After the last section, add the following and renumber sections and internal references accordingly:

"Sec. 501. Subdivision (1) of subsection (g) of section 2c-2h of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2016):

(1) Office of Long Term Care Ombudsman, established under section [17a-400] 17a-405;

Sec. 502. Subsection (g) of section 32-7o of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2016):

(g) All expenditures from the Connecticut Manufacturing Innovation Fund, except for administrative costs reimbursed to the administrator pursuant to subsection [(j)] (m) of this section, shall be
approved by the advisory board, provided the advisory board may
delegate to staff of the administrator the approval of transactions not
greater than one hundred thousand dollars. Any such approval by the
advisory board shall be (1) specific to an individual expenditure to be
made; (2) for budgeted expenditures with such variations as the
advisory board may authorize at the time of such budget approval; or
(3) for a financial assistance program to be administered by staff of the
administrator, subject to limits, eligibility requirements and other
conditions established by the Manufacturing Innovation Advisory
Board at the time of such program approval.

Sec. 503. Subsection (a) of section 18-98d of the general statutes is
repealed and the following is substituted in lieu thereof (Effective
October 1, 2016):

(a) (1) Any person who is confined to a community correctional
center or a correctional institution for an offense committed on or after
July 1, 1981, under a mittimus or because such person is unable to
obtain bail or is denied bail shall, if subsequently imprisoned, earn a
reduction of such person's sentence equal to the number of days which
such person spent in such facility from the time such person was
placed in presentence confinement to the time such person began
serving the term of imprisonment imposed; provided (A) each day of
presentence confinement shall be counted only once for the purpose of
reducing all sentences imposed after such presentence confinement;
and (B) the provisions of this section shall only apply to a person for
whom the existence of a mittimus, an inability to obtain bail or the
denial of bail is the sole reason for such person's presentence
confine ment, except that if a person is serving a term of imprisonment
at the same time such person is in presentence confinement on another
charge and the conviction for such imprisonment is reversed on
appeal, such person shall be entitled, in any sentence subsequently
imposed, to a reduction based on such presentence confinement in
accordance with the provisions of this section. In the case of a fine,
each day spent in such confinement prior to sentencing shall be
credited against the sentence at a per diem rate equal to the average
daily cost of incarceration as determined by the Commissioner of Correction.

(2) (A) Any person convicted of any offense and sentenced on or after October 1, 2001, to a term of imprisonment who was confined to a police station or courthouse lockup in connection with such offense because such person was unable to obtain bail or was denied bail shall, if subsequently imprisoned, earn a reduction of such person's sentence in accordance with subdivision (1) of this subsection equal to the number of days which such person spent in such lockup, provided such person at the time of sentencing requests credit for such presentence confinement. Upon such request, the court shall indicate on the judgment mittimus the number of days such person spent in such presentence confinement.

(B) Any person convicted of any offense and sentenced prior to October 1, 2001, to a term of imprisonment, who was confined in a correctional facility for such offense on October 1, 2001, shall be presumed to have been confined to a police station or courthouse lockup in connection with such offense because such person was unable to obtain bail or was denied bail and shall, unless otherwise ordered by a court, earn a reduction of such person's sentence in accordance with the provisions of subdivision (1) of this subsection of one day.

(C) The provisions of this subdivision shall not be applied so as to negate the requirement that a person convicted of a first violation of subsection (a) of section 14-227a and sentenced pursuant to subparagraph (B)(i) of subdivision (1) of subsection [(h)] (g) of said section serve a term of imprisonment of at least forty-eight consecutive hours.

Sec. 504. Subsection (f) of section 36a-785 of the 2016 supplement to the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2016):

(f) Notwithstanding that the proceeds of the resale are not sufficient
to defray the actual and reasonable expenses thereof, and also such
actual and reasonable expenses of any retaking and storing of such
goods and the balance due under the contract, the holder of the
contract may not recover the deficiency from the retail buyer or any
surety or guarantor for [him] the retail buyer, or from [any one]
anyone who has succeeded to the obligations of such retail buyer,
except as provided in subsection (g) of this section.

Sec. 505. Section 14-227e of the general statutes is repealed and the
following is substituted in lieu thereof (Effective October 1, 2016):

(a) As used in this section and subsection (g) of section 14-227a:

[(a)] (1) "Community service" means the placement of defendants in
unpaid positions with nonprofit or tax-supported agencies for the
performance of a specified number of hours of work or service within
a given period of time.

(2) "Community service plan" means an agreement between the
court and the defendant which specifies (A) the number of required
community service hours, (B) the type of agency for placement, (C) the
period of time in which the community service will be completed, (D)
the tentative schedule, (E) a brief description of the responsibilities, (F)
conditions and sanctions for failure to fulfill the plan, and (G) the
supervisor of the plan.

(b) In sentencing a defendant to perform community service, the
court shall fix the conditions and terms of such sentence and shall
review the community service plan and, upon approval, sentence such
defendant in accordance with such plan. No sentence of community
service shall be imposed without the consent of the defendant.

(c) Any organization administering sentences of community service
shall prepare and file with the court a copy of all community service
plans and shall notify the court when a defendant has successfully
completed such plan.
(d) Any organization administering sentences of community service shall prepare a written statement outlining noncompliance by a defendant and shall without unnecessary delay notify the state's attorney for that judicial district requesting that a hearing be held to determine whether the sentence of community service should be revoked.

(e) The court may at any time, for good cause shown, terminate the sentence of community service or modify or enlarge the terms or conditions or require the defendant to serve the original incarcerative sentence for violation of any of the conditions of the sentence of community service."

This act shall take effect as follows and shall amend the following sections:

<table>
<thead>
<tr>
<th>Sec.</th>
<th>Effect Date</th>
<th>Section(s)</th>
</tr>
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<tbody>
<tr>
<td>501</td>
<td>October 1, 2016</td>
<td>2c-2h(g)(1)</td>
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<tr>
<td>502</td>
<td>October 1, 2016</td>
<td>32-7o(g)</td>
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<tr>
<td>503</td>
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<td>18-98d(a)</td>
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<td>504</td>
<td>October 1, 2016</td>
<td>36a-785(f)</td>
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<tr>
<td>505</td>
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<td>14-227e</td>
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