

**Proposed Substitute  
Bill No. 5306**

LCO No. 3118

**AN ACT IMPLEMENTING THE RECOMMENDATIONS OF THE OFFICE  
OF EARLY CHILDHOOD.**

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

1 Section 1. Subsection (b) of section 17b-749 of the 2016 supplement  
2 to the general statutes is repealed and the following is substituted in  
3 lieu thereof (*Effective July 1, 2016*):

4 (b) The commissioner shall establish income standards for  
5 applicants and recipients at a level to include a family with gross  
6 income up to fifty per cent of the state-wide median income, except the  
7 commissioner (1) may increase the income level to up to [seventy-five]  
8 eighty-five per cent of the state-wide median income, (2) upon the  
9 request of the Commissioner of Children and Families, may waive the  
10 income standards for adoptive families so that children adopted on or  
11 after October 1, 1999, from the Department of Children and Families  
12 are eligible for the child care subsidy program, and (3) on and after  
13 March 1, 2003, shall reduce the income eligibility level to up to fifty-  
14 five per cent of the state-wide median income for applicants and  
15 recipients who qualify based on their loss of eligibility for temporary  
16 family assistance. The commissioner may adopt regulations in  
17 accordance with chapter 54 to establish income criteria and durational  
18 requirements for such waiver of income standards.

19       Sec. 2. (NEW) (*Effective from passage*) (a) The Commissioner of Early  
20 Childhood shall require each applicant for employment with the Office  
21 of Early Childhood in a position that requires access to records of the  
22 Federal Bureau of Investigation or regular visits to child care centers,  
23 group child care homes or family child care homes, as described in  
24 section 19a-77 of the general statutes, as amended by this act, to (1)  
25 state whether such applicant has ever been convicted of a crime or  
26 whether criminal charges are pending against such applicant at the  
27 time of application for employment, and (2) submit to state and  
28 national criminal history records checks.

29       (b) The Commissioner of Early Childhood shall require each  
30 applicant for employment with the Office of Early Childhood in a  
31 position that requires regular visits to youth camps, resident camps or  
32 day camps, as defined in section 19a-420 of the general statutes, as  
33 amended by this act, to (1) state whether such applicant has ever been  
34 convicted of a crime or whether criminal charges are pending against  
35 such applicant at the time of application for employment, and (2)  
36 submit to state and national criminal history records checks, except a  
37 state and national criminal history records check shall not be required  
38 for any such applicant who submitted to such criminal history records  
39 checks in the year immediately preceding such application pursuant to  
40 this subsection.

41       (c) The criminal history records checks required pursuant to this  
42 section shall be conducted in accordance with section 29-17a of the  
43 general statutes.

44       Sec. 3. Subdivision (1) of subsection (b) of section 19a-80 of the 2016  
45 supplement to the general statutes is repealed and the following is  
46 substituted in lieu thereof (*Effective October 1, 2016*):

47       (b) (1) Upon receipt of an application for a license, the commissioner  
48 shall issue such license if, upon inspection and investigation, said  
49 commissioner finds that the applicant, the facilities and the program  
50 meet the health, educational and social needs of children likely to  
51 attend the child care center or group child care home and comply with

52 requirements established by regulations adopted under this section  
53 and sections 19a-77 to 19a-79a, inclusive, as amended by this act, and  
54 sections 19a-82 to 19a-87a, inclusive. The commissioner shall offer an  
55 expedited application review process for an application submitted by a  
56 municipal agency or department. A currently licensed person or entity,  
57 as described in subsection (a) of this section, seeking a change of  
58 operator, ownership or location shall file a new license application,  
59 except such person or entity may request the commissioner to waive  
60 the requirement that a new license application be filed if such person  
61 or entity submits such request prior to the change of operator,  
62 ownership or location. The commissioner [shall have discretion to  
63 determine whether a change of operator, ownership or location request  
64 from a currently licensed person or entity, as described in subsection  
65 (a) of this section, shall require the filing of a new license application  
66 from such person or entity] may grant or deny such request. Each  
67 license shall be for a term of four years, shall be nontransferable, and  
68 may be renewed upon receipt by the commissioner of a renewal  
69 application and accompanying licensure fee. The commissioner may  
70 suspend or revoke such license after notice and an opportunity for a  
71 hearing as provided in section 19a-84 for violation of the regulations  
72 adopted under this section and sections 19a-77 to 19a-79a, inclusive, as  
73 amended by this act, and sections 19a-82 to 19a-87a, inclusive. In the  
74 case of an application for renewal of a license that has expired, the  
75 commissioner may renew such expired license within thirty days of  
76 the date of such expiration upon receipt of a renewal application and  
77 accompanying licensure fee.

78 Sec. 4. Section 19a-77 of the 2016 supplement to the general statutes  
79 is repealed and the following is substituted in lieu thereof (*Effective July*  
80 *1, 2016*):

81 (a) As used in this section and sections 19a-77a to 19a-80, inclusive,  
82 and sections 19a-82 to 19a-87a, inclusive, "child care services" includes:

83 (1) A "child care center" which offers or provides a program of  
84 supplementary care to more than twelve related or unrelated children

85 outside their own homes on a regular basis;

86 (2) A "group child care home" which offers or provides a program of  
87 supplementary care (A) to not less than seven or more than twelve  
88 related or unrelated children on a regular basis, or (B) that meets the  
89 definition of a family child care home except that it operates in a  
90 facility other than a private family home;

91 (3) A "family child care home" which consists of a private family  
92 home caring for not more than six children, including the provider's  
93 own children not in school full time, where the children are cared for  
94 not less than three or more than twelve hours during a twenty-four-  
95 hour period and where care is given on a regularly recurring basis  
96 except that care may be provided in excess of twelve hours but not  
97 more than seventy-two consecutive hours to accommodate a need for  
98 extended care or intermittent short-term overnight care. During the  
99 regular school year, a maximum of three additional children who are  
100 in school full time, including the provider's own children, shall be  
101 permitted, except that if the provider has more than three children  
102 who are in school full time, all of the provider's children shall be  
103 permitted;

104 (4) "Night care" means the care provided for one or more hours  
105 between the hours of 10:00 p.m. and 5:00 a.m.;

106 (5) "Year-round" program means a program open at least fifty  
107 weeks per year.

108 (b) For licensing requirement purposes, child care services shall not  
109 include such services which are:

110 (1) (A) Administered by a public school system, or (B) administered  
111 by a municipal agency or department;

112 (2) Administered by a private school which is in compliance with  
113 section 10-188 and is approved by the State Board of Education or is  
114 accredited by an accrediting agency recognized by the State Board of  
115 Education;

116 (3) Classes in music, dance, drama and art that are no longer than  
117 two hours in length; classes that teach a single skill that are no longer  
118 than two hours in length; library programs that are no longer than two  
119 hours in length; scouting; programs that offer exclusively sports  
120 activities; rehearsals; academic tutoring programs; or programs  
121 exclusively for children thirteen years of age or older;

122 (4) Informal arrangements among neighbors and formal or informal  
123 arrangements among relatives in their own homes, provided the  
124 relative is limited to any of the following degrees of kinship by blood  
125 or marriage to the child being cared for or to the child's parent: Child,  
126 grandchild, sibling, niece, nephew, aunt, uncle or child of one's aunt or  
127 uncle;

128 (5) [Drop-in supplementary] Supplementary child care operations  
129 for educational or recreational purposes and the child receives such  
130 care infrequently where the parents are on the premises;

131 (6) [Drop-in supplementary] Supplementary child care operations in  
132 retail establishments where the parents remain in the same store as the  
133 child for retail shopping, provided the drop-in supplementary child-  
134 care operation does not charge a fee and does not refer to itself as a  
135 child care center;

136 (7) [Drop-in programs administered] Administered by a nationally  
137 chartered boys' and girls' club that are exclusively for school-age  
138 children;

139 (8) Religious educational activities administered by a religious  
140 institution exclusively for children whose parents or legal guardians  
141 are members of such religious institution;

142 (9) Administered by Solar Youth, Inc., a New Haven-based  
143 nonprofit youth development and environmental education  
144 organization; [, provided Solar Youth, Inc. informs the parents and  
145 legal guardians of any children enrolled in its programs that such  
146 programs are not licensed by the Office of Early Childhood to provide

147 child care services;]

148 (10) Programs administered by organizations under contract with  
149 the Department of Social Services pursuant to section 17b-851a that  
150 promote the reduction of teenage pregnancy through the provision of  
151 services to persons who are ten to nineteen years of age, inclusive; or

152 (11) Administered by the Cardinal Shehan Center, a Bridgeport-  
153 based nonprofit organization that is exclusively for school-age  
154 children. [, provided the Cardinal Shehan Center informs the parents  
155 and legal guardians of any children enrolled in its programs that such  
156 programs are not licensed by the Office of Early Childhood to provide  
157 child care services.]

158 (c) No registrant or licensee of any child care services as defined in  
159 subsection (a) of this section shall be issued an additional registration  
160 or license to provide any such services at the same facility.

161 (d) When a licensee has vacated premises approved by the office for  
162 the provision of child care services and the landlord of such licensee  
163 establishes to the satisfaction of the office that such licensee has no  
164 legal right or interest to such approved premises, the office may make  
165 a determination with respect to an application for a new license for the  
166 provision of child care services at such premises.

167 (e) Any entity or organization that provides services or a program  
168 described in subsection (b) of this section shall inform the parents and  
169 legal guardians of children receiving such services or enrolled in such  
170 programs that such entity or organization is not licensed by the Office  
171 of Early Childhood to provide such services or offer such program.

172 Sec. 5. Subdivision (1) of section 19a-420 of the general statutes is  
173 repealed and the following is substituted in lieu thereof (*Effective*  
174 *October 1, 2016*):

175 (1) "Youth camp" means any regularly scheduled program or  
176 organized group activity advertised as a camp or operated only during  
177 school vacations or on weekends by a person, partnership,

178 corporation, association, the state or a municipal agency for  
179 recreational or educational purposes and accommodating for profit or  
180 under philanthropic or charitable auspices five or more children, who  
181 are at least three years of age and under sixteen years of age, who are  
182 (A) not bona fide personal guests in the private home of an individual,  
183 and (B) living apart from their relatives, parents or legal guardian, for  
184 a period of three days or more per week or portions of three or more  
185 days per week, provided any such relative, parent or guardian who is  
186 an employee of such camp shall not be considered to be in the position  
187 of loco parentis to such employee's child for the purposes of this  
188 chapter, but does not include (i) classroom-based summer instructional  
189 programs operated by any person, provided no activities that may  
190 pose a health risk or hazard to participating children are conducted at  
191 such programs, (ii) public schools, or private schools in compliance  
192 with section 10-188 and approved by the State Board of Education or  
193 accredited by an accrediting agency recognized by the State Board of  
194 Education, which operate a summer educational program, (iii) licensed  
195 [day] child care centers, or (iv) drop-in programs for children who are  
196 at least six years of age administered by a nationally chartered boys'  
197 and girls' club;

198       Sec. 6. Section 17b-749e of the general statutes is repealed and the  
199 following is substituted in lieu thereof (*Effective July 1, 2016*):

200       The Office of Early Childhood shall establish and fund five  
201 regional accreditation projects, within available appropriations. The  
202 office shall select qualified applicants for each region through a request  
203 for proposal process. The office shall give priority to child day care  
204 facilities where at least twenty per cent of the children live with  
205 families earning less than seventy-five per cent of the state median  
206 income level] within available appropriations, assist programs  
207 providing child care services to achieve accreditation by the National  
208 Association for the Education of Young Children. The office shall set  
209 priorities for receipt of assistance under this section.

210       Sec. 7. Subsection (d) of section 10-500 of the 2016 supplement to the

211 general statutes is repealed and the following is substituted in lieu  
212 thereof (*Effective from passage*):

213 (d) The Office of Early Childhood shall constitute a successor  
214 department, in accordance with the provisions of sections 4-38d, 4-38e  
215 and 4-39, to (1) the Department of Education with respect to sections 8-  
216 210, 10-16n, 10-16p to 10-16r, inclusive, as amended by this act, 10-16u,  
217 10-16w, 10-16aa, 17b-749a, 17b-749c and 17b-749g to 17b-749i,  
218 inclusive; (2) the Department of Social Services (A) with respect to  
219 sections 17b-12, 17b-705a, 17b-730, 17b-733, [to 17b-736, inclusive,] 17b-  
220 738, 17b-749, as amended by this act, 17b-749d to 17b-749f, inclusive,  
221 17b-749j, 17b-749k, 17b-750 to 17b-751a, inclusive, and 17b-751d, and  
222 (B) for the purpose of administering the child care development block  
223 grant pursuant to the Child Care and Development Block Grant Act of  
224 1990; [and] (3) the Department of Public Health (A) with respect to  
225 sections 10a-194c, 12-634, 17a-28, 17a-101 and 19a-80f, (B) for the  
226 purpose of regulating child care services pursuant to sections 19a-77,  
227 as amended by this act, 19a-79, 19a-80, as amended by this act, 19a-82  
228 and 19a-84 to 19a-87e, inclusive, (C) for the purpose of the conduct of  
229 regulation of youth camps, pursuant to sections 19a-420 to 19a-434,  
230 inclusive, as amended by this act, and (D) for the purpose of  
231 administering the Maternal, Infant, and Early Childhood Home  
232 Visiting Program authorized under the Patient Protection and  
233 Affordable Care Act of 2010, P.L. 111-148; and (4) the Department of  
234 Developmental Services with respect to sections 17a-248, 17a-248b to  
235 17a-248h, inclusive, 38a-490a and 38a-516a.

236 Sec. 8. Subsections (a) and (b) of section 17a-22gg of the 2016  
237 supplement to the general statutes are repealed and the following is  
238 substituted in lieu thereof (*Effective from passage*):

239 (a) There is established a Home Visitation Program Consortium that  
240 shall advise the Office of Early Childhood, Department of Children  
241 and Families, Department of Developmental Services and the  
242 Department of Education regarding the implementation of the  
243 recommendations for the coordination of home visitation programs

244 within the early childhood system provided to the joint standing  
245 committees of the General Assembly having cognizance of matters  
246 relating to appropriations, human services, education and children  
247 pursuant to section 17a-22dd.

248 (b) The consortium shall consist of the following members:

249 (1) Four representing families who are receiving services or have  
250 received services within the last five years from one or more home  
251 visitation programs in the state;

252 (2) Not more than [eight] ten representing home visitation programs  
253 in the state, at least four of whom shall utilize different home visitation  
254 models;

255 (3) Two representing private advocacy organizations that provide  
256 services for children and families in the state;

257 (4) One representing the United Way of Connecticut 2-1-1 Infoline  
258 program;

259 (5) One representing the birth-to-three program established under  
260 section 17a-248b;

261 (6) The director of the Connecticut Head Start State Collaboration  
262 Office, or the director's designee;

263 (7) The Commissioner of Early Childhood, or the commissioner's  
264 designee;

265 (8) The Commissioner of Children and Families, or the  
266 commissioner's designee;

267 (9) The Commissioner of Developmental Services, or the  
268 commissioner's designee;

269 (10) The Commissioner of Education, or the commissioner's  
270 designee;

271 (11) The Commissioner of Mental Health and Addiction Services, or  
272 the commissioner's designee;

273 (12) The Commissioner of Public Health, or the commissioner's  
274 designee;

275 (13) The Child Advocate, or the Child Advocate's designee; [and]

276 (14) The executive director of the Commission on Children, or the  
277 executive director's designee; and

278 (15) The director of the Maternal, Infant Early Childhood Home  
279 Visiting program in the state, or the director's designee.

280 Sec. 9. Subsection (a) of section 10-16r of the 2016 supplement to the  
281 general statutes is repealed and the following is substituted in lieu  
282 thereof (*Effective from passage*):

283 (a) A town seeking to apply for a grant pursuant to subsection (c) of  
284 section 10-16p or section 10-16u shall convene a local school readiness  
285 council or shall establish a regional school readiness council pursuant  
286 to subsection (c) of this section. Any other town may convene such a  
287 council. The chief elected official of the town or, in the case of a  
288 regional school district, the chief elected officials of the towns in the  
289 school district and the superintendent of schools for the school district  
290 shall jointly appoint and convene such council. Each school readiness  
291 council shall be composed of: (1) The chief elected official, or the  
292 official's designee; (2) the superintendent of schools, or a management  
293 level staff person as the superintendent's designee; (3) parents; (4)  
294 representatives from local programs such as Head Start, family  
295 resource centers, nonprofit and for-profit child care centers, group  
296 child care homes, prekindergarten and nursery schools, and family  
297 child care home providers; (5) a representative from a health care  
298 provider in the community; (6) the local homeless education liaison  
299 designated by the local or regional board of education for the school  
300 district, pursuant to Subtitle B of Title VII of the McKinney-Vento  
301 Homeless Assistance Act, 42 USC 11431 et seq., as amended from time

302 to time; and [(6)] (7) other representatives from the community who  
303 provide services to children. The chief elected official shall designate  
304 the chairperson of the school readiness council.

305 Sec. 10. (NEW) (*Effective from passage*) The Commissioner of Early  
306 Childhood may enter into stipulations, agreements, memoranda of  
307 understanding, interim consent orders or consent orders relating to  
308 licensing matters under chapters 368a and 368r of the general statutes  
309 with (1) any person, group of persons, association, organization,  
310 corporation, institution or agency, public or private, (A) maintaining (i)  
311 a licensed child care center or group child care home, pursuant to  
312 section 19a-80 of the general statutes, as amended by this act, or (ii) a  
313 licensed family child care home, pursuant to section 19a-87b of the  
314 general statutes, or (B) applying for a license for (i) a child care center  
315 or group home, pursuant to section 19a-80 of the general statutes, as  
316 amended by this act, or (ii) a family child care home, pursuant to  
317 section 19a-87b of the general statutes; (2) any person who (A)  
318 established, conducts or maintains a licensed youth camp, pursuant to  
319 section 19a-421 of the general statutes, or (B) is applying for a license  
320 for a youth camp, pursuant to section 19a-421 of the general statutes;  
321 (3) any person acting or seeking to act as an assistant or substitute staff  
322 member in a family child care home, pursuant to subsection (b) of  
323 section 19a-87b of the general statutes; (4) any person or entity who is  
324 the subject of an investigation or disciplinary action pursuant to  
325 section 19a-80f, 19a-84, 19a-87a, 19a-87e, 19a-423 or 19a-429 of the  
326 general statutes while holding a license issued by the Office of Early  
327 Childhood; or (5) any party in a contested case in which the office is a  
328 party.

329 Sec. 11. Subsection (b) of section 51-164n of the 2016 supplement to  
330 the general statutes is repealed and the following is substituted in lieu  
331 thereof (*Effective from passage*):

332 (b) Notwithstanding any provision of the general statutes, any  
333 person who is alleged to have committed (1) a violation under the  
334 provisions of section 1-9, 1-10, 1-11, 4b-13, 7-13, 7-14, 7-35, 7-41, 7-83, 7-

335 283, 7-325, 7-393, 8-12, 8-25, 8-27, 9-63, 9-322, 9-350, 10-193, 10-197, 10-  
336 198, 10-230, 10-251, 10-254, 12-52, 12-170aa, 12-292, 12-314b or 12-326g,  
337 subdivision (4) of section 12-408, subdivision (3), (5) or (6) of section  
338 12-411, section 12-435c, 12-476a, 12-476b, 12-487, 13a-71, 13a-107, 13a-  
339 113, 13a-114, 13a-115, 13a-117b, 13a-123, 13a-124, 13a-139, 13a-140, 13a-  
340 143b, 13a-247 or 13a-253, subsection (f) of section 13b-42, section 13b-  
341 90, 13b-221, 13b-292, 13b-336, 13b-337, 13b-338, 13b-410a, 13b-410b or  
342 13b-410c, subsection (a), (b) or (c) of section 13b-412, section 13b-414,  
343 subsection (d) of section 14-12, section 14-20a or 14-27a, subsection (e)  
344 of section 14-34a, subsection (d) of section 14-35, section 14-43, 14-49,  
345 14-50a or 14-58, subsection (b) of section 14-66, section 14-66a, 14-66b  
346 or 14-67a, subsection (g) of section 14-80, subsection (f) of section 14-  
347 80h, section 14-97a, 14-100b, 14-103a, 14-106a, 14-106c, 14-146, 14-152,  
348 14-153 or 14-163b, a first violation as specified in subsection (f) of  
349 section 14-164i, section 14-219 as specified in subsection (e) of said  
350 section, subdivision (1) of section 14-223a, section 14-240, 14-249, 14-  
351 250 or 14-253a, subsection (a) of section 14-261a, section 14-262, 14-264,  
352 14-267a, 14-269, 14-270, 14-275a, 14-278 or 14-279, subsection (e) or (h)  
353 of section 14-283, section 14-291, 14-293b, 14-296aa, 14-319, 14-320, 14-  
354 321, 14-325a, 14-326, 14-330 or 14-332a, subdivision (1), (2) or (3) of  
355 section 14-386a, section 15-25 or 15-33, subdivision (1) of section 15-97,  
356 subsection (a) of section 15-115, section 16-44, 16-256e, 16a-15 or 16a-22,  
357 subsection (a) or (b) of section 16a-22h, section 17a-24, 17a-145, 17a-149,  
358 17a-152, 17a-465, 17a-642, 17b-124, 17b-131, 17b-137, [or 17b-734,  
359 subsection (b) of section 17b-736,] section 19a-30, 19a-33, 19a-39 or 19a-  
360 87, subsection (b) of section 19a-87a, section 19a-91, 19a-105, 19a-107,  
361 19a-113, 19a-215, 19a-219, 19a-222, 19a-224, 19a-286, 19a-287, 19a-297,  
362 19a-301, 19a-309, 19a-335, 19a-336, 19a-338, 19a-339, 19a-340, 19a-425,  
363 19a-502, 20-7a, 20-14, 20-158, 20-231, 20-249, 20-257, 20-265, 20-324e, 20-  
364 341l, 20-366, 20-597, 20-608, 20-610, 21-1, 21-30, 21-38, 21-39, 21-43, 21-  
365 47, 21-48, 21-63 or 21-76a, subdivision (1) of section 21a-19, section 21a-  
366 21, subdivision (1) of subsection (b) of section 21a-25, section 21a-26 or  
367 21a-30, subsection (a) of section 21a-37, section 21a-46, 21a-61, 21a-63  
368 or 21a-77, subsection (b) of section 21a-79, section 21a-85 or 21a-154,  
369 subdivision (1) of subsection (a) of section 21a-159, subsection (a) of

370 section 21a-279a, section 22-12b, 22-13, 22-14, 22-15, 22-16, 22-26g, 22-  
371 29, 22-34, 22-35, 22-36, 22-38, 22-39, 22-39a, 22-39b, 22-39c, 22-39d, 22-  
372 39e, 22-49, 22-54, subsection (d) of section 22-84, 22-89, 22-90, 22-98, 22-  
373 99, 22-100, 22-111o, 22-167, 22-279, 22-280a, 22-318a, 22-320h, 22-324a,  
374 22-326 or 22-342, subsection (b), (e) or (f) of section 22-344, section 22-  
375 359, 22-366, 22-391, 22-413, 22-414, 22-415, 22a-66a or 22a-246,  
376 subsection (a) of section 22a-250, subsection (e) of section 22a-256h,  
377 section 22a-363 or 22a-381d, subsections (c) and (d) of section 22a-381e,  
378 section 22a-449, 22a-461, 23-37, 23-38, 23-46 or 23-61b, subsection (a) or  
379 subdivision (1) of subsection (c) of section 23-65, section 25-37 or 25-40,  
380 subsection (a) of section 25-43, section 25-43d, 25-135, 26-16, 26-18, 26-  
381 19, 26-21, 26-31, 26-31c, 26-40, 26-40a, 26-42, 26-49, 26-54, 26-55, 26-56,  
382 26-58 or 26-59, subdivision (1) of subsection (d) of section 26-61, section  
383 26-64, subdivision (1) of section 26-76, section 26-79, 26-87, 26-89, 26-91,  
384 26-94, 26-97, 26-98, 26-104, 26-105, 26-107, 26-117, 26-128, 26-131, 26-  
385 132, 26-138 or 26-141, subdivision (2) of subsection (j) of section 26-  
386 142a, subdivision (1) of subsection (b) of section 26-157b, subdivision  
387 (1) of section 26-186, section 26-207, 26-215, 26-217 or 26-224a,  
388 subdivision (1) of section 26-226, section 26-227, 26-230, 26-232, 26-244,  
389 26-257a, 26-260, 26-276, 26-284, 26-285, 26-286, 26-288, 26-294, 28-13, 29-  
390 6a, 29-25, 29-109, 29-143o, 29-143z or 29-156a, subsection (b), (d), (e) or  
391 (g) of section 29-161q, section 29-161y or 29-161z, subdivision (1) of  
392 section 29-198, section 29-210, 29-243 or 29-277, subsection (c) of section  
393 29-291c, section 29-316, 29-318, 29-381, 30-48a, 30-86a, 31-3, 31-10, 31-  
394 11, 31-12, 31-13, 31-14, 31-15, 31-16, 31-18, 31-23, 31-24, 31-25, 31-32, 31-  
395 36, 31-38, 31-40, 31-44, 31-47, 31-48, 31-51, 31-52, 31-52a or 31-54,  
396 subsection (a) or (c) of section 31-69, section 31-70, 31-74, 31-75, 31-76,  
397 31-76a, 31-89b or 31-134, subsection (i) of section 31-273, section 31-288,  
398 subdivision (1) of section 35-20, section 36a-787, 42-230, 45a-283, 45a-  
399 450, 45a-634 or 45a-658, subdivision (13) or (14) of section 46a-54,  
400 section 46a-59, 46b-22, 46b-24, 46b-34, 47-34a, 47-47, 49-8a, 49-16, 53-  
401 133, 53-199, 53-212a, 53-249a, 53-252, 53-264, 53-280, 53-302a, 53-303e,  
402 53-311a, 53-321, 53-322, 53-323, 53-331 or 53-344, subsection (c) of  
403 section 53-344b, or section 53-450, or (2) a violation under the  
404 provisions of chapter 268, or (3) a violation of any regulation adopted

405 in accordance with the provisions of section 12-484, 12-487 or 13b-410,  
406 or (4) a violation of any ordinance, regulation or bylaw of any town,  
407 city or borough, except violations of building codes and the health  
408 code, for which the penalty exceeds ninety dollars but does not exceed  
409 two hundred fifty dollars, unless such town, city or borough has  
410 established a payment and hearing procedure for such violation  
411 pursuant to section 7-152c, shall follow the procedures set forth in this  
412 section.

413 Sec. 12. Sections 17b-734 to 17b-736, inclusive, of the general statutes  
414 are repealed. (*Effective from passage*)

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>July 1, 2016</i>	17b-749(b)
Sec. 2	<i>from passage</i>	New section
Sec. 3	<i>October 1, 2016</i>	19a-80(b)(1)
Sec. 4	<i>July 1, 2016</i>	19a-77
Sec. 5	<i>October 1, 2016</i>	19a-420(1)
Sec. 6	<i>July 1, 2016</i>	17b-749e
Sec. 7	<i>from passage</i>	10-500(d)
Sec. 8	<i>from passage</i>	17a-22gg(a) and (b)
Sec. 9	<i>from passage</i>	10-16r(a)
Sec. 10	<i>from passage</i>	New section
Sec. 11	<i>from passage</i>	51-164n(b)
Sec. 12	<i>from passage</i>	Repealer section