



General Assembly

Amendment

February Session, 2022

LCO No. 6338



Offered by:

REP. RITTER M., 1st Dist.

SEN. LOONEY, 11th Dist.

REP. ROJAS, 9th Dist.

SEN. DUFF, 25th Dist.

To: House Bill No. 5506

File No.

Cal. No.

**"AN ACT ADJUSTING THE STATE BUDGET FOR THE BIENNIUM
ENDING JUNE 30, 2023, CONCERNING PROVISIONS RELATED TO
REVENUE, SCHOOL CONSTRUCTION AND OTHER ITEMS TO
IMPLEMENT THE STATE BUDGET AND AUTHORIZING AND
ADJUSTING BONDS OF THE STATE."**

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- 1 In line T31, strike "3,937,623" and insert in lieu thereof "2,937,623"
 - 2 In line T1032, strike "Teams, Inc." and insert "Team, Inc. – Derby" in
 - 3 lieu thereof
 - 4 In lines T1063, T1064 and T1065, strike "New"
 - 5 In line T1069, strike "Parenting Center" and insert "Parenting Center
 - 6 – Stamford" in lieu thereof
 - 7 In line T1084, strike "150,000" and insert "200,000" in lieu thereof
 - 8 In line T1109, strike "Summer Enrichment" and insert "Summer

9 Enrichment Funds to cover fifty per cent required match" in lieu thereof

10 In line T1129, after "Recreation" insert "with \$1,000,000 for East Rock
11 Park and \$1,000,000 for West Rock Park for maintenance, repair and
12 renovations"

13 In line T1131, strike "Bridge" and insert "Boardwalk" in lieu thereof

14 In line T1143, strike "Homeless Shelters" and insert "Homeless
15 Services" in lieu thereof

16 In line T1173, strike "Extent" and insert "Extend" in lieu thereof

17 In line T1192, strike "Cradle to Career" and insert "Cradle to Career -
18 Bridgeport" in lieu thereof

19 In line T1225, strike "170,365,214" and insert "166,965,214" in lieu
20 thereof

21 In line T1232, strike "Senior Center Outdoor Fitness Area" and insert
22 "Senior Center Outdoor Fitness Area- Ellington"

23 After line T1234, insert the following:

T1	<u>"Lebanon Historical Society</u>		<u>\$300,000</u>
T2	<u>Bloomfield Social and Youth Services</u>		<u>\$100,000</u>
T3			
T4	<u>DEPARTMENT OF MOTOR VEHICLES</u>		
T5	<u>IT Modernization</u>		<u>\$3,000,000"</u>

24 In line T1353, strike "Torrington Senior Center" and insert "Sullivan
25 Senior Center" in lieu thereof

26 In line T1398, strike "Connectivity for Health and Mental Health
27 Centers/Organizations" and strike "1,799,841"

28 In line T1401, strike "Low-income/Multi-family Curb-to-home and

29 Business Broadband infrastructure buildout" and insert "Low-
30 income/Multi-family Curb-to-home and Business Broadband
31 infrastructure buildout and underserved area broadband infrastructure
32 grants" in lieu thereof, bracket "10,000,000" and insert "20,000,000", and
33 strike "5,007,911" and insert "22,966,125" in lieu thereof

34 In line T1402, bracket "Underserved Area Broadband Infrastructure
35 Grants" and bracket "10,000,000"

36 In line T1417, insert an opening bracket after "CT" and insert a closing
37 bracket after "youth"

38 In line 267, bracket "Schaghticoke Tribe" and after the closing bracket,
39 insert "Schaughticok Tribal Nation"

40 Strike subdivision (40) of subsection (b) of section 12 in its entirety
41 and insert the following in lieu thereof:

42 "(40) Up to \$500,000 for the fiscal year ending June 30, 2022, to the
43 Judicial Department, for Other Expenses, for information technology
44 consultants to complete necessary system changes;"

45 In line 800, strike "The Schaghticoke" and insert " Schaughticok Tribal
46 Nation" in lieu thereof

47 Strike section 84 in its entirety and insert the following in lieu thereof:

48 "Sec. 84. (NEW) (*Effective July 1, 2022*) On and after September 1, 2023,
49 each local and regional board of education shall provide free menstrual
50 products, as defined in section 18-69e of the general statutes, in women's
51 restrooms, all-gender restrooms and at least one men's restroom, which
52 restrooms are accessible to students in grades three to twelve, inclusive,
53 in each school under the jurisdiction of such boards and in a manner
54 that does not stigmatize any student seeking such products, pursuant to
55 guidelines established by the Commissioner of Public Health under
56 section 89 of this act. To carry out the provisions of this section, the local
57 and regional boards of education may (1) accept donations of menstrual
58 products and grants from any source for the purpose of purchasing such

59 products, and (2) partner with a nonprofit or community-based
60 organization."

61 Strike section 123 in its entirety and substitute the following in lieu
62 thereof:

63 "Sec. 123. Section 4-68bb of the 2022 supplement to the general
64 statutes is repealed and the following is substituted in lieu thereof
65 (*Effective from passage*):

66 (a) For purposes of this section, "Project Longevity Initiative" means
67 a comprehensive community-based initiative that is designed to reduce
68 gun violence in the state's cities and "secretary" means the Secretary of
69 the Office of Policy and Management.

70 (b) (1) [Pursuant] Until June 30, 2022, pursuant to the provisions of
71 section 4-66a, the secretary shall ~~[(1)] (A)~~ provide planning and
72 management assistance to municipal officials in the city of New Haven
73 in order to ensure the continued implementation of the Project
74 Longevity Initiative in said city and the secretary may utilize state and
75 federal funds as may be appropriated for such purpose; and ~~[(2)] (B)~~ do
76 all things necessary to apply for and accept federal funds allotted to or
77 available to the state under any federal act or program which support
78 the continued implementation of the Project Longevity Initiative in the
79 city of New Haven.

80 (2) On and after July 1, 2022, the Chief Court Administrator shall (A)
81 provide planning and management assistance to municipal officials in
82 the city of New Haven in order to ensure the continued implementation
83 of the Project Longevity Initiative in said city and the Chief Court
84 Administrator may utilize state and federal funds as may be
85 appropriated for such purpose; and (B) do all things necessary to apply
86 for and accept federal funds allotted to or available to the state under
87 any federal act or program which support the continued
88 implementation of the Project Longevity Initiative in the city of New
89 Haven.

90 (c) (1) [The] Until June 30, 2022, the secretary, or the secretary's
91 designee, in consultation with the United States Attorney for the district
92 of Connecticut, the Chief State's Attorney, the Commissioner of
93 Correction, the executive director of the Court Support Services
94 Division of the Judicial Branch, the mayors of the cities of Hartford,
95 Bridgeport and Waterbury, and clergy members, nonprofit service
96 providers and community leaders from the cities of Hartford,
97 Bridgeport and Waterbury, shall implement the Project Longevity
98 Initiative in the cities of Hartford, Bridgeport and Waterbury.

99 (2) On and after July 1, 2022, the Chief Court Administrator, or the
100 Chief Court Administrator's designee, in consultation with the United
101 States Attorney for the district of Connecticut, the Chief State's Attorney,
102 the Commissioner of Correction, the executive director of the Court
103 Support Services Division of the Judicial Branch, the mayors of the cities
104 of Hartford, Bridgeport and Waterbury and clergy members, nonprofit
105 service providers and community leaders from the cities of Hartford,
106 Bridgeport and Waterbury, shall implement the Project Longevity
107 Initiative in the cities of Hartford, Bridgeport and Waterbury.

108 (d) (1) [Pursuant] Until June 30, 2022, pursuant to the provisions of
109 section 4-66a, the secretary shall [(1)] (A) provide planning and
110 management assistance to municipal officials in the cities of Hartford,
111 Bridgeport and Waterbury in order to ensure implementation of the
112 Project Longevity Initiative in said cities and the secretary may utilize
113 state and federal funds as may be appropriated for such purpose; and
114 [(2)] (B) do all things necessary to apply for and accept federal funds
115 allotted to or available to the state under any federal act or program
116 which will support implementation of the Project Longevity Initiative
117 in the cities of Hartford, Bridgeport and Waterbury.

118 (2) On and after July 1, 2022, the Chief Court Administrator shall (A)
119 provide planning and management assistance to municipal officials in
120 the cities of Hartford, Bridgeport and Waterbury in order to ensure
121 implementation of the Project Longevity Initiative in said cities and the
122 Chief Court Administrator may utilize state and federal funds as may

123 be appropriated for such purpose; and (B) do all things necessary to
124 apply for and accept federal funds allotted to or available to the state
125 under any federal act or program which will support implementation of
126 the Project Longevity Initiative in the cities of Hartford, Bridgeport and
127 Waterbury.

128 (e) (1) [The] Until June 30, 2022, the Secretary of the Office of Policy
129 and Management may accept and receive on behalf of the office, subject
130 to the provisions of section 4b-22, any bequest, devise or grant made to
131 the Office of Policy and Management to further the objectives of the
132 Project Longevity Initiative and may hold and use such property for the
133 purpose specified, if any, in such bequest, devise or gift.

134 (2) On and after July 1, 2022, the Chief Court Administrator may
135 accept and receive on behalf of the Judicial Branch, any bequest, devise
136 or grant made to the Judicial Branch to further the objectives of the
137 Project Longevity Initiative and may hold and use such property for the
138 purpose specified, if any, in such bequest, devise or gift.

139 (f) (1) [The] Until June 30, 2022, the secretary, in consultation with the
140 federal and state officials described in subsection (c) of this section, shall
141 create a plan for implementation of the Project Longevity Initiative on a
142 state-wide basis. Such plan shall, at a minimum, consider how to
143 provide clients served by the Project Longevity Initiative with access to
144 courses of instruction and apprentice programs provided by, but not
145 limited to, a college, a university, a community college or the Technical
146 Education and Career System. Not later than February 1, 2022, the
147 secretary shall submit such plan to the joint standing committee of the
148 General Assembly having cognizance of matters relating to public safety
149 and security in accordance with the provisions of section 11-4a.

150 (2) In the event that the secretary failed to submit the plan required
151 under subdivision (1) of this subsection, on and after July 1, 2022, the
152 Chief Court Administrator in consultation with the federal and state
153 officials described in subsection (c) of this section, shall create a plan for
154 implementation of the Project Longevity Initiative on a state-wide basis.

155 Such plan shall, at a minimum, consider how to provide clients served
156 by the Project Longevity Initiative with access to courses of instruction
157 and apprentice programs provided by, but not limited to, a college, a
158 university, a community college or the Technical Education and Career
159 System. Not later than January 1, 2023, the Chief Court Administrator
160 shall submit such plan to the joint standing committees of the General
161 Assembly having cognizance of matters relating to public safety and
162 security and the judiciary in accordance with the provisions of section
163 11-4a.

164 (g) On and after July 1, 2022, in accordance with the provisions of
165 section 4-38d, all powers and duties of the Secretary of the Office of
166 Policy and Management under the provisions of this section, shall be
167 transferred to the Chief Court Administrator."

168 Strike subsections (a) and (b) of section 124 in their entirety and
169 substitute the following in lieu thereof:

170 "(a) There is established a task force to study and make
171 recommendations concerning certificates of need. The task force shall
172 study and make recommendations concerning the following matters: (1)
173 The institution of a price increase cap that is tied to the cost growth
174 benchmark for consolidations; (2) guaranteed local representation of
175 communities on hospital boards; (3) changes to the Office of Health
176 Strategy's long-term, state-wide health plan to include an analysis of
177 services and facilities and the impact of such services and facilities on
178 equity and underserved populations; (4) setting standards for
179 measuring quality as a result of a consolidation; (5) enacting higher
180 penalties for noncompliance and increasing the staff needed for
181 enforcement; (6) the Attorney General's authority to stop activities as the
182 result of a certificate of need application or complaint; (7) the ability of
183 representatives of the workforce and the community to intervene or
184 appeal decisions; (8) giving the Office of Health Strategy the authority
185 to require an ongoing investment to address community needs; (9)
186 capturing lost property taxes from hospitals that have converted to
187 nonprofit entities; and (10) the timeliness of decisions or approvals

188 relating to the certificate of need process and relief available through
189 such process.

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

191 (1) The chairpersons and ranking members of the joint standing
192 committee of the General Assembly having cognizance of matters
193 relating to insurance or their designees;

194 (2) Two appointed by the speaker of the House of Representatives,
195 one of whom is a health care provider and one of whom represents a
196 Hartford-based hospital;

197 (3) Two appointed by the president pro tempore of the Senate, one of
198 whom has expertise in community-based health care and one of whom
199 represents a Connecticut-based medical school;

200 (4) One appointed by the majority leader of the House of
201 Representatives who represents consumers;

202 (5) One appointed by the majority leader of the Senate who represents
203 labor;

204 (6) One appointed by the minority leader of the House of
205 Representatives who represents a rural hospital;

206 (7) One appointed by the minority leader of the Senate who
207 represents an independent hospital;

208 (8) Two appointed by the Governor, one of whom is an advocate for
209 health care quality or patient safety and one of whom is an advocate for
210 health care access and equity;

211 (9) The executive director of the Office of Health Strategy, or the
212 executive director's designee, who shall be a nonvoting, ex-officio
213 member; and

214 (10) The Attorney General, or the Attorney General's designee, who
215 shall be a nonvoting, ex-officio member."

216 Strike subsection (a) of section 138 in its entirety and substitute the
217 following in lieu thereof:

218 "(a) Each state agency shall apply terms consistent with those
219 contained in sections I(a) to I(c), inclusive, of Attachment B to the ratified
220 SEBAC 2022 agreement, dated March 31, 2022, between the state and the
221 State Employees Bargaining Agent Coalition (SEBAC), and approved
222 pursuant to subsection (f) of section 5-278 of the general statutes, to state
223 employees not subject to the wage provisions of such agreement or any
224 attachment or agreement appended thereto, for the fiscal years ending
225 June 30, 2022, to June 30, 2024, inclusive. For the purposes of this
226 subsection, "state agency" means any office, department, board, council,
227 commission, institution, constituent unit of the state system of higher
228 education, technical education and career school or other agency in the
229 executive or judicial branch of state government, but excluding the
230 legislative branch of state government."

231 In line 3504, strike "nonpartisan"

232 Strike section 162 in its entirety and renumber the remaining sections
233 and internal references accordingly

234 Strike section 196 in its entirety and renumber the remaining sections
235 and internal references accordingly

236 Strike section 229 in its entirety and renumber the remaining sections
237 and internal references accordingly

238 Strike section 261 in its entirety and substitute the following in lieu
239 thereof:

240 "Sec. 261. (NEW) (*Effective July 1, 2022*) (a) For the fiscal years ending
241 June 30, 2023, and June 30, 2024, the Office of Early Childhood shall
242 administer an emergency stabilization grant program for school
243 readiness programs, as defined in section 10-16p of the general statutes,
244 and child care centers receiving state financial assistance pursuant to
245 section 8-210 of the general statutes. The office shall provide grants-in-

246 aid to those school readiness programs and child care centers who meet
247 the eligibility criteria set forth in the guidelines developed pursuant to
248 subsection (b) of this section, and submit an application for a grant, on
249 a form and in such manner as prescribed by the office. A grant awarded
250 under this section may be expended by such school readiness program
251 or child care center for programmatic or administrative needs, in
252 accordance with the guidelines developed by the office pursuant to
253 subsection (b) of this section.

254 (b) The office shall develop (1) eligibility criteria for school readiness
255 programs and child care centers to be eligible to receive a grant under
256 this section, and (2) guidelines for the expenditure of funds from a grant
257 awarded under this section."

258 Strike section 265 in its entirety and renumber the remaining sections
259 and internal references accordingly

260 Strike section 299 in its entirety and renumber the remaining sections
261 and internal references accordingly

262 Change the effective date of section 413 to "Effective July 1, 2022"

263 Strike subdivisions (2) and (3) of subsection (d) of section 430 in their
264 entirety and insert the following in lieu thereof:

265 "(2) For the period commencing July 1, 2022, to May 31, 2024,
266 inclusive, the Connecticut Airport Authority shall not enter into any
267 agreements or incur any obligations that would further encumber the
268 property or that would prohibit or impinge the development of
269 alternative uses of the property, unless such agreement or obligation
270 provides for its termination without liability in the event the property is
271 no longer to be used as an airport in the future, in which case such
272 agreement or obligation shall terminate not later than six months after a
273 decision is made to close the airport.

274 (3) The provisions of subdivision (2) of this subsection shall not apply
275 to the acceptance of federal grants from the Federal Aviation

276 Administration for items deemed to be necessary for the safe operation
277 of the airport, provided nothing that extends or will have the result of
278 extending a runway shall be considered necessary for the safe operation
279 of the airport."

280 Strike subsection (f) of section 463 in its entirety and substitute the
281 following in lieu thereof:

282 "(f) The office may use a portion of the funds allocated pursuant to
283 the provisions of Section 602 of Subtitle M of Title IX of the American
284 Rescue Plan Act of 2021, P.L. 117-2, as amended from time to time, for
285 administrative expenses related to the initiative, including, but not
286 limited to, entering into an agreement with a third party to manage the
287 program; the design, collection and analysis of required data on
288 outcome measures as prescribed by the office; and the development of
289 data collection and evaluation tools for continuous program
290 evaluation."

291 Strike section 464 in its entirety and renumber the remaining sections
292 and internal references accordingly

293 Strike lines 18174 to 18179, inclusive, in their entirety

294 Strike section 474 in its entirety and renumber the remaining sections
295 and internal references accordingly

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

298 "Sec. 501. Section 8-347 of the general statutes is repealed and the
299 following is substituted in lieu thereof (*Effective July 1, 2022*):

300 (a) The Commissioner of Housing shall establish and administer a
301 rent bank program of grants to ensure housing for families whose
302 income does not exceed sixty per cent of the median income in the state,
303 including those receiving temporary family assistance, who are either at
304 risk of becoming homeless or in imminent danger of eviction or
305 foreclosure.

306 (b) To be eligible for assistance under this section, a family shall [(1)]
307 document, as appropriate, loss of income or increase in expenses
308 including, but not limited to, loss of employment, medical disability or
309 emergency, loss or delay in receipt of other benefits, natural or man-
310 made disaster, substantial and permanent change in household
311 composition [and] or any other condition which the commissioner
312 determines constitutes a severe hardship and is not likely to recur. [and
313 (2) participate in the assessment and mediation program established
314 under section 8-347a.]

315 (c) No family shall receive financial assistance under this section in
316 excess of [one thousand two hundred] three thousand five hundred
317 dollars during any eighteen consecutive months.

318 (d) The commissioner may adopt regulations in accordance with
319 chapter 54 to determine eligibility standards for grants under this
320 section and to carry out the purposes of this section.

321 Sec. 502. Subsections (a) and (b) of section 12-408e of the general
322 statutes are repealed and the following is substituted in lieu thereof
323 (*Effective July 1, 2023*):

324 (a) As used in this section:

325 (1) "Marketplace facilitator" means any person who (A) facilitates
326 retail sales of at least two hundred fifty thousand dollars during the
327 prior twelve-month period by marketplace sellers by providing a forum
328 that lists or advertises tangible personal property subject to tax under
329 this chapter or taxable services, including digital goods, for sale by such
330 marketplace sellers, (B) directly or indirectly through agreements or
331 arrangements with third parties, collects receipts from the customer and
332 remits payments to the marketplace sellers, and (C) receives
333 compensation or other consideration for such services;

334 (2) "Marketplace seller" means any person who has an agreement
335 with a marketplace facilitator regarding retail sales of such person,
336 whether or not such person is required to obtain a permit under section

337 12-409; and

338 (3) "Forum" means a physical or electronic place, including, but not
339 limited to, a store, a booth, an Internet web site, a catalog or a dedicated
340 sales software application, where tangible personal property or taxable
341 services are offered for sale.

342 (b) (1) A marketplace facilitator shall be considered the retailer of
343 each sale such facilitator facilitates on its forum for a marketplace seller.
344 Each marketplace facilitator shall ~~[(1)]~~ (A) be required to collect and
345 remit for each such sale any tax imposed under section 12-408, ~~[(2)]~~ (B)
346 be responsible for all obligations imposed under this chapter as if such
347 marketplace facilitator was the retailer of such sale, and ~~[(3)]~~ (C) in
348 accordance with the provisions of subdivision (3) of section 12-426, keep
349 such records and information as may be required by the Commissioner
350 of Revenue Services to ensure proper collection and remittance of ~~[said]~~
351 such tax.

352 (2) The provisions of subdivision (1) of this subsection shall not apply
353 to the facilitation by a marketplace facilitator of the rental of a passenger
354 motor vehicle or rental truck on behalf of a rental company, as those
355 terms are defined in section 12-692.

356 Sec. 503. (NEW) (*Effective July 1, 2022*) (a) As used in this section:

357 (1) "Gender-affirming health care services" means all medical care
358 relating to the treatment of gender dysphoria;

359 (2) "Reproductive health care services" includes all medical, surgical,
360 counseling or referral services relating to the human reproductive
361 system, including, but not limited to, services relating to pregnancy,
362 contraception or the termination of a pregnancy; and

363 (3) "Person" includes an individual, a partnership, an association, a
364 limited liability company or a corporation.

365 (b) When any person has had a judgment entered against such
366 person, in any state, where liability, in whole or in part, is based on the

367 alleged provision, receipt, assistance in receipt or provision, material
368 support for, or any theory of vicarious, joint, several or conspiracy
369 liability derived therefrom, for reproductive health care services and
370 gender-affirming health care services that are permitted under the laws
371 of this state, such person may recover damages from any party that
372 brought the action leading to that judgment or has sought to enforce that
373 judgment. Recoverable damages shall include: (1) Just damages created
374 by the action that led to that judgment, including, but not limited to,
375 money damages in the amount of the judgment in that other state and
376 costs, expenses and reasonable attorney's fees spent in defending the
377 action that resulted in the entry of a judgment in another state; and (2)
378 costs, expenses and reasonable attorney's fees incurred in bringing an
379 action under this section as may be allowed by the court.

380 (c) The provisions of this section shall not apply to a judgment
381 entered in another state that is based on: (1) An action founded in tort,
382 contract or statute, and for which a similar claim would exist under the
383 laws of this state, brought by the patient who received the reproductive
384 health care services or gender-affirming health care services upon which
385 the original lawsuit was based or the patient's authorized legal
386 representative, for damages suffered by the patient or damages derived
387 from an individual's loss of consortium of the patient; (2) an action
388 founded in contract, and for which a similar claim would exist under
389 the laws of this state, brought or sought to be enforced by a party with
390 a contractual relationship with the person that is the subject of the
391 judgment entered in another state; or (3) an action where no part of the
392 acts that formed the basis for liability occurred in this state.

393 Sec. 504. (NEW) (*Effective July 1, 2022*) (a) Except as provided in
394 sections 52-146c to 52-146k, inclusive, sections 52-146o, 52-146p, 52-146q
395 and 52-146s of the general statutes and subsection (b) of this section, in
396 any civil action or any proceeding preliminary thereto or in any probate,
397 legislative or administrative proceeding, no covered entity, as defined
398 in 45 CFR 160.103, shall disclose (1) any communication made to such
399 covered entity, or any information obtained by such covered entity
400 from, a patient or the conservator, guardian or other authorized legal

401 representative of a patient relating to reproductive health care services
402 or gender-affirming health care services, as defined in section 503 of this
403 act, that are permitted under the laws of this state, or (2) any information
404 obtained by personal examination of a patient relating to reproductive
405 health care services or gender-affirming health care services, as defined
406 in section 503 of this act, that are permitted under the laws of this state,
407 unless the patient or that patient's conservator, guardian or other
408 authorized legal representative explicitly consents in writing to such
409 disclosure. A covered entity shall inform the patient or the patient's
410 conservator, guardian or other authorized legal representative of the
411 patient's right to withhold such written consent.

412 (b) Written consent of the patient or the patient's conservator,
413 guardian or other authorized legal representative shall not be required
414 for the disclosure of such communication or information (1) pursuant to
415 the laws of this state or the rules of court prescribed by the Judicial
416 Branch, (2) by a covered entity against whom a claim has been made, or
417 there is a reasonable belief will be made, in such action or proceeding,
418 to the covered entity's attorney or professional liability insurer or such
419 insurer's agent for use in the defense of such action or proceeding, (3) to
420 the Commissioner of Public Health for records of a patient of a covered
421 entity in connection with an investigation of a complaint, if such records
422 are related to the complaint, or (4) if child abuse, abuse of an elderly
423 individual, abuse of an individual who is physically disabled or
424 incompetent or abuse of an individual with intellectual disability is
425 known or in good faith suspected.

426 (c) Nothing in this section shall be construed to impede the lawful
427 sharing of medical records as permitted by state or federal law or the
428 rules of the court prescribed by the Judicial Branch, except in the case of
429 a subpoena commanding the production, copying or inspection of
430 medical records relating to reproductive health care services or gender-
431 affirming health care services, as defined in section 503 of this act.

432 Sec. 505. (NEW) (*Effective July 1, 2022*) Notwithstanding the
433 provisions of section 52-155 of the general statutes and section 46 of

434 substitute house bill 5393 of the current session, a judge, justice of the
435 peace, notary public or commissioner of the Superior Court shall not
436 issue a subpoena requested by a commissioner, appointed according to
437 the laws or usages of any other state or government, or by any court of
438 the United States or of any other state or government, when such
439 subpoena relates to reproductive health care services or gender-
440 affirming health care services, as defined in section 503 of this act, that
441 are permitted under the laws of this state, unless the subpoena relates
442 to: (1) An out-of-state action founded in tort, contract or statute, for
443 which a similar claim would exist under the laws of this state, brought
444 by a patient or the patient's authorized legal representative, for damages
445 suffered by the patient or damages derived from an individual's loss of
446 consortium of the patient; or (2) an out-of-state action founded in
447 contract, and for which a similar claim would exist under the laws of
448 this state, brought or sought to be enforced by a party with a contractual
449 relationship with the person that is the subject of the subpoena
450 requested by a commissioner appointed according to the laws or usages
451 of another state.

452 Sec. 506. Subsection (b) of section 54-82i of the general statutes is
453 repealed and the following is substituted in lieu thereof (*Effective July 1,*
454 *2022*):

455 (b) If a judge of a court of record in any state which by its laws has
456 made provision for commanding persons within that state to attend and
457 testify in this state certifies, under the seal of such court, that there is a
458 criminal prosecution pending in such court, or that a grand jury
459 investigation has commenced or is about to commence, that a person
460 being within this state is a material witness in such prosecution or grand
461 jury investigation and that the presence of such witness will be required
462 for a specified number of days, upon presentation of such certificate to
463 any judge of a court of record in the judicial district in which such
464 person is, such judge shall fix a time and place for a hearing and shall
465 make an order directing the witness to appear at such time and place for
466 such hearing. If, at such hearing, the judge determines that the witness
467 is material and necessary, that it will not cause undue hardship to the

468 witness to be compelled to attend and testify in the prosecution or a
469 grand jury investigation in the other state and that the laws of such other
470 state and the laws of any other state through which the witness may be
471 required to pass by ordinary course of travel will give to such witness
472 protection from arrest and from the service of civil or criminal process,
473 the judge shall issue a summons, with a copy of the certificate attached,
474 directing the witness to attend and testify in the court where the
475 prosecution is pending, or where a grand jury investigation has
476 commenced or is about to commence at a time and place specified in the
477 summons, except that no judge shall issue a summons in a case where
478 prosecution is pending, or where a grand jury investigation has
479 commenced or is about to commence for a criminal violation of a law of
480 such other state involving the provision or receipt of or assistance with
481 reproductive health care services or gender-affirming health care
482 services, as defined in section 503 of this act, that are legal in this state,
483 unless the acts forming the basis of the prosecution or investigation
484 would also constitute an offense in this state. At any such hearing, the
485 certificate shall be prima facie evidence of all the facts stated therein. If
486 such certificate recommends that the witness be taken into immediate
487 custody and delivered to an officer of the requesting state to assure the
488 attendance of the witness in such state, such judge may, in lieu of
489 notification of the hearing, direct that such witness be forthwith brought
490 before such judge for such hearing, and, being satisfied, at such hearing,
491 of the desirability of such custody and delivery, of which desirability
492 such certificate shall be prima facie proof, may, in lieu of issuing a
493 subpoena or summons, order that such witness be forthwith taken into
494 custody and delivered to an officer of the requesting state. If such
495 witness, after being paid or tendered by an authorized person the same
496 amount per mile as provided for state employees pursuant to section 5-
497 141c for each mile by the ordinary traveled route to and from the court
498 where the prosecution is pending and five dollars each day that such
499 witness is required to travel and attend as a witness, fails, without good
500 cause, to attend and testify as directed in the summons, the witness shall
501 be punished in the manner provided for the punishment of any witness
502 who disobeys a summons issued from a court of record in this state.

503 Sec. 507. Section 54-162 of the general statutes is repealed and the
504 following is substituted in lieu thereof (*Effective July 1, 2022*):

505 The Governor of this state may also surrender, on demand of the
506 executive authority of any other state, any person found in this state
507 who is charged in such other state in the manner provided in section 54-
508 159 with committing an act in this state, or in a third state, intentionally
509 resulting in a crime in the state whose executive authority is making the
510 demand, and the provisions of this chapter not otherwise inconsistent
511 shall apply to such cases, even though the accused was not in that state
512 at the time of the commission of the crime and has not fled therefrom,
513 provided the acts for which extradition is sought would be punishable
514 by the laws of this state, if the consequences claimed to have resulted
515 from those acts in the demanding state had taken effect in this state.

516 Sec. 508. (NEW) (*Effective July 1, 2022*) No public agency, as defined
517 in section 1-200 of the general statutes, or employee, appointee, officer
518 or official or any other person acting on behalf of a public agency may
519 provide any information or expend or use time, money, facilities,
520 property, equipment, personnel or other resources in furtherance of any
521 interstate investigation or proceeding seeking to impose civil or criminal
522 liability upon a person or entity for (1) the provision, seeking or receipt
523 of or inquiring about reproductive health care services or gender-
524 affirming health care services, as defined in section 503 of this act, that
525 are legal in this state, or (2) assisting any person or entity providing,
526 seeking, receiving or responding to an inquiry about reproductive
527 health care services or gender-affirming health care services, as defined
528 in section 503 of this act, that are legal in this state. This section shall not
529 apply to any investigation or proceeding where the conduct subject to
530 potential liability under the investigation or proceeding would be
531 subject to liability under the laws of this state if committed in this state.

532 Sec. 509. Section 19a-602 of the general statutes is repealed and the
533 following is substituted in lieu thereof (*Effective July 1, 2022*):

534 (a) The decision to terminate a pregnancy prior to the viability of the

535 fetus shall be solely that of the [pregnant woman] patient in consultation
536 with [her] the patient's physician or, pursuant to the provisions of
537 subsection (d) of this section, the patient's advanced practice registered
538 nurse, nurse-midwife or physician assistant.

539 (b) No abortion may be performed upon a [pregnant woman] patient
540 after viability of the fetus except when necessary to preserve the life or
541 health of the [pregnant woman] patient.

542 (c) A physician licensed pursuant to chapter 370 may perform an
543 abortion, as defined in section 19a-912.

544 (d) An advanced practice registered nurse licensed pursuant to
545 chapter 378, a nurse-midwife licensed pursuant to chapter 377 and a
546 physician assistant licensed pursuant to chapter 370 may perform
547 medication and aspiration abortions under and in accordance with said
548 chapters.

549 Sec. 510. (*Effective July 1, 2022*) The amount allocated pursuant to
550 section 41 of special act 21-15, as amended by section 306 of public act
551 21-2 of the June special session, section 3 of special act 22-2 and section
552 10 of this act, to the Department of Public Health for ICHC School Based
553 Health Centers shall be distributed as follows: (1) As a grant-in-aid to
554 the operator of the school-based health center at Synergy Alternative
555 High School in East Hartford for the expansion of hours for the
556 provision of primary care and behavioral health services, (2) as a grant-
557 in-aid to the operator of the school-based health center at Langford
558 Elementary School in East Hartford for the expansion of hours for the
559 provision of primary care and behavioral health services, (3) as a grant-
560 in-aid for the establishment of a new school-based health center at
561 Woodland School in East Hartford that will provide primary care and
562 behavioral health services, and (4) as a grant-in-aid for the establishment
563 of a new school-based health center at Sunset Ridge Middle School in
564 East Hartford that will provide primary care and behavioral health
565 services.

566 Sec. 511. (*Effective from passage*) Notwithstanding the provisions of

567 section 10-262j of the general statutes, for the fiscal year ending June 30,
568 2023, the provisions of said section 10-262j shall not apply to the local
569 board of education for the town of Stratford.

570 Sec. 512. Subsection (a) of section 10-285a of the general statutes is
571 repealed and the following is substituted in lieu thereof (*Effective June 1,*
572 *2022*):

573 (a) (1) The percentage of school building project grant money a local
574 board of education may be eligible to receive, under the provisions of
575 section 10-286, shall be assigned by the Commissioner of Administrative
576 Services in accordance with the percentage calculated by the
577 Commissioner of Education as follows: [(1)] (A) For grants approved
578 pursuant to subsection (b) of section 10-283 for which application is
579 made on and after July 1, 1991, and before July 1, 2011, [(A)] (i) each
580 town shall be ranked in descending order from one to one hundred
581 sixty-nine according to such town's adjusted equalized net grand list per
582 capita, as defined in section 10-261; and [(B)] (ii) based upon such
583 ranking, a percentage of not less than twenty nor more than eighty shall
584 be determined for each town on a continuous scale; [(2)] (B) for grants
585 approved pursuant to subsection (b) of section 10-283 for which
586 application is made on and after July 1, 2011, and before July 1, 2017,
587 [(A)] (i) each town shall be ranked in descending order from one to one
588 hundred sixty-nine according to such town's adjusted equalized net
589 grand list per capita, as defined in section 10-261, and [(B)] (ii) based
590 upon such ranking, [(i)] (I) a percentage of not less than ten nor more
591 than seventy shall be determined for new construction or replacement
592 of a school building for each town on a continuous scale, and [(ii)] (II) a
593 percentage of not less than twenty nor more than eighty shall be
594 determined for renovations, extensions, code violations, roof
595 replacements and major alterations of an existing school building and
596 the new construction or replacement of a school building when a town
597 or regional school district can demonstrate that a new construction or
598 replacement is less expensive than a renovation, extension or major
599 alteration of an existing school building for each town on a continuous
600 scale; [and (3)] (C) for grants approved pursuant to subsection (b) of

601 section 10-283 for which application is made on and after July 1, 2017,
602 ~~[(A)] and before June 1, 2022, (i) each town shall be ranked in descending~~
603 ~~order from one to one hundred sixty-nine according to the adjusted~~
604 ~~equalized net grand list per capita, as defined in section 10-261, of the~~
605 ~~town two, three and four years prior to the fiscal year in which~~
606 ~~application is made, [and (B)] (ii) based upon such ranking, [(i)] (I) a~~
607 ~~percentage of not less than ten nor more than seventy shall be~~
608 ~~determined for new construction or replacement of a school building for~~
609 ~~each town on a continuous scale, and [(ii)] (II) a percentage of not less~~
610 ~~than twenty nor more than eighty shall be determined for renovations,~~
611 ~~extensions, code violations, roof replacements and major alterations of~~
612 ~~an existing school building and the new construction or replacement of~~
613 ~~a school building when a town or regional school district can~~
614 ~~demonstrate that a new construction or replacement is less expensive~~
615 ~~than a renovation, extension or major alteration of an existing school~~
616 ~~building for each town on a continuous scale; and (D) except as~~
617 ~~otherwise provided in subdivision (2) of this subsection, for grants~~
618 ~~approved pursuant to subsection (b) of section 10-283 for which~~
619 ~~application is made on and after June 1, 2022, (i) each town shall be~~
620 ~~ranked in descending order from one to one hundred sixty-nine~~
621 ~~according to the adjusted equalized net grand list per capita, as defined~~
622 ~~in section 10-261, of the town two, three and four years prior to the fiscal~~
623 ~~year in which application is made, and (ii) based upon such ranking, (I)~~
624 ~~a percentage of not less than ten nor more than seventy shall be~~
625 ~~determined for new construction or replacement of a school building for~~
626 ~~each town on a continuous scale, and (II) a percentage of not less than~~
627 ~~twenty nor more than eighty shall be determined for renovations,~~
628 ~~extensions, code violations, roof replacements and major alterations of~~
629 ~~an existing school building and the new construction or replacement of~~
630 ~~a school building when a town or regional school district can~~
631 ~~demonstrate that a new construction or replacement is less expensive~~
632 ~~than a renovation, extension or major alteration of an existing school~~
633 ~~building for each town on a continuous scale.~~

634 (2) For grants approved pursuant to subsection (b) of section 10-283

635 for which application is made prior to July 1, 2047, the percentage of
 636 school building project grant money a local board of education for (A)
 637 any town with a total population of eighty thousand or greater may be
 638 eligible to receive shall be the greater of the percentage calculated
 639 pursuant to subdivision (1) of this subsection or sixty per cent, and (B)
 640 the town of Cheshire shall be the greater of the percentage calculated
 641 pursuant to subdivision (1) of this subsection or fifty per cent."

This act shall take effect as follows and shall amend the following sections:		
Sec. 84	July 1, 2022	New section
Sec. 123	from passage	4-68bb
Sec. 261	July 1, 2022	New section
Sec. 501	July 1, 2022	8-347
Sec. 502	July 1, 2023	12-408e(a) and (b)
Sec. 503	July 1, 2022	New section
Sec. 504	July 1, 2022	New section
Sec. 505	July 1, 2022	New section
Sec. 506	July 1, 2022	54-82i(b)
Sec. 507	July 1, 2022	54-162
Sec. 508	July 1, 2022	New section
Sec. 509	July 1, 2022	19a-602
Sec. 510	July 1, 2022	New section
Sec. 511	from passage	New section
Sec. 512	June 1, 2022	10-285a(a)