



General Assembly

Substitute Bill No. 473

February Session, 2026



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

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

1 Section 1. Subdivision (4) of subsection (b) of section 7-459e of the
2 2026 supplement to the general statutes is repealed and the following is
3 substituted in lieu thereof (*Effective October 1, 2026*):

4 (4) Each participating municipality shall contribute to the MERS
5 defined contribution plan an amount equal to the contributions required
6 under subdivision (2) of [subsection (b) of this section] this subsection
7 from members participating in MERS 2.0 who are employees of such
8 municipality.

9 Sec. 2. Subsection (f) of section 22a-133y of the 2026 supplement to the
10 general statutes is repealed and the following is substituted in lieu
11 thereof (*Effective October 1, 2026*):

12 (f) On or after the effective date of regulations adopted pursuant to
13 section 22a-134tt, any licensed environmental professional licensed by
14 the State Board of Examiners of Environmental Professionals pursuant
15 to section 22a-133v may, pursuant to prevailing standards and
16 guidelines, conduct a parcel-wide Phase II environmental site
17 assessment and a parcel-wide Phase III investigation, for any parcel of

18 real property which has, or which may have been, subject to a release,
19 as defined in section 22a-134pp, for the purposes of entering such parcel
20 into a voluntary parcel-wide remediation program pursuant to
21 subsections (f) to (k), inclusive, of this section, except as provided by
22 subsection (g) of this section. Any such professional employed by a
23 municipality may enter, without liability, upon any property within
24 such municipality for the purpose of performing an environmental site
25 assessment or investigation if the owner of such property is unknown
26 or such property is encumbered by a lien for taxes due to such
27 municipality, or as otherwise provided for pursuant to section [22-
28 133dd] 22a-133d. Nothing in subsections (f) to (k), inclusive, of this
29 section shall affect the ability of any person, firm or corporation to
30 provide any of the services described in this subsection in connection
31 with the remediation of contaminated real property other than as
32 provided for a voluntary parcel-wide remediation conducted pursuant
33 to subsections (f) to (k), inclusive, of this section.

34 Sec. 3. Subsection (a) of section 42a-9-204 of the 2026 supplement to
35 the general statutes is repealed and the following is substituted in lieu
36 thereof (*Effective October 1, 2026*):

37 (a) Except as otherwise provided in subsection (b) of this section, a
38 security agreement may create or provide for a security interest in after-
39 acquired collateral.

40 Sec. 4. Subdivision (1) of section 42a-10-105 of the general statutes is
41 repealed and the following is substituted in lieu thereof (*Effective October*
42 *1, 2026*):

43 (1) Transactions validly entered into after October 1, 1961, and before
44 October 1, 1976, and which were subject to the provisions of title 42a of
45 the general statutes, revised to 1975, and which would be subject to
46 subsection (2) of section 42a-1-105, subsections (9) and (37) of section
47 42a-1-201 of the general statutes, revised to January 1, 2001, subsections
48 (1) and (2) of section 42a-2-107, subsection (2) of section 42a-5-116,
49 subsection (1) of section 42a-9-102 of the general statutes, revised to

50 January 1, 2001, sections 42a-9-103a to 42a-9-106, inclusive, of the
51 general statutes, revised to January 1, 2001, 42a-9-114 of the general
52 statutes, revised to January 1, 2001, 42a-9-203 to 42a-9-205, inclusive, of
53 the general statutes, revised to January 1, 2001, 42a-9-301 of the general
54 statutes, revised to January 1, 2001, 42a-9-302 of the general statutes,
55 revised to January 1, 2001, subsections (1) and (5) of section 42a-9-304 of
56 the general statutes, revised to January 1, 2001, sections 42a-9-305 to 42a-
57 9-308, inclusive, of the general statutes, revised to January 1, 2001, 42a-
58 9-312 of the general statutes, revised to January 1, 2001, 42a-9-313 of the
59 general statutes, revised to January 1, 2001, 42a-9-318 of the general
60 statutes, revised to January 1, 2001, 42a-9-401 to 42a-9-407, inclusive, of
61 the general statutes, revised to January 1, 2001, 42a-9-408a of the general
62 statutes, revised to January 1, 2001, subsection (3) of section 42a-9-501 of
63 the general statutes, revised to January 1, 2001, subsection (2) of section
64 42a-9-502 of the general statutes, revised to January 1, 2001, section 42a-
65 9-504 of the general statutes, revised to January 1, 2001, subsection (2) of
66 section 42a-9-505 of the general statutes, revised to January 1, 2001, and
67 sections 42a-10-105 to 42a-10-109, inclusive, as amended by this act, if
68 they had been entered into after October 1, 1976, and the rights, duties
69 and interests flowing from such transactions remain valid after the latter
70 date and may be terminated, completed, consummated or enforced as
71 required or permitted by this title, as amended. Security interests arising
72 out of such transactions which are perfected on October 1, 1976, shall
73 remain perfected until they lapse as provided in this title, as amended,
74 and may be continued as permitted by this title, as amended, except as
75 stated in section [42-10-106] 42a-10-106.

76 Sec. 5. Subsection (a) of section 42a-12A-301 of the 2026 supplement
77 to the general statutes is repealed and the following is substituted in lieu
78 thereof (*Effective October 1, 2026*):

79 (a) Except as provided in [sections 42a-12A-101 and 42a-12A-102] this
80 part, articles 9 and 12 apply to a transaction, lien or other interest in
81 property, even if the transaction, lien or interest was entered into,
82 created or acquired before January 1, 2026.

83 Sec. 6. Subsection (a) of section 46b-122a of the 2026 supplement to
84 the general statutes is repealed and the following is substituted in lieu
85 thereof (*Effective October 1, 2026*):

86 (a) There shall be a presumption in juvenile proceedings that all
87 mechanical restraints shall be removed from a preadjudicated detained
88 child prior to and throughout the detainee's appearance in court. In
89 juvenile proceedings, in-court use of mechanical restraints on
90 preadjudicated detainees shall be by order of the court and pursuant to
91 Judicial Branch written policy. The Judicial Branch shall keep statistics
92 on the use of mechanical restraints on a child during proceedings and,
93 notwithstanding any provision of section 46b-124, shall provide such
94 statistics to any member of the public upon request, provided any
95 identifying information concerning a [juvenile] child is redacted.

96 Sec. 7. Subdivision (15) of section 46b-601 of the 2026 supplement to
97 the general statutes is repealed and the following is substituted in lieu
98 thereof (*Effective October 1, 2026*):

99 (15) "Tribunal" means a court, arbitrator, administrative agency or
100 other body acting in an adjudicative capacity which, after presentation
101 of evidence or legal argument, has jurisdiction to render a decision
102 affecting a party's interests in a matter.

103 Sec. 8. Subsection (c) of section 46b-608 of the 2026 supplement to the
104 general statutes is repealed and the following is substituted in lieu
105 thereof (*Effective October 1, 2026*):

106 (c) A collaborative lawyer or a lawyer in a law firm with which the
107 collaborative lawyer is associated may represent a party to: (1) Ask a
108 tribunal to approve an agreement resulting from the collaborative law
109 process; or (2) seek or defend an emergency order to protect the health,
110 safety, welfare or interest of a party or household member, as defined in
111 section 46b-38a, if a successor lawyer is not immediately available to
112 represent the party or household member, [;] in which case [.] a
113 collaborative lawyer, or lawyer in a law firm with which the
114 collaborative lawyer is associated, may represent such party or

115 household member only until the person is represented by a successor
116 lawyer or reasonable measures are taken to protect the health, safety,
117 welfare or interest of the person.

118 Sec. 9. Subdivision (2) of subsection (e) of section 47-36aa of the 2026
119 supplement to the general statutes is repealed and the following is
120 substituted in lieu thereof (*Effective October 1, 2026*):

121 (2) Required notice of the [probate court] Probate Court hearing on
122 the application for an order of sale was not given, provided either (A)
123 the fiduciary has accounted for the proceeds of the sale in an
124 administration account that has been approved and accepted by the
125 court after notice and hearing, and from which order of approval and
126 acceptance no appeal has been taken, or (B) no action challenging the
127 validity of the instrument is commenced and no notice of lis pendens is
128 recorded in the land records of the town or towns where the instrument
129 is recorded within two years after the instrument is recorded;

130 Sec. 10. Subsection (c) of section 52-557w of the 2026 supplement to
131 the general statutes is repealed and the following is substituted in lieu
132 thereof (*Effective October 1, 2026*):

133 (c) Nothing in subsection (b) of this section shall prevent suit or limit
134 the liability of a private campground owner or operator who in the
135 operation of the private campground: (1) Commits an act or omission
136 that constitutes negligence; (2) intentionally causes the injury of another
137 person; (3) acts with a disregard for the safety of the person injured; (4)
138 fails to use a degree of care that an ordinarily careful, prudent person
139 would use under similar circumstances; or (5) fails to conspicuously
140 post warning signs of a condition known to be dangerous at the private
141 campground.

142 Sec. 11. Subdivision (2) of section 52-571o of the 2026 supplement to
143 the general statutes is repealed and the following is substituted in lieu
144 thereof (*Effective October 1, 2026*):

145 (2) "Firearm industry product" means any of the following which are

146 or were (A) sold, made or distributed in this state; or (B) possessed in
147 this state and it was known by the firearm industry member that such
148 product would be sold, made, distributed or possessed in this state:

149 (i) Ammunition or a magazine as those terms are defined in section
150 29-38m;

151 (ii) A firearm as defined in section 53a-3;

152 (iii) An unfinished frame or lower receiver as defined in section 53-
153 206j; or

154 (iv) A rate of [firearm] fire enhancement as defined in section 53-206g,
155 as amended by this act.

156 Sec. 12. Subparagraph (A) of subdivision (2) of subsection (e) of
157 section 53-206g of the 2026 supplement to the general statutes is
158 repealed and the following is substituted in lieu thereof (*Effective October*
159 *1, 2026*):

160 (2) (A) Except as provided in subparagraph (B) of this subdivision,
161 any military personnel stationed or otherwise residing in this state who
162 is deployed from this state on October 1, 2018, or is under deployment
163 from this state on said date, and who was in lawful possession of a rate
164 of [firearm] fire enhancement on September 30, 2018, shall, within
165 ninety days of returning to this state from deployment, render the rate
166 of fire enhancement permanently inoperable, remove the rate of fire
167 enhancement from this state or surrender the rate of fire enhancement
168 to the Department of Emergency Services and Public Protection for
169 destruction.

170 Sec. 13. Subdivisions (2) and (3) of subsection (a) of section 54-56r of
171 the 2026 supplement to the general statutes are repealed and the
172 following is substituted in lieu thereof (*Effective October 1, 2026*):

173 (2) The provisions of this section shall not apply to any person:

174 (A) Who has been placed in the pretrial impaired driving intervention

175 program under this section or the pretrial alcohol education program
176 established under section 54-56g, within ten years immediately
177 preceding the application;

178 (B) Who has been convicted of a violation of section 14-227a, 14-227g,
179 14-227m, 14-227n, 15-132a, subsection (d) of section 15-133 or section 15-
180 140l, 15-140n, 53a-56b or 53a-60d;

181 (C) Who has been convicted in any other state at any time of an
182 offense the essential elements of which are substantially the same as any
183 statutory provision set forth in subparagraph (B) of this subdivision;

184 (D) Who is charged with a violation of section 14-227a, 14-227g, 14-
185 227m or 14-227n (i) and held a commercial driver's license or
186 commercial learner's permit at the time of the violation; or (ii) while
187 operating a commercial motor vehicle, as defined in section 14-1; or

188 [(3)] (E) Whose alleged violation caused the serious physical injury,
189 as defined in section 53a-3, of another person, unless good cause is
190 shown.

191 Sec. 14. Subdivision (1) of subsection (a) of section 54-192h of the 2026
192 supplement to the general statutes is repealed and the following is
193 substituted in lieu thereof (*Effective October 1, 2026*):

194 (1) "Administrative warrant" means a warrant, notice to appear,
195 removal order or warrant of deportation issued by an agent of a federal
196 agency charged with the enforcement of immigration laws or the
197 security of the borders, including ICE and the United States Customs
198 and Border Protection, but does not include a warrant issued or signed
199 by a judicial officer; [.]

200 Sec. 15. Subdivision (1) of subsection (a) of section 47a-23c of the
201 general statutes is repealed and the following is substituted in lieu
202 thereof (*Effective October 1, 2026*):

203 (a) (1) Except as provided in subdivision (2) of this subsection, this
204 section applies to any tenant who resides in a building or complex

205 consisting of five or more separate dwelling units or who resides in a
206 mobile manufactured home park and who is either: (A) Sixty-two years
207 of age or older, or whose spouse, sibling, parent or grandparent is sixty-
208 two years of age or older and permanently resides with that tenant, or
209 (B) a person with a physical or mental disability, as defined in
210 subdivision [(12)] (8) of section 46a-64b, or whose spouse, sibling, child,
211 parent or grandparent is a person with a physical or mental disability
212 who permanently resides with that tenant, but only if such disability can
213 be expected to result in death or to last for a continuous period of at least
214 twelve months.

This act shall take effect as follows and shall amend the following sections:		
Section 1	October 1, 2026	7-459e(b)(4)
Sec. 2	October 1, 2026	22a-133y(f)
Sec. 3	October 1, 2026	42a-9-204(a)
Sec. 4	October 1, 2026	42a-10-105(1)
Sec. 5	October 1, 2026	42a-12A-301(a)
Sec. 6	October 1, 2026	46b-122a(a)
Sec. 7	October 1, 2026	46b-601(15)
Sec. 8	October 1, 2026	46b-608(c)
Sec. 9	October 1, 2026	47-36aa(e)(2)
Sec. 10	October 1, 2026	52-557w(c)
Sec. 11	October 1, 2026	52-571o(2)
Sec. 12	October 1, 2026	53-206g(e)(2)(A)
Sec. 13	October 1, 2026	54-56r(a)(2) and (3)
Sec. 14	October 1, 2026	54-192h(a)(1)
Sec. 15	October 1, 2026	47a-23c(a)(1)

JUD Joint Favorable Subst.