



General Assembly

Substitute Bill No. 6892

January Session, 2023



AN ACT CONCERNING MUNICIPAL BLIGHT ORDINANCES AND THE FINE FOR LITTERING.

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

1 Section 1. Subsection (b) of section 8-169aa of the general statutes is
2 repealed and the following is substituted in lieu thereof (*Effective October*
3 *1, 2023*):

4 (b) (1) In any municipality with a population of [thirty-five] fifteen
5 thousand or more, a party in interest may file a petition for the
6 appointment of a receiver to take possession and undertake
7 rehabilitation of a building within such municipality, which petition
8 shall be filed in the superior court for the judicial district in which such
9 building is located. The proceeding on the petition shall constitute an
10 action in rem.

11 (2) (A) The petition shall include a sworn statement of the petitioner
12 that, to the best of his or her knowledge, the building meets the
13 conditions described in subdivision (2) of subsection (c) of this section
14 on the date the petition is filed. The petition shall also include, to the
15 extent available to the petitioner after his or her reasonable efforts to
16 obtain the following information, (i) a copy of any citation or order
17 charging the owner of the building with being in violation of municipal
18 code requirements or determining the building to be a public nuisance,

19 blighted or unfit for human occupancy or use, (ii) a recommendation for
20 appointment as receiver for the building, (iii) a preliminary plan
21 detailing (I) initial cost estimates of rehabilitation of the building for
22 purposes of compliance with the applicable municipal code and plan for
23 the area adopted by the municipality in which the building is located,
24 and (II) anticipated funding sources, and (iv) a schedule of each
25 mortgage, lien or other encumbrance on the building.

26 (B) The petition may include any other property adjacent to the
27 building, provided (i) such other property is owned by the same owner
28 as the building, and (ii) the building and each such property are used
29 for a single or interrelated purpose.

30 (3) A true copy of the petition shall be served on the owner of the
31 building and each lienholder of record, including any municipality,
32 unless such municipality is the petitioner, in the manner provided by
33 section 52-57. In addition, the petitioner shall record a notice of lis
34 pendens with the clerk of such municipality, in the manner provided by
35 section 52-325.

36 Sec. 2. Subparagraph (H) of subdivision (7) of subsection (c) of section
37 7-148 of the general statutes is repealed and the following is substituted
38 in lieu thereof (*Effective October 1, 2023*):

39 (H) (i) Secure the safety of persons in or passing through the
40 municipality by regulation of shows, processions, parades and music;

41 (ii) Regulate and prohibit the carrying on within the municipality of
42 any trade, manufacture, business or profession which is, or may be, so
43 carried on as to become prejudicial to public health, conducive to fraud
44 and cheating, or dangerous to, or constituting an unreasonable
45 annoyance to, those living or owning property in the vicinity;

46 (iii) Regulate auctions and garage and tag sales;

47 (iv) Prohibit, restrain, license and regulate the business of peddlers,
48 auctioneers and junk dealers in a manner not inconsistent with the

49 general statutes;

50 (v) Regulate and prohibit swimming or bathing in the public or
51 exposed places within the municipality;

52 (vi) Regulate and license the operation of amusement parks and
53 amusement arcades including, but not limited to, the regulation of
54 mechanical rides and the establishment of the hours of operation;

55 (vii) Prohibit, restrain, license and regulate all sports, exhibitions,
56 public amusements and performances and all places where games may
57 be played;

58 (viii) Preserve the public peace and good order, prevent and quell
59 riots and disorderly assemblages and prevent disturbing noises;

60 (ix) Establish a system to obtain a more accurate registration of births,
61 marriages and deaths than the system provided by the general statutes
62 in a manner not inconsistent with the general statutes;

63 (x) Control insect pests or plant diseases in any manner deemed
64 appropriate;

65 (xi) Provide for the health of the inhabitants of the municipality and
66 do all things necessary or desirable to secure and promote the public
67 health;

68 (xii) Regulate the use of streets, sidewalks, highways, public places
69 and grounds for public and private purposes;

70 (xiii) Make and enforce police, sanitary or other similar regulations
71 and protect or promote the peace, safety, good government and welfare
72 of the municipality and its inhabitants;

73 (xiv) Regulate, in addition to the requirements under section 7-282b,
74 the installation, maintenance and operation of any device or equipment
75 in a residence or place of business which is capable of automatically
76 calling and relaying recorded emergency messages to any state police

77 or municipal police or fire department telephone number or which is
78 capable of automatically calling and relaying recorded emergency
79 messages or other forms of emergency signals to an intermediate third
80 party which shall thereafter call and relay such emergency messages to
81 a state police or municipal police or fire department telephone number.
82 Such regulations may provide for penalties for the transmittal of false
83 alarms by such devices or equipment;

84 (xv) Make and enforce regulations for the prevention and
85 remediation of housing blight or blight upon any commercial real
86 property, including regulations reducing assessments and authorizing
87 designated agents of the municipality to enter property during
88 reasonable hours for the purpose of remediating blighted conditions,
89 provided such regulations define [housing] blight and require such
90 municipality to give written notice of any violation to the owner [and
91 occupant] of the property and provide a reasonable opportunity for the
92 owner [and occupant] to remediate the blighted conditions prior to any
93 enforcement action being taken, except that a municipality may take
94 immediate enforcement action in the case of a violation at a property
95 that is the third or more such blight violation at such property during
96 the prior twelve-month period, and further provided such regulations
97 shall not authorize such municipality or its designated agents to enter
98 any dwelling house or structure on such property, and including
99 regulations establishing a duty to maintain property and specifying
100 standards to determine if there is neglect; prescribe civil penalties for
101 the violation of such regulations of not [less than ten or] more than one
102 hundred fifty dollars for each day that a violation continues if such
103 violation occurs at an occupied property, not more than two hundred
104 fifty dollars for each day that a violation continues if such violation
105 occurs at a vacant property, and not more than one thousand dollars for
106 each day that a violation continues at a property if such violation is the
107 third or more such violation at such property during the prior twelve-
108 month period, and, if such civil penalties are prescribed, such
109 municipality shall adopt a citation hearing procedure in accordance
110 with section 7-152c;

111 (xvi) Regulate, on any property owned by or under the control of the
112 municipality, any activity deemed to be deleterious to public health,
113 including the burning of a lighted cigarette, cigar, pipe or similar device,
114 whether containing, wholly or in part, tobacco or cannabis, as defined
115 in section 21a-420, and the use or consumption of cannabis, including,
116 but not limited to, electronic cannabis delivery systems, as defined in
117 section 19a-342a, or vapor products, as defined in said section,
118 containing cannabis. If the municipality's population is greater than fifty
119 thousand, such regulations shall designate a place in the municipality
120 in which public consumption of cannabis is permitted. Such regulations
121 may prohibit the smoking of cannabis and the use of electronic cannabis
122 delivery systems and vapor products containing cannabis in the
123 outdoor sections of a restaurant. Such regulations may prescribe
124 penalties for the violation of such regulations, provided such fine does
125 not exceed fifty dollars for a violation of such regulations regarding
126 consumption by an individual or a fine in excess of one thousand dollars
127 to any business for a violation of such regulations;

128 Sec. 3. Subsection (c) of section 7-148jj of the general statutes is
129 repealed and the following is substituted in lieu thereof (*Effective October*
130 *1, 2023*):

131 (c) Nothing in this section shall prohibit or limit a municipality from
132 adopting or enforcing an ordinance or regulation relating to the
133 prevention of [housing] blight pursuant to subparagraph (H)(xv) of
134 subdivision (7) of subsection (c) of section 7-148, the maintenance of safe
135 and sanitary housing as provided in subparagraph (A) of subdivision
136 (7) of subsection (c) of section 7-148, or the abatement of nuisances as
137 provided in subparagraph (E) of subdivision (7) of subsection (c) of
138 section 7-148.

139 Sec. 4. Subsection (a) of section 7-148o of the general statutes is
140 repealed and the following is substituted in lieu thereof (*Effective October*
141 *1, 2023*):

142 (a) Except as provided in subsection (b) of this section, any person

143 who, after written notice and a reasonable opportunity to remediate
144 blighted conditions, wilfully violates any regulation adopted pursuant
145 to subparagraph (H)(xv) of subdivision (7) of subsection (c) of section 7-
146 148 concerning the prevention and remediation of [housing] blight shall
147 be fined by the state not more than two hundred fifty dollars for each
148 day for which it can be shown, based on actual inspection of the
149 property on each such day, that the blighted conditions continued to
150 exist after written notice to the owner or occupant as provided in this
151 section, and the expiration of a reasonable opportunity to remediate.

152 Sec. 5. Subsection (a) of section 32-70a of the general statutes is
153 repealed and the following is substituted in lieu thereof (*Effective October*
154 *1, 2023*):

155 (a) On or before October 1, 2006, the Commissioner of Economic and
156 Community Development shall establish goals for enterprise zones
157 designated under section 32-70. The commissioner shall review such
158 goals every five years and update them as necessary and appropriate.
159 Such goals shall include, but not be limited to, increasing private
160 investment, expanding the tax base, providing job training and job
161 creation for residents of enterprise zones and reducing property
162 abandonment and [housing] blight in enterprise zones.

163 Sec. 6. Subsection (b) of section 22a-250 of the general statutes is
164 repealed and the following is substituted in lieu thereof (*Effective October*
165 *1, 2023*):

166 (b) (1) Any person who violates any provision of subsection (a) of this
167 section shall be fined not more than [one hundred ninety-nine] five
168 hundred dollars. One-half of any fine collected pursuant to this
169 subsection shall be payable to the state and one-half of such fine shall be
170 payable to the municipality in which the arrest was made unless the
171 arrest was made by a conservation officer, special conservation officer
172 or patrolman appointed by the Commissioner of Energy and
173 Environmental Protection under authority of section 26-5, in which case
174 one-half of such fine shall be payable to the Department of Energy and

175 Environmental Protection. Any municipality, after conducting a hearing
176 in accordance with an ordinance adopted pursuant to section 7-152c,
177 may assess a separate administrative penalty of not more than five
178 hundred dollars upon the responsible party or property owner, as
179 applicable, if such litter includes any item of furniture or any discarded
180 item listed in subsection (d) of this section.

181 (2) Whenever any person is convicted of a violation of subdivision (2)
182 of subsection (a) of this section, the court shall, in addition to imposing
183 the fine authorized by subdivision (1) of this subsection, impose a
184 surcharge in an amount equal to fifty per cent of such fine. Any such
185 surcharge collected pursuant to this subdivision shall be payable to the
186 municipality in which the arrest was made unless the arrest was made
187 by a conservation officer, special conservation officer or patrolman
188 appointed by the Commissioner of Energy and Environmental
189 Protection under authority of section 26-5, in which case such surcharge
190 shall be payable to the Department of Energy and Environmental
191 Protection.

192 (3) When any such material or substances are thrown, blown,
193 scattered or spilled from a vehicle, the operator thereof shall be deemed
194 prima facie to have committed such offense.

195 Sec. 7. Subsection (b) of section 51-164n of the general statutes is
196 repealed and the following is substituted in lieu thereof (*Effective October*
197 *1, 2023*):

198 (b) Notwithstanding any provision of the general statutes, any person
199 who is alleged to have committed (1) a violation under the provisions of
200 section 1-9, 1-10, 1-11, 2-71h, 4b-13, 7-13, 7-14, 7-35 or 7-41, subsection (c)
201 of section 7-66, section 7-83, 7-147h, 7-148, as amended by this act, 7-
202 148f, [7-148o,] 7-283, 7-325, 7-393, 8-12, 8-25, 8-27, 9-63, 9-322, 9-350, 10-
203 185, 10-193, 10-197, 10-198, 10-230, 10-251, 10-254, 10a-35, 12-52, 12-54,
204 12-129b or 12-170aa, subdivision (3) of subsection (e) of section 12-286,
205 section 12-286a, 12-292, 12-314b or 12-326g, subdivision (4) of section 12-
206 408, subdivision (3), (5) or (6) of section 12-411, section 12-435c, 12-476a,

207 12-476b, 12-476c, 12-487, 13a-71, 13a-107, 13a-113, 13a-114, 13a-115, 13a-
208 117b, 13a-123, 13a-124, 13a-139, 13a-140, 13a-143b, 13a-253, 13a-263 or
209 13b-39f, subsection (f) of section 13b-42, section 13b-90 or 13b-100,
210 subsection (a) of section 13b-108, section 13b-221 or 13b-292, subsection
211 (a) or (b) of section 13b-324, section 13b-336, 13b-337, 13b-338, 13b-410a,
212 13b-410b or 13b-410c, subsection (a), (b) or (c) of section 13b-412, section
213 13b-414 or 14-4, subdivision (2) of subsection (a) of section 14-12,
214 subsection (d) of section 14-12, subsection (f) of section 14-12a,
215 subsection (a) of section 14-15a, section 14-16c, 14-20a or 14-27a,
216 subsection (f) of section 14-34a, subsection (d) of section 14-35, section
217 14-43, 14-44j, 14-49, 14-50a, 14-58 or 14-62a, subsection (b) of section 14-
218 66, section 14-66a or 14-67a, subsection (g) of section 14-80, subsection
219 (f) or (i) of section 14-80h, section 14-97a or 14-98, subsection (a), (b) or
220 (d) of section 14-100a, section 14-100b, 14-103a, 14-106a, 14-106c, 14-145a
221 or 14-146, subsection (b) of section 14-147, section 14-152, 14-153, 14-161
222 or 14-163b, subsection (f) of section 14-164i, section 14-213b or 14-219,
223 subdivision (1) of section 14-223a, subsection (d) of section 14-224,
224 section 14-240, 14-250, 14-253a, 14-261a, 14-262, 14-264, 14-266, 14-267a,
225 14-269, 14-270, 14-272b, 14-274, 14-275 or 14-275a, subsection (c) of
226 section 14-275c, section 14-276, subsection (a) or (b) of section 14-277,
227 section 14-278, 14-279 or 14-280, subsection (b), (e) or (h) of section 14-
228 283, section 14-283d, 14-283e, 14-283f, 14-283g, 14-291, 14-293b, 14-296aa,
229 14-298a, 14-300, 14-300d, 14-300f, 14-319, 14-320, 14-321, 14-325a, 14-326,
230 14-330 or 14-332a, subdivision (1), (2) or (3) of section 14-386a, section
231 15-15e, 15-25 or 15-33, subdivision (1) of section 15-97, subsection (a) of
232 section 15-115, section 16-15, 16-16, 16-44, 16-256e, 16-278 or 16a-15,
233 subsection (a) of section 16a-21, section 16a-22, subsection (a) or (b) of
234 section 16a-22h, section 16a-106, 17a-24, 17a-145, 17a-149 or 17a-152,
235 subsection (b) of section 17a-227, section 17a-465, subsection (c) of
236 section 17a-488, section 17b-124, 17b-131, 17b-137, 19a-33, 19a-39 or 19a-
237 87, subsection (b) of section 19a-87a, section 19a-91, 19a-102a, 19a-102b,
238 19a-105, 19a-107, 19a-113, 19a-215, 19a-216a, 19a-219, 19a-222, 19a-224,
239 19a-286, 19a-287, 19a-297, 19a-301, 19a-309, 19a-335, 19a-336, 19a-338,
240 19a-339, 19a-340, 19a-425, 19a-442, 19a-502, 19a-565, 20-7a, 20-14, 20-
241 153a, 20-158, 20-231, 20-233, 20-249, 20-257, 20-265, 20-324e, 20-329c or

242 20-329g, subsection (b) of section 20-334, section 20-341l, 20-366, 20-482,
243 20-597, 20-608, 20-610, 20-623, 21-1, 21-38, 21-39, 21-43, 21-47, 21-48 or
244 21-63, subsection (d) of section 21-71, section 21-76a or 21-100,
245 subsection (c) of section 21a-2, subdivision (1) of section 21a-19, section
246 21a-20 or 21a-21, subdivision (1) of subsection (b) of section 21a-25,
247 section 21a-26 or 21a-30, subsection (a) of section 21a-37, section 21a-46,
248 21a-61, 21a-63, 21a-70b or 21a-77, subsection (b) or (c) of section 21a-79,
249 section 21a-85 or 21a-154, subdivision (1) of subsection (a) of section 21a-
250 159, section 21a-278b, subsection (c), (d) or (e) of section 21a-279a,
251 section 21a-421eee, 21a-421fff, 21a-421hhh, subsection (a) of section 21a-
252 430, section 22-12b, 22-13, 22-14, 22-15, 22-16, 22-26g, 22-30, 22-34, 22-35,
253 22-36, 22-38, 22-39, 22-39f, 22-49, 22-54, 22-61j or 22-61l, subdivision (1)
254 of subsection (n) of section 22-61l, subsection (f) of section 22-61m,
255 subdivision (1) of subsection (f) of section 22-61m, section 22-84, 22-89,
256 22-90, 22-96, 22-98, 22-99, 22-100 or 22-111o, subsection (d) of section 22-
257 118l, section 22-167, subsection (c) of section 22-277, section 22-278, 22-
258 279, 22-280a, 22-318a, 22-320h, 22-324a or 22-326, subsection (b),
259 subdivision (1) or (2) of subsection (e) or subsection (g) of section 22-344,
260 subsection (a) or (b) of section 22-344b, section 22-344c, subsection (d) of
261 section 22-344d, section 22-344f, 22-350a, 22-354, 22-359, 22-366, 22-391,
262 22-413, 22-414, 22-415, 22-415c, 22a-66a or 22a-246, subsection (a) of
263 section 22a-250, section 22a-256g, subsection (e) of section 22a-256h,
264 section 22a-363 or 22a-381d, subsections (c) and (d) of section 22a-381e,
265 section 22a-449, 22a-450, 22a-461, 23-4b, 23-38, 23-45, 23-46 or 23-61b,
266 subsection (a) or subdivision (1) of subsection (c) of section 23-65, section
267 25-37 or 25-40, subsection (a) of section 25-43, section 25-43d, 25-135, 26-
268 18, 26-19, 26-21, 26-31, 26-40, 26-40a, 26-42, 26-43, 26-49, 26-54, 26-55, 26-
269 56, 26-58 or 26-59, subdivision (1) of subsection (d) of section 26-61,
270 section 26-64, subdivision (1) of section 26-76, section 26-79, 26-87, 26-89,
271 26-91, 26-94, 26-97, 26-98, 26-104, 26-105, 26-107, 26-114a, 26-117,
272 subsection (b) of section 26-127, 26-128, 26-128a, 26-131, 26-132, 26-138,
273 26-139 or 26-141, subdivision (1) of section 26-186, section 26-207, 26-215,
274 26-217 or 26-224a, subdivision (1) of section 26-226, section 26-227, 26-
275 230, 26-231, 26-232, 26-244, 26-257a, 26-260, 26-276, 26-280, 26-284, 26-
276 285, 26-286, 26-287, 26-288, 26-290, 26-291a, 26-292, 26-294, 27-107, 28-13,

277 29-6a, 29-16, 29-17, 29-25, 29-143o, 29-143z or 29-156a, subsection (b), (d),
278 (e), (g) or (h) of section 29-161q, section 29-161y or 29-161z, subdivision
279 (1) of section 29-198, section 29-210, 29-243 or 29-277, subsection (c) of
280 section 29-291c, section 29-316 or 29-318, subsection (b) of section 29-
281 335a, section 29-381, 30-19f, 30-48a or 30-86a, subsection (b) of section
282 30-89, subsection (c) or (d) of section 30-117, section 31-3, 31-10, 31-11,
283 31-12, 31-13, 31-14, 31-15, 31-16, 31-18, 31-23, 31-24, 31-25, 31-32, 31-36,
284 31-38, 31-40, 31-44, 31-47 or 31-48, subsection (b) of section 31-48b,
285 section 31-51, 31-51g, 31-52, 31-52a, 31-53 or 31-54, subsection (a) or (c)
286 of section 31-69, section 31-70, 31-74, 31-75, 31-76, 31-76a, 31-89b or 31-
287 134, subsection (i) of section 31-273, section 31-288, 31-348, 33-624, 33-
288 1017, 34-13d or 34-412, subdivision (1) of section 35-20, subsection (a) of
289 section 36a-57, subsection (b) of section 36a-665, section 36a-699, 36a-
290 739, 36a-787, 38a-2 or 38a-140, subsection (a) or (b) of section 38a-278,
291 section 38a-479qq, 38a-479rr, 38a-506, 38a-548, 38a-626, 38a-680, 38a-713,
292 38a-733, 38a-764, 38a-786, 38a-828, 38a-829, 38a-885, 42-133hh, 42-230,
293 42-470 or 42-480, subsection (a) or (c) of section 43-16q, section 45a-283,
294 45a-450, 45a-634 or 45a-658, subdivision (13) or (14) of section 46a-54,
295 section 46a-59, 46a-81b, 46b-22, 46b-24, 46b-34, 46b-38d, 47-34a, 47-47 or
296 47-53, subsection (i) of section 47a-21, subdivision (1) of subsection (k)
297 of section 47a-21, section 49-2a, 49-8a, 49-16, 52-143 or 52-289, subsection
298 (j) of section 52-362, section 53-133, 53-199, 53-212a, 53-249a, 53-252, 53-
299 264, 53-280, 53-290a, 53-302a, 53-303e, 53-311a, 53-314, 53-321, 53-322, 53-
300 323 or 53-331, subsection (b) of section 53-343a, section 53-344,
301 subsection (b) or (c) of section 53-344b, subsection (b) of section 53-345a,
302 section 53-377, 53-422 or 53-450 or subsection (i) of section 54-36a, or (2)
303 a violation under the provisions of chapter 268, or (3) a violation of any
304 regulation adopted in accordance with the provisions of section 12-484,
305 12-487 or 13b-410, or (4) a violation of any ordinance, regulation or
306 bylaw of any town, city or borough, except violations of building codes
307 and the health code, for which the penalty exceeds ninety dollars but
308 does not exceed two hundred fifty dollars, unless such town, city or
309 borough has established a payment and hearing procedure for such
310 violation pursuant to section 7-152c, shall follow the procedures set
311 forth in this section.

312 Sec. 8. Section 7-148gg of the general statutes is repealed and the
313 following is substituted in lieu thereof (*Effective October 1, 2023*):

314 Each municipality, in addition to any other notice required under the
315 general statutes or any municipal health, housing or safety codes or
316 regulations, shall [simultaneously] send to each lien holder of real estate
317 a copy of any notice or order by such municipality to the owner of such
318 real estate to demolish, remove or otherwise dispose of the real estate
319 [or to make it safe and sanitary] issued under any provision of the
320 general statutes or any municipal building, health or safety codes or
321 regulations as well as a copy of any notice sent to the owner of such real
322 estate or recorded on the land [record] records, with respect to any costs
323 or expenses incurred by the municipality to demolish, remove or
324 otherwise dispose of the real estate. [or to make it safe and sanitary.] The
325 municipality shall make reasonable efforts to send such copy by first
326 class mail to the lienholder's current or last-known address.

327 Sec. 9. Section 47a-56a of the general statutes is repealed and the
328 following is substituted in lieu thereof (*Effective October 1, 2023*):

329 Whenever any order issued under the provisions of section 47a-53 or
330 section 47a-55, or under the provisions of any municipal charter or
331 special act or ordinance relating to the abatement of nuisances in
332 tenement houses is not complied with, or not so far complied with as
333 the appropriate authority finds reasonable, within the time allowed, or
334 whenever a landlord has not substantially complied with the provisions
335 of section 47a-7, the authority appointed under the provisions of section
336 47a-56 may apply to the superior court for the judicial district where the
337 property is situated for an order requiring the owner [and any
338 mortgagees or lienors of record] to show cause why a receiver of rents,
339 issues and profits should not be appointed and why such receiver
340 should not remove or remedy such condition and obtain a lien in favor
341 of the municipality, having priority with respect to all existing
342 mortgages or liens, to secure payment of the costs incurred by the
343 receiver in removing or remedying such condition. Such application
344 shall contain: (1) Proof by affidavit that an order of the proper authority

345 has been issued and served on the owner; [, mortgagees and lienors;] (2)
346 a statement that a nuisance exists because a landlord has been in
347 substantial noncompliance with the provisions of section 47a-7 or a
348 nuisance exists that constitutes a fire hazard or a serious threat to life,
349 health or safety and that such nuisance continued to exist in such
350 property after the time fixed for the removal thereof in such order, and
351 such statement shall contain a description of the property and the
352 conditions constituting such nuisance; and (3) a brief description of the
353 nature of the work required to remove or remedy the condition and an
354 estimate as to the cost thereof.

This act shall take effect as follows and shall amend the following sections:		
Section 1	October 1, 2023	8-169aa(b)
Sec. 2	October 1, 2023	7-148(c)(7)(H)
Sec. 3	October 1, 2023	7-148jj(c)
Sec. 4	October 1, 2023	7-148o(a)
Sec. 5	October 1, 2023	32-70a(a)
Sec. 6	October 1, 2023	22a-250(b)
Sec. 7	October 1, 2023	51-164n(b)
Sec. 8	October 1, 2023	7-148gg
Sec. 9	October 1, 2023	47a-56a

PD *Joint Favorable Subst.*

JUD *Joint Favorable*