

**Proposed Substitute  
Bill No. 406**

LCO No. 3193

**AN ACT CONCERNING THE DEPARTMENT OF MENTAL HEALTH  
AND ADDICTION SERVICES, CONNECTICUT VALLEY HOSPITAL  
AND WHITING FORENSIC HOSPITAL.**

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

1 Section 1. (*Effective from passage*) (a) There is established a task force  
2 to review and evaluate the duties and operations of the Department of  
3 Mental Health and Addiction Services, including the operations,  
4 conditions and finances of Connecticut Valley Hospital and Whiting  
5 Hospital.

6 (b) The task force shall consist of the following members:

7 (1) Two appointed by the speaker of the House of Representatives,  
8 one of whom shall hold a degree of a doctor of nursing practice or  
9 doctor of nursing science and have experience in the provision of care  
10 to veterans, and one of whom shall be a former or current union  
11 member with a background in nursing and legislative experience;

12 (2) One appointed by the president pro tempore of the Senate, who  
13 shall be a forensic psychiatrist affiliated with The University of  
14 Connecticut;

15 (3) One appointed by the majority leader of the House of  
16 Representatives, who shall be a former or current administrator of a  
17 hospital with a bed capacity of at least two hundred;

18 (4) One appointed by the majority leader of the Senate, who shall be  
19 a patient advocate or a representative of a nonprofit organization that

20 provides behavioral health services;

21 (5) One appointed by the minority leader of the House of  
22 Representatives, who shall be a former commissioner or deputy  
23 commissioner of the Department of Mental Health and Addiction  
24 Services or the Department of Public Health; and

25 (6) One appointed by the minority leader of the Senate, who shall  
26 have law enforcement or corrections experience or experience working  
27 in a secured facility.

28 (c) Any member of the task force appointed under subsection (b) of  
29 this section may be a member of the General Assembly.

30 (d) All appointments to the task force shall be made not later than  
31 thirty days after the effective date of this section. Any vacancy shall be  
32 filled by the appointing authority.

33 (e) The chairperson of the task force shall be selected from among its  
34 members. Such chairperson shall schedule the first meeting of the task  
35 force, which shall be held not later than sixty days after the effective  
36 date of this section.

37 (f) The administrative staff of the joint standing committee of the  
38 General Assembly having cognizance of matters relating to public  
39 health shall serve as administrative staff of the task force.

40 (g) Not later than January 1, 2019, the task force shall submit a  
41 preliminary report on its findings and recommendations to the joint  
42 standing committee of the General Assembly having cognizance of  
43 matters relating to public health, in accordance with the provisions of  
44 section 11-4a of the general statutes. Not later than January 1, 2020, the  
45 task force shall submit a final report on its findings and  
46 recommendations to said joint standing committee. The task force shall  
47 terminate on the date that it submits such final report or January 1,  
48 2020, whichever is later.

49 Sec. 2. Subsection (a) of section 19a-490 of the 2018 supplement to

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

52 (a) "Institution" means a hospital, short-term hospital special  
53 hospice, hospice inpatient facility, residential care home, nursing home  
54 facility, home health care agency, homemaker-home health aide  
55 agency, behavioral health facility, assisted living services agency,  
56 substance abuse treatment facility, outpatient surgical facility,  
57 outpatient clinic, an infirmary operated by an educational institution  
58 for the care of students enrolled in, and faculty and employees of, such  
59 institution; a facility engaged in providing services for the prevention,  
60 diagnosis, treatment or care of human health conditions, including  
61 facilities operated and maintained by any state agency; [ except  
62 facilities for the care or treatment of mentally ill persons or persons  
63 with substance abuse problems;] and a residential facility for persons  
64 with intellectual disability licensed pursuant to section 17a-227 and  
65 certified to participate in the Title XIX Medicaid program as an  
66 intermediate care facility for individuals with intellectual disability.  
67 "Institution" does not include any facility for the care and treatment of  
68 persons with mental illness or substance use disorder operated or  
69 maintained by any state agency, except Whiting Forensic Hospital;

70 Sec. 3. Subdivision (18) of subsection (b) of section 1-210 of the 2018  
71 supplement to the general statutes is repealed and the following is  
72 substituted in lieu thereof (*Effective from passage*):

73 (18) Records, the disclosure of which the Commissioner of  
74 Correction, or as it applies to Whiting Forensic [Division facilities of  
75 the Connecticut Valley] Hospital, the Commissioner of Mental Health  
76 and Addiction Services, has reasonable grounds to believe may result  
77 in a safety risk, including the risk of harm to any person or the risk of  
78 an escape from, or a disorder in, a correctional institution or facility  
79 under the supervision of the Department of Correction or Whiting  
80 Forensic [Division facilities] Hospital. Such records shall include, but  
81 are not limited to:

82 (A) Security manuals, including emergency plans contained or

83 referred to in such security manuals;

84 (B) Engineering and architectural drawings of correctional  
85 institutions or facilities or Whiting Forensic [Division] Hospital  
86 facilities;

87 (C) Operational specifications of security systems utilized by the  
88 Department of Correction at any correctional institution or facility or  
89 Whiting Forensic [Division] Hospital facilities, except that a general  
90 description of any such security system and the cost and quality of  
91 such system may be disclosed;

92 (D) Training manuals prepared for correctional institutions and  
93 facilities or Whiting Forensic [Division] Hospital facilities that  
94 describe, in any manner, security procedures, emergency plans or  
95 security equipment;

96 (E) Internal security audits of correctional institutions and facilities  
97 or Whiting Forensic [Division] Hospital facilities;

98 (F) Minutes or recordings of staff meetings of the Department of  
99 Correction or Whiting Forensic [Division] Hospital facilities, or  
100 portions of such minutes or recordings, that contain or reveal  
101 information relating to security or other records otherwise exempt  
102 from disclosure under this subdivision;

103 (G) Logs or other documents that contain information on the  
104 movement or assignment of inmates or staff at correctional institutions  
105 or facilities; and

106 (H) Records that contain information on contacts between inmates,  
107 as defined in section 18-84, and law enforcement officers;

108 Sec. 4. Subsection (c) of section 1-210 of the 2018 supplement to the  
109 general statutes is repealed and the following is substituted in lieu  
110 thereof (*Effective from passage*):

111 (c) Whenever a public agency receives a request from any person

112 confined in a correctional institution or facility or a Whiting Forensic  
113 [Division] Hospital facility, for disclosure of any public record under  
114 the Freedom of Information Act, the public agency shall promptly  
115 notify the Commissioner of Correction or the Commissioner of Mental  
116 Health and Addiction Services in the case of a person confined in a  
117 Whiting Forensic [Division] Hospital facility of such request, in the  
118 manner prescribed by the commissioner, before complying with the  
119 request as required by the Freedom of Information Act. If the  
120 commissioner believes the requested record is exempt from disclosure  
121 pursuant to subdivision (18) of subsection (b) of this section, the  
122 commissioner may withhold such record from such person when the  
123 record is delivered to the person's correctional institution or facility or  
124 Whiting Forensic [Division] Hospital facility.

125       Sec. 5. Section 5-145a of the general statutes is repealed and the  
126 following is substituted in lieu thereof (*Effective from passage*):

127       Any condition of impairment of health caused by hypertension or  
128 heart disease resulting in total or partial disability or death to a  
129 member of the security force or fire department of The University of  
130 Connecticut or the aeronautics operations of the Department of  
131 Transportation, or to a member of the Office of State Capitol Police or  
132 any person appointed under section 29-18 as a special policeman for  
133 the State Capitol building and grounds, the Legislative Office Building  
134 and parking garage and related structures and facilities, and other  
135 areas under the supervision and control of the Joint Committee on  
136 Legislative Management, or to state personnel engaged in guard or  
137 instructional duties in the Connecticut Correctional Institution,  
138 Somers, Connecticut Correctional Institution, Enfield-Medium, the  
139 Carl Robinson Correctional Institution, Enfield, John R. Manson Youth  
140 Institution, Cheshire, the York Correctional Institution, the Connecticut  
141 Correctional Center, Cheshire, or the community correctional centers,  
142 or to any employee of the Whiting Forensic [Division] Hospital with  
143 direct and substantial patient contact, or to any detective, chief  
144 inspector or inspector in the Division of Criminal Justice or chief  
145 detective, or to any state employee designated as a hazardous duty

146 employee pursuant to an applicable collective bargaining agreement  
147 who successfully passed a physical examination on entry into such  
148 service, which examination failed to reveal any evidence of such  
149 condition, shall be presumed to have been suffered in the performance  
150 of his duty and shall be compensable in accordance with the  
151 provisions of chapter 568, except that for the first three months of  
152 compensability the employee shall continue to receive the full salary  
153 which he was receiving at the time of injury in the manner provided  
154 by the provisions of section 5-142. Any such employee who began such  
155 service prior to June 28, 1985, and was not covered by the provisions of  
156 this section prior to said date shall not be required, for purposes of this  
157 section, to show proof that he successfully passed a physical  
158 examination on entry into such service.

159 Sec. 6. Section 5-173 of the general statutes is repealed and the  
160 following is substituted in lieu thereof (*Effective from passage*):

161 (a) A state policeman in the active service of the Division of State  
162 Police within the Department of Emergency Services and Public  
163 Protection, or any person who is engaged in guard or instructional  
164 duties at the Connecticut Correctional Institution, Somers, the  
165 Connecticut Correctional Institution, Enfield-Medium, the Carl  
166 Robinson Correctional Institution, Enfield, the John R. Manson Youth  
167 Institution, Cheshire, the York Correctional Institution, the Connecticut  
168 Correctional Center, Cheshire and the community correctional centers,  
169 or any person exempt from collective bargaining who is engaged in  
170 custodial or instructional duties within the Department of Correction,  
171 or any person who is an employee of the Whiting Forensic [Division]  
172 Hospital with direct and substantial patient contact, or any person who  
173 is employed as a correctional counselor, correctional counselor  
174 supervisor, parole officer or parole supervisor or in a comparable job  
175 classification by the Board of Pardons and Paroles, or any member of  
176 tier I who has been designated as a hazardous duty member pursuant  
177 to an applicable collective bargaining agreement, who has reached his  
178 forty-seventh birthday and completed at least twenty years of  
179 hazardous duty service for the state or service as a state policeman or

180 as guard or instructor at said correctional institutions or correctional  
181 centers, or service in a custodial or instructional position within the  
182 Department of Correction which is exempt from collective bargaining,  
183 or as an employee of the Whiting Forensic [Division] Hospital or its  
184 predecessor institutions, or as a correctional counselor, correctional  
185 counselor supervisor, parole officer or parole supervisor or in a  
186 comparable job classification as an employee of the Board of Pardons  
187 and Paroles, shall be retired on his own application or on the  
188 application of the Commissioner of Emergency Services and Public  
189 Protection or the Commissioner of Correction, as the case may be.

190 (b) On or after October 1, 1982, each such person shall receive a  
191 monthly retirement income equal to one-twelfth of (1) fifty per cent of  
192 his base salary, as defined in subsection (b) of section 5-162, for such  
193 twenty years of service, plus (2) two per cent of his base salary for each  
194 year, taken to completed months, of Connecticut state service in excess  
195 of twenty years, except that any such person who is both a member of  
196 the Division of State Police within the Department of Emergency  
197 Services and Public Protection and a member of part B shall receive a  
198 permanently reduced retirement income upon reaching the age of  
199 sixty-five or, if earlier, upon receipt of Social Security disability  
200 benefits or, for any such state policeman, upon receipt of benefits  
201 under subsection (d) of section 5-142. Any such state police member  
202 shall have his monthly retirement income reduced by an amount equal  
203 to one-twelfth of one per cent of four thousand eight hundred dollars  
204 multiplied by the number of years of state service, taken to completed  
205 months.

206 (c) Any such person who, while so employed, was granted military  
207 leave to enter the armed forces, as defined by section 27-103, and who,  
208 upon his discharge and within ninety days, returned to such service,  
209 shall be granted retirement credit for any period of service in time of  
210 war, as defined by said section, and for military service during a  
211 national emergency declared by the President of the United States on  
212 and after September 1, 1939, toward the required minimum of twenty  
213 [years] years' service; and any such person may be granted credit for

214 any such war service prior to such employment upon payment of  
215 contributions and interest computed in accordance with subsection (b)  
216 of section 5-180, but such service shall not be counted toward the  
217 minimum service requirement of twenty years.

218 (d) Any such person who, after retiring from hazardous duty as  
219 designated pursuant to a collective bargaining agreement or from the  
220 Division of State Police or the employ of the Connecticut Correctional  
221 Institution, Somers, the Connecticut Correctional Institution, Enfield-  
222 Medium, the Carl Robinson Correctional Institution, Enfield, the John  
223 R. Manson Youth Institution, Cheshire, the York Correctional  
224 Institution, the Connecticut Correctional Center, Cheshire or a  
225 community correctional center, the Whiting Forensic [Division]  
226 Hospital or the Board of Pardons and Paroles, as the case may be, is  
227 employed by any other state agency may elect to receive the retirement  
228 income to which he was entitled at the time of his retirement from such  
229 hazardous duty or as a state policeman or employee of the correctional  
230 institution or correctional center, forensic [division] hospital or Board  
231 of Pardons and Paroles when his employment in such other agency  
232 ceases, but he shall not, in that case, be entitled to any retirement  
233 income by reason of service in such other agency except as provided in  
234 subsection (g) of this section.

235 (e) Notwithstanding the provisions of subsection (a) of this section,  
236 any state policeman who serves as Commissioner or Deputy  
237 Commissioner of Emergency Services and Public Protection and whose  
238 position as commissioner or deputy commissioner is terminated,  
239 abolished or eliminated for any reason or who otherwise leaves such  
240 position and who has completed twenty years of service as a state  
241 policeman but who has not reached his forty-seventh birthday, shall be  
242 entitled to a retirement income, in accordance with subsection (b) of  
243 this section.

244 (f) A member who has completed twenty years of hazardous duty  
245 service under this section, but who leaves such service on or after  
246 October 1, 1982, but prior to reaching his forty-seventh birthday shall,



247 upon his own application be entitled to the benefits provided in  
248 subsection (b) of this section at any time after reaching his forty-  
249 seventh birthday.

250 (g) On and after October 1, 1982, an employee who has met the  
251 twenty-year minimum service requirement and is thus eligible for  
252 benefits under this section shall have any other Connecticut state  
253 employment recognized in calculating the amount of his benefits.

254 Sec. 7. Subsection (d) of section 5-192f of the general statutes is  
255 repealed and the following is substituted in lieu thereof (*Effective from*  
256 *passage*):

257 (d) "Hazardous duty member" means a member who is a state  
258 policeman in the active service of the Division of State Police within  
259 the Department of Emergency Services and Public Protection, who is  
260 engaged in guard or instructional duties at the Connecticut  
261 Correctional Institution, Somers, the Connecticut Correctional  
262 Institution, Enfield-Medium, the Carl Robinson Correctional  
263 Institution, Enfield, the John R. Manson Youth Institution, Cheshire,  
264 the York Correctional Institution, the Connecticut Correctional Center,  
265 Cheshire or the community correctional centers, who is an employee of  
266 the Whiting Forensic [Division] Hospital or its predecessor institutions  
267 with direct and substantial patient contact, who is a detective, chief  
268 inspector or inspector in the Division of Criminal Justice or chief  
269 detective, who is employed as a correctional counselor, correctional  
270 counselor supervisor, parole officer or parole supervisor or in a  
271 comparable job classification by the Board of Pardons and Paroles, or  
272 who has been designated as a hazardous duty member pursuant to the  
273 terms of a collective bargaining agreement.

274 Sec. 8. Subsection (b) of section 17a-450 of the general statutes is  
275 repealed and the following is substituted in lieu thereof (*Effective from*  
276 *passage*):

277 (b) For the purposes of chapter 48, the Department of Mental Health  
278 and Addiction Services shall be organized to promote comprehensive,

279 client-based services in the areas of mental health treatment and  
280 substance abuse treatment and to ensure the programmatic integrity  
281 and clinical identity of services in each area. The department shall  
282 perform the functions of: Centralized administration, planning and  
283 program development; prevention and treatment programs and  
284 facilities, both inpatient and outpatient, for persons with psychiatric  
285 disabilities or persons with substance use disorders, or both;  
286 community mental health centers and community or regional  
287 programs and facilities providing services for persons with psychiatric  
288 disabilities or persons with substance use disorders, or both; training  
289 and education; and research and evaluation of programs and facilities  
290 providing services for persons with psychiatric disabilities or persons  
291 with substance use disorders, or both. The department shall include,  
292 but not be limited to, the following divisions and facilities or their  
293 successor facilities: The office of the Commissioner of Mental Health  
294 and Addiction Services; Capitol Region Mental Health Center;  
295 Connecticut Valley Hospital, including the Addictions Division [, the  
296 Whiting Forensic Division] and the General Psychiatric Division of  
297 Connecticut Valley Hospital; the Whiting Forensic Hospital; the  
298 Connecticut Mental Health Center; Ribicoff Research Center; the  
299 Southwest Connecticut Mental Health System, including the Franklin  
300 S. DuBois Center and the Greater Bridgeport Community Mental  
301 Health Center; the Southeastern Mental Health Authority; River Valley  
302 Services; the Western Connecticut Mental Health Network; and any  
303 other state-operated facility for the treatment of persons with  
304 psychiatric disabilities or persons with substance use disorders, or  
305 both, but shall not include those portions of such facilities transferred  
306 to the Department of Children and Families for the purpose of  
307 consolidation of children's services.

308       Sec. 9. Subdivision (3) of subsection (c) of section 17a-450 of the  
309 general statutes is repealed and the following is substituted in lieu  
310 thereof (*Effective from passage*):

311       (3) Work with public or private agencies, organizations, facilities or  
312 individuals to ensure the operation of the programs set forth in

313 accordance with sections 17a-75 to 17a-83, inclusive, 17a-450 to 17a-  
314 484, inclusive, as amended by this act, 17a-495 to 17a-528, inclusive,  
315 17a-540 to 17a-550, inclusive, 17a-560 to [17a-576] 17a-575, as amended  
316 by this act, inclusive, 17a-580 to 17a-603, inclusive, and 17a-615 to 17a-  
317 618, inclusive;

318 Sec. 10. Subsection (a) of section 17a-450a of the general statutes is  
319 repealed and the following is substituted in lieu thereof (*Effective from*  
320 *passage*):

321 (a) The Department of Mental Health and Addiction Services shall  
322 constitute a successor department to the Department of Mental Health.  
323 Whenever the words "Commissioner of Mental Health" are used or  
324 referred to in the following general statutes, the words "Commissioner  
325 of Mental Health and Addiction Services" shall be substituted in lieu  
326 thereof and whenever the words "Department of Mental Health" are  
327 used or referred to in the following general statutes, the words  
328 "Department of Mental Health and Addiction Services" shall be  
329 substituted in lieu thereof: 4-5, 4-38c, 4-77a, 4a-12, 4a-16, 5-142, 8-206d,  
330 10-19, 10-71, 10-76d, 17a-14, 17a-26, 17a-31, 17a-33, 17a-218, 17a-246,  
331 17a-450, as amended by this act, 17a-451, 17a-453, 17a-454, 17a-455,  
332 17a-456, 17a-457, 17a-458, as amended by this act, 17a-459, 17a-460,  
333 17a-464, 17a-465, 17a-466, 17a-467, 17a-468, 17a-470, as amended by  
334 this act, 17a-471, 17a-472, as amended by this act, 17a-473, 17a-474, 17a-  
335 476, 17a-478, 17a-479, 17a-480, 17a-481, 17a-482, 17a-483, 17a-484, 17a-  
336 498, 17a-499, 17a-502, 17a-506, 17a-510, 17a-511, 17a-512, 17a-513, 17a-  
337 519, 17a-528, 17a-560, as amended by this act, 17a-561, as amended by  
338 this act, 17a-562, as amended by this act, 17a-565, [17a-576,] as  
339 amended by this act, 17a-581, 17a-582, 17a-675, 17b-28, 17b-59a, 17b-  
340 222, 17b-223, 17b-225, 17b-359, 17b-694, 19a-82, 19a-495, 19a-498, 19a-  
341 507a, 19a-507c, 19a-576, 19a-583, 20-14i, 20-14j, 21a-240, 21a-301, 27-  
342 122a, 31-222, 38a-514, 46a-28, 51-51o, 52-146h and 54-56d.

343 Sec. 11. Subsection (c) of section 17a-458 of the general statutes is  
344 repealed and the following is substituted in lieu thereof (*Effective from*  
345 *passage*):

346 (c) "State-operated facilities" means those hospitals or other facilities  
347 providing treatment for persons with psychiatric disabilities or for  
348 persons with substance use disorders, or both, which are operated in  
349 whole or in part by the Department of Mental Health and Addiction  
350 Services. Such facilities include, but are not limited to, the Capitol  
351 Region Mental Health Center, the Connecticut Valley Hospital,  
352 including the Addictions Division [, the Whiting Forensic Division]  
353 and the General Psychiatric Division of Connecticut Valley Hospital,  
354 the Whiting Forensic Hospital, the Connecticut Mental Health Center,  
355 the Franklin S. DuBois Center, the Greater Bridgeport Community  
356 Mental Health Center and River Valley Services.

357 Sec. 12. Section 17a-470 of the general statutes is repealed and the  
358 following is substituted in lieu thereof (*Effective from passage*):

359 Each state hospital, state-operated facility or the Whiting Forensic  
360 [Division of the Connecticut Valley] Hospital for the treatment of  
361 persons with psychiatric disabilities or persons with substance use  
362 disorders, or both, except the Connecticut Mental Health Center, may  
363 have an advisory board appointed by the superintendent or director of  
364 the facility for terms to be decided by such superintendent or director.  
365 In any case where the present number of members of an advisory  
366 board is less than the number of members designated by the  
367 superintendent or director of the facility, he shall appoint additional  
368 members to such board in accordance with this section in such manner  
369 that the terms of an approximately equal number of members shall  
370 expire in each odd-numbered year. The superintendent or director  
371 shall fill any vacancy that may occur for the unexpired portion of any  
372 term. No member may serve more than two successive terms plus the  
373 balance of any unexpired term to which he had been appointed. The  
374 superintendent or director of the facility shall be an ex-officio member  
375 of the advisory board. Each member of an advisory board of a state-  
376 operated facility within the Department of Mental Health and  
377 Addiction Services assigned a geographical territory shall be a resident  
378 of the assigned geographical territory. Members of said advisory  
379 boards shall receive no compensation for their services but shall be

380 reimbursed for necessary expenses involved in the performance of  
381 their duties. At least one-third of such members shall be from a  
382 substance abuse subregional planning and action council established  
383 pursuant to section 17a-671, and at least one-third shall be members of  
384 the catchment area councils, as provided in section 17a-483, for the  
385 catchment areas served by such facility, except that members serving  
386 as of October 1, 1977, shall serve out their terms.

387       Sec. 13. Section 17a-471a of the general statutes is repealed and the  
388 following is substituted in lieu thereof (*Effective from passage*):

389       (a) The Commissioner of Mental Health and Addiction Services, in  
390 consultation and coordination with the advisory council established  
391 under subsection (b) of this section, shall develop policies and set  
392 standards related to clients residing on the Connecticut Valley  
393 Hospital campus and to the discharge of such clients from the hospital  
394 into the adjacent community. Any such policies and standards shall  
395 assure that no discharge of any client admitted to Whiting Forensic  
396 [Division] Hospital under commitment by the Superior Court or  
397 transfer from the Department of Correction shall take place without  
398 full compliance with sections 17a-511 to 17a-524, inclusive, 17a-566 to  
399 17a-575, inclusive, 17a-580 to 17a-603, inclusive, and 54-56d.

400       (b) There is established a Connecticut Valley Hospital Advisory  
401 Council that shall advise the Commissioner of Mental Health and  
402 Addiction Services on policies concerning, but not limited to, building  
403 use, security, clients residing on the campus and the discharge of  
404 clients from the [campuses] campus into the adjacent community. In  
405 addition, the advisory council shall periodically review the  
406 implementation of the policies and standards established by the  
407 commissioner in consultation with the advisory council. The council  
408 shall be composed of six members appointed by the mayor of  
409 Middletown, six members appointed by the Commissioner of Mental  
410 Health and Addiction Services and one member who shall serve as  
411 chairperson appointed by the Governor.

412       Sec. 14. Section 17a-472 of the general statutes is repealed and the

413 following is substituted in lieu thereof (*Effective from passage*):

414 Except as otherwise provided, the Commissioner of Mental Health  
415 and Addiction Services shall appoint and remove (1) the  
416 superintendents and directors of state-operated facilities and divisions  
417 constituting the Department of Mental Health and Addiction Services,  
418 and (2) the director of the Whiting Forensic [Division of Connecticut  
419 Valley] Hospital, who shall report to the [director of forensic services]  
420 commissioner and shall have as [his] such director's sole responsibility  
421 the administration of the Whiting Forensic [Division] Hospital. Each  
422 superintendent or director shall be a qualified person with experience  
423 in health, hospital or mental health administration.

424 Sec. 15. Subsection (b) of section 17a-495 of the general statutes is  
425 repealed and the following is substituted in lieu thereof (*Effective from*  
426 *passage*):

427 (b) For the purposes of this section, sections 17a-450 to 17a-484,  
428 inclusive, as amended by this act, [17a-495] 17a-496 to 17a-528,  
429 inclusive, as amended by this act, 17a-540 to 17a-550, inclusive, and  
430 17a-560 to [17a-576] 17a-545, as amended by this act, inclusive, the  
431 following terms shall have the following meanings: "Business day"  
432 means Monday to Friday, inclusive, except when a legal holiday falls  
433 on any such day; "hospital for persons with psychiatric disabilities"  
434 means any public or private hospital, retreat, institution, house or  
435 place in which any person with psychiatric disabilities is received or  
436 detained as a patient, but shall not include any correctional institution  
437 of this state; "patient" means any person detained and taken care of as  
438 a person with psychiatric disabilities; "keeper of a hospital for persons  
439 with psychiatric disabilities" means any person, body of persons or  
440 corporation which has the immediate superintendence, management  
441 and control of a hospital for persons with psychiatric disabilities and  
442 the patients therein; "support" includes all necessary food, clothing and  
443 medicine and all general expenses of maintaining state hospitals for  
444 persons with psychiatric disabilities; "indigent person" means any  
445 person who has an estate insufficient, in the judgment of the Court of

446 Probate, to provide for his or her support and has no person or persons  
447 legally liable who are able to support him or her; "dangerous to  
448 himself or herself or others" means there is a substantial risk that  
449 physical harm will be inflicted by an individual upon his or her own  
450 person or upon another person; "gravely disabled" means that a  
451 person, as a result of mental or emotional impairment, is in danger of  
452 serious harm as a result of an inability or failure to provide for his or  
453 her own basic human needs such as essential food, clothing, shelter or  
454 safety and that hospital treatment is necessary and available and that  
455 such person is mentally incapable of determining whether or not to  
456 accept such treatment because his judgment is impaired by his  
457 psychiatric disabilities; "respondent" means a person who is alleged to  
458 have psychiatric disabilities and for whom an application for  
459 commitment to a hospital for persons with psychiatric disabilities has  
460 been filed; "voluntary patient" means any patient sixteen years of age  
461 or older who applies in writing to and is admitted to a hospital for  
462 persons with psychiatric disabilities as a person with psychiatric  
463 disabilities or any patient under sixteen years of age whose parent or  
464 legal guardian applies in writing to such hospital for admission of such  
465 patient; and "involuntary patient" means any patient hospitalized  
466 pursuant to an order of a judge of the Probate Court after an  
467 appropriate hearing or a patient hospitalized for emergency diagnosis,  
468 observation or treatment upon certification of a qualified physician.

469 Sec. 16. Section 17a-496 of the general statutes is repealed and the  
470 following is substituted in lieu thereof (*Effective from passage*):

471 Any keeper of a hospital for psychiatric disabilities who wilfully  
472 violates any of the provisions of this section, sections 17a-75 to 17a-83,  
473 inclusive, 17a-450 to 17a-484, inclusive, [17a-495] as amended by this  
474 act, 17a-497 to 17a-528, inclusive, as amended by this act, 17a-540 to  
475 17a-550, inclusive, 17a-560 to 17a-576, inclusive, as amended by this  
476 act, and 17a-615 to 17a-618, inclusive, shall be fined not more than two  
477 hundred dollars or imprisoned not more than one year or both.

478 Sec. 17. Subsection (b) of section 17a-497 of the general statutes is

479 repealed and the following is substituted in lieu thereof (*Effective from*  
480 *passage*):

481 (b) Upon the motion of any respondent or his or her counsel, or the  
482 probate judge having jurisdiction over such application, filed not later  
483 than three days prior to any hearing scheduled on such application,  
484 the Probate Court Administrator shall appoint a three-judge court  
485 from among the probate judges to hear such application. The judge of  
486 the Probate Court having jurisdiction over such application under the  
487 provisions of this section shall be a member, provided such judge may  
488 disqualify himself in which case all three members of such court shall  
489 be appointed by the Probate Court Administrator. Such three-judge  
490 court when convened shall have all the powers and duties set forth  
491 under sections 17a-75 to 17a-83, inclusive, 17a-450 to 17a-484, inclusive,  
492 as amended by this act, 17a-495 to 17a-528, inclusive, as amended by  
493 this act, 17a-540 to 17a-550, inclusive, 17a-560 to [17a-576] 17a-575,  
494 inclusive, as amended by this act, and 17a-615 to 17a-618, inclusive,  
495 and shall be subject to all of the provisions of law as if it were a single-  
496 judge court. No such respondent shall be involuntarily confined  
497 without the vote of at least two of the three judges convened  
498 hereunder. The judges of such court shall designate a chief judge from  
499 among their members. All records for any case before the three-judge  
500 court shall be maintained in the Probate Court having jurisdiction over  
501 the matter as if the three-judge court had not been appointed.

502 Sec. 18. Subsection (g) of section 17a-498 of the general statutes is  
503 repealed and the following is substituted in lieu thereof (*Effective from*  
504 *passage*):

505 (g) The hospital shall notify each patient at least annually that such  
506 patient has a right to a further hearing pursuant to this section. If the  
507 patient requests such hearing, it shall be held by the Probate Court for  
508 the district in which the hospital is located. Any such request shall be  
509 immediately filed with the appropriate court by the hospital. After  
510 such request is filed with the Probate Court, it shall proceed in the  
511 manner provided in subsections (a), (b), (c) and (f) of this section. In



512 addition, the hospital shall furnish the Probate Court for the district in  
513 which the hospital is located on a monthly basis with a list of all  
514 patients confined in the hospital involuntarily without release for one  
515 year since the last annual review under this section of the patient's  
516 commitment or since the original commitment. The hospital shall  
517 include in such notification the type of review the patient last received.  
518 If the patient's last annual review had a hearing, the Probate Court  
519 shall, within fifteen business days thereafter, appoint an impartial  
520 physician who is a psychiatrist from the list provided by the  
521 Commissioner of Mental Health and Addiction Services as set forth in  
522 subsection (c) of this section and not connected with the hospital in  
523 which the patient is confined or related by blood or marriage to the  
524 original applicant or to the respondent, which physician shall see and  
525 examine each such patient within fifteen business days after such  
526 physician's appointment and make a report forthwith to such court of  
527 the condition of the patient on forms provided by the Probate Court  
528 Administrator. If the Probate Court concludes that the confinement of  
529 any such patient should be reviewed by such court for possible release  
530 of the patient, the court, on its own motion, shall proceed in the  
531 manner provided in subsections (a), (b), (c) and (f) of this section,  
532 except that the examining physician shall be considered one of the  
533 physicians required by subsection (c) of this section. If the patient's last  
534 annual review did not result in a hearing, and in any event at least  
535 every two years, the Probate Court shall, within fifteen business days,  
536 proceed with a hearing in the manner provided in subsections (a), (b),  
537 (c) and (f) of this section. All costs and expenses, including Probate  
538 Court entry fees provided by statute, in conjunction with the annual  
539 psychiatric review and the judicial review under this subsection,  
540 except costs for physicians appointed pursuant to this subsection, shall  
541 be established by, and paid from funds appropriated to, the Judicial  
542 Department, except that if funds have not been included in the budget  
543 of the Judicial Department for such costs and expenses, such payment  
544 shall be made from the Probate Court Administration Fund.  
545 Compensation of any physician appointed to conduct the annual  
546 psychiatric review, to examine a patient for any hearing held as a

547 result of such annual review or for any other biennial hearing required  
548 pursuant to sections 17a-75 to 17a-83, inclusive, 17a-450 to 17a-484,  
549 inclusive, as amended by this act, 17a-495 to 17a-528, inclusive, as  
550 amended by this act, 17a-540 to 17a-550, inclusive, 17a-560 to [17a-576]  
551 17a-575, inclusive, as amended by this act, and 17a-615 to 17a-618,  
552 inclusive, shall be paid by the state from funds appropriated to the  
553 Department of Mental Health and Addiction Services in accordance  
554 with rates established by the Department of Mental Health and  
555 Addiction Services.

556 Sec. 19. Section 17a-499 of the general statutes is repealed and the  
557 following is substituted in lieu thereof (*Effective from passage*):

558 All proceedings of the Probate Court, upon application made under  
559 the provisions of sections 17a-75 to 17a-83, inclusive, 17a-450 to 17a-  
560 484, inclusive, as amended by this act, 17a-495 to 17a-528, inclusive, as  
561 amended by this act, 17a-540 to 17a-550, inclusive, 17a-560 to [17a-576]  
562 17a-575, inclusive, as amended by this act, and 17a-615 to 17a-618,  
563 inclusive, shall be in writing and filed in such court, and, whenever a  
564 court passes an order for the admission of any person to any state  
565 hospital for psychiatric disabilities, the court shall record the order and  
566 give a certified copy of such order and of the reports of the physicians  
567 to the person by whom such person is to be taken to the hospital, as  
568 the warrant for such taking and commitment, and shall also forthwith  
569 transmit a like copy to the Commissioner of Mental Health and  
570 Addiction Services, and, in the case of a person in the custody of the  
571 Commissioner of Correction, to the Commissioner of Correction.  
572 Whenever a court passes an order for the commitment of any person to  
573 any hospital for psychiatric disabilities, it shall, within three business  
574 days, provide the Commissioner of Mental Health and Addiction  
575 Services with access to identifying information including, but not  
576 limited to, name, address, sex, date of birth and date of commitment  
577 on all commitments ordered on and after June 1, 1998. All commitment  
578 applications, orders of commitment and commitment papers issued by  
579 any court in committing persons with psychiatric disabilities to public  
580 or private hospitals for psychiatric disabilities shall be in accordance

581 with a form prescribed by the Probate Court Administrator, which  
582 form shall be uniform throughout the state. State hospitals and other  
583 hospitals for persons with psychiatric disabilities shall, so far as they  
584 are able, upon reasonable request of any officer of a court having the  
585 power of commitment, send one or more trained attendants or nurses  
586 to attend any hearing concerning the commitment of any person with  
587 psychiatric disabilities and any such attendant or nurse, when present,  
588 shall be designated by the court as the authority to serve commitment  
589 process issued under the provisions of sections 17a-75 to 17a-83,  
590 inclusive, 17a-450 to 17a-484, inclusive, as amended by this act, 17a-495  
591 to 17a-528, inclusive, as amended by this act, 17a-540 to 17a-550,  
592 inclusive, 17a-560 to [17a-576] 17a-575, inclusive, as amended by this  
593 act, and 17a-615 to 17a-618, inclusive.

594 Sec. 20. Subsection (a) of section 17a-500 of the general statutes is  
595 repealed and the following is substituted in lieu thereof (*Effective from*  
596 *passage*):

597 (a) Each court of probate shall keep a record of the cases relating to  
598 persons with psychiatric disabilities coming before it under sections  
599 17a-75 to 17a-83, inclusive, 17a-450 to 17a-484, inclusive, as amended  
600 by this act, 17a-495 to 17a-528, inclusive, as amended by this act, 17a-  
601 540 to 17a-550, inclusive, 17a-560 to [17a-576] 17a-575, inclusive, as  
602 amended by this act, and 17a-615 to 17a-618, inclusive, and the  
603 disposition of them. It shall also keep on file the original application  
604 and certificate of physicians required by said sections, or a microfilm  
605 duplicate of such records in accordance with regulations issued by the  
606 Probate Court Administrator. All records maintained in the courts of  
607 probate under the provisions of said sections shall be sealed and  
608 available only to the respondent or his or her counsel unless the Court  
609 of Probate, after hearing held with notice to the respondent,  
610 determines such records should be disclosed for cause shown.

611 Sec. 21. Section 17a-501 of the general statutes is repealed and the  
612 following is substituted in lieu thereof (*Effective from passage*):

613 Any person with psychiatric disabilities, the expense of whose

614 support is paid by himself or by another person, may be committed to  
615 any institution for the care of persons with psychiatric disabilities  
616 designated by the person paying for such support; and any indigent  
617 person with psychiatric disabilities, not a pauper, committed under the  
618 provisions of sections 17a-75 to 17a-83, inclusive, 17a-450 to 17a-484,  
619 inclusive, as amended by this act, 17a-495 to 17a-528, inclusive, as  
620 amended by this act, 17a-540 to 17a-550, inclusive, 17a-560 to [17a-576]  
621 17a-575, inclusive, as amended by this act, and 17a-615 to 17a-618,  
622 inclusive, shall be committed to any state hospital for psychiatric  
623 disabilities which is equipped to receive him, at the discretion of the  
624 Court of Probate, upon consideration of a request made by the person  
625 applying for such commitment.

626       Sec. 22. Section 17a-504 of the general statutes is repealed and the  
627 following is substituted in lieu thereof (*Effective from passage*):

628       Any person who wilfully and maliciously causes, or attempts to  
629 cause, or who conspires with any other person to cause, any person  
630 who does not have psychiatric disabilities to be committed to any  
631 hospital for psychiatric disabilities, and any person who wilfully  
632 certifies falsely to the psychiatric disabilities of any person in any  
633 certificate provided for in sections 17a-75 to 17a-83, inclusive, 17a-450  
634 to 17a-484, inclusive, as amended by this act, 17a-495 to 17a-528,  
635 inclusive, as amended by this act, 17a-540 to 17a-550, inclusive, 17a-560  
636 to [17a-576] 17a-575, inclusive, as amended by this act, and 17a-615 to  
637 17a-618, inclusive, and any person who, under the provisions of said  
638 sections relating to persons with psychiatric disabilities, wilfully  
639 reports falsely to any court or judge that any person has psychiatric  
640 disabilities, shall be guilty of a class D felony.

641       Sec. 23. Section 17a-505 of the general statutes is repealed and the  
642 following is substituted in lieu thereof (*Effective from passage*):

643       When any female with psychiatric disabilities is escorted to a state  
644 hospital for persons with psychiatric disabilities by a male guard,  
645 attendant or other employee of a correctional or reformatory  
646 institution, or by a male law enforcement officer, under the provisions

647 of sections 17a-75 to 17a-83, inclusive, 17a-450 to 17a-484, inclusive, as  
648 amended by this act, 17a-495 to 17a-528, inclusive, as amended by this  
649 act, 17a-540 to 17a-550, inclusive, 17a-560 to [17a-576] 17a-575,  
650 inclusive, as amended by this act, and 17a-615 to 17a-618, inclusive, the  
651 person so escorting her shall be accompanied by an adult member of  
652 her family or at least one woman.

653 Sec. 24. Section 17a-517 of the general statutes is repealed and the  
654 following is substituted in lieu thereof (*Effective from passage*):

655 [If any] Any person in the custody of the Commissioner of  
656 Correction who is brought to a hospital pursuant to the provisions of  
657 sections 17a-499, as amended by this act, 17a-509, 17a-512 to [17a-517]  
658 17a-516, inclusive, 17a-520, 17a-521, [and] as amended by this act, or  
659 54-56d [is a desperate or dangerous individual, such person] shall be  
660 hospitalized in the Whiting Forensic [Division] Hospital. If the Whiting  
661 Forensic [Division] Hospital is unable to accommodate such transfer,  
662 then such person shall remain in the custody of the commissioner at a  
663 correctional institution, there confined under appropriate care and  
664 supervision. Under no circumstances shall an inmate with psychiatric  
665 disabilities requiring maximum security conditions be placed in a state  
666 hospital for persons with psychiatric disabilities which does not have  
667 the facilities and trained personnel to provide appropriate care and  
668 supervision for such individuals.

669 Sec. 25. Section 17a-519 of the general statutes is repealed and the  
670 following is substituted in lieu thereof (*Effective from passage*):

671 Each officer or indifferent person making legal service of any order,  
672 notice, warrant or other paper under the provisions of sections 17a-75  
673 to 17a-83, inclusive, 17a-450 to 17a-484, inclusive, as amended by this  
674 act, 17a-495 to 17a-528, inclusive, as amended by this act, 17a-540 to  
675 17a-550, inclusive, 17a-560 to [17a-576] 17a-575, inclusive, as amended  
676 by this act, and 17a-615 to 17a-618, inclusive, shall be entitled to the  
677 same compensation as is by law provided for like services in civil  
678 causes. Physicians, for examining a person alleged to have psychiatric  
679 disabilities and making a certificate as provided by said sections, shall

680 be entitled to a reasonable compensation established by the  
681 Commissioner of Mental Health and Addiction Services. The fees of  
682 the courts of probate shall be such as are provided by law for similar  
683 services. The Superior Court, on an appeal, may tax costs at its  
684 discretion.

685 Sec. 26. Section 17a-521 of the general statutes is repealed and the  
686 following is substituted in lieu thereof (*Effective from passage*):

687 Except as otherwise provided in this section, the superintendent [or  
688 keeper] of any institution used wholly or in part for the care of persons  
689 with psychiatric disabilities or the director of the Whiting Forensic  
690 [Division] Hospital may, under such provisions or agreements as [he]  
691 the director deems advisable for psychiatric supervision, permit any  
692 patient of the institution under [his] the director's charge temporarily  
693 to leave such institution, in charge of his guardian, relatives or friends,  
694 or by himself or herself. A person confined to a hospital for psychiatric  
695 disabilities under the provisions of section 17a-584 may leave the  
696 hospital temporarily as provided under the provisions of section 17a-  
697 587. In the case of committed persons, the original order of  
698 commitment shall remain in force and effect during absence from the  
699 institution either on authorized or unauthorized leave until such  
700 patient is officially discharged by the authorities of such institution or  
701 such order is superseded by a court of competent jurisdiction. In the  
702 case of a patient on authorized leave, if it appears to be for the best  
703 interest of the public or for the interest and benefit of such patient, [he]  
704 the patient may return or be returned by [his] the patient's guardian,  
705 relatives or friends or [he] the patient may be recalled by the  
706 authorities of such institution, at any time during such temporary  
707 absence and prior to [his] the patient's official discharge. With respect  
708 both to patients on authorized and unauthorized leave, state or local  
709 police shall, on the request of the authorities of any such institution,  
710 assist in the rehospitalization of any patient on temporary leave or of  
711 any other patient committed to such institution by a court of  
712 competent jurisdiction or any person who is a patient under the  
713 provisions of section 17a-502, if, in the opinion of such authorities, the

714 patient's condition warrants such assistance. The expense, if any, of  
715 such recall or return shall, in the case of an indigent, be paid by those  
716 responsible for [his] the patient's support or, in the case of a pauper, by  
717 the state. Leave under this section shall not be available to any person  
718 who is under a term of imprisonment or who has not met the  
719 requirements of the condition of release set to provide reasonable  
720 assurance of such person's appearance in court.

721 Sec. 27. Section 17a-525 of the general statutes is repealed and the  
722 following is substituted in lieu thereof (*Effective from passage*):

723 Any person aggrieved by an order, denial or decree of a Probate  
724 Court under sections 17a-75 to 17a-83, inclusive, 17a-450 to 17a-484,  
725 inclusive, as amended by this act, 17a-495 to 17a-528, inclusive, as  
726 amended by this act, 17a-540 to 17a-550, inclusive, 17a-560 to [17a-576]  
727 17a-575, inclusive, as amended by this act, and 17a-615 to 17a-618,  
728 inclusive, including any relative or friend, on behalf of any person  
729 found to have psychiatric disabilities, shall have the right of appeal in  
730 accordance with sections 45a-186 to 45a-193, inclusive. On the trial of  
731 an appeal, the Superior Court may require the state's attorney or, in the  
732 state's attorney's absence, some other practicing attorney of the court to  
733 be present for the protection of the interests of the state and of the  
734 public.

735 Sec. 28. Subsection (a) of section 17a-528 of the general statutes is  
736 repealed and the following is substituted in lieu thereof (*Effective from*  
737 *passage*):

738 (a) When any person is found to have psychiatric disabilities, and is  
739 committed to a state hospital for psychiatric disabilities, upon  
740 proceedings had under sections 17a-75 to 17a-83, inclusive, 17a-450 to  
741 17a-484, inclusive, as amended by this act, 17a-495 to 17a-528,  
742 inclusive, as amended by this act, 17a-540 to 17a-550, inclusive, 17a-560  
743 to [17a-576] 17a-575, inclusive, as amended by this act, and 17a-615 to  
744 17a-618, inclusive, all fees and expenses incurred upon the probate  
745 commitment proceedings, payment of which is not otherwise provided  
746 for under said sections, shall be paid by the state within available

747 appropriations from funds appropriated to the Department of Mental  
748 Health and Addiction Services in accordance with rates established by  
749 said department; and, if such person is found not to have psychiatric  
750 disabilities, such fees and expenses shall be paid by the applicant.

751 Sec. 29. Subsection (a) of section 17a-548 of the general statutes is  
752 repealed and the following is substituted in lieu thereof (*Effective from*  
753 *passage*):

754 (a) Any patient shall be permitted to wear his or her own clothes; to  
755 keep and use personal possessions including toilet articles; [except for  
756 patients hospitalized in Whiting Forensic Division;] to be present  
757 during any search of his or her personal possessions, except a patient  
758 hospitalized in the maximum security service of Whiting Forensic  
759 Hospital; to have access to individual storage space for such  
760 possessions; and in such manner as determined by the facility to spend  
761 a reasonable sum of his or her own money for canteen expenses and  
762 small purchases. These rights shall be denied only if the  
763 superintendent, director [,] or his or her authorized representative  
764 determines that it is medically harmful to the patient to exercise such  
765 rights. An explanation of such denial shall be placed in the patient's  
766 permanent clinical record.

767 Sec. 30. Section 17a-560 of the general statutes is repealed and the  
768 following is substituted in lieu thereof (*Effective from passage*):

769 As used in sections 17a-560 to [17a-576] 17a-575, inclusive, as  
770 amended by this act, unless specifically provided otherwise,  
771 ["division",] "hospital" means the Whiting Forensic [Division] Hospital,  
772 including the diagnostic unit established under the provisions of  
773 section 17a-562, as amended by this act, or any other facility of the  
774 Department of Mental Health and Addiction Services which the  
775 commissioner may designate as appropriate. The words ["institute"]  
776 "hospital" or "diagnostic unit", as used in sections 17a-566, as amended  
777 by this act, 17a-567, as amended by this act, 17a-570, as amended by  
778 this act, and [17a-576] 17a-575, as amended by this act, when applied to  
779 children or youths under the age of eighteen, mean any facility of the



780 Department of Children and Families designated by the Commissioner  
781 of Children and Families. "Board" means the advisory and review  
782 board appointed under the provisions of section 17a-565, as amended  
783 by this act. "Commissioner" means the Commissioner of Mental Health  
784 and Addiction Services or in the case of children, the Commissioner of  
785 Children and Families.

786 Sec. 31. Section 17a-561 of the general statutes is repealed and the  
787 following is substituted in lieu thereof (*Effective from passage*):

788 The Whiting Forensic [Division of the Connecticut Valley] Hospital  
789 shall exist for the care and treatment of (1) patients with psychiatric  
790 disabilities, confined in facilities under the control of the Department  
791 of Mental Health and Addiction Services, including persons who  
792 require care and treatment under maximum security conditions, (2)  
793 persons convicted of any offense enumerated in section 17a-566, as  
794 amended by this act, who, after examination by the staff of the  
795 diagnostic unit of the [division] hospital as herein provided, are  
796 determined to have psychiatric disabilities and be dangerous to  
797 themselves or others and to require custody, care and treatment at the  
798 [division and] hospital, (3) inmates in the custody of the Commissioner  
799 of Correction who are transferred in accordance with sections 17a-512  
800 to 17a-517, inclusive, as amended by this act, and who require custody,  
801 care and treatment at the [division] hospital, and (4) persons  
802 committed to the hospital pursuant to section 17a-582 or 54-56d.

803 Sec. 32. Section 17a-562 of the general statutes is repealed and the  
804 following is substituted in lieu thereof (*Effective from passage*):

805 The Whiting Forensic [Division of the Connecticut Valley] Hospital  
806 shall be within the general administrative control and supervision of  
807 the Department of Mental Health and Addiction Services. The director,  
808 with the approval of the commissioner and the board, shall establish  
809 such [subdivisions] divisions, which may be located geographically  
810 separate from the [division] hospital, as may be deemed proper for the  
811 administrative control and the efficient operation thereof, one of which  
812 [subdivisions] divisions shall be the diagnostic unit.

813 Sec. 33. Section 17a-564 of the general statutes is repealed and the  
814 following is substituted in lieu thereof (*Effective from passage*):

815 The director of the Whiting Forensic [Division] Hospital shall  
816 quarterly make a report to the Board of Mental Health and Addiction  
817 Services on the affairs of the [division] hospital, including reports of  
818 reexaminations and recommendations.

819 Sec. 34. Section 17a-565 of the general statutes is repealed and the  
820 following is substituted in lieu thereof (*Effective from passage*):

821 There shall be an advisory board for [the division] Whiting Forensic  
822 Hospital, constituted as follows: The Commissioner of Mental Health  
823 and Addiction Services, three physicians licensed to practice in this  
824 state, two of whom shall be psychiatrists, two attorneys of this state, at  
825 least one of whom shall be in active practice and have at least five  
826 years' experience in the trial of criminal cases, one licensed  
827 psychologist with experience in clinical psychology, one licensed  
828 clinical social worker, and one person actively engaged in business  
829 who shall have at least ten years' experience in business management.  
830 Annually, on October first, the Governor shall appoint a member or  
831 members to replace those whose terms expire for terms of five years  
832 each. The board shall elect a chairman and a secretary, who shall keep  
833 full and accurate minutes of its meetings and preserve the same. The  
834 board shall meet at the call of the chairman at least quarterly. Members  
835 of the board shall receive no compensation for their duties as such but  
836 shall be reimbursed for their actual expenses incurred in the course of  
837 their duties. Said board shall confer with the staff of the [division]  
838 hospital and give general consultative and advisory services on  
839 problems and matters relating to its work. On any matter relating to  
840 the work of the [division] hospital, the board may also confer with the  
841 warden or superintendent of the affected Connecticut correctional  
842 institution.

843 Sec. 35. Section 17a-566 of the general statutes is repealed and the  
844 following is substituted in lieu thereof (*Effective from passage*):

845 (a) Except as provided in section 17a-574, as amended by this act,  
846 any court prior to sentencing a person convicted of an offense for  
847 which the penalty may be imprisonment in the Connecticut  
848 Correctional Institution at Somers, or of a sex offense involving (1)  
849 physical force or violence, (2) disparity of age between an adult and a  
850 minor or (3) a sexual act of a compulsive or repetitive nature, may if it  
851 appears to the court that such person has psychiatric disabilities and is  
852 dangerous to himself or others, upon its own motion or upon request  
853 of any of the persons enumerated in subsection (b) of this section and a  
854 subsequent finding that such request is justified, order the  
855 commissioner to conduct an examination of the convicted defendant  
856 by qualified personnel of the [division] hospital. Upon completion of  
857 such examination the examiner shall report in writing to the court.  
858 Such report shall indicate whether the convicted defendant should be  
859 committed to the diagnostic unit of the [division] hospital for  
860 additional examination or should be sentenced in accordance with the  
861 conviction. Such examination shall be conducted and the report made  
862 to the court not later than fifteen days after the order for the  
863 examination. Such examination may be conducted at a correctional  
864 facility if the defendant is confined or it may be conducted on an  
865 outpatient basis at the [division] hospital or other appropriate location.  
866 If the report recommends additional examination at the diagnostic  
867 unit, the court may, after a hearing, order the convicted defendant  
868 committed to the diagnostic unit of the [division] hospital for a period  
869 not to exceed sixty days, except as provided in section 17a-567, as  
870 amended by this act, provided the hearing may be waived by the  
871 defendant. Such commitment shall not be effective until the director  
872 certifies to the court that space is available at the diagnostic unit. While  
873 confined in said diagnostic unit, the defendant shall be given a  
874 complete physical and psychiatric examination by the staff of the unit  
875 and may receive medication and treatment without his consent. The  
876 director shall have authority to procure all court records, institutional  
877 records and probation or other reports which provide information  
878 about the defendant.

879 (b) The request for such examination may be made by the state's

880 attorney or assistant state's attorney who prosecuted the defendant for  
881 an offense specified in this section, or by the defendant or his attorney  
882 in his behalf. If the court orders such examination, a copy of the  
883 examination order shall be served upon the defendant to be examined.

884 (c) Upon completion of the physical and psychiatric examination of  
885 the defendant, but not later than sixty days after admission to the  
886 diagnostic unit, a written report of the results thereof shall be filed in  
887 quadruplicate with the clerk of the court before which he was  
888 convicted, and such clerk shall cause copies to be delivered to the  
889 state's attorney, to counsel for the defendant and to the Court Support  
890 Services Division.

891 (d) Such report shall include the following: (1) A description of the  
892 nature of the examination; (2) a diagnosis of the mental condition of  
893 the defendant; (3) an opinion as to whether the diagnosis and  
894 prognosis demonstrate clearly that the defendant is actually dangerous  
895 to himself or others and requires custody, care and treatment at the  
896 [division] hospital; and (4) a recommendation as to whether the  
897 defendant should be sentenced in accordance with the conviction,  
898 sentenced in accordance with the conviction and confined in the  
899 [institute] hospital for custody, care and treatment, placed on  
900 probation by the court or placed on probation by the court with the  
901 requirement, as a condition to probation, that he receive outpatient  
902 psychiatric treatment.

903 Sec. 36. Section 17a-567 of the general statutes is repealed and the  
904 following is substituted in lieu thereof (*Effective from passage*):

905 (a) If the report recommends that the defendant be sentenced in  
906 accordance with the conviction, placed on probation by the court or  
907 placed on probation by the court with the requirement, as a condition  
908 of such probation, that he receive outpatient psychiatric treatment, the  
909 defendant shall be returned directly to the court for disposition. If the  
910 report recommends sentencing in accordance with the conviction and  
911 confinement in the [division] hospital for custody, care and treatment,  
912 then during the period between the submission of the report and the

913 disposition of the defendant by the court such defendant shall remain  
914 at the [division] hospital and may receive such custody, care and  
915 treatment as is consistent with his medical needs.

916 (b) If the report recommends confinement at the [division] hospital  
917 for custody, care and treatment, the court shall set the matter for a  
918 hearing not later than fifteen days after receipt of the report. Any  
919 evidence, including the report ordered by the court, regarding the  
920 defendant's mental condition may be introduced at the hearing by  
921 either party. Any staff member of the diagnostic unit who participated  
922 in the examination of the defendant and who signed the report may  
923 testify as to the contents of the report. The defendant may waive the  
924 court hearing.

925 (c) If at such hearing the court finds the defendant is not in need of  
926 custody, care and treatment at the [division] hospital, it shall sentence  
927 [him] the defendant in accordance with the conviction or place [him]  
928 the defendant on probation. If the court finds that [such person] the  
929 defendant is in need of outpatient psychiatric treatment, it may place  
930 [him] the defendant on probation on condition that [he] the defendant  
931 receive such treatment. If the court finds [such person] the defendant  
932 to have psychiatric disabilities and to be dangerous to himself, herself  
933 or others and to require custody, care and treatment at the [division]  
934 hospital, it shall sentence [him] the defendant in accordance with the  
935 conviction and order confinement in the [division] hospital for  
936 custody, care and treatment provided no court may order such  
937 confinement if the report does not recommend confinement at the  
938 [division] hospital. The defendant shall not be subject to custody, care  
939 and treatment under sections 17a-560 to [17a-576] 17a-575, inclusive, as  
940 amended by this act, beyond the maximum period specified in the  
941 sentence.

942 Sec. 37. Section 17a-568 of the general statutes is repealed and the  
943 following is substituted in lieu thereof (*Effective from passage*):

944 Nothing in sections 17a-560 to [17a-576] 17a-575, inclusive, as  
945 amended by this act, shall affect proceedings under sections 17a-580 to

946 17a-602, inclusive, 17b-250 and 54-56d.

947 Sec. 38. Section 17a-569 of the general statutes is repealed and the  
948 following is substituted in lieu thereof (*Effective from passage*):

949 Not less than once every six months the staff of the [institute]  
950 hospital shall give a complete psychiatric examination to every patient  
951 confined in the [division] hospital. As used in this section and sections  
952 17a-570 to 17a-573, inclusive, as amended by this act, the word  
953 "patient" means any person confined for custody, care and treatment  
954 under section 17a-567, as amended by this act. Such examination shall  
955 ascertain whether the patient has psychiatric disabilities and is in need  
956 of custody, care and treatment at the [division] hospital and, in making  
957 such determination, the staff shall assemble such information and  
958 follow such procedures as are used in initial examinations by the  
959 diagnostic unit to indicate the need for custody, care and treatment.  
960 The record of the examination shall include the information required  
961 in subdivisions (1), (2) and (3) of subsection (d) of section 17a-566, as  
962 amended by this act, and a recommendation for the future treatment of  
963 the patient examined. The record of the examination may include a  
964 recommendation for transfer of the patient or change in confinement  
965 status.

966 Sec. 39. Section 17a-570 of the general statutes is repealed and the  
967 following is substituted in lieu thereof (*Effective from passage*):

968 (a) As soon as is practicable, the director of the Whiting Forensic  
969 [Division] Hospital shall act upon the examination reports of the  
970 director's staff. Upon review of each report and upon consideration of  
971 what is for the benefit of the patient and for the benefit of society, the  
972 director shall determine whether such patient: (1) Is to remain in the  
973 [division] hospital for further treatment, or (2) has sufficiently  
974 improved to warrant discharge from the [division] hospital, provided  
975 if such patient was sentenced and confined in the [division] hospital  
976 under section 17a-567, as amended by this act, such patient shall not be  
977 released except upon order of the court by which such patient was  
978 confined under said section, after notice to said court by the director.

979 The director shall report each determination made under this  
980 subsection to the court by which the patient was confined in the  
981 [division] hospital.

982 (b) If a report submitted by the director to the court under  
983 subsection (a) of this section recommends that the patient be returned  
984 to the custody of the Commissioner of Correction, the court shall set  
985 the matter for a hearing not later than fifteen days after receipt of such  
986 report.

987 (c) The court, upon its own motion or at the request of the patient or  
988 the patient's attorney, may at any time hold a hearing to determine  
989 whether such patient should be discharged from the [division] hospital  
990 prior to the expiration of the maximum period of the patient's  
991 sentence. Prior to such hearing, the [division] hospital shall file a  
992 report with the court concerning the patient's mental condition. The  
993 court may appoint a physician specializing in psychiatry to examine  
994 the patient and report to the court. Such hearing shall be held at least  
995 once every five years. If the court determines that the patient should be  
996 discharged from the [division] hospital, the patient shall be returned to  
997 the custody of the Commissioner of Correction.

998 Sec. 40. Section 17a-572 of the general statutes is repealed and the  
999 following is substituted in lieu thereof (*Effective from passage*):

1000 All certificates, applications, records and reports made for the  
1001 purpose of sections 17a-560 to [17a-576] 17a-575, inclusive, as amended  
1002 by this act, and directly or indirectly identifying a person subject to it  
1003 shall be kept confidential and shall not be disclosed by any person  
1004 except so far (1) as the individual identified or his legal guardian, if  
1005 any, or, if he is a minor, his parent or legal guardian, consents or (2) as  
1006 disclosure may be necessary to carry out any of the provisions of said  
1007 sections or (3) as a court may direct upon its determination that  
1008 disclosure is necessary for the conduct of proceedings before it and  
1009 that failure to make such disclosure would be contrary to the public  
1010 interest.

1011 Sec. 41. Section 17a-573 of the general statutes is repealed and the  
1012 following is substituted in lieu thereof (*Effective from passage*):

1013 Within two months prior to the expiration of the maximum term of  
1014 confinement authorized for any patient under section 17a-567, as  
1015 amended by this act, the director of the [division] hospital may, upon  
1016 the recommendation of the board, initiate proceedings under section  
1017 17a-497 or 17a-520, as amended by this act, for the commitment or  
1018 further commitment, as the case may be, of the patient.

1019 Sec. 42. Section 17a-574 of the general statutes is repealed and the  
1020 following is substituted in lieu thereof (*Effective from passage*):

1021 Nothing in sections 17a-560 to [17a-576] 17a-575, inclusive, as  
1022 amended by this act, shall be construed to extend to or affect any case  
1023 in the Superior Court involving a juvenile matter, or to any person  
1024 arrested for an offense which is not punishable by imprisonment for  
1025 more than one year or by a fine of not more than one thousand dollars  
1026 or both or except as provided in section 46b-127.

1027 Sec. 43. Section 17a-575 of the general statutes is repealed and the  
1028 following is substituted in lieu thereof (*Effective from passage*):

1029 Nothing in sections 17a-560 to [17a-576] 17a-575, inclusive, as  
1030 amended by this act, shall be construed to limit or suspend the writ of  
1031 habeas corpus.

1032 Sec. 44. Subsection (d) of section 45a-656 of the 2018 supplement to  
1033 the general statutes is repealed and the following is substituted in lieu  
1034 thereof (*Effective from passage*):

1035 (d) The conservator of the person shall not have the power or  
1036 authority to cause the respondent to be committed to any institution  
1037 for the treatment of the mentally ill except under the provisions of  
1038 sections 17a-75 to 17a-83, inclusive, 17a-456 to 17a-484, inclusive, 17a-  
1039 495 to 17a-528, inclusive, as amended by this act, 17a-540 to 17a-550,  
1040 inclusive, 17a-560 to [17a-576] 17a-575, inclusive, as amended by this  
1041 act, 17a-615 to 17a-618, inclusive, and 17a-621 to 17a-664, inclusive, and



1042 chapter 359.

1043 Sec. 45. Subsection (d) of section 45a-656 of the 2018 supplement to  
1044 the general statutes, as amended by section 4 of public act 17-7, is  
1045 repealed and the following is substituted in lieu thereof (*Effective July*  
1046 *1, 2018*):

1047 (d) The conservator of the person shall not have the power or  
1048 authority to cause the respondent to be committed to any institution  
1049 for the treatment of the mentally ill except under the provisions of  
1050 sections 17a-75 to 17a-83, inclusive, 17a-456 to 17a-484, inclusive, 17a-  
1051 495 to 17a-528, inclusive, as amended by this act, 17a-540 to 17a-550,  
1052 inclusive, 17a-560 to [17a-576] 17a-575, inclusive, as amended by this  
1053 act, 17a-615 to 17a-618, inclusive, and 17a-621 to 17a-664, inclusive, and  
1054 chapter 359.

1055 Sec. 46. Subsection (e) of section 45a-677 of the 2018 supplement to  
1056 the general statutes is repealed and the following is substituted in lieu  
1057 thereof (*Effective from passage*):

1058 (e) A plenary guardian or limited guardian shall not have the power  
1059 or authority: (1) To cause the protected person to be admitted to any  
1060 institution for treatment of the mentally ill, except in accordance with  
1061 the provisions of sections 17a-75 to 17a-83, inclusive, 17a-456 to 17a-  
1062 484, inclusive, 17a-495 to 17a-528, inclusive, as amended by this act,  
1063 17a-540 to 17a-550, inclusive, 17a-560 to [17a-576] 17a-575, inclusive, as  
1064 amended by this act, 17a-615 to 17a-618, inclusive, and 17a-621 to 17a-  
1065 664, inclusive, and chapter 420b; (2) to cause the protected person to be  
1066 admitted to any training school or other facility provided for the care  
1067 and training of persons with intellectual disability if there is a conflict  
1068 concerning such admission between the guardian and the protected  
1069 person or next of kin, except in accordance with the provisions of  
1070 sections 17a-274 and 17a-275; (3) to consent on behalf of the protected  
1071 person to a sterilization, except in accordance with the provisions of  
1072 sections 45a-690 to 45a-700, inclusive; (4) to consent on behalf of the  
1073 protected person to psychosurgery, except in accordance with the  
1074 provisions of section 17a-543; (5) to consent on behalf of the protected

1075 person to the termination of the protected person's parental rights,  
1076 except in accordance with the provisions of sections 45a-706 to 45a-709,  
1077 inclusive, 45a-715 to 45a-718, inclusive, 45a-724 to 45a-737, inclusive,  
1078 and 45a-743 to 45a-757, inclusive; (6) to consent on behalf of the  
1079 protected person to the performance of any experimental biomedical  
1080 or behavioral medical procedure or participation in any biomedical or  
1081 behavioral experiment, unless it (A) is intended to preserve the life or  
1082 prevent serious impairment of the physical health of the protected  
1083 person, (B) is intended to assist the protected person to regain the  
1084 protected person's abilities and has been approved for the protected  
1085 person by the court, or (C) has been (i) approved by a recognized  
1086 institutional review board, as defined by 45 CFR 46, 21 CFR 50 and 21  
1087 CFR 56, as amended from time to time, which is not a part of the  
1088 Department of Developmental Services, (ii) endorsed or supported by  
1089 the Department of Developmental Services, and (iii) approved for the  
1090 protected person by such protected person's primary care physician;  
1091 (7) to admit the protected person to any residential facility operated by  
1092 an organization by whom such guardian is employed, except in  
1093 accordance with the provisions of section 17a-274; (8) to prohibit the  
1094 marriage or divorce of the protected person; and (9) to consent on  
1095 behalf of the protected person to an abortion or removal of a body  
1096 organ, except in accordance with applicable statutory procedures  
1097 when necessary to preserve the life or prevent serious impairment of  
1098 the physical or mental health of the protected person.

1099 Sec. 47. Section 18-101f of the general statutes is repealed and the  
1100 following is substituted in lieu thereof (*Effective from passage*):

1101 A personnel or medical file or similar file concerning a current or  
1102 former employee of the Division of Public Defender Services,  
1103 Department of Correction or the Department of Mental Health and  
1104 Addiction Services, including, but not limited to, a record of a security  
1105 investigation of such employee by the department or division or an  
1106 investigation by the department or division of a discrimination  
1107 complaint by or against such employee, shall not be subject to  
1108 disclosure under the Freedom of Information Act, as defined in section

1109 1-200, to any individual committed to the custody or supervision of the  
1110 Commissioner of Correction or confined in a facility of the Whiting  
1111 Forensic [Division of the Connecticut Valley] Hospital. For the  
1112 purposes of this section, an "employee of the Department of  
1113 Correction" includes a member or employee of the Board of Pardons  
1114 and Paroles within the Department of Correction.

1115 Sec. 48. Subsection (a) of section 46a-152 of the 2018 supplement to  
1116 the general statutes is repealed and the following is substituted in lieu  
1117 thereof (*Effective from passage*):

1118 (a) No provider or assistant may use involuntary physical restraint  
1119 on a person at risk except (1) as an emergency intervention to prevent  
1120 immediate or imminent injury to the person at risk or to others,  
1121 provided the restraint is not used for discipline or convenience and is  
1122 not used as a substitute for a less restrictive alternative, (2) as  
1123 necessary and appropriate, as determined on an individual basis by  
1124 the person's treatment team and consistent with sections 17a-540 to  
1125 17a-550, inclusive, for the transportation of a person under the  
1126 jurisdiction of the Whiting Forensic [Division] Hospital of the  
1127 Department of Mental Health and Addiction Services.

1128 Sec. 49. Subsection (a) of section 12-19a of the general statutes is  
1129 repealed and the following is substituted in lieu thereof (*Effective from*  
1130 *passage*):

1131 (a) Until the fiscal year commencing July 1, 2016, on or before  
1132 January first, annually, the Secretary of the Office of Policy and  
1133 Management shall determine the amount due, as a state grant in lieu of  
1134 taxes, to each town in this state wherein state-owned real property,  
1135 reservation land held in trust by the state for an Indian tribe, a  
1136 municipally owned airport, or any airport owned by the Connecticut  
1137 Airport Authority, other than Bradley International Airport, except  
1138 that which was acquired and used for highways and bridges, but not  
1139 excepting property acquired and used for highway administration or  
1140 maintenance purposes, is located. The grant payable to any town  
1141 under the provisions of this section in the state fiscal year commencing

1142 July 1, 1999, and each fiscal year thereafter, shall be equal to the total of  
1143 (1) (A) one hundred per cent of the property taxes which would have  
1144 been paid with respect to any facility designated by the Commissioner  
1145 of Correction, on or before August first of each year, to be a  
1146 correctional facility administered under the auspices of the  
1147 Department of Correction or a juvenile detention center under  
1148 direction of the Department of Children and Families that was used for  
1149 incarcerative purposes during the preceding fiscal year. If a list  
1150 containing the name and location of such designated facilities and  
1151 information concerning their use for purposes of incarceration during  
1152 the preceding fiscal year is not available from the Secretary of the State  
1153 on the first day of August of any year, said commissioner shall, on said  
1154 first day of August, certify to the Secretary of the Office of Policy and  
1155 Management a list containing such information, (B) one hundred per  
1156 cent of the property taxes which would have been paid with respect to  
1157 that portion of the John Dempsey Hospital located at The University of  
1158 Connecticut Health Center in Farmington that is used as a permanent  
1159 medical ward for prisoners under the custody of the Department of  
1160 Correction. Nothing in this section shall be construed as designating  
1161 any portion of The University of Connecticut Health Center John  
1162 Dempsey Hospital as a correctional facility, and (C) in the state fiscal  
1163 year commencing July 1, 2001, and each fiscal year thereafter, one  
1164 hundred per cent of the property taxes which would have been paid  
1165 on any land designated within the 1983 Settlement boundary and  
1166 taken into trust by the federal government for the Mashantucket  
1167 Pequot Tribal Nation on or after June 8, 1999, (2) subject to the  
1168 provisions of subsection (c) of this section, sixty-five per cent of the  
1169 property taxes which would have been paid with respect to the  
1170 buildings and grounds comprising Connecticut Valley Hospital and  
1171 Whiting Forensic Hospital in Middletown. Such grant shall commence  
1172 with the fiscal year beginning July 1, 2000, and continuing each year  
1173 thereafter, (3) notwithstanding the provisions of subsections (b) and (c)  
1174 of this section, with respect to any town in which more than fifty per  
1175 cent of the property is state-owned real property, one hundred per cent  
1176 of the property taxes which would have been paid with respect to such

1177 state-owned property. Such grant shall commence with the fiscal year  
1178 beginning July 1, 1997, and continuing each year thereafter, (4) subject  
1179 to the provisions of subsection (c) of this section, forty-five per cent of  
1180 the property taxes which would have been paid with respect to all  
1181 other state-owned real property, (5) forty-five per cent of the property  
1182 taxes which would have been paid with respect to all municipally  
1183 owned airports or any airport owned by the Connecticut Airport  
1184 Authority, other than Bradley International Airport, except for the  
1185 exemption applicable to such property, on the assessment list in such  
1186 town for the assessment date two years prior to the commencement of  
1187 the state fiscal year in which such grant is payable. The grant provided  
1188 pursuant to this section for any municipally owned airport or any  
1189 airport owned by the Connecticut Airport Authority, other than  
1190 Bradley International Airport, shall be paid to any municipality in  
1191 which the airport is located, except that the grant applicable to  
1192 Sikorsky Airport shall be paid half to the town of Stratford and half to  
1193 the city of Bridgeport, and (6) forty-five per cent of the property taxes  
1194 which would have been paid with respect to any land designated  
1195 within the 1983 Settlement boundary and taken into trust by the  
1196 federal government for the Mashantucket Pequot Tribal Nation prior  
1197 to June 8, 1999, or taken into trust by the federal government for the  
1198 Mohegan Tribe of Indians of Connecticut, provided (A) the real  
1199 property subject to this subdivision shall be the land only, and shall  
1200 not include the assessed value of any structures, buildings or other  
1201 improvements on such land, and (B) said forty-five per cent grant shall  
1202 be phased in as follows: (i) In the fiscal year commencing July 1, 2012,  
1203 an amount equal to ten per cent of said forty-five per cent grant, (ii) in  
1204 the fiscal year commencing July 1, 2013, thirty-five per cent of said  
1205 forty-five per cent grant, (iii) in the fiscal year commencing July 1,  
1206 2014, sixty per cent of said forty-five per cent grant, (iv) in the fiscal  
1207 year commencing July 1, 2015, eighty-five per cent of said forty-five  
1208 per cent grant, and (v) in the fiscal year commencing July 1, 2016, one  
1209 hundred per cent of said forty-five per cent grant.

1210 Sec. 50. Subparagraph (D) of subdivision (1) of subsection (b) of  
1211 section 12-18b of the general statutes is repealed and the following is

1212 substituted in lieu thereof (*Effective from passage*):

1213 (D) Subject to the provisions of subsection (c) of section 12-19a,  
 1214 sixty-five per cent of the property taxes that would have been paid  
 1215 with respect to the buildings and grounds comprising Connecticut  
 1216 Valley Hospital and Whiting Forensic Hospital in Middletown;

1217 Sec. 51. Sections 17a-451b, 17a-560a, and 17a-576 of the general  
 1218 statutes and section 20-185n of the 2018 supplement to the general  
 1219 statutes are repealed. (*Effective from passage*)

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>from passage</i>	New section
Sec. 2	<i>from passage</i>	19a-490(a)
Sec. 3	<i>from passage</i>	1-210(b)(18)
Sec. 4	<i>from passage</i>	1-210(c)
Sec. 5	<i>from passage</i>	5-145a
Sec. 6	<i>from passage</i>	5-173
Sec. 7	<i>from passage</i>	5-192f(d)
Sec. 8	<i>from passage</i>	17a-450(b)
Sec. 9	<i>from passage</i>	17a-450(c)(3)
Sec. 10	<i>from passage</i>	17a-450a(a)
Sec. 11	<i>from passage</i>	17a-458(c)
Sec. 12	<i>from passage</i>	17a-470
Sec. 13	<i>from passage</i>	17a-471a
Sec. 14	<i>from passage</i>	17a-472
Sec. 15	<i>from passage</i>	17a-495(b)
Sec. 16	<i>from passage</i>	17a-496
Sec. 17	<i>from passage</i>	17a-497(b)
Sec. 18	<i>from passage</i>	17a-498(g)
Sec. 19	<i>from passage</i>	17a-499
Sec. 20	<i>from passage</i>	17a-500(a)
Sec. 21	<i>from passage</i>	17a-501
Sec. 22	<i>from passage</i>	17a-504
Sec. 23	<i>from passage</i>	17a-505
Sec. 24	<i>from passage</i>	17a-517
Sec. 25	<i>from passage</i>	17a-519
Sec. 26	<i>from passage</i>	17a-521

---

**Proposed Substitute Bill No. 406**

---

Sec. 27	<i>from passage</i>	17a-525
Sec. 28	<i>from passage</i>	17a-528(a)
Sec. 29	<i>from passage</i>	17a-548(a)
Sec. 30	<i>from passage</i>	17a-560
Sec. 31	<i>from passage</i>	17a-561
Sec. 32	<i>from passage</i>	17a-562
Sec. 33	<i>from passage</i>	17a-564
Sec. 34	<i>from passage</i>	17a-565
Sec. 35	<i>from passage</i>	17a-566
Sec. 36	<i>from passage</i>	17a-567
Sec. 37	<i>from passage</i>	17a-568
Sec. 38	<i>from passage</i>	17a-569
Sec. 39	<i>from passage</i>	17a-570
Sec. 40	<i>from passage</i>	17a-572
Sec. 41	<i>from passage</i>	17a-573
Sec. 42	<i>from passage</i>	17a-574
Sec. 43	<i>from passage</i>	17a-575
Sec. 44	<i>from passage</i>	45a-656(d)
Sec. 45	<i>July 1, 2018</i>	45a-656(d)
Sec. 46	<i>from passage</i>	45a-677(e)
Sec. 47	<i>from passage</i>	18-101f
Sec. 48	<i>from passage</i>	46a-152(a)
Sec. 49	<i>from passage</i>	12-19a(a)
Sec. 50	<i>from passage</i>	12-18b(b)(1)(D)
Sec. 51	<i>from passage</i>	New section