

Substitute Bill No. 1009

January Session, 2019



## AN ACT CONCERNING MINOR AND TECHNICAL CHANGES TO THE OFFICE OF POLICY AND MANAGEMENT RELATED STATUTES.

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

- 1 Section 1. Subsections (c) and (d) of section 7-325 of the general
- 2 statutes are repealed and the following is substituted in lieu thereof
- 3 (Effective July 1, 2019):
- 4 (c) The clerk of each district created pursuant to this chapter or any 5 provisions of the general statutes or any special act, shall report to the 6 town clerk of each town in which such district is located: (1) If created
- by approval of a petition pursuant to subsection (a) of this section on
- 8 or after July 1, 1987, within seven days of such approval; and (2) on or
- 9 before July 31, 1993, and [annually thereafter for each such district,
- 10 irrespective of the date of creation] any time the charter or special act
- 11 <u>of such district is amended</u>. The first report filed after the creation of a
- district shall include a list of the officers of such district, a copy of the
- charter or special act of such district and such other information on the
- organization and the financial status of such district as the Secretary of the Office of Policy and Management may recommend. A copy of the
- the Office of Policy and Management may recommend. A copy of the charter or special act of such district shall be included in any
- subsequent report if such charter or special act was amended after the
- date of the previous filing. No district, irrespective of the date of
- 19 creation, created by approval of a petition pursuant to subsection (a) of

- 20 this section shall exist as a body corporate and politic until the clerk of
- 21 such district has filed at least one report required by this subsection. If
- 22 a district is located in more than one town, the report shall be filed by
- 23 the district clerk with the town clerk of each town in which the district
- 24 is located.
- 25 (d) [Any fine imposed on and after July 1, 1992, on a clerk for failure
- 26 to file a report required pursuant to subsection (c) of this section shall
- be waived.] Not later than July 1, 2020, and annually thereafter, the tax
- 28 collector of each district shall submit a statement to the Secretary of the
- 29 Office of Policy and Management on a form prescribed by the
- 30 secretary. Such statement shall include complete information
- 31 concerning the mill rate and tax levy in the district for the preceding
- 32 year. Any tax collector who neglects to file a true and correct statement
- 33 shall forfeit one hundred dollars to the state.
- Sec. 2. Subsection (b) of section 12-81g of the general statutes is
- 35 repealed and the following is substituted in lieu thereof (Effective July
- 36 1, 2019):
- 37 (b) (1) Effective for the assessment year commencing October 1,
- 38 [2013] 2019, and each assessment year thereafter, any municipality
- 39 may, upon approval by its legislative body or, in any town in which
- 40 the legislative body is a town meeting, by the board of selectmen,
- 41 provide that, in lieu of the additional exemption prescribed under
- 42 subsection (a) of this section, any person entitled to an exemption from
- 43 property tax in accordance with subdivision (20) of section 12-81,
- 44 reflecting any increase made pursuant to the provisions of section 12-
- 45 62g, who has a disability rating of one hundred per cent, as
- determined by the United States Department of Veterans Affairs, shall
- be entitled to an additional exemption from such tax in an amount equal to three times the amount of the exemption provided for such
- equal to three times the amount of the exemption provided for such person pursuant to subdivision (20) of section 12-81, provided such
- 50 person's total adjusted gross income as determined for purposes of the
- 51 federal income tax, [plus any other income not included in such
- 52 adjusted income,] excluding veterans' disability payments,

- individually if unmarried, or jointly with spouse if married, during the calendar year ending immediately preceding the filing of a claim for any such exemption, is not more than twenty-four thousand dollars if such person is married or not more than twenty-one thousand dollars if such person is not married.
- 58 (2) The provisions of this subsection shall not limit the applicability 59 of the provisions of subsection (a) of this section for persons not 60 eligible for the property tax exemption provided by this subsection.
- Sec. 3. Section 12-81cc of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2019*):
  - Any person who has established his or her entitlement to a property tax exemption under [subdivisions] <u>subdivision</u> (19), (20), (22), (23), (24), (25), (26), (28) or (53) of section 12-81 <u>or section 12-81g</u>, as <u>amended by this act</u>, for a particular assessment year shall be issued a certificate as to such entitlement by the tax assessor of the relevant municipality. Such person shall be entitled to such exemption in any municipality in this state for such assessment year provided a copy of such certificate is provided to the tax assessor of any municipality in which such exemption is claimed and further provided such person would otherwise have been eligible for such exemption in such municipality if he or she had filed for such exemption as provided under the general statutes.
- Sec. 4. Subdivision (2) of subsection (a) of section 12-170e of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2019*):
  - (2) The amounts of income at each level of qualifying income, as provided in the table in subdivision (1) of this subsection, shall be adjusted annually in a uniform manner to reflect the annual inflation adjustment in Social Security income. Each such adjustment of qualifying income shall be determined to the nearest one hundred dollars and shall be applicable in determining the amount of grant

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allowed under this subsection with respect to charges for rents, 84 85 electricity, gas, water and fuel actually paid during the preceding 86 calendar year. Each such adjustment of qualifying income shall be prepared by the [Commissioner of Housing] Secretary of the Office of 87 88 Policy and Management in relation to the annual inflation adjustment 89 in Social Security, if any, becoming effective at any time during the 90 twelve-month period immediately preceding the first day of October 91 each year and shall be distributed to the assessors in each municipality 92 not later than the thirty-first day of December next following.

- Sec. 5. Subsection (a) of section 12-170f of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July* 1, 2019):
- (a) Any renter, believing himself or herself to be entitled to a grant under section 12-170d for any calendar year, shall apply for such grant to the assessor of the municipality in which the renter resides or to the duly authorized agent of such assessor or municipality on or after April first and not later than October first of each year with respect to such grant for the calendar year preceding each such year, on a form prescribed and furnished by the Secretary of the Office of Policy and Management to the assessor. [A renter may apply to the secretary prior to December fifteenth of the claim year for an extension of the application period. The secretary may grant such extension in the case of extenuating circumstance due to illness or incapacitation as evidenced by a certificate signed by a physician or an advanced practice registered nurse to that extent, or if the secretary determines there is good cause for doing so.] A renter making such application shall present to such assessor or agent, in substantiation of the renter's application, a copy of the renter's federal income tax return, and if not required to file a federal income tax return, such other evidence of qualifying income, receipts for money received, or cancelled checks, or copies thereof, and any other evidence the assessor or such agent may require. When the assessor or agent is satisfied that the applying renter is entitled to a grant, such assessor or agent shall issue a certificate of

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- grant in such form as the secretary may prescribe and supply showing
- the amount of the grant due.
- Sec. 6. Subsections (a) and (b) of section 16a-31 of the general
- 120 statutes are repealed and the following is substituted in lieu thereof
- 121 (Effective July 1, 2019):
- 122 (a) The following actions when undertaken by any state agency,
- with state or federal funds, shall be consistent with the plan:
- 124 (1) The acquisition of real property when the acquisition costs are in
- 125 excess of two hundred thousand dollars;
- 126 (2) The development or improvement of real property when the
- development costs are in excess of two hundred thousand dollars;
- 128 (3) The acquisition of public transportation equipment or facilities
- when the acquisition costs are in excess of two hundred thousand
- 130 dollars; and
- 131 (4) The authorization of each state grant, any application for which
- is not pending on July 1, 1991, for an amount in excess of two hundred
- thousand dollars, for the acquisition or development or improvement
- 134 of real property or for the acquisition of public transportation
- 135 equipment or facilities.
- (b) [A] Whenever an action described in subsection (a) of this
- section is undertaken, and such action is subject to the public scoping
- process described in section 22a-1b, the sponsoring state agency shall
- 139 request, and the secretary shall provide, an advisory statement
- 140 commenting on the extent to which [any of the actions specified in
- subsection (a) of this section such action conforms to the plan. [and
- anyl Any agency may request and the secretary shall provide such
- other advisory reports as the state agency deems advisable.
- Sec. 7. Subsection (a) of section 19a-308 of the general statutes is
- repealed and the following is substituted in lieu thereof (*Effective July*

146 1, 2019):

(a) In any town in which there is a burial ground or cemetery containing more than six places of interment [and not under the control or management of any currently functioning cemetery association,] that has been neglected and allowed to grow up to weeds, briars and bushes, or about which the fences have become broken, decayed or dilapidated, the selectmen of such town may cause such burial ground or cemetery to be cleared of weeds, briars and bushes, may mow the ground's lawn areas and may cause its fences or walls to be repaired and kept in orderly and decent condition and its memorial stones to be straightened, repaired and restored.

This act shall take effect as follows and shall amend the following sections:		
Section 1	July 1, 2019	7-325(c) and (d)
Sec. 2	July 1, 2019	12-81g(b)
Sec. 3	July 1, 2019	12-81cc
Sec. 4	July 1, 2019	12-170e(a)(2)
Sec. 5	July 1, 2019	12-170f(a)
Sec. 6	July 1, 2019	16a-31(a) and (b)
Sec. 7	July 1, 2019	19a-308(a)

PD Joint Favorable Subst.