



General Assembly

Amendment

February Session, 2022

LCO No. 6426



Offered by:

REP. ABERCROMBIE, 83rd Dist.

REP. NOLAN, 39th Dist.

REP. CASE, 63rd Dist.

To: House Bill No. 5197

File No. 103

Cal. No. 106

"AN ACT CONCERNING A STUDY OF THE NEEDS OF SENIOR CITIZENS."

1 Strike everything after the enacting clause and substitute the
2 following in lieu thereof:

3 "Section 1. Section 5-247b of the general statutes is repealed and the
4 following is substituted in lieu thereof (*Effective from passage*):

5 As used in this section, (1) "disability" means any one or more of the
6 following, as defined in section 46a-51: (A) An "intellectual disability",
7 (B) "physically disabled", (C) a "mental disability", or (D) a "learning
8 disability"; and (2) "service animal" has the same meaning as provided
9 in 28 CFR 35.104, as amended from time to time, and includes a service
10 animal in training. Each appointing authority shall grant to each full-
11 time employee in a permanent position in [the state service or full-time
12 employee of] a state or a quasi-public agency who [(1) is blind or
13 physically disabled, and (2)] (A) has a disability, and (B) has been

14 employed for at least twelve consecutive months, the use of
15 accumulated paid sick leave, not to exceed [fifteen] twenty days, to
16 participate in training conducted by [a guide dog organization or
17 assistance dog organization] an organization that trains service animals,
18 provided such organization is a member of a professional association of
19 [guide dog or assistance dog] service animal schools, to prepare the
20 employee to handle a [guide dog or assistance dog] service animal for
21 the employee's own use. The appointing authority may require up to
22 seven days' advance notice of an employee's intention to use such leave
23 and may require the employee to provide reasonable documentation
24 that such leave is being taken for the purpose permitted under this
25 section.

26 Sec. 2. (NEW) (*Effective from passage*) As used in this section, (1)
27 "disability" means any one or more of the following, as defined in
28 section 46a-51 of the general statutes: (A) An "intellectual disability", (B)
29 "physically disabled", (C) a "mental disability", or (D) a "learning
30 disability"; and (2) "service animal" has the same meaning as provided
31 in 28 CFR 35.104, as amended from time to time, and includes a service
32 animal in training. Each chief elected official or chief executive officer of
33 a municipality shall grant to each full-time employee in a permanent
34 position who has a disability and has been employed for at least twelve
35 consecutive months, the use of accumulated paid sick leave, not to
36 exceed twenty days, to participate in training conducted by an
37 organization that trains service animals, provided such organization is
38 a member of a professional association of service animal schools, to
39 prepare the employee to handle a service animal for the employee's own
40 use. The chief elected official or chief executive officer may require up
41 to seven days' advance notice of an employee's intention to use such
42 leave and may require the employee to provide reasonable
43 documentation that such leave is being taken for the purpose permitted
44 under this section.

45 Sec. 3. Subsection (f) of section 13b-119 of the general statutes is
46 repealed and the following is substituted in lieu thereof (*Effective from*
47 *passage*):

48 (f) A transportation network company driver shall: (1) Comply with
49 all applicable laws regarding nondiscrimination against transportation
50 network company riders or potential transportation network company
51 riders on the basis of age, color, creed, destination, intellectual or
52 physical disability, national origin, race, sex, sexual orientation or
53 gender identity; (2) comply with all applicable laws relating to the
54 accommodation of service animals and accommodate service animals
55 without imposing additional charges for such accommodation; (3)
56 comply with the policies adopted by the transportation network
57 company pursuant to subsection (c) of section 13b-118 and subsections
58 (d) and (e) of this section; (4) not impose additional charges for
59 providing prearranged rides to persons with physical disabilities
60 because of such disabilities; and (5) not solicit or accept a request for
61 transportation unless the request is accepted through the transportation
62 network company's digital network. For purposes of this subsection,
63 "service animal" has the same meaning as provided in 28 CFR 35.104, as
64 amended from time to time, and includes a service animal in training.

65 Sec. 4. Section 14-300 of the 2022 supplement to the general statutes
66 is repealed and the following is substituted in lieu thereof (*Effective from*
67 *passage*):

68 (a) As used in this section and section 14-300i, "service animal" has
69 the same meaning as provided in 28 CFR 35.104, as amended from time
70 to time, and includes a service animal in training. The traffic authority
71 shall have power to designate, by appropriate official traffic control
72 devices, as defined in section 14-297, or markers, or by lines upon the
73 surface of the highway, such crosswalks and intersections as, in its
74 opinion, constitute a danger to pedestrians crossing the highway
75 including, but not limited to, specially marked crosswalks in the vicinity
76 of schools, which crosswalks shall have distinctive markings, in
77 accordance with the regulations of the Office of the State Traffic
78 Administration, to denote use of such crosswalks by school children;
79 and may maintain suitable signs located at intervals along highways,
80 particularly where there are no sidewalks, directing pedestrians to walk
81 facing vehicular traffic.

82 (b) At any intersection where special pedestrian-control signals
83 bearing the words "Walk" or "Don't Walk" are placed, pedestrians may
84 cross the highway only as indicated by the signal. At any intersection
85 where traffic is controlled by other traffic control signals or by police
86 officers, pedestrians shall not cross the highway against a red or "Stop"
87 signal and shall not cross at any place not a marked or unmarked
88 crosswalk. A pedestrian started or starting across the highway on a
89 "Walk" signal or on any such crosswalk on a green or "Go" signal shall
90 have the right-of-way over all vehicles, including those making turns,
91 until such pedestrian has reached the opposite curb or safety zone.

92 (c) Except as provided in subsection (c) of section 14-300c, at any
93 crosswalk marked as provided in subsection (a) of this section or any
94 unmarked crosswalk, provided such crosswalks are not controlled by
95 police officers or traffic control signals, each operator of a vehicle shall
96 grant the right-of-way, and slow or stop such vehicle if necessary to so
97 grant the right-of-way, to any pedestrian crossing the roadway within
98 such crosswalk. For the purposes of this subsection, a pedestrian is
99 "crossing the roadway within such crosswalk" when the pedestrian (1)
100 is within any portion of the crosswalk, (2) steps to the curb at the
101 entrance to the crosswalk and indicates his or her intent to cross the
102 roadway by raising his or her hand and arm toward oncoming traffic,
103 or (3) indicates his or her intent to cross the roadway by moving any
104 part of his or her body or an extension thereof, including, but not limited
105 to, a wheelchair, cane, walking stick, crutch, bicycle, electric bicycle,
106 stroller, carriage, cart or leashed or harnessed dog, into the crosswalk at
107 the entrance to the crosswalk. No operator of a vehicle approaching
108 from the rear shall overtake and pass any vehicle, the operator of which
109 has stopped at any crosswalk marked as provided in subsection (a) of
110 this section or any unmarked crosswalk to permit a pedestrian to cross
111 the roadway. The operator of any vehicle crossing a sidewalk shall yield
112 the right-of-way to each pedestrian and all other traffic upon such
113 sidewalk.

114 (d) The operator of a motor vehicle who approaches or comes into the
115 immediate vicinity of a pedestrian who is blind, as defined in subsection

116 (a) of section 1-1f, carrying a white cane or a white cane tipped with red,
117 or a pedestrian being guided by a [guide dog] service animal, shall
118 reduce speed or stop, if necessary, to yield the right-of-way to such
119 pedestrian. No person, except one who is blind, shall carry or use on any
120 street or highway, or in any other public place, a cane or walking stick
121 which is white in color or white, tipped with red.

122 (e) Any crosswalk designated by a traffic authority on or after
123 October 1, 2010, pursuant to subsection (a) of this section shall be
124 required by such authority to have markings, signage, or any control
125 signals deemed necessary by such authority to provide sufficient time
126 for the safe crossing of pedestrians.

127 (f) The operator of any motor vehicle who violates this section shall
128 be fined not more than five hundred dollars.

129 (g) In any civil action arising under subsection (c) or (d) of this section
130 or sections 14-300b to 14-300d, inclusive, the doctrine of negligence per
131 se shall not apply.

132 Sec. 5. Section 22-345 of the general statutes is repealed and the
133 following is substituted in lieu thereof (*Effective from passage*):

134 As used in this section and sections 22-357, as amended by this act,
135 22-358, as amended by this act, and 22-364b, as amended by this act, (1)
136 "disability" means any one or more of the following, as defined in
137 section 46a-51: (A) An "intellectual disability", (B) "physically disabled",
138 (C) a "mental disability", or (D) a "learning disability"; and (2) "service
139 animal" has the same meaning as provided in 28 CFR 35.104, as
140 amended from time to time, and includes a service animal in training.
141 Any [blind, deaf or mobility impaired] person with a disability who is
142 the owner or keeper of a dog [which has been trained and educated to
143 guide and assist such person in traveling upon the public streets or
144 highways or otherwise] that has been trained as a service animal shall
145 receive a license and tag for such dog from the town clerk of the town
146 where such dog is owned or kept. Such license and tag shall be issued
147 in accordance with the provisions of section 22-340, and no fee shall be

148 required of the owner or keeper of any such dog. When any such dog
149 has not been previously licensed by the town clerk to whom application
150 is being made, and it is not obvious that the dog is a service animal, such
151 town clerk [shall not license such dog or issue to the owner a license and
152 tag unless written evidence is exhibited to such clerk that the dog is
153 trained and educated and intended in fact to perform such guide service
154 for such applicant] may inquire of such owner or keeper whether the
155 dog is a service animal required because of a disability and what work
156 or task the dog has been trained to perform. Any person who has a dog
157 placed with such person temporarily, including for breeding purposes,
158 by a nonprofit organization established for the purpose of training or
159 educating [guide dogs to so assist blind, deaf or mobility impaired
160 persons] the dog as a service animal shall receive a license and tag for
161 such dog from the town clerk of the town where such dog is kept. Such
162 license and tag shall be issued in accordance with the provisions of
163 section 22-340, and no fee shall be required for such license and tag,
164 provided such person presents written evidence that such dog was
165 placed with such person by such organization. [As used in this section
166 and section 46a-44, "deaf person" means a person who cannot readily
167 understand spoken language through hearing alone and who may also
168 have a speech defect which renders such person's speech unintelligible
169 to most people with normal hearing.]

170 Sec. 6. Subdivision (3) of subsection (a) of section 22-357 of the general
171 statutes is repealed and the following is substituted in lieu thereof
172 (*Effective from passage*):

173 (3) "The amount of such damage", with respect to a companion
174 animal, includes expenses of veterinary care, the fair monetary value of
175 the companion animal, including all training expenses for a [guide dog]
176 service animal owned by a [blind person or an assistance dog owned by
177 a deaf or mobility impaired] person with a disability and burial
178 expenses for the companion animal.

179 Sec. 7. Subsection (c) of section 22-358 of the general statutes is
180 repealed and the following is substituted in lieu thereof (*Effective from*

181 passage):

182 (c) The commissioner, the Chief Animal Control Officer, any animal
183 control officer, any municipal animal control officer or any regional
184 animal control officer may make any order concerning the restraint or
185 disposal of any biting dog, cat or other animal as the commissioner or
186 such officer deems necessary. Notice of any such order shall be given to
187 the person bitten by such dog, cat or other animal within twenty-four
188 hours. The owner of such animal shall pay all fees as set forth in section
189 22-333. Any owner or keeper of such dog, cat or other animal who fails
190 to comply with such order shall be guilty of a class D misdemeanor. If
191 an owner or keeper fails to comply with a restraining order made
192 pursuant to this subsection, the Chief Animal Control Officer, any
193 animal control officer, any municipal animal control officer or any
194 regional animal control officer may seize the dog, cat or other animal to
195 ensure such compliance and the owner or keeper shall be responsible
196 for any expenses resulting from such seizure. Any person aggrieved by
197 an order of any municipal animal control officer, the Chief Animal
198 Control Officer, any animal control officer or any regional animal
199 control officer may request a hearing before the commissioner within
200 fourteen days of the issuance of such order. Any order issued pursuant
201 to this section that requires the restraint of an animal shall be effective
202 upon its issuance and shall remain in effect during any appeal of such
203 order to the commissioner. After such hearing, the commissioner may
204 affirm, modify or revoke such order as the commissioner deems proper.
205 Any dog owned by a police agency of the state or any of its political
206 subdivisions is exempt from the provisions of this subsection when such
207 dog is under the direct supervision, care and control of an assigned
208 police officer, is currently vaccinated and is subject to routine veterinary
209 care. Any [guide dog] service animal owned or in the custody and
210 control of a [blind person or a person with a mobility impairment]
211 person with a disability is exempt from the provisions of this subsection
212 when such [guide dog] service animal is under the direct supervision,
213 care and control of such person, is currently vaccinated and is subject to
214 routine veterinary care.

215 Sec. 8. Section 22-364b of the general statutes is repealed and the
216 following is substituted in lieu thereof (*Effective from passage*):

217 The owner or keeper of a dog shall restrain and control such dog on
218 a leash when such dog is not on the property of its owner or keeper and
219 is in proximity to a [blind, deaf or mobility impaired] person with a
220 disability accompanied by [his guide dog] his or her service animal,
221 provided the [guide dog] service animal is in the direct custody of such
222 [blind, deaf or mobility impaired person, is wearing a harness or an
223 orange-colored leash and collar which makes it readily-identifiable as a
224 guide dog] person, is wearing a harness or a vest readily identifying the
225 animal as a service animal and is licensed in accordance with section 22-
226 345, as amended by this act. Any person who violates the provisions of
227 this section shall have committed an infraction. If an owner or keeper of
228 a dog violates the provisions of this section and, as a result of such
229 violation, such dog attacks and injures the [guide dog] service animal,
230 such owner or keeper shall be liable, as provided in section 22-357, as
231 amended by this act, for any damage done to such [guide dog] service
232 animal, and such liability shall include liability for any costs incurred by
233 such [blind, deaf or mobility-impaired] person for the veterinary care,
234 rehabilitation or replacement of the injured [guide dog] service animal
235 and for reasonable attorney's fees.

236 Sec. 9. Section 46a-44 of the general statutes is repealed and the
237 following is substituted in lieu thereof (*Effective from passage*):

238 (a) As used in this section and section 46a-64, as amended by this act,
239 (1) "disability" means any one or more of the following, as defined in
240 section 46a-51: (A) An "intellectual disability", (B) "physically disabled",
241 (C) a "mental disability", or (D) a "learning disability"; (2) "service
242 animal" has the same meaning as provided in 28 CFR 35.104, as
243 amended from time to time, and includes a service animal in training;
244 and (3) "person training an animal as a service animal" means a person
245 who (A) (i) is employed by an organization that trains service animals,
246 (ii) complies with the criteria for membership in a professional
247 association of schools that train service animals, (iii) is authorized to

248 engage in designated training activities, and (iv) carries photographic
249 identification indicating such employment and authorization, or (B)
250 volunteers for an organization that (i) trains service animals, and (ii)
251 authorizes volunteers to raise animals to become service animals.

252 [(a)] (b) Any [blind, deaf or mobility impaired] person with a
253 disability or any person training [a dog as a guide dog for a blind person
254 or an assistance dog to assist a deaf or mobility impaired person] an
255 animal as a service animal to assist a person with a disability may travel
256 on a train or on any other mode of public transportation, and may enter
257 any other place of public accommodation which caters or offers its
258 services or facilities or goods to the general public, including but not
259 limited to, any public building, inn, restaurant, hotel, motel, tourist
260 cabin, place of amusement, resort or any facility of any such public
261 accommodation, accompanied by such person's [guide dog or assistance
262 dog] service animal, and such person may keep such [dog] service
263 animal with him or her at all times in any such public accommodation
264 or facility thereof at no extra charge, provided such [dog] service animal
265 shall be in the direct custody and control of such person. [and shall be
266 wearing a harness or an orange-colored leash and collar.]

267 [(b)] (c) Any [blind, deaf or mobility impaired] person with a
268 disability or any person training [a dog as a guide dog for a blind person
269 or an assistance dog to assist a deaf or mobility impaired person] an
270 animal as a service animal for a person with a disability shall be entitled
271 to visit any place of public accommodation, resort or amusement or a
272 dwelling as a guest of a lawful occupant thereof, accompanied by such
273 person's [guide dog or assistance dog] service animal, and such person
274 may keep such [dog] service animal with him or her at all times in such
275 public accommodation, resort, amusement or dwelling at no extra
276 charge, provided such [dog] service animal shall be in the direct custody
277 and control of such person. [and shall be wearing a harness or an
278 orange-colored leash and collar.] No such [blind, deaf or mobility
279 impaired] person with a disability or person training [a dog as a guide
280 dog or an assistance dog] an animal as a service animal shall be charged
281 any fee not applicable alike to all guests, provided the owner of such

282 [dog] service animal shall be liable for any damage done to the premises
283 or facilities by such [dog] service animal. For the purposes of this
284 subsection, (1) a "place of public accommodation, resort or amusement"
285 means any establishment which caters or offers its services or facilities
286 or goods to the general public, including, but not limited to, any
287 commercial building lot, on which it is intended that a commercial
288 property or building will be constructed or offered for sale or rent, and
289 (2) "dwelling" means any building, structure, mobile manufactured
290 home park or portion thereof which is occupied as, or designed or
291 intended for occupancy as, a residence by one or more families, and any
292 vacant land which is offered for sale or lease for the construction or
293 location thereon of any such building, structure, mobile manufactured
294 home park or portion thereof, provided the provisions of this subsection
295 shall not apply to (A) the rental of a room or rooms in a single-family
296 dwelling unit, if the owner actually maintains and occupies part of such
297 living quarters as the owner's residence, or (B) a unit in a dwelling
298 containing living quarters occupied or intended to be occupied by no
299 more than two families living independently of each other, if the owner
300 actually maintains and occupies the other such living quarters as the
301 owner's residence.

302 [(c)] (d) Any person who intentionally interferes with [a blind, deaf
303 or mobility impaired person's use of a guide dog or an assistance dog]
304 the use of a service animal by a person with a disability, including, but
305 not limited to, any action intended to harass or annoy the [blind, deaf or
306 mobility impaired] person, the person training [a dog as a guide dog or
307 assistance dog or the guide dog or assistance dog] an animal as a service
308 animal, or who denies the rights afforded to a [blind, deaf or mobility
309 impaired] person with a disability or person training [a dog as a guide
310 dog or an assistance dog] an animal as a service animal under subsection
311 [(a) or] (b) or (c) of this section shall be guilty of a class C misdemeanor,
312 provided such [blind, deaf or mobility impaired] person with a
313 disability or person training [a dog as a guide dog or an assistance dog]
314 an animal as a service animal complies with the applicable provisions of
315 subsection [(a) or] (b) or (c) of this section.

316 [(d) For the purposes of this section, "guide dog" or "assistance dog"
317 includes a dog being trained as a guide dog or assistance dog and
318 "person training a dog as a guide dog for a blind person or an assistance
319 dog to assist a deaf or mobility impaired person" means a person who
320 is employed by and authorized to engage in designated training
321 activities by a guide dog organization or assistance dog organization
322 that complies with the criteria for membership in a professional
323 association of guide dog or assistance dog schools and who carries
324 photographic identification indicating such employment and
325 authorization, or a person who volunteers for a guide dog organization
326 or assistance dog organization that authorizes such volunteers to raise
327 dogs to become guide dogs or assistance dogs and causes the
328 identification of such dog with (1) identification tags, (2) ear tattoos, (3)
329 identifying bandanas on puppies, (4) identifying coats on adult dogs, or
330 (5) leashes and collars.]

331 Sec. 10. Subsection (a) of section 46a-64 of the general statutes is
332 repealed and the following is substituted in lieu thereof (*Effective from*
333 *passage*):

334 (a) It shall be a discriminatory practice in violation of this section: (1)
335 To deny any person within the jurisdiction of this state full and equal
336 accommodations in any place of public accommodation, resort or
337 amusement because of race, creed, color, national origin, ancestry, sex,
338 gender identity or expression, marital status, age, lawful source of
339 income, intellectual disability, mental disability, physical disability,
340 including, but not limited to, blindness or deafness, or status as a
341 veteran, of the applicant, subject only to the conditions and limitations
342 established by law and applicable alike to all persons; (2) to
343 discriminate, segregate or separate on account of race, creed, color,
344 national origin, ancestry, sex, gender identity or expression, marital
345 status, age, lawful source of income, intellectual disability, mental
346 disability, learning disability, physical disability, including, but not
347 limited to, blindness or deafness, or status as a veteran; (3) for a place of
348 public accommodation, resort or amusement to restrict or limit the right
349 of a mother to breast-feed her child; (4) for a place of public

350 accommodation, resort or amusement to [fail or refuse to post a notice,
351 in a conspicuous place, that any blind, deaf or mobility impaired person,
352 accompanied by his guide dog wearing a harness or an orange-colored
353 leash and collar, may enter such premises or facilities] refuse entry to a
354 person with a disability who is accompanied by a service animal; or (5)
355 to deny any [blind, deaf or mobility impaired] person with a disability
356 or any person training [a dog as a guide dog for a blind person or a dog
357 to assist a deaf or mobility impaired person] an animal as a service
358 animal to assist a person with a disability, accompanied by [his guide
359 dog or assistance dog] his or her service animal, full and equal access to
360 any place of public accommodation, resort or amusement. Any [blind,
361 deaf or mobility impaired] person with a disability or any person
362 training [a dog as a guide dog for a blind person or a dog to assist a deaf
363 or mobility impaired person] an animal as a service animal to assist a
364 person with a disability may keep his [guide dog or assistance dog with
365 him] or her service animal with him or her at all times in such place of
366 public accommodation, resort or amusement at no extra charge,
367 provided [the dog wears a harness or an orange-colored leash and collar
368 and] such service animal is in the direct custody and control of such
369 person. [The blind, deaf or mobility impaired person or person training
370 a dog as a guide dog for a blind person or a dog to assist a deaf or
371 mobility impaired person shall be liable for any damage done to the
372 premises or facilities by his dog. For purposes of this subdivision, "guide
373 dog" or "assistance dog" includes a dog being trained as a guide dog or
374 assistance dog and "person training a dog as a guide dog for a blind
375 person or a dog to assist a deaf or mobility impaired person" means a
376 person who is employed by and authorized to engage in designated
377 training activities by a guide dog organization or assistance dog
378 organization that complies with the criteria for membership in a
379 professional association of guide dog or assistance dog schools and who
380 carries photographic identification indicating such employment and
381 authorization.] When it is not obvious what service an animal provides,
382 staff of a public accommodation, resort or amusement may inquire of
383 the owner or keeper whether such animal is a service animal required
384 because of a disability and what work or task the animal has been

385 trained to perform. Nothing in this subsection shall preclude a business
386 owner's ability to recover for damage caused to a person or property by
387 a service animal.

388 Sec. 11. Section 52-175a of the general statutes is repealed and the
389 following is substituted in lieu thereof (*Effective from passage*):

390 The failure of a blind person to use a [guide dog] service animal or to
391 carry a cane or walking stick which is predominantly white or metallic
392 in color, with or without red tip, shall not be construed as evidence of
393 comparative or contributory negligence in any negligence action. For
394 purposes of this section, "service animal" has the same meaning as
395 provided in 28 CFR 35.104, as amended from time to time, and includes
396 a service animal in training.

397 Sec. 12. Section 54-201 of the general statutes is repealed and the
398 following is substituted in lieu thereof (*Effective from passage*):

399 As used in sections 54-201 to 54-235, inclusive:

400 (1) "Victim" means a person who is injured or killed as provided in
401 section 54-209;

402 (2) "Personal injury" means (A) actual bodily harm or emotional harm
403 and includes pregnancy and any condition thereof, or (B) injury or death
404 to a service animal, as defined in 28 CFR 35.104, as amended from time
405 to time, owned or kept by a person with a disability;

406 (3) "Dependent" means any relative of a deceased victim or a person
407 designated by a deceased victim in accordance with section 1-56r who
408 was wholly or partially dependent upon his income at the time of his
409 death or the child of a deceased victim and shall include the child of
410 such victim born after his death;

411 (4) "Relative" means a person's spouse, parent, grandparent,
412 stepparent, aunt, uncle, niece, nephew, child, including a natural born
413 child, stepchild and adopted child, grandchild, brother, sister, half
414 brother or half sister or a parent of a person's spouse;

415 (5) "Crime" means any act which is a felony, as defined in section 53a-
 416 25, or misdemeanor, as defined in section 53a-26, and includes any crime
 417 committed by a juvenile; and

418 (6) "Emotional harm" means a mental or emotional impairment that
 419 requires treatment through services and that is directly attributable to a
 420 threat of (A) physical injury, as defined in subdivision (3) of section 53a-
 421 3, or (B) death to the affected person.

422 Sec. 13. (NEW) (*Effective from passage*) The Commission on Human
 423 Rights and Opportunities, within available appropriations, shall
 424 provide on its Internet web site access to informational materials on (1)
 425 the differences between service animals, emotional support animals and
 426 therapy animals, (2) the rights and responsibilities of an owner of each
 427 such animal under state and federal law, and (3) permissible methods
 428 under state and federal law for an owner of a place of public
 429 accommodation, resort or amusement, as defined in section 46a-63 of
 430 the general statutes, or a landlord to determine whether an animal is a
 431 service animal, emotional support animal or therapy animal. For
 432 purposes of this section, "service animal" has the same meaning as
 433 provided in 28 CFR 35.104, as amended from time to time, and includes
 434 a service animal in training

435 Sec. 14. Section 46a-42 of the general statutes is repealed. (*Effective*
 436 *from passage*)"

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>from passage</i>	5-247b
Sec. 2	<i>from passage</i>	New section
Sec. 3	<i>from passage</i>	13b-119(f)
Sec. 4	<i>from passage</i>	14-300
Sec. 5	<i>from passage</i>	22-345
Sec. 6	<i>from passage</i>	22-357(a)(3)
Sec. 7	<i>from passage</i>	22-358(c)
Sec. 8	<i>from passage</i>	22-364b
Sec. 9	<i>from passage</i>	46a-44

Sec. 10	<i>from passage</i>	46a-64(a)
Sec. 11	<i>from passage</i>	52-175a
Sec. 12	<i>from passage</i>	54-201
Sec. 13	<i>from passage</i>	New section
Sec. 14	<i>from passage</i>	Repealer section