

Public Act No. 23-38

AN ACT CONCERNING THE REVISOR'S TECHNICAL CORRECTIONS TO THE GENERAL STATUTES.

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

Section 1. Subsection (j) of section 18-81qq of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October* 1, 2023):

- (j) The Correction Ombuds may apply for and accept grants, gifts and bequests of funds from other states, federal and interstate agencies, for the purpose of carrying out the Correction Ombuds' responsibilities. There is established within the General Fund a Correction Ombuds account which shall be a separate, nonlapsing account. Any funds received under this subsection shall, upon deposit in the General Fund, be credited to said account and may be used by the Correction Ombuds in the performance of the Correction Ombuds' duties.
- Sec. 2. Subdivision (7) of subsection (a) of section 18-96b of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2023*):
- (7) "Isolated confinement" means any form of confinement of an incarcerated person within a cell, except during a facility-wide emergency, lockdown or for the purpose of providing medical or mental

health treatment, with less than the following time out of cell:

- (A) For all incarcerated persons, four hours per day, on and after July 1, 2022;
- (B) For all incarcerated persons in the general population, four and a half hours per day, on and after October 1, 2022; and
- (C) For all incarcerated persons in <u>the</u> general population, five hours per day, on and after April 1, 2023;
- Sec. 3. Subdivision (4) of subsection (c) of section 32-7t of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2023*):
- (4) The commissioner may approve an application in whole or in part by a qualified business that creates new discretionary FTEs or may approve such an application with amendments if a majority of such new discretionary FTEs are individuals who (A) because of a disability, are receiving or have received services from the Department of Aging and Disability Services; (B) are receiving employment services from the Department of Mental Health and Addiction Services or participating in employment opportunities and day services, as defined in section 17a-226, operated or funded by the Department of Developmental Services; (C) have been unemployed for at least six of the preceding twelve months; (D) have been convicted of a misdemeanor or felony; (E) are veterans, as defined in section 27-103; (F) have not earned any postsecondary credential and are not currently enrolled in [an] a postsecondary institution or program; or (G) are currently enrolled in a workforce training program fully or substantially paid for by the employer that results in such individual earning a postsecondary credential.
- Sec. 4. Section 52-660 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2023*):

In applying and construing the provisions of sections 52-655 to [52-660] 52-659, inclusive, consideration shall be given to the need to promote uniformity of the law with respect to its subject matter among the states that enact such uniform provisions.

- Sec. 5. Subdivision (4) of subsection (d) of section 54-56q of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2023*):
- (4) The division may allow any person placed in the program whose employment, residence or education makes it unreasonable to participate in any component of the program ordered by the court in this state to participate in the applicable program components in another state if:
- (A) The out-of-state <u>program</u> component provider has standards substantially similar to, or higher than, those of this state;
- (B) For any substance use treatment component, the out-of-state substance use treatment provider is licensed by the state in which treatment will be provided; and
- (C) The person allowed to participate in any of the components of the program in another state pays the applicable program fee and participation costs required by the applicable out-of-state <u>program</u> component provider.
- Sec. 6. Subdivision (3) of subsection (e) of section 54-56r of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2023*):
- (3) The division may allow any person placed in the program whose employment, residence, or education makes it unreasonable to participate in any component of the program ordered by the court in this state to participate in the applicable program components in

another state if:

- (A) The out-of-state <u>program</u> component provider has standards substantially similar to, or higher than, those of this state;
- (B) For any substance use treatment component, the out-of-state substance use treatment provider is licensed by the state in which treatment will be provided; and
- (C) The person allowed to participate in any components of the program in another state pays the applicable program fee and participation costs required by the applicable out-of-state program component provider.
- Sec. 7. Subsection (p) of section 52-362 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October* 1, 2023):
- (p) All withholding orders issued under this section shall be payable to the state disbursement unit established and maintained by the Commissioner of Social Services in accordance with subsection (j) of section 17b-179. The state disbursement unit shall [insure] ensure distribution of all money collected under this section to the dependent, the state and the support enforcement agencies of other states, as their interests may appear, within two business days. Each dependent who is not receiving child support enforcement services, as defined in subsection (b) of section 46b-231, shall be notified upon the issuance of a withholding order pursuant to this section, that such services are offered free of charge by the State of Connecticut upon application to the Office of Child Support Services within the Department of Social Services.
- Sec. 8. Subsection (d) of section 3-36g of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October* 1, 2023):

- (d) Subject to obtaining adequate consent authorizing the disclosure of confidential information related to designated beneficiaries in accordance with all applicable state or federal laws, the Treasurer and the Department of Social Services shall enter into a memorandum of understanding to establish information sharing practices in order to carry out the purposes of [public act 21-111] sections 3-36b to 3-36h, inclusive.
- Sec. 9. Subsection (b) of section 4-124nn of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October* 1, 2023):
- (b) The chairpersons and ranking members of the joint standing committee of the General Assembly having cognizance of matters relating to finance, revenue and bonding shall appoint the members of the advisory committee. The administrative staff of the joint standing committee of the General Assembly having cognizance of matters relating to finance, revenue and bonding shall serve as administrative staff of the advisory committee. Committee membership may include, but need not be limited to, representatives of the Office of Workforce Strategy, the Invest in Student Advancement Alliance, a technology solutions provider that prepares individuals for career training opportunities, nonprofit, for profit and labor organizations that operate commercial truck driving training programs and other workforce training programs and other individuals with knowledge and expertise that may facilitate and enhance the operation of the program.