neglect as described in section 46b-120 or a  
190 violation of section 53-21, as amended by this act, 53a-71 or 53a-73a.

191 (b) Not later than five working days after an investigation of a  
192 report that a child has been abused or neglected by a staff member of a  
193 public or private institution or facility that provides care for children  
194 or a private school has been completed, the Commissioner of Children  
195 and Families shall notify such staff member's employer at such  
196 institution, facility or school, or such employer's designee, of the  
197 results of the investigation. If (1) the Commissioner of Children and  
198 Families, based upon the results of the investigation, has reasonable  
199 cause to believe that a child has been abused or neglected by such staff  
200 member, and (2) the commissioner recommends that such staff  
201 member be placed on the child abuse and neglect registry established  
202 pursuant to section 17a-101k, such institution, facility or school shall  
203 suspend such staff person. Such suspension shall be with pay and shall  
204 not result in diminution or termination of benefits to such staff person.  
205 Such suspension shall remain in effect until the incident of abuse or  
206 neglect has been satisfactorily resolved by the employer of the staff  
207 person or until an appeal, conducted in accordance with section 17a-  
208 101k, has resulted in a finding that such staff person is not responsible  
209 for the abuse or neglect or does not pose a risk to the health, safety or  
210 well-being of children. If such staff member has a professional license  
211 or certificate issued by the state or a permit or authorization issued by  
212 the State Board of Education or if such institution, school or facility has  
213 a license or approval issued by the state, the commissioner shall  
214 forthwith notify the state agency responsible for issuing such license,  
215 certificate, permit, approval or authorization to the staff member and  
216 provide records, whether or not created by the department, concerning

217 such investigation.

218 (c) If a school employee, as defined in section 53a-65, or any person  
219 holding a certificate, permit or authorization issued by the State Board  
220 of Education under the provisions of sections 10-144o to 10-149,  
221 inclusive, is convicted of a crime involving an act of child abuse or  
222 neglect as described in section 46b-120 or a violation of section 53-21,  
223 as amended by this act, 53a-71 or 53a-73a, the state's attorney for the  
224 judicial district in which the conviction occurred shall in writing notify  
225 the superintendent of the school district or the supervisory agent of the  
226 nonpublic school in which the person is employed and the  
227 Commissioner of Education of such conviction.

228 (d) For the purposes of receiving and making reports, notifying and  
229 receiving notification, or investigating, pursuant to the provisions of  
230 sections 17a-101a to 17a-101h, inclusive, as amended by this act, and  
231 17a-103, a superintendent of a school district or a supervisory agent of  
232 a nonpublic school may assign a designee to act on such  
233 superintendent's or agent's behalf.

234 (e) On or before February 1, 2012, each local and regional board of  
235 education shall adopt a written policy, in accordance with the  
236 provisions of subsection (d) of section 17a-101, regarding the reporting  
237 by school employees, as defined in section 53a-65, of suspected child  
238 abuse in accordance with sections 17a-101a to 17a-101d, inclusive, as  
239 amended by this act, and 17a-103, and subdivision (8) of subsection (a)  
240 of section 53a-71. Such policy shall be distributed annually to all school  
241 employees employed by the local or regional board of education. The  
242 local or regional board of education shall document that all such  
243 school employees have received such written policy and completed the  
244 training and refresher training programs required by subsection (c) of  
245 section 17a-101, as amended by this act.

246 (f) (1) [All school employees] Each school employee, as defined in  
247 section 53a-65, hired by a local or regional board of education on or  
248 after July 1, 2011, shall be required to complete the training program

249 developed pursuant to subsection (c) of section 17a-101, as amended  
250 by this act. [All such school employees] Each such school employee  
251 shall complete the refresher training program, developed pursuant to  
252 subsection (c) of section 17a-101, as amended by this act, not later than  
253 three years after completion of the initial training program, and shall  
254 thereafter retake such refresher training course at least once every  
255 three years.

256 (2) On or before July 1, 2012, [all] each school [employees]  
257 employee, as defined in section 53a-65, hired by a local or regional  
258 board of education before July 1, 2011, shall complete the refresher  
259 training program developed pursuant to subsection (c) of section 17a-  
260 101, as amended by this act, and shall thereafter retake such refresher  
261 training course at least once every three years.

262 (3) The principal for each school under the jurisdiction of a local or  
263 regional board of education shall annually certify to the  
264 superintendent for the board of education that each school employee,  
265 as defined in section 53a-65, working at such school, is in compliance  
266 with the provisions of this subsection. The superintendent shall certify  
267 such compliance to the Commissioner of Education. The commissioner  
268 shall notify the State Board of Education of any noncompliance. The  
269 State Board of Education shall not reissue the certificate, authorization  
270 or permit of any such school employee who is not in compliance with  
271 this subsection.

272 (4) The State Board of Education shall investigate any local or  
273 regional board of education that is not in compliance with any  
274 provision of this subsection. Based upon such investigation, the State  
275 Board of Education may require the local or regional board of  
276 education to forfeit a sum which is paid to such board of education  
277 from the State Treasury in an amount that is at least twenty-five  
278 thousand dollars, as determined by the State Board of Education. The  
279 amount so forfeited shall be withheld from a grant payment, as  
280 determined by the Commissioner of Education, during the fiscal year  
281 following the fiscal year in which noncompliance is determined. The

282 State Board of Education may waive such forfeiture if the State Board  
283 of Education determines that the failure of the local or regional board  
284 of education to comply with the provisions of this subsection was due  
285 to circumstances beyond its control. Any moneys forfeited pursuant to  
286 the provisions of this subsection, shall be deposited in the child abuse  
287 and neglect investigation account, established pursuant to section 7 of  
288 this act.

289 (g) For purposes of this section, "child" includes any victim  
290 described in subdivision (2) of subsection (a) of section 17a-101a, as  
291 amended by this act.

292 Sec. 7. (NEW) (*Effective July 1, 2015*) There is established an account  
293 to be known as the "child abuse and neglect investigation account" that  
294 shall be a separate nonlapsing account within the General Fund. The  
295 account shall contain: (1) Any moneys deposited pursuant to  
296 subsection (f) of section 17a-101i of the general statutes, as amended by  
297 this act, (2) interest or other income earned on the investment of  
298 moneys in said account; and (3) any additional moneys made available  
299 from any sources, public or private, for the purposes for which said  
300 account was established and for the purpose of deposit in said account.  
301 The Department of Children and Families shall use the proceeds of  
302 said account for costs associated with the investigation of child abuse  
303 or neglect, as described in section 46b-120 of the general statutes.

304 Sec. 8. Section 17a-101j of the general statutes is amended by adding  
305 subsection (d) as follows (*Effective October 1, 2015*):

306 (NEW) (d) For purposes of this section, "child" includes any victim  
307 described in subdivision (2) of subsection (a) of section 17a-101a, as  
308 amended by this act.

309 Sec. 9. Section 17a-101o of the general statutes is amended by  
310 adding subsection (c) as follows (*Effective October 1, 2015*):

311 (NEW) (c) For purposes of this section, "child" includes any victim  
312 described in subdivision (2) of subsection (a) of section 17a-101a, as

313 amended by this act.

314 Sec. 10. (NEW) (*Effective July 1, 2015*) Not later than January 1, 2016,  
315 each local and regional board of education shall establish a  
316 confidential rapid response team to coordinate with the Department of  
317 Children and Families to (1) ensure prompt reporting of suspected  
318 abuse or neglect, as defined in section 46b-120, of the general statutes,  
319 or sexual assault pursuant to the provisions of subdivision (8) of  
320 subsection (a) of section 53a-71 of the general statutes, and (2) provide  
321 immediate access to information and individuals relevant to the  
322 department's investigation. The department, along with the  
323 multidisciplinary team established pursuant to section 17a-106a of the  
324 general statutes, shall take immediate action to investigate and address  
325 each report of child abuse reported in any school.

326 Sec. 11. (NEW) (*Effective July 1, 2015*) No local or regional board of  
327 education shall rehire any person such board previously terminated  
328 the employment contract of or who resigned from such employment, if  
329 such person has (1) been convicted of, or (2) applied for accelerated  
330 rehabilitation in accordance with the provisions of section 54-56e of the  
331 general statutes, for a violation of section 17a-101a of the general  
332 statutes, as amended by this act, regardless of whether an allegation of  
333 abuse or neglect has been substantiated.

334 Sec. 12. Subsection (a) of section 53-21 of the general statutes is  
335 repealed and the following is substituted in lieu thereof (*Effective*  
336 *October 1, 2015*):

337 (a) Any person who (1) wilfully or unlawfully causes or permits any  
338 child under the age of sixteen years to be placed in such a situation  
339 that the life or limb of such child is endangered, the health of such  
340 child is likely to be injured or the morals of such child are likely to be  
341 impaired, or does any act likely to impair the health or morals of any  
342 such child, or (2) has contact with the intimate parts, as defined in  
343 section 53a-65, of a child under the age of sixteen years or subjects a  
344 child under sixteen years of age to contact with the intimate parts of

345 such person, in a sexual and indecent manner likely to impair the  
346 health or morals of such child, or (3) permanently transfers the legal or  
347 physical custody of a child under the age of sixteen years to another  
348 person for money or other valuable consideration or acquires or  
349 receives the legal or physical custody of a child under the age of  
350 sixteen years from another person upon payment of money or other  
351 valuable consideration to such other person or a third person, except in  
352 connection with an adoption proceeding that complies with the  
353 provisions of chapter 803, [or (4) intentionally and unreasonably  
354 interferes with or prevents the making of a report of suspected child  
355 abuse or neglect required under section 17a-101a, shall be guilty of (A)  
356 a class D felony for a violation of subdivision (4) of this subsection, (B)]  
357 shall be guilty of (A) a class C felony for a violation of subdivision (1)  
358 or (3) of this subsection, and [(C)] (B) a class B felony for a violation of  
359 subdivision (2) of this subsection, except that, if the violation is of  
360 subdivision (2) of this subsection and the victim of the offense is under  
361 thirteen years of age, such person shall be sentenced to a term of  
362 imprisonment of which five years of the sentence imposed may not be  
363 suspended or reduced by the court.

364 Sec. 13. Subsection (i) of section 10-145b of the general statutes is  
365 repealed and the following is substituted in lieu thereof (*Effective July*  
366 *1, 2015*):

367 (i) (1) The State Board of Education may revoke any certificate,  
368 authorization or permit issued pursuant to sections 10-144o to 10-149,  
369 inclusive, for any of the following reasons: (A) The holder of the  
370 certificate, authorization or permit obtained such certificate,  
371 authorization or permit through fraud or misrepresentation of a  
372 material fact; (B) the holder has persistently neglected to perform the  
373 duties for which the certificate, authorization or permit was granted;  
374 (C) the holder is professionally unfit to perform the duties for which  
375 the certificate, authorization or permit was granted; (D) the holder is  
376 convicted in a court of law of a crime involving moral turpitude or of  
377 any other crime of such nature that in the opinion of the board  
378 continued holding of a certificate, authorization or permit by the

379 person would impair the standing of certificates, authorizations or  
380 permits issued by the board; or (E) other due and sufficient cause. The  
381 State Board of Education shall revoke any certificate, authorization or  
382 permit issued pursuant to said sections if the holder is found to have  
383 intentionally disclosed specific questions or answers to students or  
384 otherwise improperly breached the security of any administration of a  
385 mastery examination, pursuant to section 10-14n. In any revocation  
386 proceeding pursuant to this section, the State Board of Education shall  
387 have the burden of establishing the reason for such revocation by a  
388 preponderance of the evidence. Revocation shall be in accordance with  
389 procedures established by the State Board of Education pursuant to  
390 chapter 54.

391 (2) When the Commissioner of Education is notified, pursuant to  
392 section 10-149a or 17a-101i, as amended by this act, that a person  
393 holding a certificate, authorization or permit issued by the State Board  
394 of Education under the provisions of sections 10-144o to 10-149,  
395 inclusive, has been convicted of (A) a capital felony, under the  
396 provisions of section 53a-54b in effect prior to April 25, 2012, (B) arson  
397 murder, pursuant to section 53a-54d, (C) a class A felony, (D) a class B  
398 felony, except a violation of section 53a-122, 53a-252 or 53a-291, (E) a  
399 crime involving an act of child abuse or neglect as described in section  
400 46b-120, or (F) a violation of section 17a-101a, as amended by this act,  
401 53-21, as amended by this act, 53-37a, 53a-60b, 53a-60c, 53a-71, 53a-72a,  
402 53a-72b, 53a-73a, 53a-88, 53a-90a, 53a-99, 53a-103a, 53a-181c, 53a-191,  
403 53a-196, 53a-196c, 53a-216, 53a-217b or 21a-278 or subsection (a) of  
404 section 21a-277, any certificate, permit or authorization issued by the  
405 State Board of Education and held by such person shall be deemed  
406 revoked and the commissioner shall notify such person of such  
407 revocation, provided such person may request reconsideration  
408 pursuant to regulations adopted by the State Board of Education, in  
409 accordance with the provisions of chapter 54. As part of such  
410 reconsideration process, the board shall make the initial determination  
411 as to whether to uphold or overturn the revocation. The commissioner  
412 shall make the final determination as to whether to uphold or overturn

413 the revocation.

414 (3) The State Board of Education may deny an application for a  
415 certificate, authorization or permit for any of the following reasons: (A)  
416 The applicant seeks to obtain a certificate, authorization or permit  
417 through fraud or misrepresentation of a material fact; (B) the applicant  
418 has been convicted in a court of law of a crime involving moral  
419 turpitude or of any other crime of such nature that in the opinion of  
420 the board issuance of a certificate, authorization or permit would  
421 impair the standing of certificates, authorizations or permits issued by  
422 the board; or (C) other due and sufficient cause. Any applicant denied  
423 a certificate, authorization or permit shall be notified in writing of the  
424 reasons for denial. Any applicant denied a certificate, authorization or  
425 permit may request a review of such denial by the State Board of  
426 Education.

427 (4) A person whose certificate, permit or authorization has been  
428 revoked may not be employed in a public school during the period of  
429 revocation.

430 (5) Any local or regional board of education or private special  
431 education facility approved by the commissioner shall report to the  
432 commissioner when an employee, who holds a certificate, permit or  
433 authorization, is dismissed pursuant to subdivision (3) of subsection  
434 (d) of section 10-151.

435 Sec. 14. Section 10-145i of the general statutes is repealed and the  
436 following is substituted in lieu thereof (*Effective July 1, 2015*):

437 Notwithstanding the provisions of sections 10-144o to 10-146b,  
438 inclusive, and 10-149, the State Board of Education shall not issue or  
439 reissue any certificate, authorization or permit pursuant to said  
440 sections if (1) the applicant for such certificate, authorization or permit  
441 has been convicted of any of the following: (A) A capital felony, as  
442 defined under the provisions of section 53a-54b in effect prior to April  
443 25, 2012; (B) arson murder, as defined in section 53a-54d; (C) any class  
444 A felony; (D) any class B felony except a violation of section 53a-122,

445 53a-252 or 53a-291; (E) a crime involving an act of child abuse or  
446 neglect as described in section 46b-120; or (F) a violation of section 17a-  
447 101a, as amended by this act, 53-21, as amended by this act, 53-37a,  
448 53a-60b, 53a-60c, 53a-71, 53a-72a, 53a-72b, 53a-73a, 53a-88, 53a-90a,  
449 53a-99, 53a-103a, 53a-181c, 53a-191, 53a-196, 53a-196c, 53a-216, 53a-  
450 217b or 21a-278 or a violation of subsection (a) of section 21a-277, and  
451 (2) the applicant completed serving the sentence for such conviction  
452 within the five years immediately preceding the date of the  
453 application.

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>July 1, 2015</i>	17a-101(c)
Sec. 2	<i>October 1, 2015</i>	17a-101a
Sec. 3	<i>October 1, 2015</i>	17a-101b
Sec. 4	<i>October 1, 2015</i>	17a-101d
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