





2025 Bill Tracking Report

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Notice to Readers

This report identifies bills considered during the General Assembly's 2025 regular legislative session whose content or concepts were incorporated into other legislation that the legislature passed under different bill numbers. It lists bills that were, at a minimum, fully drafted and had a public hearing but whose substance, in part or in whole, was enacted as a public act through separate legislation. The report includes those acts that (1) borrowed specific content from another bill or (2) addressed similar concepts using language that did not exactly match that of the other bill. It excludes vetoed acts.

The content or concepts of one bill are generally carried forward into another by (1) a committee amending or substituting the language of an existing bill or creating a new bill using language from a previous one and then favorably reporting it, (2) the House or Senate adopting an amendment containing language from a bill that otherwise failed to move forward, or (3) an emergency certified bill (such as the budget implementer) incorporating language from other legislation.

During this session, the content or concepts originating in at least 201 bills were incorporated into other legislation that was enacted in 51 public acts.

Table 1 organizes the bills by the committee of origin, lists them in numerical order based on the bill number, identifies the relevant public acts, and briefly summarizes the incorporated content in the acts. Table 2 lists all the bills in numerical order. Unless otherwise noted, the version of the bill referenced in column one of both tables is the one most recently acted upon by the legislature. In many instances, the bills and acts are broken out by specific section numbers. Consequently, some bills have multiple entries.

Table 1: Bill Tracking by Committee

AGING		
Bill #	Public Act #	Brief Explanation of Public Act
1280 1333 § 1	<u>25-168 § 166</u>	Expands the Community Ombudsman program's scope by extending the ombudsman's authority to a broader range of services
<u>1333 § 2</u>	<u>25-168 § 167</u>	Allows the Department of Social Services (DSS), starting October 1, 2026, and within available appropriations, to establish a quality metrics program to incentivize nursing homes to provide higher quality care to Medicaid residents
<u>7006</u>	<u>25-16 § 6</u>	Waives tuition fees at the community- technical colleges for nursing home residents who enroll in any course at the colleges, if they are resident of the facility for at least 30 days, there are enough other students enrolled, and space is available
	APPROPR	
Bill #	Public Act #	Brief Explanation of Public Act
<u>6864 § 44</u>	<u>25-168 § 95</u>	Requires the report on grant programs for certain licensed health care professionals who are adjunct professors to be submitted to the Appropriations Committee, in addition to the Public Health Committee as under existing law
6865 §§ 10 & 11 (File 900)	<u>25-161 §§ 7 & 8</u>	Creates a fee waiver for criminal history record or fingerprint searches for certain individuals whose records were required to be erased; changes the process by which the Department of Emergency Services and Public Protection (DESPP) handles criminal records erasure requests by (1) requiring an application to start the process and (2) limiting a hearing on the matter to cases where relief cannot immediately be granted
6865 §§ 14- 17 (File 900)	<u>25-168 §§ 49-52</u>	Increases the salary and other compensation for judges and certain other judicial officials by approximately 3.5% starting in FY 26; correspondingly increases the salary of certain other state officials whose salary, by law, is tied to that of judges

6865 §§ 27 & 28 (File 900)	25-168 §§ 135 & 136	Eliminates a requirement that the comptroller use certain funds to fund a portion of the fringe benefits for UConn Health Center employees and enter a memorandum of understanding to provide operational support to the center
6865 § 28 (File 900)	<u>25-168 § 445</u>	Repeals the Municipal Video Competition Trust Account law; also repeals offsetting \$5 million transfers between that account and the General Fund
6865 §§ 38 & 39 (Governor's Bill)	<u>25-168 §§ 60 & 61</u>	Allows the attorney general, under certain conditions, to defend state employees as witnesses in criminal investigations, or in federal criminal investigations or prosecutions, related to performing their job duties
	BANI	KING
Bill #	Public Act #	Brief Explanation of Public Act
<u>1338</u>	<u>25-66 § 7</u>	Regulates minors' access to certain money sharing applications by imposing restrictions and duties on people who are or must be licensed as money transmitters
<u>1339</u>	<u>25-168 §§ 446-448</u>	Prohibits assignees of municipal tax liens for unpaid taxes from charging post-charge-off charges or fees for collection costs; treats these assignees as consumer collection agencies and explicitly subjects them to Department of Banking (DOB) requirements for these agencies; no longer prohibits these agencies from receiving assignments as a third party of claims for certain purposes
<u>1399</u>	<u>25-174 § 201</u>	Requires DOB to study and report to the Banking Committee on the establishment of limited purpose trust companies in the state
<u>6878</u>	<u>25-46</u>	Establishes a 10-year statute of limitations for bringing an action to foreclose on certain mortgages for a one-to-four family dwelling that the mortgagor uses as his or her home; reduces, from at least 20 to at least 10 years, the time after which an unreleased mortgage is deemed invalid under certain circumstances

<u>6991</u>	25-66 §§ 1 & 6	Makes several minor changes to the definitions and advertising restrictions in the Money Transmission Act
<u>6992</u>	<u>25-174 §§ 124-130</u>	Requires the Connecticut Housing Finance Authority (CHFA) to administer a loan program ("Homes for CT") that helps owners or developers get funding to build new residential buildings by guaranteeing loan repayment, up to certain thresholds, for participating banks and credit unions that lend to these borrowers
	CHILI	DREN
Bill #	Public Act #	Brief Explanation of Public Act
<u>6§8</u>	<u>25-93 § 40</u>	Increases the Early Childhood Cabinet's membership, from 31 to 32, by adding the executive director of the Connecticut Library Consortium or a cooperating library service unit, or his or her designee
<u>1271</u>	<u>25-168 §§ 321-323</u>	Requires school boards and public library boards to each adopt policies addressing collection development and display and whether books or other material should be removed from a library
5003 § 8 (File 198)	25-174 § 121	Creates a new Office of Early Childhood (OEC) child care facilities competitive capital grant
<u>6839</u>	<u>25-82 § 7</u>	For FYs 26-29, allows family child care homes to serve up to 12 children (rather than nine)
<u>6903</u>	<u>25-82 § 8</u>	Requires OEC to develop and administer a one-year pilot program to disseminate certain information to expectant mothers receiving prenatal care in hospitals and from obstetric services providers
7044	<u>25-82 § 1</u>	Requires OEC to establish and maintain an electronic portal available through a mobile application and OEC's website that provides information on the availability of, and allows enrollment in, early childhood programs
COMMERCE		ERCE
Bill #	Public Act #	Brief Explanation of Public Act
7165 § 1	<u>25-165 § 5</u>	Authorizes the Department of Economic and Community Development (DECD) to set up and administer a program to sell Connecticut brand merchandise and advertising space for

		Connecticut businesses, and directs the
		program's proceeds to the Tourism Fund
7165 § 2	<u>25-168 § 146</u>	Exempts certain nonprofit organizations from the prevailing wage requirements for projects receiving at least \$1 million in DECD financial assistance, with exceptions, and explicitly extends the requirements to municipalities and other specified entities; limits the portion of DECD-assisted remediation projects subject to these prevailing wage requirements to only the portion described in the financial assistance contract between the business and DECD
7165 § 3	<u>25-165 § 6</u>	Modifies the eligibility criteria and parameters for DECD's grant program for employing people with intellectual disability
7165 § 4	<u>25-165 § 7</u>	Exempts tax credit programs administered by DECD or Connecticut Innovations, Inc. from nonrelocation agreement requirements
7165 § 5	<u>25-165 § 8</u>	Expands the purposes for which DECD can convey state-owned property under its control to include property to be used primarily for cultural or historical attractions or sites
7165 § 6	<u>25-165 § 9</u>	Allows the state, within available appropriations, to give financial assistance, lend staff, and make in-kind contributions to certain nonprofits
	EDUCA	ATION
Bill #	Public Act #	Brief Explanation of Public Act
<u>1244 § 4</u>	<u>25-93 § 19</u>	Establishes a new competitive grant program to support in-district and regional special education programs
1288 § 1	<u>25-143 § 9</u>	Makes permanent (1) magnet school enrollment standards for operating grants and (2) magnet school students counting in the town they reside in for Education Cost Sharing (ECS) grant purposes
<u>1288 § 2</u>	<u>25-143 §10</u>	Clarifies duties for receiving and sending districts participating in Open Choice for special education students and students with 504 accommodations
1288 §§ 3 & 4	25-143 §§ 11 & 12	Allows existing grant funds for magnet school capital expenses to be given to Goodwin

		University Education Services in addition to
		regional educational service centers (RESCs)
<u>1288 § 5</u>	25-143 § 13 25-168 § 312	Changes the calculation for Sheff magnet school transportation grants by eliminating the per-pupil grant calculation and the supplemental grants structure and instead basing the grants on reasonable transportation service costs
<u>1288 § 6</u>	<u>25-143 § 14</u>	Removes the reading instruction survey requirement for K-3 teachers
<u>1288 § 7</u>	<u>25-143 § 15</u>	Makes technical and conforming updates to the Teacher Education and Mentoring program for new teachers
<u>1288 § 8</u>	<u>25-143 § 16</u>	Requires private special education providers to submit their base tuition and costs for services for each school year by December 31 of the year before the services will be provided
<u>1346</u>	25-174 § 219	Requires each school board to post approved curriculum objectives, scope, and sequence on the board's website
<u>1393 § 1</u>	<u>25-174 § 141</u>	Authorizes school construction state grant commitments and reauthorizes one project
1393 §§ 2 & 3	25-174 §§ 142 & 143	Applies the 15 percentage-point reimbursement rate bonus for certain elementary and early childhood projects to the entire project, not just the early childhood space; establishes a new 15percentage-point bonus for buildings used exclusively for special education programs
6866 § 2	<u>25-168 § 315</u>	Requires the state Department of Education (SDE), starting in FY 27, to administer the Learner Engagement and Attendance Program and give school boards grants to implement a home visitation program to reduce chronic absenteeism in the school district
<u>6866 § 3</u>	<u>25-168 § 309</u>	Requires SDE, within available appropriations, to (1) create a fee-waiver grant program to allow high-need students to access advanced courses and (2) pay the State Education Resource Center to support school boards in expanding dual credit courses

6866 § 4	<u>25-168 § 301</u>	Reduces the state's share of Teachers' Retirement Board (TRB) retired teacher health insurance costs for FY 26
6866 § 8 (ED JFS)	<u>25-168 § 316</u>	Requires SDE to establish a competitive high- dosage tutoring matching grant program to give two-year grants to programs that provide high-dosage tutoring
6866 §§ 9 & 10 (Governor's bill)	25-168 §§ 307 & 308	Makes permanent the choice program grants for interdistrict magnet schools and vo-ag centers
6866 § 11 (Governor's bill)	25-143 § 13 25-168 § 312	Changes the (1) calculation for certain Sheff magnet school transportation grants by eliminating the per-pupil calculation and the supplemental grants structure, instead basing the grants on reasonable transportation service costs and (2) payment schedule for all magnet school transportation grants
<u>6867</u>	25-93 §§ 1-14	Establishes an endowment fund to expand availability of early childhood education and funds it with surplus funds
6922 §§ 1 & 2	25-174 §§ 144 & 145	Repeals four minor or obsolete provisions related to priority-list school construction grants
6922 §§ 1, 3 <u>& 4</u>	25-174 §§ 140, 144 & 146	Removes the Connecticut Technical Education and Career System (CTECS) from the school construction grant program
6922 §§ 1 & 4	25-174 §§ 140 & 144	Repeals the existing school construction heating, ventilation, and air conditioning systems grant and instead merges it with a general existing school construction grant
7013	<u>25-168 § 300</u>	Modifies the Local Food for Schools Incentive Program, including expanding it to child care providers, making SDE the lead administering agency, and creating preferences for historically underserved farmers
7167	25-168 § 299 25-174 § 218	Delays by two years the start of an ECS schedule to phase-in grant reductions for overfunded towns; holds these towns harmless for FYs 26 and 27
7216 § 1	<u>25-143 § 18</u>	Allows the CTECS executive director to enter into cooperative arrangements with nonprofit career schools and certain training institutes; requires the Office of Policy and Management

	ENERGY & TI	(OPM) to review and approve requests to fill instructional staff positions within 30 days after submission of the CTECS superintendent's statement of staffing needs
Bill #	Public Act #	
1194 § 1	25-173 § 30	Allows electric distribution companies to use energy or related products purchased under the zero-carbon procurement to provide standard service
7017	25-173 §§ 25 & 26	Requires electric distribution companies and transmission owners to include project alternatives (e.g., grid enhancing technologies) in Siting Council proceedings for certain transmission projects
	ENVIRO	
Bill #	Public Act #	Brief Explanation of Public Act
1115 §§ 1 & 2	25-168 § 404 25-174 § 191	Provides funding to deposit initiators (i.e. the first distributor to collect bottle deposits) affected by over-redemption under the state's beverage container redemption law (bottle bill); makes several changes to redemption center operational requirements, such as registration and record-keeping, and maximum per person daily redemption limits
<u>1245</u>	25-33 §§ 1-30	Addresses state and municipal planning for and preparing against certain hazards and threats from climate change by among other things, requiring updates to plans of conservation and development, the state's civil preparedness plan, and local evacuation or hazard mitigation plans; allowing municipal zoning regulations to provide for regional transfer of development rights systems; requiring updates to the state water plan and reviews of water supply and sewage disposal system regulations to account for certain projections; and creating a framework for municipalities to establish resiliency improvement districts
<u>1351</u>	<u>25-6</u>	Makes changes related to the state's transition from its transfer-based approach to property remediation (the Transfer Act), to a release-based approach which becomes

		effective when related clean-up regulations take effect; exempts certain releases from notification requirements once the regulations take effect; relatedly replaces the voluntary remediation program with a "voluntary parcel-wide remediation program"
1496 §§ 1-5 & 7-14	25-170 §§ 1-13	Expands the list of real assets under the Department of Energy and Environmental Protection's (DEEP) control that it may build or repair on its own or with the Department of Administrative Services' (DAS) approval; makes a definitional change to radioactive "by-product material" to align with federal law; specifies that declarations DEEP issues to comply with interstate fishery management plans stay in effect until a new one is made or the regulation amended; changes the requirements and duration of certain commercial fishing license transfers; and eliminates obsolete statutes
<u>6241</u>	<u>25-152 § 10</u>	Grants limited immunity from civil liability to agritourism businesses that offer the public opportunities to participate in agriculture-related activities on a farm when the participant incurs damage or injury from any danger or condition that is an integral part of the activity (i.e. the activity's inherent risks)
<u>6273</u>	<u>25-152 § 9</u>	Creates a grant program to reimburse farmers for crop loss from major weather events; requires the Department of Agriculture (DoAg) to set the program parameters and post them on its website; establishes minimum parameter components
<u>6289</u>	<u>25-152 § 7</u>	Requires DEEP to amend regulations by March 1, 2026, to allow unmanned aircraft (i.e. drones) to be used to plant seeds and to analyze, treat, and apply pesticides and fertilizers to crops
<u>6915</u>	<u>25-33 § 31</u>	Requires DEEP, by January 1, 2026, to classify second-generation anticoagulant rodenticides as restricted use pesticides
<u>6916</u>	<u>25-33 § 32</u>	Prohibits, beginning October 1, 2027, using pesticides with neonicotinoids; exempts certain uses (e.g., for agriculture or in certain personal or pet care products)

7170 (File 630)	25-152 §§ 11-17 & 23	Eliminates requirements that are inconsistent with the National Shellfish Sanitation Program Model Ordinance; shortens the state's commercial shellfish harvest season; requires the owner of shellfish grounds to certify to DoAg that he or she completed all required state tax filings; increases the allowed power dredge limit for gathering shellfish; repeals a law about a shellfish recovery vessel that DoAg no longer owns
	FINANCE, REVEN	NUE & BONDING
Bill #	Public Act #	Brief Explanation of Public Act
<u>1246 § 2</u>	<u>25-168 § 354</u>	Eliminates the \$2.5 million cap on the amount a combined group's tax, calculated on a combined unitary basis, can exceed the tax it would have paid on a separate basis
<u>1246 § 4</u>	<u>25-168 § 355</u>	Exempts corporation business taxpayers from interest on estimated tax because of specified tax changes
1246 §§ 4-7 & 54 (Governor's Bill)	25-165 §§ 3 & 10-13 25-168 §§ 63-66 & 68	Eliminates the digital animation tax credit and makes conforming changes
1246 §§ 5 & 6	25-168 §§ 356 & 357	Extends the 10% corporation business tax surcharge for three additional years, to the 2026 through 2028 income years
1246 § 7	<u>25-168 § 358</u>	Increases, from 65% to 90%, the cash refund a qualifying small biotechnology company may receive for its unused research and development (R&D) and research and experimental expenditures (R&E) tax credits
1246 §§ 8 & 9	25-168 §§ 360 & 361	Beginning in FY 27, requires the base year on which the hospital provider tax is calculated to be tied to an applicable federal fiscal year, rather than FY 16, and makes various corresponding changes; increases the total revenue on which the tax on outpatient hospital services is calculated and requires the starting amount used to calculate the tax in later years to be increased by \$25 million over the prior fiscal year; makes other administrative changes to the tax
1246 § 10	<u>25-168 § 362</u>	Increases Medicaid supplemental payments to hospitals by \$140 million for FY 27 and

		requires this total to be increased in subsequent years by \$25 million over the
		preceding year if the total amount of hospital
		provider tax collected for that year increased
		by \$25 million over the preceding year
		Authorizes the state comptroller to record
1010 00 11 0		revenue from the tobacco products and
1246 §§ 11 &	25-168 §§ 365 & 366	controlling interest transfer taxes received
<u>12</u>		within five business days after July 31 as
		revenue for the preceding fiscal year
		Transfers the Connecticut Itinerant Vendors
<u>1246 § 13</u>	<u>25-168 § 367</u>	Guaranty Fund's remaining balance to the
		General Fund
		Sets the workforce housing opportunity
1246 § 14		development program tax credit at 50% of
(Governor's	<u>25-168 § 97</u>	eligible cash contributions, rather than an
Bill)		amount specified by the housing
40406644	05 400 00 445 400	commissioner as prior law required
1246 §§ 14-	<u>25-168 §§ 415-433</u>	Eliminates specified occupational license
<u>43</u>	<u>25-174 §§ 187 & 188</u>	fees Eliminated provisions (1) related to the
		Eliminates provisions (1) related to the generally accepted accounting principles
1246 §§ 21 &		(GAAP) deficit bonds the state redeemed in
<u>54</u>	25-168 §§ 67 & 68	2023 and (2) requiring the state to amortize
(Governor's	23 100 gg 07 & 00	the negative balances that accumulated in
Bill)		state funds for FYs 13 and 14 before the
		state adopted GAAP in FY 14
1246 § 44	05 400 5 200	Exempts certain ambulances and ambulance-
7176 § 4	<u>25-168 § 368</u>	type vehicles from sales and use tax
1246 \$ 45		Increases the threshold for exempting annual
1246 § 45 7176 § 5	<u>25-168 § 370</u>	dues and initiation fees from the state's 10%
111080		dues tax from \$100 to \$250
		Creates a refundable business tax credit for
<u>1246 § 47</u>	<u>25-152 § 5</u>	farmers' investments in eligible machinery,
7175 § 1	25-168 § 373	equipment, and buildings equal to 20% of the
		amount spent or incurred on the eligible
		property
1246 § 48	OF 400 C 070	Establishes a refundable income tax credit for
7240	<u>25-168 § 372</u>	taxpayers who own a state-licensed family
		child care home
1246 \$ 40		Establishes a new business tax credit for
1246 § 49 1462 § 1	<u>25-168 § 374</u>	employer contributions to a qualifying employee's Connecticut Higher Education
1 1 02 § 1		Trust (CHET) account
		Trust (OTILT) account

1246 § 52	<u>25-168 § 386</u>	Sets the volatility cap threshold for FYs 25 and 26 and requires the cap to be adjusted for inflation for FY 27 and after
1246 § 53 (Governor's Bill)	<u>25-168 § 98</u>	Delays by two years, from July 1, 2025, to July 1, 2027, the requirement that the state treasurer direct bond premiums on general obligation (GO) and credit revenue bond issuances to an account or fund to pay for previously authorized capital projects
1246 § 54 (Governor's Bill)	<u>25-168 § 68</u>	Repeals the law requiring Connecticut Innovations, Inc. to establish the Connecticut New Opportunities Fund to invest in seed stage and emerging growth companies in the state
<u>1247</u>	25-174 §§ 1-121 & 132-137	Authorizes new state GO and special tax obligation bonds for FYs 26 and 27 for various capital improvements, grant programs, and other initiatives, creates new bond programs, and adjusts several current bonds and bond programs
<u>1461</u>	25-168 §§ 389 & 390	Extends and makes permanent a change made in 2024 requiring that a portion of the Special Transportation Fund's (STF) remaining balance at the end of the fiscal year be deemed appropriated to pay off STF-supported debt
1462 §§ 2-10	<u>25-168 §§ 375-383</u>	Makes various changes to the CHET program statutes, primarily to (1) align the program's statutes with federal law and current practice, (2) explicitly allow CHET account owners to make federally tax-exempt rollover distributions from their CHET accounts, (3) explicitly authorize the treasurer to retain investment advisors to make CHET trust fund investments on his behalf, (4) eliminate the statutory framework for the CHET Baby Scholars Fund program and its related account, and (5) eliminate the ability for taxpayers to contribute any portion of their state income tax refund to the Baby Scholars Fund and instead allow them to contribute their refunds to the Connecticut Baby Bonds Trust
<u>1550</u>	<u>25-168 § 360</u>	Requires the DSS commissioner to seek federal approval to remove the hospital

		provider tax exemption for children's general
		hospitals
<u>1552 § 1</u>	<u>25-168 § 443</u>	Creates a Connecticut Precious Metals Working Group to monitor the precious metals markets and related legislation in other states and annually report its findings and recommendations to the General Assembly
<u>1552 § 2</u>	<u>25-168 § 444</u>	Modifies the sales and use tax exemption on certain sales of rare or antique coins, gold or silver bullion, and gold or silver legal tender
<u>1555</u>	25-168 §§ 402 & 403	Expands the list of agencies and entities involved in developing a 10-year plan to reduce the levels of concentrated poverty in a designated concentrated poverty census tract; requires the DECD commissioner, by September 1, 2025, to submit an additional progress report to the legislature on the plan's development; eliminates a related working group
<u>1559</u>	25-168 §§ 435-442 & 456, as amended by 25-174 §§ 228-232	Makes several changes related to the ownership, functions, powers, duties, permits, and licenses related to the "South Meadows site," which encompasses two Hartford properties containing closed resource recovery and jet turbine facilities
1560 §§ 30- 32	25-173 §§ 19-21	Establishes requirements for time-varying rates for electric distribution companies
1560 §§ 36- 42	25-173 §§ 10-16	Authorizes securitization to recover certain utility costs
7175 § 2	25-152 § 6 25-168 § 455	Increases, from \$100,000 to \$250,000 in assessed value, the mandatory property tax exemption for farm machinery, other than motor vehicles
7176 § 3	<u>25-168 § 369</u>	Extends, from 40 to 50 consecutive years, the duration of the sales and use tax exemption for qualifying aircraft industry joint ventures
<u>7239</u>	<u>25-174 § 131</u>	Creates the District Repair and Improvement Project (DRIP) program to provide financial assistance to public school operators for constructing, renovating, repairing, and enlarging school buildings, grounds, and infrastructure
7264 § 1	<u>25-168 § 397</u>	Requires OPM and the Department of Revenue Services (DRS) to set up a pilot

T		program to collect uppoid state towar
		program to collect unpaid state taxes,
		penalties, and interest due from anyone
		receiving payments from a state agency
		Eliminates the requirement that the DRS
7264 § 2	<u>25-168 § 398</u>	commissioner approve CHFA's written
		procedures to implement the Housing Tax
		Credit Contribution program
		Shifts, from DRS to the Department of
7264 §§ 3 &	25-168 §§ 399 & 400	Consumer Protection (DCP), the responsibility
<u>4</u>	<u></u>	for issuing annual assessments to the
		Mashantucket Pequot and Mohegan tribes
		Establishes a municipal uniform solar
		capacity tax of \$10,000 per megawatt (MW)
<u>7266 § 1</u>	<u>25-173 § 57</u>	of nameplate capacity on certain solar
		photovoltaic systems that are over one MW in
		size
		Creates a property tax exemption for certain
		solar-related Class I renewable energy
<u>7266 § 2</u>	<u>25-173 § 58</u>	sources and limits an existing property tax
		exemption for other Class I renewable energy
		sources
		Requires DRS to track and record the source
	<u>25-168 § 391</u>	of state sales and use, personal income, and
7270 § 18		corporation business tax revenue to
		accurately and fairly attribute the revenue
		from each of these taxes to municipalities
		Modifies the income year used to calculate a
7270 § 20	<u>25-168 § 392</u>	specific corporation business tax deduction
		for certain combined groups
		Allows municipalities that adopt a local option
		homestead exemption to limit its eligibility by
<u>7274</u>	<u>25-168 § 393</u>	(1) capping the assessed value of qualifying
1211	<u> </u>	dwellings, (2) requiring owners to have lived in
		the property for a specified period of time, or
		(3) implementing both
		Modifies the definition of "cigarettes" under
		the state's cigarette tax and other laws to,
<u>7275 § 1</u>	<u>25-168 § 394</u>	among other things, explicitly include any roll,
		stick, or capsule of tobacco intended to be
		heated under ordinary conditions of use
		Imposes restrictions and penalties on e-
7275 §§ 2 &		cigarettes similar to those that apply to
3	<u>25-168 §§ 395 & 396</u>	cigarettes under existing law; specifically
<u> </u>		requires e-cigarette sellers to ask prospective
		buyers to present a driver's license, passport,

		or ID card to verify their age and allows them to use electronic scanners to check a passport's validity; increases the maximum fines that may be imposed on anyone who sells, gives, or delivers an e-cigarette to a minor (PA 25-166, § 45, repeals and replaces these provisions)
7276 §§ 1-3	<u>25-174 §§ 183-185</u>	Creates a new benefit tier in the Connecticut Municipal Retirement System (CMERS) named MERS 2.0 and sets its parameters; requires the Connecticut Municipal Employees Retirement Commission (CMERC) to create and administer a MERS defined contribution retirement plan: authorizes CMERC to set up and implement an annuity plan as an alternative to CMERS for nonparticipating municipalities, subject to certain requirements
7076 \$ 4	OF 174 S 10G	Changes the service criteria used to
<u>7276 § 4</u>	<u>25-174 § 186</u>	determine a retired state employee's eligibility for certain life insurance benefits
	GENERA	AL LAW
Bill #	Public Act #	Brief Explanation of Public Act
		Establishes a new crime of unlawful
2 § 22	<u>25-168 § 261</u>	dissemination of an intimate synthetically created image that is generally similar to the existing crime of unlawful dissemination of an intimate image
2 § 22 514	25-168 § 261 25-113 § 1	created image that is generally similar to the existing crime of unlawful dissemination of an
		created image that is generally similar to the existing crime of unlawful dissemination of an intimate image Requires DEEP to develop and start a Net Equality Program to allow eligible individuals to request to subscribe to affordable broadband Internet access, among other
<u>514</u>	<u>25-113 § 1</u>	created image that is generally similar to the existing crime of unlawful dissemination of an intimate image Requires DEEP to develop and start a Net Equality Program to allow eligible individuals to request to subscribe to affordable broadband Internet access, among other things Establishes a family entertainment working group to study and make recommendations
<u>514</u> <u>797</u>	25-113 § 1 25-174 § 213	created image that is generally similar to the existing crime of unlawful dissemination of an intimate image Requires DEEP to develop and start a Net Equality Program to allow eligible individuals to request to subscribe to affordable broadband Internet access, among other things Establishes a family entertainment working group to study and make recommendations on family entertainment in the state Makes changes regarding lottery sales agent

<u>1237 § 7</u>	<u>25-112 § 11</u>	Permits certain advertising relating to online keno and online lottery draw games with features that increase the chances of winning
<u>1248 § 1</u>	<u>25-44 § 1</u>	Generally prohibits businesses that offer to sell, lease, or provide any goods or services to an individual or entity from advertising, displaying, or offering them for a price that does not include all fees, charges, and costs, excluding applicable taxes
1248 § 2	<u>25-44 § 7</u>	Requires businesses that enter into consumer agreements that have an automatic renewal or continuous services provision to (1) send consumers an annual reminder with certain information and (2) enable them to stop the renewal or services through a website or by email or telephone
1248 §§ 3-5	<u>25-44 §§ 8-10</u>	Generally requires a landlord advertising, displaying, or offering a dwelling unit for rent to include any fee, charge, or cost that the tenant must pay on a periodic basis
<u>1294</u>	<u>25-113 § 22</u>	Allows certain home improvement contractors to satisfy the requirement that they include the fact of their registration and registration number in advertisements by including in the advertisement a phone number or website link to where a person can get or view a statement about the information
<u>1355 § 2</u>	<u>25-171 § 1</u>	Limits the contents of the list of pharmaceutical representatives employed by registered pharmaceutical manufacturers that DCP must post online
<u>1355 § 3</u>	<u>25-171 § 2</u>	Allows a licensed veterinarian to authorize another person to dispense a prescription veterinary drug under certain circumstances
1355 §§ 13- 15	<u>25-171 §§ 3-5</u>	Makes various changes regarding permits to sell nonlegend (i.e. nonprescription) drugs, including eliminating the permit requirement for someone who distributes free nonlegend naloxone through a legally compliant secure box, and makes changes to requirements for these secure boxes
<u>1356 § 1</u>	<u>25-113 § 4</u>	Requires social media platform owners, by October 1, 2026, to incorporate an online

		safety center and create a policy for handling
		cyberbullying reports
1356 §§ 2-15	25-113 §§ 5-12 & 18	Expands and revises various aspects of the Connecticut Data Privacy Act, such as including (1) expanding who is generally covered under the act and modifying the list of exemptions, (2) expanding what data is considered "sensitive" and subject to additional protections, and (3) requiring impact assessments for those who do certain data profiling
1356 § 17	<u>25-113 § 19</u>	Creates a process by which a survivor of certain crimes (e.g., domestic violence) can ask the motor vehicle manufacturer with a connected vehicle services account to take certain actions to prevent the abuser from remotely obtaining vehicle data
1463 §§ 7-9	<u>25-112 § 3</u>	Requires consent to disclose winners' names, addresses, and photos in all circumstances (but does not affect CLC disclosure under the Freedom of Information Act)
<u>5572</u>	<u>25-168 §§ 252-259</u>	Requires (1) a person (i.e. individual or business entity) to have a DCP registration before acting as a real estate wholesaler and (2) each real estate wholesale contract to have a seller's right to cancel within three business days without penalty
6856 §§ 2 & 3	<u>25-44 §§ 5 & 6</u>	Defines price gouging as charging an unconscionably excessive price during certain declared emergencies and expands the price gouging law's application during certain declared emergencies beyond the retail sale of consumer goods to other supply chain transactions (e.g., wholesale) and to rental and lease transactions
7178 § 1 (File 631)	<u>25-166 §§ 36 & 38</u>	Requires a DCP-issued high-THC beverage endorsement for persons that manufacture these beverages for sale outside the state; requires these manufacturers to have clear and conspicuous labeling that the beverage is not for sale in Connecticut and report to DCP
7178 § 2 (File 631)	<u>25-166 §§ 36, 37 & 39</u>	Establishes licensure requirements for infused beverage wholesalers and generally requires anyone who acts or represents themselves as one to be licensed

7178 §§ 3, 12 <u>& 13</u> (File 631)	<u>25-166 § 9</u>	Allows social equity applicants, between January 1, 2026, and December 31, 2027, to receive a cultivator or micro-cultivator license to have a facility outside a disproportionately impacted area under certain conditions, including leasing a certain hemp producer's lot
7178 §§ 4 & 7 (File 631)	25-166 §§ 14, 17 & 26	Extends, from 14 to 24 months, the expiration date for DCP provisional licenses, other than for cultivator licenses for certain social equity applicants
7178 § 8 (File 631)	<u>25-166 § 30</u>	Specifies that the ban on products that appeal to children includes facsimiles of foods, beverages, and other items that appeal to children
7178 § 9 (File 631)	25-166 §§ 15, 22, 27, 29 & 31 25-168 §§ 161-165	Extends the maximum effective period of cannabis policies and procedures by 15 months, if regulations have not been adopted
7178 § 10 (File 631)	<u>25-166 § 32</u>	Generally allows cannabis establishments to complete their investigation of suspected cannabis theft or loss before notifying DCP under certain conditions
7178 § 11 (File 631)	<u>25-166 § 40</u>	Eliminates the requirement that the manufacturer hemp product statement disclosure include warnings directed at children
7178 § 14 (File 631)	<u>25-166 § 20</u>	Allows certain micro-cultivators to receive a retailer or hybrid retailer endorsement under certain conditions; allows micro-cultivators to sell their cannabis seedlings directly to consumers using their own employees
7178 §§ 15 & 16 (File 631)	<u>25-166 § 28</u>	Allows a transporter to store, maintain, and handle cannabis for up to 30 days under certain conditions (e.g., complies with security requirements, makes certain attestations)
7178 § 17 (File 631)	<u>25-166 § 35</u>	Generally limits the hours a cannabis retailer, hybrid retailer, or certain micro-cultivators may sell cannabis to 10:00 a.m. to 6:00 p.m. on Sundays and 8:00 a.m. to 10:00 p.m. any other day
7178 §§ 19 & 20 (File 631)	<u>25-166 §§ 1 & 2</u>	Requires the local police chief to send written comments for a cigarette dealer license renewal and DRS to send a written response back, under certain circumstances; allows

		certain remonstrance objections on suitability to be on issues controlled by local zoning
GC	VERNMENT ADMINIS	TRATION & ELECTIONS
Bill #	Public Act #	Brief Explanation of Public Act
1431 § 2	<u>25-168 § 96</u>	Eliminates a requirement for the chief data officer to annually report on ways to share executive branch high value data
1432 (Raised Bill)	<u>25-168 §§ 73-84</u>	Increases the value threshold of a DAS consultant contract or task letter that triggers a requirement for State Properties Review Board approval; requires certain DAS real estate notices to be posted online instead of in the newspaper; increases the project value threshold that determines whether a construction services selection panel must have three or five members; removes requirements for DAS to get various notices from probate court proceedings, primarily related to conservatorships
1514 1516 §§ 3 & 4	<u>25-168 §§ 295 & 296</u>	Requires designating a specific curbside voting area at polling locations; restricts certain election-related activities from occurring within or near this area; requires the secretary of the state to adopt related regulations
1516 §§ 14 & 15	25-168 §§ 297 & 298	Establishes the Translation Advisory Committee to evaluate translated municipal election-related materials and sets membership and eligibility requirements
1516 § 22	<u>25-174 § 225</u>	Requires the secretary of the state to hire an election monitor for Bridgeport's 2025 and 2026 elections and have a town-wide bilingual public awareness campaign to educate people on their rights under the state's election laws
<u>1518</u>	<u>25-168 §§ 198-227</u>	Changes value thresholds that determine whether certain public works contracts are subject to state laws on non-discrimination contract compliance, the Small and Minority Owned Business Set-Aside Program, and affirmative action plans; converts the set-aside program into the spending allocation program by, among other things, replacing the 25% set-aside requirements with annual

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		spending allocation goals by industry category and contract-specific spending allocation goals based on certain localized data
<u>1522</u>	<u>25-168 §§ 411-414</u>	Renames the community investment account the "Donald E. Williams, Jr. community investment account" and modifies the associated fee amounts and allocation of the collected funds
<u>1530</u>	<u>25-168 §§ 277-287</u>	Merges the state's separate laws that protect reproductive and gender-affirming health care services providers and recipients from liability imposed by another state for services in Connecticut; subjects covered entities' business associates to the law's limits on disclosing communications or information without consent; requires notification to the attorney general when the entities or associates receive a subpoena for certain patient information; specifies that assisted reproduction is a covered reproductive health care service
<u>1535 § 1</u>	<u>25-168 § 293</u>	Requires municipalities with 1,000 or more students living on an institution's campus or in institutional housing to have an additional early voting location on campus
6040	25-174 §§ 206-208	Creates a 12-member State Historical Commission to examine and make recommendations on the memorialization and commemoration of Connecticut and U.S. history; requires it to develop a (1) process to identify and commission new statues for the State Capitol building's exterior and (2) plan to install historical placards or signs around the building's exterior
1533 § 2 7222 § 8	<u>25-26 § 7</u>	Shifts the timeline for adjusting Citizens' Election Program (CEP) qualifying contributions and aggregate fundraising amounts
7207	<u>25-94 § 2</u>	Makes a health carrier's reported compliance or noncompliance with parity requirements public information
<u>7229</u>	<u>25-168 §§ 289-292</u>	Creates specific procedures for incarcerated individuals to apply for, receive, and cast absentee ballots

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7246 § 1	<u>25-26 § 1</u>	Makes related changes to the state campaign finance law's definitions of the terms "organization expenditure" and "solicit" regarding sharing content created by a candidate committee or on behalf of a candidate by certain other committees
7246 § 2	<u>25-26 § 2</u>	Modifies disclaimer requirements for certain political communications and advertisements by (1) changing who must be listed in the disclaimer for certain committees, (2) generally applying them to text messages, and (3) removing certain requirements to include a personal audio disclaimer for video communications or advertisements
7246 § 4	<u>25-26 § 3</u>	Reduces the maximum percentage of candidate committees the State Elections Enforcement Commission (SEEC) may audit after an election or primary
7246 §§ 5 & 6	25-26 §§ 4 & 6	Subjects SEEC declaratory rulings, advisory opinions, and guidance documents to certain restrictions or oversight requirements
7246 §§ 7 & <u>8</u>	<u>25-26 §§ 7 & 8</u>	Makes various changes about CEP qualifying contributions, including procedures for returning and reviewing nonqualifying contributions and grant application requirements
7246 § 9	<u>25-26 § 9</u>	Requires SEEC to livestream its meetings
7246 § 9	25-26 § 9, as amended by 25- 174 § 226	Makes changes to the SEEC Executive Director appointment process
7246 §§ 10 & 11	25-26 §§ 10 & 11	Increases how much an individual or group may spend on certain events for invitations, food, and beverages without being subject to certain campaign finance requirements
	GOVERNMENT	T OVERSIGHT
Bill #	Public Act #	Brief Explanation of Public Act
<u>515</u>	<u>25-26 § 7</u>	Requires that the adjusted individual CEP qualifying contribution amount continue to apply until SEEC makes its next inflationary adjustment
1407	<u>25-26 § 3</u>	Requires SEEC to complete an audit within 12 months after a committee is selected and report to the legislature on its compliance
6882 § 2	<u>25-124</u>	Specifies that the Freedom of Information Act's exemption for records covered by the

		federal Family Educational Rights and Privacy Act (FERPA) applies to "education," rather than "educational," records exempt from disclosure under FERPA
7089 § 8	<u>25-26 § 7</u>	Shifts the timeline for adjusting CEP qualifying contributions and aggregate fundraising amounts
7186 §§ 2 & 4	25-168 §§ 270 & 271	Requires the Department of Correction (DOC) to annually report on strip and cavity searches in correctional institutions and report on an evaluation of related directives and procedures
HIGH	ER EDUCATION & EMP	PLOYMENT ADVANCEMENT
Bill #	Public Act #	Brief Explanation of Public Act
<u>5</u>	25-168 §§ 262 & 263	Requires the Office of Higher Education to annually notify higher education institutions of their estimated funding for Roberta B. Willis Scholarship Program need-based grants by November 1
1250 § 1 (Governor's Bill)	<u>25-71 § 4</u>	Requires constituent units of higher education to share certain expense information with the comptroller for an online database
<u>1413</u>	<u>25-168 § 139</u>	Requires the Board of Regents for Higher Education (BOR) to develop a plan for inclusive educational programs for students with intellectual or developmental disabilities at the Connecticut State University System
<u>6074</u>	25-174 §§ 214 & 215	Extends student loan reimbursement eligibility to include certain individuals enrolled in Stone Academy's practical nurse education program, regardless of whether they graduated with a degree from the program
<u>6444</u>	25-168 §§ 141 & 142	Authorizes the constituent units of higher education to establish their own energy savings performance contract process, rather than use DEEP's program
<u>6446</u>	25-1 §§ 12 & 13	Expands student athlete compensation to include, among other things, revenue sharing agreements with higher education institutions
6869 §§ 2-4	<u>25-99 §§ 5-7</u>	Makes various changes related to postsecondary credit and concurrent

		enrollment courses, including requirements for (1) parental notification of course opportunities, (2) development of a model agreement between secondary schools and postsecondary institutions on these courses, (3) course accreditation, and (4) reporting to SDE
6885 § 1	<u>25-168 § 69</u>	Requires BOR to establish a finish line scholars program for grants to students who received a Mary Ann Handley program award and then enroll in a bachelor's program at Charter Oak State College or the Connecticut State Colleges and Universities
	HOUS	SING
Bill #	Public Act #	Brief Explanation of Public Act
12 §§ 3 & 4 1362	<u>25-174 § 117</u>	Authorizes up to \$50 million in GO bonds from FY 26 through FY 29 for the Department of Housing (DOH) to finance projects for employment opportunities in the construction industry by developing affordable housing (PA 25-49, which was vetoed, required DOH to create this pilot program and set criteria for awarding funds)
<u>12 § 7</u>	<u>25-164</u>	Allows municipalities that exercise statutory zoning powers to allow the conversion of commercial buildings into residential developments subject only to a summary review, under certain circumstances
<u>1268</u>	<u>25-121</u>	Specifies that fair rent commission hearings must be open to the public
<u>6940</u>	<u>25-146 § 4</u>	Establishes a working group to develop a uniform statutory definition of "affordable housing"
6943 § 1	<u>25-146 § 3</u>	Requires landlords, at an occupant's request, to provide an accounting for the dwelling unit showing assessed charges, completed payments, and any balance
7112 §§ 12 & 13	<u>25-174 § 119</u>	Authorizes up to \$100 million in GO bonds over the biennium for DOH to administer a grant program supporting housing authorities in expanding the availability of middle housing in municipalities with a population of up to 50,000 (PA 25-49, which was vetoed,

		required DOH to develop and administer this program)
HUMAN SERVICES		
Bill #	Public Act #	Brief Explanation of Public Act
<u>11 §§ 1-3</u>	<u>25-168 §§ 345-347</u>	Caps the price for the sale of identified prescription drugs (e.g., generic drugs) in the state; generally imposes a civil penalty on pharmaceutical manufacturers and wholesale distributors who violate the cap; requires the DRS commissioner to impose and collect the penalty; creates a process for penalty disputes
<u>11 §§ 4 & 5</u>	<u>25-167 §§ 19 & 20</u>	Generally requires DAS to negotiate bulk prices for prescription drugs on behalf of the state's drug purchasing agencies; allows drug purchasing agencies, when negotiating drug prices with manufacturers, to incorporate the federally-negotiated maximum fair price as a guide; allows drug purchasing agencies to enter compacts with other states
<u>11 § 6</u>	<u>25-167 § 21</u>	Creates an advisory council to advise on prescription drug negotiations by state drug purchasing agencies
<u>11 § 13</u>	<u>25-167 § 22</u>	After receiving federal approval, authorizes DSS to contract with a manufacturer to supply the state with a generic form of glucagon-like peptide (GLP-1) prescription drugs for HUSKY Health members
<u>11 § 16</u>	<u>25-167 § 3</u>	Expands the contents of the insurance commissioner's annual report on health carrier rebates to include certain information on how rebates reduced cost sharing
<u>11 § 23</u>	<u>25-167 § 1</u>	Addresses pharmacy benefits managers' (PBMs) duty of care in performing their contractual duties to health carriers or other plan sponsors; also provides that PBMs have an obligation of good faith and fair dealing in performing their duties with all parties
<u>11 § 24</u>	<u>25-167 § 2</u>	Requires PBMs to offer health plans the option of being charged the same price for a prescription drug that the PBM pays a pharmacy for the drug
<u>11 § 25</u>	<u>25-167 § 4</u>	Generally requires health carriers to annually report on pricing for, and profit generated

		between, the carrier and any PBM or mail- order pharmacy
11 §§ 26-35	<u>25-167 §§ 9-18</u>	Allows the DCP commissioner, after a consultant's feasibility study, to seek federal approval to establish a program to import prescription drugs from Canada for distribution in the state; establishes several related requirements if the program is approved, such as on (1) drug safety, quality, and tracking and (2) Canadian suppliers' and participating wholesalers' documentation; provides for DCP enforcement and emergency actions and penalties (e.g., if the drugs are adulterated)
<u>11 § 36</u>	<u>25-167 § 5</u>	Creates an ongoing task force to study emergency preparedness and mitigation strategies for prescription drug shortages
<u>1251 § 1</u>	<u>25-148 § 8</u> <u>25-168 § 339</u>	Transfers, from the Department of Aging and Disability Services to the Department of Motor Vehicles (DMV), a unit to evaluate and train people with disabilities on driving motor vehicles
1251 § 3 (Governor's Bill)	<u>25-168 § 324</u>	Freezes State Supplement Program payment standards for FYs 26 and 27
1251 §§ 4 & 5 (Governor's Bill)	25-168 §§ 325 & 326	Eliminates separate eligibility requirements for domestic violence victims to receive Temporary Family Assistance (TFA) diversion assistance or similar payments under State Administered General Assistance
1251 § 6 (Governor's Bill)	<u>25-168 § 327</u>	Requires prior authorization, and step therapy in some circumstances, for Medicaid coverage of prescription drug obesity treatment
1251 § 10 (Governor's Bill)	<u>25-168 § 337</u>	Allows DSS to give residential care homes a rate increase in FYs 26 and 27, within available appropriations, for certain capital costs; allows pro rata fair rent increases in these years at the department's discretion and within available appropriations
1251 § 11 (Governor's Bill)	<u>25-168 § 330</u>	Prohibits DSS from rebasing nursing home costs in FY 26
1251 § 12	<u>25-168 § 331</u>	Eliminates inflation adjustments for nursing home rates in FYs 26 and 27

(Governor's Bill)		
1476 (File 385)	<u>25-148 §§ 2-7</u> <u>25-168 §§ 449-454</u>	Modifies Connecticut's Achieving a Better Life Experience (ABLE) program by (1) aligning eligibility requirements with federal law, (2) allowing the state treasurer to pay certain associated fees, (3) generally disregarding ABLE accounts as income from all meanstested public assistance programs instead of programs specified by law, and (4) implementing conforming changes to federal law
<u>1478</u>	<u>25-168 § 344</u>	Requires certain stakeholders to develop a framework and operational guidelines to streamline municipal Medicaid billing for Medicaid-eligible school-based behavioral health services
7104	<u>25-168 § 342</u>	Requires DSS to disregard income a person receives from participating in certain DSS-approved pilot programs and job training programs when determining TFA eligibility
7191 §§ 2 & 3 (File 413)	<u>25-168 §§ 350-352</u>	Requires DSS to provide an alternative, updated prospective payment methodology and modifies procedures for approving changes to a federally- qualifying health center's scope of service
7191 § 3	<u>25-168 § 340</u>	Appoints the Human Services and Public Health committees' chairs as the Medical Assistance Program Oversight Council's chairs
	INSURANCE &	REAL ESTATE
Bill #	Public Act #	Brief Explanation of Public Act
<u>1253</u>	<u>25-94 §§ 6 & 7</u>	Allows the insurance commissioner to reduce a health carrier's individual or small employer group health insurance rate request by up to two percentage points if the carrier's average approved rate increase exceeded the state's health care cost growth benchmark in each of the two most recent years with available benchmark data
6870 §§ 1-10	<u>25-167 §§ 9-18</u>	Allows DCP, after a feasibility study, to seek federal approval for a program to import prescription drugs from Canada to distribute in the state; establishes several related

		requirements if there is approval, such as on (1) drug safety, quality, and tracking and (2) Canadian suppliers' and participating wholesalers' documentation; provides for DCP enforcement and emergency actions and penalties; and, if the importation program is not feasible, allows a DCP consultant to do a
		feasibility review of Canadian prescription drug price benchmarking and develop policy recommendations
6870 §§ 11- 13	<u>25-168 §§ 345-347</u>	Caps the sales price of identified prescription drugs (e.g., generic drugs and biological products) in the state at the reference price (i.e. acquisition price) adjusted for any increase in the consumer price index; generally imposes a civil penalty on pharmaceutical manufacturers and wholesale distributors who violate the cap; requires DRS to calculate, impose, and collect the penalty; creates a process for penalty disputes
6870 § 15	<u>25-167 § 8</u>	Generally requires health carriers to credit insureds or enrollees for certain prescription drug costs when determining in-network liability for out-of-pocket expenses; establishes requirements for proof of payment an insured or enrollee must provide to receive credit for purchases from out-of-network providers; limits the total annual credit amount for out-of-network purchases and prohibits carryover to another policy period
7039 § 2	<u>25-167 § 7</u>	Requires the Insurance and Real Estate Committee chairpersons to convene a working group on compensating pharmacists for providing certain health care services
		CIARY
Bill #	Public Act #	Brief Explanation of Public Act
1388	<u>25-159 §§ 64 & 65</u>	Increases prior law's enhanced penalties for violations of the "move over" law that result in the injury or death of an emergency vehicle's operator of occupant
1440	<u>25-168 § 261</u>	Establishes a new crime of unlawful dissemination of an intimate synthetically created image that is generally similar to the

		existing crime of unlawful dissemination of an
		intimate image
<u>1543 § 1</u>	<u>25-168 § 264</u>	Specifically requires DOC's plan for health care services to ensure that various requirements are met, rather than to include guidelines for implementing them, and adds to the plan's required mental health-related components
<u>1543 § 2</u>	<u>25-168 § 265</u>	Requires the DOC commissioner to provide palatable and nutritious meals to people in department custody; bans nutraloaf or other punitive diets as a form of discipline
<u>1543 § 3</u>	<u>25-168 § 266</u>	Requires the DOC commissioner to ensure that everyone in the department's custody is given a form allowing them to authorize someone else to access their medical records that would otherwise be subject to nondisclosure under HIPAA
<u>1543 § 7</u>	<u>25-168 § 267</u>	Requires the DAS and DOC commissioners to study the feasibility of relocating correctional centers in Bridgeport and New Haven
<u>1543 § 8</u>	<u>25-168 § 268</u>	Requires the DOC commissioner to (1) ensure that the department's correctional facilities are sufficiently staffed to protect the safety of everyone at or visiting the facility and (2) develop and implement a program to recruit and retain correctional officers
1543 § 10	<u>25-168 § 269</u>	Requires the DOC commissioner to develop a protocol to fully document assaults by incarcerated people against correctional staff
1543 §§ 12 & 14	25-168 §§ 270 & 271	Requires DOC to (1) annually report on strip and cavity searches in correctional institutions and (2) report on an evaluation of related directives and procedures in other jurisdictions
<u>7135</u>	<u>25-168 §§ 277-287</u>	Merges the laws that protect reproductive and gender-affirming health care services providers and recipients from liability imposed by another state for services in Connecticut; specifies that assisted reproduction is a covered reproductive health care service and conversion therapy for anyone under age 18 is not a gender-affirming health care service; subjects business associates to the law's limits on covered entities' disclosure of health

		care communications or information without consent; requires notification to the attorney general when the entities or associates receive a subpoena for certain patient information
<u>7137</u>	<u>25-43 §§ 4-6</u>	Adds certain misdemeanor convictions (e.g., involving violence or possession of certain drugs) that occur in other jurisdictions to the list of offenses that disqualify a person from being issued specified firearm credentials
7141 § 1	<u>25-12 § 13</u>	Removes an administrative law judge's discretion to award temporary partial incapacity benefits instead of permanent, partial disability (PPD) benefits once an injured employee reaches maximum medical improvement; also increases the duration of PPD benefits for a cervical spine injury and expands the list of injuries eligible for PPD benefits to include those to the intestinal tract and esophagus
7141 § 2	<u>25-12 § 14</u>	Allows a deceased employee's parents, when there are no dependents for distribution of workers' compensation benefits, to each receive an equal portion of the benefits
7141 § 3	<u>25-12 § 15</u>	Creates a working group to study rehabilitation services available to injured employees under the state's Workers' Compensation Act
7194 § 1	<u>25-43 § 7</u>	Specifies that unlawfully discharging a firearm does not include intentionally discharging a firearm for lawful self-defense or defending another person
7194 § 2	<u>25-43 § 8</u>	Specifically prohibits the DEEP's hunting regulations and orders from prohibiting intentionally discharging a firearm for lawful self-defense or defending another person
<u>7211</u>	<u>25-29 § 4</u>	Broadens the circumstances under which a federal immigration authority can interview a person in the state or local law enforcement custody or a person may be arrested or detained under a civil immigration detainer to apply to people convicted of any of 13 specified crimes
7212 § 1	25-29 §§ 4 & 6	Expands who is considered a "law enforcement officer" under the civil

		immigration detainer law to include, among others, juvenile probation officers, prosecutors, and Board of Pardons and Paroles employees; creates a civil cause of action for an aggrieved person against a municipality for violating the detainer law
<u>7250</u>	<u>25-168 §§ 245-251</u>	Adds the DOH and DESPP commissioners to the Juvenile Justice Policy and Oversight Committee (JJPOC); establishes a JJPOC advisory council to help the state develop its juvenile justice plan; requires the Police Officer Standards and Training Council (POST) and JJPOC to develop a uniform youth diversion policy and a youth diversion training curriculum for police; establishes four new annual reporting requirements related to juvenile justice policy
7258 §§ 2 & 3 (Raised Bill)	<u>25-19 §§ 7 & 8</u>	Allows an officer to stop a motor vehicle for a violation of the laws against using cannabis in a vehicle if the officer sees the operator actively consuming cannabis and smells burnt cannabis
7260	25-19 §§ 9-14	Sets enhanced penalties under the reckless driving law for violators who drive faster than 100 mph
	LABOR & PUBL	IC EMPLOYEES
Bill #	Public Act #	Brief Explanation of Public Act
1027	25-174 §§ 209 & 210	Removes a requirement for the state to oppose Native American tribe applications to convert fee interest land to federal trust status
<u>1220</u>	<u>25-168 § 149</u>	Allows certain state marshals to participate in the state employee health insurance plan under the same terms and conditions as state employees
1370	25-174 §§ 211 & 212	Extends the state's prevailing wage law to cover off-site custom fabrication for a public works project
<u>1427</u>	<u>25-174 §§ 234-237</u>	Extends the state's Paid Family and Medical Leave Insurance Program to school employees whose position does not require a professional certification; correspondingly extends the Family and Medical Leave Act to cover these employees

1428	<u>25-168 § 1</u>	Appropriates funds to the Domestic Workers Education and Training Grant Program in FYs 26 and 27
<u>6408</u>	<u>25-12 § 14</u>	Allows a deceased employee's parents to receive the employee's workers' compensation benefits if the employee has no dependents
	PLANNING & D	EVELOPMENT
Bill #	Public Act #	Brief Explanation of Public Act
1188	<u>25-168 § 434</u>	Establishes a property tax exemption for property located on reservation land that is held in trust for a federally recognized Indian tribe
6812 (Committee Bill)	<u>25-73 § 8</u>	Expands the purposes for which municipalities may use their housing trust funds to include (1) acquiring real property for affordable housing purposes and (2) incentivizing deed restrictions that preserve real property for affordable housing purposes
<u>6830</u>	<u>25-73 § 2</u>	Expands who must take DEEP's inland wetlands training program to include all inlands wetlands agency members and municipal employees who staff an agency
<u>6961</u>	<u>25-73 §§ 3-5</u>	Allows municipalities to extend the time for assessors to issue certificates of correction for certain property tax assessment errors
<u>6962</u>	<u>25-73 § 7</u>	Establishes a task force to study, among other things, how corporations buying residential property impacts housing affordability and homeownership opportunities
<u>6993</u>	<u>25-73 § 13</u>	Allows a special taxing district in New Milford to apportion its costs equally among district property owners
7002	<u>25-73 §§ 9-11</u>	Requires common interest communities to assess unit owners for certain common expenses they cause; separately prohibits condominiums and planned communities from unreasonably restricting solar panels on detached units unless they opt out
7151	<u>25-3 § 2</u>	Prohibits OPM from reducing a municipality's FY 26 municipal revenue sharing grant if the municipality's budget expenditures exceed the statutory spending cap

7152	<u>25-73 § 6</u>	Requires certain disclosures on studies or evaluations submitted in connection with a pending local land use application	
PUBLIC HEALTH			
Bill #	Public Act #	Brief Explanation of Public Act	
7 § 1 1326 § 1	<u>25-168 § 169</u>	Codifies the amount of fluoride that water companies must add to the water supply, instead of tying it to federal recommendations	
<u>7 § 2</u>	<u>25-168 § 170</u>	Allows the Department of Public Health (DPH) to create an advisory committee on matters related to federal Centers for Disease Control and Prevention and Food and Drug Administration (FDA) recommendations	
7 §§ 3 & 4	<u>25-168 §§ 171 & 172</u>	Requires hospital emergency departments to provide services related to pregnancy complications when necessary; prohibits emergency departments or their providers from discriminating on various bases; requires hospitals to comply with the federal Emergency Medical Treatment and Labor Act (EMTALA), and DPH to adopt certain EMTALA-related provisions into state regulations if the federal law is revoked	
<u>7 § 5</u>	<u>25-168 § 173</u>	Creates an account funded by private sources to give grants to nonprofits that fund reproductive or gender-affirming health care services or related collateral costs	
7 §§ 6 & 7	25-168 §§ 174 & 175	Declares opioid use disorder to be a public health crisis in the state and requires the Alcohol and Drug Policy Council to convene a working group to set goals to combat the disorder's prevalence	
<u>7§8</u>	<u>25-168 § 176</u>	Creates an account to fund DPH communications during public health emergencies	
<u>7§9</u>	<u>25-168 § 177</u>	Creates an account to address unexpected shortfalls in public health funding	
7 § 10	<u>25-168 § 178</u>	Requires physicians, advanced practice registered nurses, and physician assistants (PAs) who regularly treat patients with epilepsy to give them information on sudden unexpected death in epilepsy	

7 § 11 1190	<u>25-168 § 179</u>	Requires nursing homes and certain managed residential communities to have an automated external defibrillator in a central location
7 § 12 1191	<u>25-168 § 180</u>	Requires DPH, within available appropriations, to create a pancreatic cancer screening and treatment referral program
7 § 13 1324	<u>25-168 § 181</u>	Requires emergency medical services personnel to receive training on administering glucagon and allows them to administer glucagon nasal powder when necessary
7 § 14 1192	<u>25-168 § 182</u>	Requires the Office of the Healthcare Advocate to contract with a vendor to develop an online hospital financial assistance portal for patients and their family members
7 § 15 1326 § 2	<u>25-168 § 183</u>	Requires DPH to adopt into the state's food code any FDA food code revision issued by the end of 2024, and gives it discretion to adopt other supplements to the federal code
7 § 16 (File 604)	<u>25-97 § 51</u>	Requires SDE, within available appropriations, to create a pilot program in priority school districts on mental and behavioral health awareness and treatment using an online tool
7 §§ 16-18 1451	<u>25-168 §§ 184-186</u>	Makes changes to laws on home health and hospice agency staff safety, such as (1) requiring health care providers to give these agencies certain information when referring or transferring a patient to them, (2) extending to hospice agencies certain requirements that already apply to home health agencies, and (3) requiring these agencies to create a system for staff to report violent incidents or threats
7 § 19	<u>25-168 § 187</u>	Requires the correction ombuds to evaluate health care services for incarcerated individuals, and specifies certain steps he may take when doing so
7 § 20 1538 § 1	<u>25-168 § 188</u>	Requires the probate court administrator and DSS commissioner to evaluate the feasibility of establishing an expedited process to appoint a conservator for hospital emergency department patients without the capacity to consent to services

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7 § 21		Adds to the required recipients of hospitals'
1538 § 2	<u>25-168 § 189</u>	annual reports analyzing emergency
<u> </u>		department data
7 § 22	25-168 § 190	Creates a working group to evaluate hospital
1 8 22	<u>25-108 § 130</u>	discharge challenges
		Requires the Office of Health Strategy (OHS)
1221	05.07.6.47	to study the exclusion of certain patient
<u>1331</u>	<u>25-97 § 47</u>	health information from the Statewide Health
		Information Exchange
		Creates a DPH licensure program for lactation
		consultants; allows unlicensed people
4070	05 400 00 400 407	meeting specified criteria to practice lactation
<u>1373</u>	<u>25-168 §§ 192-197</u>	consulting or provide related services, if they
		do not refer to themselves as "lactation
		consultants"
		Designates April 19 as Connecticut Liver
<u>1537 § 1</u>	25-97 § 46	Health Day to raise awareness of liver health
		issues
		Requires the pediatric hospice services
		working group to make recommendations on
4540	05.07.6.45	establishing a (1) Children's Health, Advocacy,
<u>1540</u>	<u>25-97 § 45</u>	Management, and Palliative Care program
		and (2) Pediatric Palliative and Hospice Care
		Center of Excellence pilot program
		Under certain conditions, requires a person's
00046649		public or private insurance, rather than the
6834 §§ 1 &	25-168 §§ 113 & 114	Department of Mental Health and Addiction
<u>2</u>		Services, to cover the cost of substance use
		treatment under specified pretrial programs
		Adds two members to the Opioid Settlement
6834 § 12	<u>25-168 § 115</u>	Advisory Committee (two governor-appointed
		municipal representatives)
		Specifically allows opioids to be prescribed
602/15/12	25 169 \$ 116	through telehealth as part of medication-
6834 § 13	<u>25-168 § 116</u>	assisted treatment or to treat a psychiatric
		disability or substance use disorder
6834 §§ 14-	25-101 §§ 23-26	Makes technical changes to the definition of
<u>17</u>	<u>25-168 §§ 117-120</u>	"opioid drug"
		Enters Connecticut into the Physician
<u>6835</u>	25-168 §§ 457 & 458	Assistant Licensure Compact; correspondingly
		requires all PA licensure applicants to get a
		fingerprint-based background check
6836	25 169 S 47	Requires DSS, within available appropriations,
<u>6836</u>	<u>25-168 § 47</u>	to develop a plan to implement alternative

		payment methods for hospitals voluntarily participating in the All-Payer Health Equity Approaches and Development federal demonstration program; authorizes DSS to apply for a federal Medicaid waiver to implement these alternative payment methods
<u>6976</u>	<u>25-96 § 10</u>	Requires hospitals to notify DPH within two hours after they declare emergency department diversions
6977 § 1	<u>25-96 § 16</u>	Makes a clarifying change regarding bulk water haulers' license renewals
6977 §§ 2 & 3	<u>25-96 §§ 17 & 18</u>	Expands DPH's authority to regulate alternative on-site sewage treatment systems and requires DPH to amend its regulations accordingly; authorizes the DPH commissioner to implement policies and procedures while adopting regulations on alternative on-site and subsurface sewage systems
6977 § 4	<u>25-96 § 19</u>	Updates the process for reviewing and approving new public water systems to reflect current practice, generally requiring DPH to adopt regulations with various related requirements
6979 §§ 1-3	<u>25-96 §§ 11-13</u>	Allows retired physicians to renew or reinstate their licenses for a reduced fee compared to standard physician licensure, and requires DPH to adopt regulations on related matters
6979 § 4	<u>25-96 § 14</u>	Under certain conditions, exempts physicians from having to maintain malpractice insurance when providing volunteer behavioral health services at a nonprofit clinic
6979 § 5	<u>25-162 § 1</u>	Requires DPH, within available appropriations, to establish a health care provider student loan reimbursement program
<u>6980</u>	25-97 §§ 24-42	Makes technical changes in various public health and related statutes
7049	<u>25-97 §§ 43 & 44</u>	Allows DPH to disclose Infant Mortality Review Program data to the Child Advocate and, in turn, allows the Child Advocate to disclose to DPH information on infant deaths necessary for each to perform their statutory duties;

		deems this shared information and data confidential and not subject to further disclosure
7050 § 2	<u>25-168 § 275</u>	Modifies the definition of "termination of services" for certificate of need (CON) purposes to include the termination of any services for a combined total of more than 180 days within a consecutive two-year period
7050 § 4	<u>25-168 § 276</u>	Expressly allows OHS, when reviewing CON applications for certain hospital ownership transfers that require a cost and market impact review, to consider the review's preliminary and final reports and other specified materials
7080	<u>25-168 § 140</u>	Requires the UConn Health Center to establish a Center of Excellence for Neuromodulation Treatments
7214 § 2 (File 689)	<u>25-168 § 124</u>	Requires DPH to (1) establish an annual maternity care report card for birth centers and hospitals that provide obstetric care, (2) establish an advisory committee to establish the report card's contents, and (3) adjust the report card based on patient acuity levels
<u>7247</u>	25-97 §§ 49 & 50	Establishes a working group to assess and make recommendations on (1) sewage disposal regulation and (2) balancing housing development costs with protecting public health and the environment; requires DEEP to post notice of its intent to amend certain sewerage-related regulations and consider the group's recommendations when adopting the regulations
		Y & SECURITY
Bill #	Public Act #	Brief Explanation of Public Act
<u>1318</u>	<u>25-168 § 407</u>	Requires telephone and telecommunications companies to generally charge subscribers a five cent per month per service line fee to be deposited into the firefighters cancer relief account
<u>1389</u>	<u>25-80 § 3</u>	Allows (1) any municipality to adopt an ordinance prohibiting anyone from organizing, participating in, or gathering with intent to observe and actually observing a "street

		takeover" and (2) the impounding of any vehicle used to violate the act until certain fines, charges, and taxes are paid
<u>1492</u>	<u>25-174 §§ 195-199</u>	Requires various entities to take specified actions to recruit and retain police officers, including studies and implementing a pilot program (e.g., study and pilot program on substituting college courses for police basic training)
6859 § 1 (File 455)	<u>25-29 § 2</u>	Eliminates the option for law enforcement agencies, after receiving certain sexual assault evidence, to transfer it to an FBI laboratory; permits DESPP to return the evidence to the original law enforcement agency in a way that preserves its integrity
<u>6860</u>	<u>25-65 § 59</u>	Commemorates the state trooper "Irving H. Nelson"
<u>6965 § 2</u>	<u>25-157 § 10</u>	Changes the Fire Marshal Training Council's composition, including by reducing the membership by three (from 12 to 9)
7202 §§ 1 & 2	<u>25-168 §§ 137 & 138</u>	Requires DESPP, in consultation with POST, to establish a social work and law enforcement project at Southern Connecticut State University and a crime scene processing, forensic evidence, and criminal investigations police training center at Central Connecticut State University
	SPECIAL E	DUCATION
Bill #	Public Act #	Brief Explanation of Public Act
1561 § 1 7277 § 1	<u>25-67 § 1</u>	Allows children with developmental delays to qualify for special education through age eight without falling under a specific disability category
1561 § 3 7277 § 3	<u>25-67 § 3</u>	Requires the state to set rates that special education and related services providers can charge to school boards for services
1561 § 4 7277 § 4	<u>25-67 § 2</u>	Generally prohibits a special education service provider from increasing its costs to a school board for services; permits increases in certain situations if approved by SDE
1561 § 5 7277 § 5	<u>25-93 § 16</u>	Adds requirements to contracts with private special education providers and conditions on expenditures to be eligible for reimbursement; authorizes placements in nonapproved

		facilities under certain conditions and specifies when they are eligible for state reimbursement
1561 § 6 7277 § 6	<u>25-67 § 5</u>	Provides that, beginning July 1, 2026, "reasonable costs" for special education services are the permitted charges under the rate schedule the act creates; prohibits the presumption that "reasonable costs" are the actual cost incurred by special education providers
1561 § 8 7277 § 8	<u>25-67 § 7</u>	Entitles each school board to a new special education and expansion development grant; imposes restrictions on how the funds are used and creates a penalty for improper use
1561 § 12 7277 § 12	<u>25-93 § 19</u>	Establishes a new competitive grant program to support in-district and regional special education programs
1561 §§ 18 & 32 7277 §§ 18 & 32	25-93 §§ 20 & 25	Requires SDE to (1) create and annually update a list of certain special education programs throughout the state, to be posted on SDE's public database; and (2) administer a special education training, education, and testing competitive grant program
1561 § 19 7277 § 19	<u>25-67 § 8</u>	Requires SDE to develop licensure standards for private special education providers and submit them to the Education Committee
1561 § 20 7277 § 20	<u>25-67 § 9</u>	Requires (1) SDE to do unannounced on-site visits of RESCs and private special education providers, (2) SDE to notify the providers of the visit findings and any required corrective actions, and (3) providers to show proof of compliance within 30 days after receiving the finding; imposes a fine of up to \$100 per day for noncompliance; requires SDE to notify school boards of the findings and necessary compliance proof
1561 § 21 7277 § 21	<u>25-93 § 21</u>	Requires private special education providers to do employee and prospective employee criminal background checks and take related steps
1561 § 22 7277 § 22	<u>25-93 § 22</u>	Requires RESCs and private special education providers to notify parents or legal guardians, school boards, and SDE about certain special education staffing changes

1561 § 23 7277 § 23	<u>25-67 § 10</u>	Prohibits entities that receive out-of-district placement students from further transferring these students except in certain circumstances
1561 § 24 7277 § 24	<u>25-67 § 11</u>	Requires SDE to establish model contracts to be used when placing a student with an approved private special education provider; requires SDE to make the model contracts available to school boards
1561 §§ 26, 27, 29, 30, 36 & 47 7277 §§ 26, 27, 29, 30, 36 & 47	25-67 §§ 12-15, 17 & 25	Requires (1) school boards to report on special education student placements; (2) school boards to do a functional behavior assessment and develop or update a behavioral intervention plan before placing a student out of-district; (3) the Transforming Children's Behavioral Health Policy and Planning Committee to report on behavioral health issues affecting special education students; (4) the Building Educational Responsibility with Greater Improvement Networks (BERGIN) Commission to meet new study requirements and additional members to be added to the commission; (5) SDE to report on the functions of the Connecticut Special Education Data System (CT-SEDS); and (6) BOR to continue offering transitional college readiness, embedded remedial support, and intensive remedial support programs
1561 § 31 7277 § 31	<u>25-93 § 24</u>	Requires SDE, in consultation with the Connecticut Parent Advocacy Center, to develop a guide to help families understand special education laws and processes
1561 § 37 7277 § 37	<u>25-67 § 16</u>	Requires SDE to develop a proposed statewide special education workload analysis model for teachers and school service providers
1561 §§ 39 & 40 7277 §§ 39 & 40	<u>25-67 §§ 18 & 19</u>	Makes several changes to the special education due process hearing procedures
1561 § 42 7277 § 42	<u>25-67 § 21</u>	Requires SDE to remove certain components from the state individualized education plan (IEP) form

1561 § 43 7277 § 43	<u>25-67 § 22</u>	Requires SDE to annually (1) make certain disaggregated, student-level, and statewide data available on its website and (2) submit excess cost grant projections to the Appropriations and Education committees and the Office of Fiscal Analysis
1561 § 44 7277 § 44	<u>25-67 § 23</u>	Requires a report to the Education Committee on recent developments and best practices on dyslexia evaluations and interventions
1561 § 46 7277 § 46	<u>25-67 § 24</u>	Requires that any contract between a private provider and a school board entered into or amended beginning July 1, 2026, be in alignment with the new rates or rate schedule as appropriate
1561 § 48 7277 § 48	<u>25-93 § 27</u>	Establishes the Office of the Educational Ombudsperson to serve students and families from early childhood to adult education; places the office under the direction of a governor-appointed ombudsperson and requires it, among other duties, to receive, review, and attempt to resolve any complaints from students and their families
1561 §§ 49 & 50 7277 §§ 49 & 50	<u>25-93 §§ 28 & 29</u>	Requires school boards to hire or designate an instructional support partner in every school or school building (PA 25-174 made this permissive); gives instructional support partners various responsibilities to support teaching staff and students with disabilities; requires SDE to host quarterly instructional support partner trainings
1561 § 51 7277 § 51	<u>25-93 § 26</u>	Requires SDE to establish a grant program to help school boards provide support services for special education students who experienced trauma or have behavioral health needs
	TRANSPO	RTATION
Bill #	Public Act #	Brief Explanation of Public Act
<u>774 § 2</u>	<u>25-113 § 21</u>	Prohibits printing a motor vehicle dealer's order and invoice form with fees, charges, and costs for optional add-on consumer goods or services before a discussion with a prospective buyer
<u>1242</u>	25-65 §§ 32-34	Requires the Connecticut Port Authority to establish the Small Harbor Improvement

		Projects Program (SHIPP) to provide grants for improvements at small harbors; funds the program with an existing \$20 million GO bond authorization
<u>1243</u>	<u>25-65 § 37</u>	Requires the Department of Transportation (DOT) to give a discount for state-owned or controlled public buses to veterans; allows school boards to buy passes at discounted rate and give them to public school students in grades 9-12
<u>1375 § 1</u>	<u>25-65 § 15</u>	Increases, from \$500 to \$750, the penalty for failure to yield to pedestrians and other related violations
<u>1375 § 2</u>	<u>25-65 § 16</u>	Extends prohibition on driving in the extreme left lane on limited access highways with more than two lanes going in the same direction to all vehicles, with certain exceptions
<u>1375 § 3</u>	<u>25-65 § 19</u>	Increases, from 18 to 21, the age under which all motorcycle and motor-driven cycle drivers and passengers must wear a helmet
<u>1375 § 6</u>	<u>25-65 § 20</u>	Increases, from 16 to 18, the age under which children must wear a helmet while riding a bicycle, electric bicycle, nonmotorized scooter, skateboard, or electric foot scooter or while using roller skates or roller blades
<u>1375 § 7</u>	<u>25-65 § 21</u>	Requires DOT to give technical assistance to municipalities and councils of government on adopting and implementing Complete Streets standards or policies
1375 § 8	<u>25-65 § 22</u>	Requires the Vision Zero Council and the chief state's attorney to jointly study, and make recommendations on, the feasibility of addressing speeding and reckless driving with intelligent speed assistance devices
<u>1375 § 9</u>	<u>25-65 § 23</u>	Requires drivers to attend an operator's retraining program upon their first conviction of reckless driving
1375 § 10	<u>25-65 § 24</u>	Exempts adaptive e-bikes from the \$3,000 MSRP cap and adds residents with physical disabilities to the list of residents who must get priority for vouchers
<u>1448</u>	25-65 §§ 25-27	Makes changes in laws on transportation network companies (e.g., Uber and Lyft),

		including (1) modifying registration and renewal fees, (2) establishing a new annual reporting requirement, and (3) creating certain requirements related to these companies' drivers
<u>1449</u>	<u>25-55 §§ 6-11</u>	Requires DMV to establish a new towing rate schedule through a new process; sets temporary rates for nonconsensual mediumand heavy-duty towing; codifies DMV dealer and repairer complaint process
<u>5766</u>	25-65 §§ 4 & 31	Establishes a fine of up to \$200 for subsequent violations of the law's prohibition on vehicles parking within 10 feet of a fire hydrant
6861 §§ 1-3 (Raised Bill)	<u>25-1 §§ 6-8</u>	Generally prohibits (1) operating a drone near specified critical infrastructure facilities and (2) equipping a drone or aircraft with deadly weapons or dangerous devices; provides various exemptions (e.g., for armed forces members)
<u>6861</u>	<u>25-65 § 28</u>	Generally prohibits intentionally projecting a laser on or at an aircraft or its flight path, with certain exemptions (e.g., for armed forces members)
<u>6862</u>	<u>25-159 §§ 35-59</u>	Makes various changes related to e-bike modification and labeling, e-bike sales, e-bike use on trails, e-bike violation penalties, and the definitions of motor-driven cycle and electric scooter
7058	<u>25-65 §§ 29 & 30</u>	Requires DOT to develop a plan to expand speed camera use on state roads; explicitly allows municipalities to reimburse a speed or red light camera vendor from fine revenue received through a municipal speed or red light camera program
7059 § 2	<u>25-65 § 35</u>	Requires DOT to post certain Connecticut Public Transportation Council reports and records on its website (e.g., meeting schedule, agendas, and minutes)
7060 §§ 1 & 2	<u>25-65 §§ 44 & 45</u>	Names (1) a section of Connecticut Special Service Road 495 in Meriden the "Andrew DiDomenico Memorial Highway" and (2) Bridge No. 01241 in Southington the "State Trooper First Class Aaron M. Pelletier Memorial Bridge"

7060 §§ 3-5	<u>25-159 §§ 26-28</u>	Creates a new DMV-administered highway work zone and roadside vehicle safety awareness program and related requirements; generally requires (1) driver's license applicants and violators of the "move over" law or highway worker endangerment law to take the program and (2) the suspension of violators' licenses if they commit specified additional violations within a certain time period after completing it
7060 §§ 8 & 9 (File 558)	<u>25-159 §§ 64 & 65</u>	Increases the law's enhanced penalties for violations of the "move over" law and the law on endangering highway workers that result in the injury or death of an emergency vehicle driver or occupant or a highway worker
<u>7159</u>	<u>25-159 §§ 29-34</u>	Requires DMV, in consultation with the Commission on Women, Children, Seniors, Equity & Opportunity and others, to develop yellow envelopes and related public awareness materials for people with cognitive impairments or physical disabilities; requires the envelopes to have information on how first responders can accommodate and effectively interact with these individuals
7161 §§ 2 & 3	25-159 §§ 59 & 60	Requires the Centralized Infractions Bureau to allow people to pay motor vehicle tickets through a payment plan and sets parameters for administering the plans
	VETERANS' AND M	
Bill #	Public Act #	Brief Explanation of Public Act
<u>1150</u>	<u>25-15 § 5</u>	Requires DMV to waive, or give vouchers for waiving, the driver's license or identity card renewal fee for veterans who attend a Department of Veterans Affairs (DVA) one-day Stand Down event
<u>1151</u>	<u>25-95 §§ 2-8</u>	Disregards certain federal veterans' benefits when determining income for several meanstested public assistance programs
1152	<u>25-95 § 1</u>	Appropriates \$169,000 for FY 26 for the Military Department's Joint Enlistment Enhancement Program (PA 25-168, § 1, also appropriates funds to this program (\$169,600 for FY 26 and \$338,600 for FY 27))

<u>1153</u>	<u>25-15 § 6</u>	Authorizes the adjutant general to establish awards or ribbons for members of the state armed forces
1276 § 2 (File 38)	<u>25-2 § 4</u>	Specifies that a veteran qualifies for the 100% Permanent and Totally (P&T) property tax exemption if he or she is determined by the U.S. DVA to be permanently and totally disabled based on a 100% service-connected disability rating
1276 §§ 1-7	25-168 §§ 233-239	Makes several changes to the 100% P&T exemption, including (1) authorizing municipalities to expand or limit it in specified ways; (2) limiting it to the portion of the unit the veteran actually resides in; (3) explicitly excluding commercial or rental properties; (4) generally expanding it to cover mobile homes, dwellings possessed as tenants for life, certain leased property, and property held in trust for qualifying veterans; (5) establishing specific documentation and verification requirements; (6) making it portable to other municipalities like other veteran-related property tax exemptions; and (7) explicitly requiring veterans to disclose if their disability rating changes
1276 §§ 2 & 8-10	25-168 §§ 234 & 240-242	Establishes new municipal-option veteran- related property tax exemptions that are similar to the 100% P&T exemption for (1) surviving spouses of active duty servicemembers killed in the line of duty and (2) state residents determined by the U.S. DVA to have a service-connected total disability based on an individual unemployability rating
<u>5074</u>	<u>25-15 § 2</u>	Requires the DMV commissioner, if asked by a woman veteran or servicemember, to register a motor vehicle and issue a special certificate of registration and a set of license plates commemorating her service
<u>5787</u>	<u>25-15 § 4</u>	Allows veterans and servicemembers who get a license plate commemorating the Military Order of the Purple Heart to be reimbursed for the cost of joining a chapter of the order
<u>6439</u>	<u>25-95 §§ 9-13</u>	Expands the higher education tuition waiver program for eligible National Guard members

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		and veterans with wartime service to cover (1) higher education extension fees and (2) tuition at Charter Oak State College
<u>6441</u>	<u>25-95 § 15</u>	Increases the required number of staff at the DVA's Office of Advocacy and Assistance from 10 to 19
<u>6723</u>	<u>25-15 § 1</u> <u>25-59</u>	Establishes November as Veterans' Month
<u>6724</u>	<u>25-15 § 3</u>	Requires DMV to issue commemorative license plates in recognition of "The Borinqueneers" and gives part of the fee to the Hispanic-American Veterans of Connecticut, Inc. for bilingual services and assistance to veterans and service members
6910	<u>25-15 § 10</u>	Requires nursing homes to admit qualifying veterans under certain conditions, regardless of their waitlist
7121	25-95 § 14	Requires public defender income eligibility guidelines to disregard service-connected veteran disability benefits
7123	25-15 §§ 7 & 8	Requires school boards to take steps to ensure a minimally disruptive transition of a new military-connected student receiving certain services; allows a military-connected student to stay enrolled in their school when a service member relocates on orders

Table 2: Bill Tracking by Bill Number

Bill #	Public Act #	Brief Explanation of Public Act
2 § 22	<u>25-168 § 261</u>	Establishes a new crime of unlawful dissemination of an intimate synthetically created image that is generally similar to the existing crime of unlawful dissemination of an intimate image
<u>5</u>	<u>25-168 §§ 262 & 263</u>	Requires the Office of Higher Education to annually notify higher education institutions of their estimated funding for Roberta B. Willis Scholarship Program need-based grants by November 1
<u>6§8</u>	<u>25-93 § 40</u>	Increases the Early Childhood Cabinet's membership, from 31 to 32, by adding the executive director of the Connecticut Library Consortium or a cooperating library service unit, or his or her designee
7 § 1 1326 § 1	<u>25-168 § 169</u>	Codifies the amount of fluoride that water companies must add to the water supply, instead of tying it to federal recommendations
<u>7§2</u>	<u>25-168 § 170</u>	Allows DPH to create an advisory committee on matters related to federal Centers for Disease Control and FDA recommendations
7 §§ 3 & 4	25-168 §§ 171 & 172	Requires hospital emergency departments to provide services related to pregnancy complications when necessary; prohibits emergency departments or their providers from discriminating on various bases; requires hospitals to comply with EMTALA, and DPH to adopt certain EMTALA-related provisions into state regulations if the federal law is revoked
<u>7 § 5</u>	<u>25-168 § 173</u>	Creates an account funded by private sources to give grants to nonprofits that fund reproductive or gender-affirming health care services or related collateral costs
<u>7 §§ 6 & 7</u>	25-168 §§ 174 & 175	Declares opioid use disorder to be a public health crisis in the state and requires the Alcohol and Drug Policy Council to convene a working group to set goals to combat the disorder's prevalence
<u>7§8</u>	<u>25-168 § 176</u>	Creates an account to fund DPH communications during public health emergencies

Bill #	Public Act #	Brief Explanation of Public Act
<u>7 § 9</u>	<u>25-168 § 177</u>	Creates an account to address unexpected shortfalls in public health funding
<u>7 § 10</u>	<u>25-168 § 178</u>	Requires physicians, advanced practice registered nurses, and PAs who regularly treat patients with epilepsy to give them information on sudden unexpected death in epilepsy
7 § 11 1190	<u>25-168 § 179</u>	Requires nursing homes and certain managed residential communities to have an automated external defibrillator in a central location
7 § 12 1191	<u>25-168 § 180</u>	Requires DPH, within available appropriations, to create a pancreatic cancer screening and treatment referral program
7 § 13 1324	<u>25-168 § 181</u>	Requires emergency medical services personnel to receive training on administering glucagon and allows them to administer glucagon nasal powder when necessary
7 § 14 1192	<u>25-168 § 182</u>	Requires the Office of the Healthcare Advocate to contract with a vendor to develop an online hospital financial assistance portal for patients and their family members
7 § 15 1326 § 2	<u>25-168 § 183</u>	Requires DPH to adopt into the state's food code any FDA food code revision issued by the end of 2024, and gives it discretion to adopt other supplements to the federal code
7 § 16 (File 604)	<u>25-97 § 51</u>	Requires SDE, within available appropriations, to create a pilot program in priority school districts on mental and behavioral health awareness and treatment using an online tool
7 §§ 16-18 1451	<u>25-168 §§ 184-186</u>	Makes changes to laws on home health and hospice agency staff safety, such as (1) requiring health care providers to give these agencies certain information when referring or transferring a patient to them, (2) extending to hospice agencies certain requirements that already apply to home health agencies, and (3) requiring these agencies to create a system for staff to report violent incidents or threats
<u>7 § 19</u>	<u>25-168 § 187</u>	Requires the correction ombuds to evaluate health care services for incarcerated

Bill #	Public Act #	Brief Explanation of Public Act
		individuals, and specifies certain steps he
		may take when doing so
7 § 20 1538 § 1	<u>25-168 § 188</u>	Requires the probate court administrator and DSS commissioner to evaluate the feasibility of establishing an expedited process to appoint a conservator for hospital emergency department patients without the capacity to consent to services
7 § 21 1538 § 2	<u>25-168 § 189</u>	Adds to the required recipients of hospitals' annual reports analyzing emergency department data
<u>7 § 22</u>	<u>25-168 § 190</u>	Creates a working group to evaluate hospital discharge challenges
<u>11 §§ 1-3</u>	<u>25-168 §§ 345-347</u>	Caps the price for the sale of identified prescription drugs (e.g., generic drugs) in the state; generally imposes a civil penalty on pharmaceutical manufacturers and wholesale distributors who violate the cap; requires the DRS commissioner to impose and collect the penalty; creates a process for penalty disputes
11 §§ 4 & 5	25-167 §§ 19 & 20	Generally requires DAS to negotiate bulk prices for prescription drugs on behalf of the state's drug purchasing agencies; allows drug purchasing agencies, when negotiating drug prices with manufacturers, to incorporate the federally-negotiated maximum fair price as a guide; allows drug purchasing agencies to enter compacts with other states
<u>11 § 6</u>	<u>25-167 § 21</u>	Creates an advisory council to advise on prescription drug negotiations by state drug purchasing agencies
<u>11 § 13</u>	<u>25-167 § 22</u>	After receiving federal approval, authorizes DSS to contract with a manufacturer to supply the state with a generic form of GLP-1 prescription drugs for HUSKY Health members
<u>11 § 16</u>	<u>25-167 § 3</u>	Expands the contents of the insurance commissioner's annual report on health carrier rebates to include certain information on how rebates reduced cost sharing
<u>11 § 23</u>	<u>25-167 § 1</u>	Addresses PBMs' duty of care in performing their contractual duties to health carriers or

Bill #	Public Act #	Brief Explanation of Public Act
		other plan sponsors; also provides that PBMs have an obligation of good faith and fair dealing in performing their duties with all parties
<u>11 § 24</u>	<u>25-167 § 2</u>	Requires PBMs to offer health plans the option of being charged the same price for a prescription drug that the PBM pays a pharmacy for the drug
<u>11 § 25</u>	<u>25-167 § 4</u>	Generally requires health carriers to annually report on pricing for, and profit generated between, the carrier and any PBM or mail-order pharmacy
11 §§ 26-35	<u>25-167 §§ 9-18</u>	Allows the DCP commissioner, after a consultant's feasibility study, to seek federal approval to establish a program to import prescription drugs from Canada for distribution in the state; establishes several related requirements if the program is approved, such as on (1) drug safety, quality, and tracking and (2) Canadian suppliers' and participating wholesalers' documentation; provides for DCP enforcement and emergency actions and penalties (e.g., if the drugs are adulterated)
<u>11 § 36</u>	<u>25-167 § 5</u>	Creates an ongoing task force to study emergency preparedness and mitigation strategies for prescription drug shortages
12 §§ 3 & 4 1362	<u>25-174 § 117</u>	Authorizes up to \$50 million in GO bonds from FY 26 through FY 29 for DOH to finance projects for employment opportunities in the construction industry by developing affordable housing (PA 25-49, which was vetoed, required DOH to create this pilot program and set criteria for awarding funds)
<u>12 § 7</u>	<u>25-164</u>	Allows municipalities that exercise statutory zoning powers to allow the conversion of commercial buildings into residential developments subject only to a summary review, under certain circumstances
<u>514</u>	<u>25-113 § 1</u>	Requires DEEP to develop and start a Net Equality Program to allow eligible individuals to request to subscribe to affordable

Bill #	Public Act #	Brief Explanation of Public Act
		broadband Internet access, among other things
<u>515</u>	<u>25-26 § 7</u>	Requires that the adjusted individual CEP qualifying contribution amount continue to apply until SEEC makes its next inflationary adjustment
<u>774§2</u>	<u>25-113 § 21</u>	Prohibits printing a motor vehicle dealer's order and invoice form with fees, charges, and costs for optional add-on consumer goods or services before a discussion with a prospective buyer
<u>797</u>	25-174 § 213	Establishes a family entertainment working group to study and make recommendations on family entertainment in the state
1027	25-174 §§ 209 & 210	Removes a requirement for the state to oppose Native American tribe applications to convert fee interest land to federal trust status
1115 §§ 1 & 2	25-168 § 404 25-174 § 191	Provides funding to deposit initiators (i.e. the first distributor to collect bottle deposits) affected by over-redemption under the state's beverage container redemption law (bottle bill); makes several changes to redemption center operational requirements, such as registration and record-keeping, and maximum per person daily redemption limits
<u>1150</u>	<u>25-15 § 5</u>	Requires DMV to waive, or give vouchers for waiving, the driver's license or identity card renewal fee for veterans who attend a DVA one-day Stand Down event
<u>1151</u>	25-95 §§ 2-8	Disregards certain federal veterans' benefits when determining income for several meanstested public assistance programs
1152	<u>25-95 § 1</u>	Appropriates \$169,000 for FY 26 for the Military Department's Joint Enlistment Enhancement Program (PA 25-168, § 1, also appropriates funds to this program (\$169,600 for FY 26 and \$338,600 for FY 27))
<u>1153</u>	<u>25-15 § 6</u>	Authorizes the adjutant general to establish awards or ribbons for members of the state armed forces

Bill #	Public Act #	Brief Explanation of Public Act
1188	<u>25-168 § 434</u>	Establishes a property tax exemption for property located on reservation land that is held in trust for a federally recognized Indian tribe
<u>1194 § 1</u>	<u>25-173 § 30</u>	Allows electric distribution companies to use energy or related products purchased under the zero-carbon procurement to provide standard service
<u>1220</u>	<u>25-168 § 149</u>	Allows certain state marshals to participate in the state employee health insurance plan under the same terms and conditions as state employees
<u>1237 § 1</u>	<u>25-112 § 1</u>	Makes changes regarding lottery sales agent delinquencies, including hardship waivers
<u>1237 § 2</u>	25-112 § 4, as amended by 25-113 §§ 2 & 24	Sets conditions for using an unlicensed delivery service to deliver lottery tickets
1237 §§ 3-5	25-112 §§ 4, 7 & 8, as amended by 25-113 §§ 2 & 24	Allows CLC employees to receive endorsements on their licenses, rather than get a separate license, to work on different
<u>1237 § 7</u>	25-112 § 11	forms of gaming for CLC Permits certain advertising relating to online keno and online lottery draw games with features that increase the chances of winning
1242	<u>25-65 §§ 32-34</u>	Requires the Connecticut Port Authority to establish SHIPP to provide grants for improvements at small harbors; funds the program with an existing \$20 million GO bond authorization
1243	<u>25-65 § 37</u>	Requires DOT to give a discount for state- owned or - controlled public buses to veterans; allows school boards to buy passes at discounted rate and give them to public school students in grades 9-12
<u>1244 § 4</u>	<u>25-93 § 19</u>	Establishes a new competitive grant program to support in-district and regional special education programs
<u>1245</u>	<u>25-33 §§ 1-30</u>	Addresses state and municipal planning for and preparing against certain hazards and threats from climate change by among other things, requiring updates to plans of conservation and development, the state's civil preparedness plan, and local evacuation or hazard mitigation plans; allowing municipal

Bill #	Public Act #	Brief Explanation of Public Act
		zoning regulations to provide for regional transfer of development rights systems; requiring updates to the state water plan and reviews of water supply and sewage disposal system regulations to account for certain projections; and creating a framework for municipalities to establish resiliency improvement districts
<u>1246 § 2</u>	<u>25-168 § 354</u>	Eliminates the \$2.5 million cap on the amount a combined group's tax, calculated on a combined unitary basis, can exceed the tax it would have paid on a separate basis
<u>1246 § 4</u>	<u>25-168 § 355</u>	Exempts corporation business taxpayers from interest on estimated tax because of specified tax changes
1246 §§ 4-7 <u>& 54</u> (Governor's Bill)	25-165 §§ 3 & 10-13 25-168 §§ 63-66 & 68	Eliminates the digital animation tax credit and makes conforming changes
1246 §§ 5 & 6	25-168 §§ 356 & 357	Extends the 10% corporation business tax surcharge for three additional years, to the 2026 through 2028 income years
<u>1246 § 7</u>	<u>25-168 § 358</u>	Increases, from 65% to 90%, the cash refund a qualifying small biotechnology company may receive for its unused R&D and R&E tax credits
1246 §§ 8 & 9	25-168 §§ 360 & 361	Beginning in FY 27, requires the base year on which the hospital provider tax is calculated to be tied to an applicable federal fiscal year, rather than FY 16, and makes various corresponding changes; increases the total revenue on which the tax on outpatient hospital services is calculated and requires the starting amount used to calculate the tax in later years to be increased by \$25 million over the prior fiscal year; makes other administrative changes to the tax
1246 § 10	<u>25-168 § 362</u>	Increases Medicaid supplemental payments to hospitals by \$140 million for FY 27 and requires this total to be increased in subsequent years by \$25 million over the preceding year if the total amount of hospital

Bill #	Public Act #	Brief Explanation of Public Act
		provider tax collected for that year increased by \$25 million over the preceding year
1246 §§ 11 & 12	25-168 §§ 365 & 366	Authorizes the state comptroller to record revenue from the tobacco products and controlling interest transfer taxes received within five business days after July 31 as revenue for the preceding fiscal year
1246 § 13	<u>25-168 § 367</u>	Transfers the Connecticut Itinerant Vendors Guaranty Fund's remaining balance to the General Fund
1246 § 14 (Governor's Bill)	<u>25-168 § 97</u>	Sets the workforce housing opportunity development program tax credit at 50% of eligible cash contributions, rather than an amount specified by the housing commissioner as prior law required
1246 §§ 14- 43	25-168 §§ 415-433 25-174 §§ 187 & 188	Eliminates specified occupational license fees
1246 §§ 21 & 54 (Governor's Bill)	<u>25-168 §§ 67 & 68</u>	Eliminates provisions (1) related to the GAAP deficit bonds the state redeemed in 2023 and (2) requiring the state to amortize the negative balances that accumulated in state funds for FYs 13 and 14 before the state adopted GAAP in FY 14
1246 § 44 7176 § 4	25-168 § 368	Exempts certain ambulances and ambulance-type vehicles from sales and use tax
1246 § 45 7176 § 5	<u>25-168 § 370</u>	Increases the threshold for exempting annual dues and initiation fees from the state's 10% dues tax from \$100 to \$250
1246 § 47 7175 § 1	25-152 § 5 25-168 § 373	Creates a refundable business tax credit for farmers' investments in eligible machinery, equipment, and buildings equal to 20% of the amount spent or incurred on the eligible property
1246 § 48 7240	<u>25-168 § 372</u>	Establishes a refundable income tax credit for taxpayers who own a state-licensed family child care home
1246 § 49 1462 § 1	<u>25-168 § 374</u>	Establishes a new business tax credit for employer contributions to a qualifying employee's CHET account
1246 § 52	<u>25-168 § 386</u>	Sets the volatility cap threshold for FYs 25 and 26 and requires the cap to be adjusted for inflation for FY 27 and after

Bill #	Public Act #	Brief Explanation of Public Act
1246 § 53 (Governor's Bill)	<u>25-168 § 98</u>	Delays by two years, from July 1, 2025, to July 1, 2027, the requirement that the state treasurer direct bond premiums on GO and credit revenue bond issuances to an account or fund to pay for previously authorized capital projects
1246 § 54 (Governor's Bill)	<u>25-168 § 68</u>	Repeals the law requiring Connecticut Innovations, Inc. to establish the Connecticut New Opportunities Fund to invest in seed stage and emerging growth companies in the state
<u>1247</u>	25-174 §§ 1-121 & 132-137	Authorizes new state GO and special tax obligation bonds for FYs 26 and 27 for various capital improvements, grant programs, and other initiatives, creates new bond programs, and adjusts several current bonds and bond programs
<u>1248 § 1</u>	<u>25-44 § 1</u>	Generally prohibits businesses that offer to sell, lease, or provide any goods or services to an individual or entity from advertising, displaying, or offering them for a price that does not include all fees, charges, and costs, excluding applicable taxes
<u>1248 § 2</u>	<u>25-44 § 7</u>	Requires businesses that enter into consumer agreements that have an automatic renewal or continuous services provision to (1) send consumers an annual reminder with certain information and (2) enable them to stop the renewal or services through a website or by email or telephone
1248 §§ 3-5	25-44 §§ 8-10	Generally requires a landlord advertising, displaying, or offering a dwelling unit for rent to include any fee, charge, or cost that the tenant must pay on a periodic basis
1250 § 1 (Governor's Bill)	<u>25-71 § 4</u>	Requires constituent units of higher education to share certain expense information with the comptroller for an online database
<u>1251 § 1</u>	25-148 § 8 25-168 § 339	Transfers, from the Department of Aging and Disability Services to DMV, a unit to evaluate and train people with disabilities on driving motor vehicles
<u>1251 § 3</u>	25-168 § 324	Freezes State Supplement Program payment standards for FYs 26 and 27

Bill #	Public Act #	Brief Explanation of Public Act
(Governor's Bill)		
1251 §§ 4 & 5 (Governor's Bill)	25-168 §§ 325 & 326	Eliminates separate eligibility requirements for domestic violence victims to receive TFA diversion assistance or similar payments under State Administered General Assistance
1251 § 6 (Governor's Bill)	<u>25-168 § 327</u>	Requires prior authorization, and step therapy in some circumstances, for Medicaid coverage of prescription drug obesity treatment
1251 § 10 (Governor's Bill)	<u>25-168 § 337</u>	Allows DSS to give residential care homes a rate increase in FYs 26 and 27, within available appropriations, for certain capital costs; allows pro rata fair rent increases in these years at the department's discretion and within available appropriations
1251 § 11 (Governor's Bill)	25-168 § 330	Prohibits DSS from rebasing nursing home costs in FY 26
1251 § 12 (Governor's Bill)	<u>25-168 § 331</u>	Eliminates inflation adjustments for nursing home rates in FYs 26 and 27
<u>1253</u>	<u>25-94 §§ 6 & 7</u>	Allows the insurance commissioner to reduce a health carrier's individual or small employer group health insurance rate request by up to two percentage points if the carrier's average approved rate increase exceeded the state's health care cost growth benchmark in each of the two most recent years with available benchmark data
<u>1268</u>	<u>25-121</u>	Specifies that fair rent commission hearings must be open to the public
<u>1271</u>	<u>25-168 §§ 321-323</u>	Requires school boards and public library boards to each adopt policies addressing collection development and display and whether books or other material should be removed from a library
1276 §§ 1-7	<u>25-168 §§ 233-239</u>	Makes several changes to the 100% P&T exemption, including (1) authorizing municipalities to expand or limit it in specified ways; (2) limiting it to the portion of the unit the veteran actually resides in; (3) explicitly excluding commercial or rental properties; (4)

Bill #	Public Act #	Brief Explanation of Public Act
		generally expanding it to cover mobile homes, dwellings possessed as tenants for life, certain leased property, and property held in trust for qualifying veterans; (5) establishing specific documentation and verification requirements; (6) making it portable to other municipalities like other veteran-related property tax exemptions; and (7) explicitly requiring veterans to disclose if their disability rating changes
1276 § 2 (File 38)	<u>25-2 § 4</u>	Specifies that a veteran qualifies for the 100% P&T property tax exemption if he or she is determined by the U.S. DVA to be permanently and totally disabled based on a 100% service-connected disability rating
1276 §§ 2 & 8-10	25-168 §§ 234 & 240-242	Establishes new municipal-option veteran- related property tax exemptions that are similar to the 100% P&T exemption for (1) surviving spouses of active duty servicemembers killed in the line of duty and (2) state residents determined by the U.S. DVA to have a service-connected total disability based on an individual unemployability rating
1280 1333 § 1	<u>25-168 § 166</u>	Expands the Community Ombudsman program's scope by extending the ombudsman's authority to a broader range of services
1288 § 1	<u>25-143 § 9</u>	Makes permanent (1) magnet school enrollment standards for operating grants and (2) magnet school students counting in the town they reside in for ECS grant purposes
<u>1288 § 2</u>	<u>25-143 §10</u>	Clarifies duties for receiving and sending districts participating in Open Choice for special education students and students with 504 accommodations
1288 §§ 3 & 4	25-143 §§ 11 & 12	Allows existing grant funds for magnet school capital expenses to be given to Goodwin University Education Services in addition to RESCs
1288 § 5	25-143 § 13 25-168 § 312	Changes the calculation for Sheff magnet school transportation grants by eliminating the per-pupil grant calculation and the

Bill #	Public Act #	Brief Explanation of Public Act
		supplemental grants structure and instead
		basing the grants on reasonable
		transportation service costs
1288 § 6	<u>25-143 § 14</u>	Removes the reading instruction survey
		requirement for K-3 teachers
1000 5 7	25 142 5 15	Makes technical and conforming updates to
<u>1288 § 7</u>	<u>25-143 § 15</u>	the Teacher Education and Mentoring program for new teachers
		Requires private special education providers
		to submit their base tuition and costs for
1288 § 8	25-143 § 16	services for each school year by December 31
<u> </u>	20 1 10 3 10	of the year before the services will be
		provided
		Allows certain home improvement contractors
		to satisfy the requirement that they include
		the fact of their registration and registration
<u>1294</u>	<u>25-113 § 22</u>	number in advertisements by including in the
		advertisement a phone number or website
		link to where a person can get or view a
		statement about the information
		Requires telephone and telecommunications
1010		companies to generally charge subscribers a
<u>1318</u>	<u>25-168 § 407</u>	five cent per month per service line fee to be
		deposited into the firefighters cancer relief
		account Requires OHS to study the exclusion of certain
<u>1331</u>	25-97.8.47	patient health information from the Statewide
1331	<u>25-97 § 47</u>	Health Information Exchange
		Allows DSS, starting October 1, 2026, and
		within available appropriations, to establish a
1333 § 2	<u>25-168 § 167</u>	quality metrics program to incentivize nursing
		homes to provide higher quality care to
		Medicaid residents
		Regulates minors' access to certain money
1338	25-66 8 7	sharing applications by imposing restrictions
1336	<u>25-66 § 7</u>	and duties on people who are or must be
		licensed as money transmitters
		Prohibits assignees of municipal tax liens for
		unpaid taxes from charging post-charge-off
<u>1339</u>	<u>25-168 §§ 446-448</u>	charges or fees for collection costs; treats
<u> </u>		these assignees as consumer collection
		agencies and explicitly subjects them to DOB
		requirements for these agencies; no longer

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Bill #	Public Act #	Brief Explanation of Public Act
1356 § 17	<u>25-113 § 19</u>	Creates a process by which a survivor of certain crimes (e.g., domestic violence) can ask the motor vehicle manufacturer with a connected vehicle services account to take certain actions to prevent the abuser from remotely obtaining vehicle data
<u>1370</u>	25-174 §§ 211 & 212	Extends the state's prevailing wage law to cover off-site custom fabrication for a public works project
<u>1373</u>	<u>25-168 §§ 192-197</u>	Creates a DPH licensure program for lactation consultants; allows unlicensed people meeting specified criteria to practice lactation consulting or provide related services, if they do not refer to themselves as "lactation consultants"
<u>1375 § 1</u>	<u>25-65 § 15</u>	Increases, from \$500 to \$750, the penalty for failure to yield to pedestrians and other related violations
<u>1375 § 2</u>	<u>25-65 § 16</u>	Extends prohibition on driving in the extreme left lane on limited access highways with more than two lanes going in the same direction to all vehicles, with certain exceptions
<u>1375 § 3</u>	<u>25-65 § 19</u>	Increases, from 18 to 21, the age under which all motorcycle and motor-driven cycle drivers and passengers must wear a helmet
<u>1375 § 6</u>	<u>25-65 § 20</u>	Increases, from 16 to 18, the age under which children must wear a helmet while riding a bicycle, electric bicycle, nonmotorized scooter, skateboard, or electric foot scooter or while using roller skates or roller blades
<u>1375 § 7</u>	<u>25-65 § 21</u>	Requires DOT to give technical assistance to municipalities and councils of government on adopting and implementing Complete Streets standards or policies
<u>1375 § 8</u>	<u>25-65 § 22</u>	Requires the Vision Zero Council and the chief state's attorney to jointly study, and make recommendations on, the feasibility of addressing speeding and reckless driving with intelligent speed assistance devices
<u>1375 § 9</u>	<u>25-65 § 23</u>	Requires drivers to attend an operator's retraining program upon their first conviction of reckless driving

Bill #	Public Act #	Brief Explanation of Public Act
1375 § 10	<u>25-65 § 24</u>	Exempts adaptive e-bikes from the \$3,000 MSRP cap and adds residents with physical disabilities to the list of residents who must get priority for vouchers
<u>1388</u>	<u>25-159 §§ 64 & 65</u>	Increases prior law's enhanced penalties for violations of the "move over" law that result in the injury or death of an emergency vehicle's operator of occupant
<u>1389</u>	<u>25-80 § 3</u>	Allows (1) any municipality to adopt an ordinance prohibiting anyone from organizing, participating in, or gathering with intent to observe and actually observing a "street takeover" and (2) the impounding of any vehicle used to violate the act until certain fines, charges, and taxes are paid
<u>1393 § 1</u>	<u>25-174 § 141</u>	Authorizes school construction state grant commitments and reauthorizes one project
1393 §§ 2 & 3	25-174 §§ 142 & 143	Applies the 15 percentage-point reimbursement rate bonus for certain elementary and early childhood projects to the entire project, not just the early childhood space; establishes a new 15percentage-point bonus for buildings used exclusively for special education programs
<u>1399</u>	<u>25-174 § 201</u>	Requires DOB to study and report to the Banking Committee on the establishment of limited purpose trust companies in the state
<u>1407</u>	<u>25-26 § 3</u>	Requires SEEC to complete an audit within 12 months after a committee is selected and report to the legislature on its compliance
1413	<u>25-168 § 139</u>	Requires BOR to develop a plan for inclusive educational programs for students with intellectual or developmental disabilities at the Connecticut State University System
1427	25-174 §§ 234-237	Extends the state's Paid Family and Medical Leave Insurance Program to school employees whose position does not require a professional certification; correspondingly extends the Family and Medical Leave Act to cover these employees
1428	<u>25-168 § 1</u>	Appropriates funds to the Domestic Workers Education and Training Grant Program in FYs 26 and 27

Bill #	Public Act #	Brief Explanation of Public Act
<u>1431 § 2</u>	<u>25-168 § 96</u>	Eliminates a requirement for the chief data officer to annually report on ways to share executive branch high value data
1432 (Raised Bill)	25-168 §§ 73-84	Increases the value threshold of a DAS consultant contract or task letter that triggers a requirement for State Properties Review Board approval; requires certain DAS real estate notices to be posted online instead of in the newspaper; increases the project value threshold that determines whether a construction services selection panel must have three or five members; removes requirements for DAS to get various notices from probate court proceedings, primarily related to conservatorships
<u>1440</u>	<u>25-168 § 261</u>	Establishes a new crime of unlawful dissemination of an intimate synthetically created image that is generally similar to the existing crime of unlawful dissemination of an intimate image
<u>1448</u>	<u>25-65 §§ 25-27</u>	Makes changes in laws on transportation network companies (e.g., Uber and Lyft), including (1) modifying registration and renewal fees, (2) establishing a new annual reporting requirement, and (3) creating certain requirements related to these companies' drivers
<u>1449</u>	<u>25-55 §§ 6-11</u>	Requires DMV to establish a new towing rate schedule through a new process; sets temporary rates for nonconsensual mediumand heavy-duty towing; codifies DMV dealer and repairer complaint process
<u>1461</u>	25-168 §§ 389 & 390	Extends and makes permanent a change made in 2024 requiring that a portion of STF's remaining balance at the end of the fiscal year be deemed appropriated to pay off STF-supported debt
1462 §§ 2-10	<u>25-168 §§ 375-383</u>	Makes various changes to the CHET program statutes, primarily to (1) align the program's statutes with federal law and current practice, (2) explicitly allow CHET account owners to make federally tax-exempt rollover distributions from their CHET accounts, (3)

Bill #	Public Act #	Brief Explanation of Public Act
		explicitly authorize the treasurer to retain investment advisors to make CHET trust fund investments on his behalf, (4) eliminate the statutory framework for the CHET Baby Scholars Fund program and its related account, and (5) eliminate the ability for taxpayers to contribute any portion of their state income tax refund to the Baby Scholars Fund and instead allow them to contribute their refunds to the Connecticut Baby Bonds Trust
1463 §§ 7-9	<u>25-112 § 3</u>	Requires consent to disclose winners' names, addresses, and photos in all circumstances (but does not affect CLC disclosure under the Freedom of Information Act)
<u>1476</u> (File 385)	<u>25-148 §§ 2-7</u> <u>25-168 §§ 449-454</u>	Modifies Connecticut's ABLE program by (1) aligning eligibility requirements with federal law, (2) allowing the state treasurer to pay certain associated fees, (3) generally disregarding ABLE accounts as income from all means-tested public assistance programs instead of programs specified by law, and (4) implementing conforming changes to federal law
<u>1478</u>	<u>25-168 § 344</u>	Requires certain stakeholders to develop a framework and operational guidelines to streamline municipal Medicaid billing for Medicaid-eligible school-based behavioral health services
<u>1492</u>	<u>25-174 §§ 195-199</u>	Requires various entities to take specified actions to recruit and retain police officers, including studies and implementing a pilot program (e.g., study and pilot program on substituting college courses for police basic training)
1496 §§ 1-5 & 7-14	<u>25-170 §§ 1-13</u>	Expands the list of real assets under DEEP's control that it may build or repair on its own or with DAS' approval; makes a definitional change to radioactive "by-product material" to align with federal law; specifies that declarations DEEP issues to comply with interstate fishery management plans stay in effect until a new one is made or the regulation amended; changes the

Bill #	Public Act #	Brief Explanation of Public Act
		requirements and duration of certain commercial fishing license transfers; and eliminates obsolete statutes
1514 1516 §§ 3 & 4	<u>25-168 §§ 295 & 296</u>	Requires designating a specific curbside voting area at polling locations; restricts certain election-related activities from occurring within or near this area; requires the secretary of the state to adopt related regulations
1516 §§ 14 & 15	25-168 §§ 297 & 298	Establishes the Translation Advisory Committee to evaluate translated municipal election-related materials and sets membership and eligibility requirements
<u>1516 § 22</u>	<u>25-174 § 225</u>	Requires the secretary of the state to hire an election monitor for Bridgeport's 2025 and 2026 elections and have a town-wide bilingual public awareness campaign to educate people on their rights under the state's election laws
<u>1518</u>	<u>25-168 §§ 198-227</u>	Changes value thresholds that determine whether certain public works contracts are subject to state laws on non-discrimination contract compliance, the Small and Minority Owned Business Set-Aside Program, and affirmative action plans; converts the set-aside program into the spending allocation program by, among other things, replacing the 25% set-aside requirements with annual spending allocation goals by industry category and contract-specific spending allocation goals based on certain localized data
<u>1522</u>	<u>25-168 §§ 411-414</u>	Renames the community investment account the "Donald E. Williams, Jr. community investment account" and modifies the associated fee amounts and allocation of the collected funds
<u>1530</u>	<u>25-168 §§ 277-287</u>	Merges the state's separate laws that protect reproductive and gender-affirming health care services providers and recipients from liability imposed by another state for services in Connecticut; subjects covered entities' business associates to the law's limits on disclosing communications or information

Bill #	Public Act #	Brief Explanation of Public Act
		without consent; requires notification to the
		attorney general when the entities or
		associates receive a subpoena for certain
		patient information; specifies that assisted
		reproduction is a covered reproductive health
		care service
1533 § 2		Shifts the timeline for adjusting CEP qualifying
7222 § 8	<u>25-26 § 7</u>	contributions and aggregate fundraising
		amounts
		Requires municipalities with 1,000 or more
<u>1535 § 1</u>	25-168 § 293	students living on an institution's campus or
		in institutional housing to have an additional
		early voting location on campus
1527 \$ 1	25.07.5.46	Designates April 19 as Connecticut Liver
<u>1537 § 1</u>	<u>25-97 § 46</u>	Health Day to raise awareness of liver health issues
		Requires the pediatric hospice services
		working group to make recommendations on
		establishing a (1) Children's Health, Advocacy,
<u>1540</u>	<u>25-97 § 45</u>	Management, and Palliative Care program
		and (2) Pediatric Palliative and Hospice Care
		Center of Excellence pilot program
		Specifically requires DOC's plan for health
		care services to ensure that various
151251	25 169 5 264	requirements are met, rather than to include
<u>1543 § 1</u>	<u>25-168 § 264</u>	guidelines for implementing them, and adds
		to the plan's required mental health-related
		components
		Requires the DOC commissioner to provide
<u>1543 § 2</u>	<u>25-168 § 265</u>	palatable and nutritious meals to people in
<u> </u>		department custody; bans nutraloaf or other
		punitive diets as a form of discipline
		Requires the DOC commissioner to ensure
		that everyone in the department's custody is
<u>1543 § 3</u>	25-168 § 266	given a form allowing them to authorize
		someone else to access their medical records
		that would otherwise be subject to nondisclosure under HIPAA
		Requires the DAS and DOC commissioners to
<u>1543 § 7</u>	25-168 § 267	study the feasibility of relocating correctional
<u> </u>	20 100 g 201	centers in Bridgeport and New Haven
		Requires the DOC commissioner to (1) ensure
<u>1543 § 8</u>	<u>25-168 § 268</u>	that the department's correctional facilities
		that the department 5 correctional facilities

Bill #	Public Act #	Brief Explanation of Public Act
		are sufficiently staffed to protect the safety of everyone at or visiting the facility and (2) develop and implement a program to recruit and retain correctional officers
1543 § 10	<u>25-168 § 269</u>	Requires the DOC commissioner to develop a protocol to fully document assaults by incarcerated people against correctional staff
1543 §§ 12 & 14	25-168 §§ 270 & 271	Requires DOC to (1) annually report on strip and cavity searches in correctional institutions and (2) report on an evaluation of related directives and procedures in other jurisdictions
<u>1550</u>	<u>25-168 § 360</u>	Requires the DSS commissioner to seek federal approval to remove the hospital provider tax exemption for children's general hospitals
<u>1552 § 1</u>	<u>25-168 § 443</u>	Creates a Connecticut Precious Metals Working Group to monitor the precious metals markets and related legislation in other states and annually report its findings and recommendations to the General Assembly
<u>1552 § 2</u>	<u>25-168 § 444</u>	Modifies the sales and use tax exemption on certain sales of rare or antique coins, gold or silver bullion, and gold or silver legal tender
<u>1555</u>	25-168 §§ 402 & 403	Expands the list of agencies and entities involved in developing a 10-year plan to reduce the levels of concentrated poverty in a designated concentrated poverty census tract; requires the DECD commissioner, by September 1, 2025, to submit an additional progress report to the legislature on the plan's development; eliminates a related working group
<u>1559</u>	25-168 §§ 435-442 & 456, as amended by 25-174 §§ 228-232	Makes several changes related to the ownership, functions, powers, duties, permits, and licenses related to the "South Meadows site," which encompasses two Hartford properties containing closed resource recovery and jet turbine facilities
1560 §§ 30- 32	25-173 §§ 19-21	Establishes requirements for time-varying rates for electric distribution companies
1560 §§ 36- 42	<u>25-173 §§ 10-16</u>	Authorizes securitization to recover certain utility costs

Bill #	Public Act #	Brief Explanation of Public Act
1561 § 1 7277 § 1	<u>25-67 § 1</u>	Allows children with developmental delays to qualify for special education through age eight without falling under a specific disability category
1561 § 3 7277 § 3	<u>25-67 § 3</u>	Requires the state to set rates that special education and related services providers can charge to school boards for services
1561 § 4 7277 § 4	<u>25-67 § 2</u>	Generally prohibits a special education service provider from increasing its costs to a school board for services; permits increases in certain situations if approved by SDE
1561 § 5 7277 § 5	<u>25-93 § 16</u>	Adds requirements to contracts with private special education providers and conditions on expenditures to be eligible for reimbursement; authorizes placements in nonapproved facilities under certain conditions and specifies when they are eligible for state reimbursement
1561 § 6 7277 § 6	<u>25-67 § 5</u>	Provides that, beginning July 1, 2026, "reasonable costs" for special education services are the permitted charges under the rate schedule the act creates; prohibits the presumption that "reasonable costs" are the actual cost incurred by special education providers
1561 § 8 7277 § 8	<u>25-67 § 7</u>	Entitles each school board to a new special education and expansion development grant; imposes restrictions on how the funds are used and creates a penalty for improper use
1561 § 12 7277 § 12	25-93 § 19	Establishes a new competitive grant program to support in-district and regional special education programs
1561 §§ 18 & 32 7277 §§ 18 & 32	25-93 §§ 20 & 25	Requires SDE to (1) create and annually update a list of certain special education programs throughout the state, to be posted on SDE's public database; and (2) administer a special education training, education, and testing competitive grant program
1561 § 19 7277 § 19	<u>25-67 § 8</u>	Requires SDE to develop licensure standards for private special education providers and submit them to the Education Committee
1561 § 20 7277 § 20	25-67 § 9	Requires (1) SDE to do unannounced on-site visits of RESCs and private special education

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		providers, (2) SDE to notify the providers of the visit findings and any required corrective actions, and (3) providers to show proof of compliance within 30 days after receiving the finding; imposes a fine of up to \$100 per day for noncompliance; requires SDE to notify school boards of the findings and necessary compliance proof
1561 § 21 7277 § 21	<u>25-93 § 21</u>	Requires private special education providers to do employee and prospective employee criminal background checks and take related steps
1561 § 22 7277 § 22	<u>25-93 § 22</u>	Requires RESCs and private special education providers to notify parents or legal guardians, school boards, and SDE about certain special education staffing changes
1561 § 23 7277 § 23	<u>25-67 § 10</u>	Prohibits entities that receive out-of-district placement students from further transferring these students except in certain circumstances
1561 § 24 7277 § 24	<u>25-67 § 11</u>	Requires SDE to establish model contracts to be used when placing a student with an approved private special education provider; requires SDE to make the model contracts available to school boards
1561 §§ 26, 27, 29, 30, 36 & 47 7277 §§ 26, 27, 29, 30, 36 & 47	25-67 §§ 12-15, 17 & 25	Requires (1) school boards to report on special education student placements; (2) school boards to do a functional behavior assessment and develop or update a behavioral intervention plan before placing a student out of-district; (3) the Transforming Children's Behavioral Health Policy and Planning Committee to report on behavioral health issues affecting special education students; (4) the BERGIN Commission to meet new study requirements and additional members to be added to the commission; (5) SDE to report on the functions of CT-SEDS; and (6) BOR to continue offering transitional college readiness, embedded remedial support, and intensive remedial support programs

Bill #	Public Act #	Brief Explanation of Public Act
1561 § 31 7277 § 31	<u>25-93 § 24</u>	Requires SDE, in consultation with the Connecticut Parent Advocacy Center, to develop a guide to help families understand special education laws and processes
1561 § 37 7277 § 37	<u>25-67 § 16</u>	Requires SDE to develop a proposed statewide special education workload analysis model for teachers and school service providers
1561 §§ 39 & 40 7277 §§ 39 & 40	25-67 §§ 18 & 19	Makes several changes to the special education due process hearing procedures
1561 § 42 7277 § 42	<u>25-67 § 21</u>	Requires SDE to remove certain components from the state IEP form
1561 § 43 7277 § 43	<u>25-67 § 22</u>	Requires SDE to annually (1) make certain disaggregated, student-level, and statewide data available on its website and (2) submit excess cost grant projections to the Appropriations and Education committees and the Office of Fiscal Analysis
1561 § 44 7277 § 44	<u>25-67 § 23</u>	Requires a report to the Education Committee on recent developments and best practices on dyslexia evaluations and interventions
1561 § 46 7277 § 46	<u>25-67 § 24</u>	Requires that any contract between a private provider and a school board entered into or amended beginning July 1, 2026, be in alignment with the new rates or rate schedule as appropriate
1561 § 48 7277 § 48	<u>25-93 § 27</u>	Establishes the Office of the Educational Ombudsperson to serve students and families from early childhood to adult education; places the office under the direction of a governor-appointed ombudsperson and requires it, among other duties, to receive, review, and attempt to resolve any complaints from students and their families
1561 §§ 49 & 50 7277 §§ 49 & 50	25-93 §§ 28 & 29	Requires school boards to hire or designate an instructional support partner in every school or school building (PA 25-174 made this permissive); gives instructional support partners various responsibilities to support teaching staff and students with disabilities;

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		requires SDE to host quarterly instructional
		support partner trainings
		Requires SDE to establish a grant program to
<u>1561 § 51</u>	07.00.00	help school boards provide support services
7277 § 51	<u>25-93 § 26</u>	for special education students who
		experienced trauma or have behavioral health needs
5003 § 8		Creates a new OEC child care facilities
(File 198)	<u>25-174 § 121</u>	competitive capital grant
(1 116 136)		Requires the DMV commissioner, if asked by
		a woman veteran or servicemember, to
<u>5074</u>	<u>25-15 § 2</u>	register a motor vehicle and issue a special
<u> </u>	<u> </u>	certificate of registration and a set of license
		plates commemorating her service
		Requires (1) a person (i.e. individual or
		business entity) to have a DCP registration
<u>5572</u>	<u>25-168 §§ 252-259</u>	before acting as a real estate wholesaler and
<u> 5572</u>	<u>25-106 gg 252-259</u>	(2) each real estate wholesale contract to
		have a seller's right to cancel within three
		business days without penalty
		Establishes a fine of up to \$200 for
5766	<u>25-65 §§ 4 & 31</u>	subsequent violations of the law's prohibition
	<u>=====================================</u>	on vehicles parking within 10 feet of a fire
		hydrant Allows veterans and servicemembers who get
	<u>25-15 § 4</u>	a license plate commemorating the Military
<u>5787</u>		Order of the Purple Heart to be reimbursed for
		the cost of joining a chapter of the order
		Creates a 12-member State Historical
		Commission to examine and make
		recommendations on the memorialization and
		commemoration of Connecticut and U.S.
<u>6040</u>	<u>25-174 §§ 206-208</u>	history; requires it to develop a (1) process to
		identify and commission new statues for the
		State Capitol building's exterior and (2) plan
		to install historical placards or signs around
<u>6074</u>		the building's exterior Extends student loan reimbursement eligibility
	25-174 §§ 214 & 215	to include certain individuals enrolled in Stone
		Academy's practical nurse education
		program, regardless of whether they
		graduated with a degree from the program
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Bill #	Public Act #	Brief Explanation of Public Act
<u>6241</u>	<u>25-152 § 10</u>	Grants limited immunity from civil liability to agritourism businesses that offer the public opportunities to participate in agriculture-related activities on a farm when the participant incurs damage or injury from any danger or condition that is an integral part of the activity (i.e. the activity's inherent risks)
<u>6273</u>	<u>25-152 § 9</u>	Creates a grant program to reimburse farmers for crop loss from major weather events; requires DoAg to set the program parameters and post them on its website; establishes minimum parameter components
<u>6289</u>	<u>25-152 § 7</u>	Requires DEEP to amend regulations by March 1, 2026, to allow unmanned aircraft (i.e. drones) to be used to plant seeds and to analyze, treat, and apply pesticides and fertilizers to crops
<u>6408</u>	<u>25-12 § 14</u>	Allows a deceased employee's parents to receive the employee's workers' compensation benefits if the employee has no dependents
<u>6439</u>	<u>25-95 §§ 9-13</u>	Expands the higher education tuition waiver program for eligible National Guard members and veterans with wartime service to cover (1) higher education extension fees and (2) tuition at Charter Oak State College
<u>6441</u>	<u>25-95 § 15</u>	Increases the required number of staff at the DVA's Office of Advocacy and Assistance from 10 to 19
<u>6444</u>	25-168 §§ 141 & 142	Authorizes the constituent units of higher education to establish their own energy savings performance contract process, rather than use DEEP's program
<u>6446</u>	25-1 §§ 12 & 13	Expands student athlete compensation to include, among other things, revenue sharing agreements with higher education institutions
<u>6723</u>	<u>25-15 § 1</u> <u>25-59</u>	Establishes November as Veterans' Month
<u>6724</u>	<u>25-15 § 3</u>	Requires DMV to issue commemorative license plates in recognition of "The Borinqueneers" and gives part of the fee to the Hispanic-American Veterans of

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		Connecticut, Inc. for bilingual services and
		assistance to veterans and service members
		Expands the purposes for which
<u>6812</u>		municipalities may use their housing trust
(Committee	25-73 § 8	funds to include (1) acquiring real property for
Bill)	<u>23-13 g 0</u>	affordable housing purposes and (2)
Biii)		incentivizing deed restrictions that preserve
		real property for affordable housing purposes
		Expands who must take DEEP's inland
<u>6830</u>	<u>25-73 § 2</u>	wetlands training program to include all
<u> </u>	20.1032	inlands wetlands agency members and
		municipal employees who staff an agency
		Under certain conditions, requires a person's
6834 §§ 1 &		public or private insurance, rather than the
2	<u>25-168 §§ 113 & 114</u>	Department of Mental Health and Addiction
_		Services, to cover the cost of substance use
		treatment under specified pretrial programs
		Adds two members to the Opioid Settlement
6834 § 12	<u>25-168 § 115</u>	Advisory Committee (two governor-appointed
		municipal representatives)
		Specifically allows opioids to be prescribed
6834 § 13	25-168 § 116	through telehealth as part of medication-
		assisted treatment or to treat a psychiatric
00046644	05.404.00.00	disability or substance use disorder
6834 §§ 14-	25-101 §§ 23-26	Makes technical changes to the definition of
<u>17</u>	<u>25-168 §§ 117-120</u>	"opioid drug"
	<u>25-168 §§ 457 & 458</u>	Enters Connecticut into the Physician
6835		Assistant Licensure Compact; correspondingly
		requires all PA licensure applicants to get a
		fingerprint-based background check
		Requires DSS, within available appropriations,
		to develop a plan to implement alternative payment methods for hospitals voluntarily
		1: -
<u>6836</u>	25 169 \$ 47	participating in the All-Payer Health Equity Approaches and Development federal
	<u>25-168 § 47</u>	· ·
		demonstration program; authorizes DSS to apply for a federal Medicaid waiver to
		implement these alternative payment
		methods
		For FYs 26-29, allows family child care homes
<u>6839</u>	<u>25-82 § 7</u>	to serve up to 12 children (rather than nine)
6856 §§ 2 &		Defines price gouging as charging an
3	<u>25-44 §§ 5 & 6</u>	unconscionably excessive price during certain
<u> </u>		anconscionably excessive price during certain

Bill #	Public Act #	Brief Explanation of Public Act
		declared emergencies and expands the price gouging law's application during certain declared emergencies beyond the retail sale of consumer goods to other supply chain transactions (e.g., wholesale) and to rental
		and lease transactions Eliminates the option for law enforcement
6859 § 1 (File 455)	<u>25-29 § 2</u>	agencies, after receiving certain sexual assault evidence, to transfer it to an FBI laboratory; permits DESPP to return the evidence to the original law enforcement agency in a way that preserves its integrity
<u>6860</u>	<u>25-65 § 59</u>	Commemorates the state trooper "Irving H. Nelson"
6861 §§ 1-3 (Raised Bill)	<u>25-1 §§ 6-8</u>	Generally prohibits (1) operating a drone near specified critical infrastructure facilities and (2) equipping a drone or aircraft with deadly weapons or dangerous devices; provides various exemptions (e.g., for armed forces members)
<u>6861</u>	<u>25-65 § 28</u>	Generally prohibits intentionally projecting a laser on or at an aircraft or its flight path, with certain exemptions (e.g., for armed forces members)
<u>6862</u>	<u>25-159 §§ 35-59</u>	Makes various changes related to e-bike modification and labeling, e-bike sales, e-bike use on trails, e-bike violation penalties, and the definitions of motor-driven cycle and electric scooter
6864 § 44	<u>25-168 § 95</u>	Requires the report on grant programs for certain licensed health care professionals who are adjunct professors to be submitted to the Appropriations Committee, in addition to the Public Health Committee as under existing law
6865 §§ 10 & 11 (File 900)	<u>25-161 §§ 7 & 8</u>	Creates a fee waiver for criminal history record or fingerprint searches for certain individuals whose records were required to be erased; changes the process by which DESPP handles criminal records erasure requests by (1) requiring an application to start the process and (2) limiting a hearing on the

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		matter to cases where relief cannot immediately be granted
6865 §§ 14- 17 (File 900)	<u>25-168 §§ 49-52</u>	Increases the salary and other compensation for judges and certain other judicial officials by approximately 3.5% starting in FY 26; correspondingly increases the salary of certain other state officials whose salary, by law, is tied to that of judges
6865 §§ 27 & 28 (File 900)	25-168 §§ 135 & 136	Eliminates a requirement that the comptroller use certain funds to fund a portion of the fringe benefits for UConn Health Center employees and enter a memorandum of understanding to provide operational support to the center
6865 § 28 (File 900)	<u>25-168 § 445</u>	Repeals the Municipal Video Competition Trust Account law; also repeals offsetting \$5 million transfers between that account and the General Fund
6865 §§ 38 & 39 (Governor's Bill)	<u>25-168 §§ 60 & 61</u>	Allows the attorney general, under certain conditions, to defend state employees as witnesses in criminal investigations, or in federal criminal investigations or prosecutions, related to performing their job duties
6866 § 2	<u>25-168 § 315</u>	Requires SDE, starting in FY 27, to administer the Learner Engagement and Attendance Program and give school boards grants to implement a home visitation program to reduce chronic absenteeism in the school district
<u>6866 § 3</u>	<u>25-168 § 309</u>	Requires SDE, within available appropriations, to (1) create a fee-waiver grant program to allow high-need students to access advanced courses and (2) pay the State Education Resource Center to support school boards in expanding dual credit courses
<u>6866 § 4</u>	<u>25-168 § 301</u>	Reduces the state's share of TRB retired teacher health insurance costs for FY 26
6866 § 8 (ED JFS)	<u>25-168 § 316</u>	Requires SDE to establish a competitive high- dosage tutoring matching grant program to give two-year grants to programs that provide high-dosage tutoring

Bill #	Public Act #	Brief Explanation of Public Act
6866 §§ 9 & 10 (Governor's bill)	25-168 §§ 307 & 308	Makes permanent the choice program grants for interdistrict magnet schools and vo-ag centers
6866 § 11 (Governor's bill)	25-143 § 13 25-168 § 312	Changes the (1) calculation for certain Sheff magnet school transportation grants by eliminating the per-pupil calculation and the supplemental grants structure, instead basing the grants on reasonable transportation service costs and (2) payment schedule for all magnet school transportation grants
<u>6867</u>	25-93 §§ 1-14	Establishes an endowment fund to expand availability of early childhood education and funds it with surplus funds
6869 §§ 2-4	<u>25-99 §§ 5-7</u>	Makes various changes related to postsecondary credit and concurrent enrollment courses, including requirements for (1) parental notification of course opportunities, (2) development of a model agreement between secondary schools and postsecondary institutions on these courses, (3) course accreditation, and (4) reporting to SDE
6870 §§ 1-10	<u>25-167 §§ 9-18</u>	Allows DCP, after a feasibility study, to seek federal approval for a program to import prescription drugs from Canada to distribute in the state; establishes several related requirements if there is approval, such as on (1) drug safety, quality, and tracking and (2) Canadian suppliers' and participating wholesalers' documentation; provides for DCP enforcement and emergency actions and penalties; and, if the importation program is not feasible, allows a DCP consultant to do a feasibility review of Canadian prescription drug price benchmarking and develop policy recommendations
6870 §§ 11- 13	<u>25-168 §§ 345-347</u>	Caps the sales price of identified prescription drugs (e.g., generic drugs and biological products) in the state at the reference price (i.e. acquisition price) adjusted for any increase in the consumer price index; generally imposes a civil penalty on pharmaceutical manufacturers and wholesale

Bill #	Public Act #	Brief Explanation of Public Act
		distributors who violate the cap; requires DRS to calculate, impose, and collect the penalty; creates a process for penalty disputes
6870 § 15	<u>25-167 § 8</u>	Generally requires health carriers to credit insureds or enrollees for certain prescription drug costs when determining in-network liability for out-of-pocket expenses; establishes requirements for proof of payment an insured or enrollee must provide to receive credit for purchases from out-of-network providers; limits the total annual credit amount for out-of-network purchases and prohibits carryover to another policy period
<u>6878</u>	<u>25-46</u>	Establishes a 10-year statute of limitations for bringing an action to foreclose on certain mortgages for a one-to-four family dwelling that the mortgagor uses as his or her home; reduces, from at least 20 to at least 10 years, the time after which an unreleased mortgage is deemed invalid under certain circumstances
6882 § 2	<u>25-124</u>	Specifies that the Freedom of Information Act's exemption for records covered by FERPA applies to "education," rather than "educational," records exempt from disclosure under FERPA
6885 § 1	<u>25-168 § 69</u>	Requires BOR to establish a finish line scholars program for grants to students who received a Mary Ann Handley program award and then enroll in a bachelor's program at Charter Oak State College or the Connecticut State Colleges and Universities
<u>6903</u>	<u>25-82 § 8</u>	Requires OEC to develop and administer a one-year pilot program to disseminate certain information to expectant mothers receiving prenatal care in hospitals and from obstetric services providers
6910	<u>25-15 § 10</u>	Requires nursing homes to admit qualifying veterans under certain conditions, regardless of their waitlist

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<u>6915</u>	<u>25-33 § 31</u>	Requires DEEP, by January 1, 2026, to classify second-generation anticoagulant rodenticides as restricted use pesticides
6916	<u>25-33 § 32</u>	Prohibits, beginning October 1, 2027, using pesticides with neonicotinoids; exempts certain uses (e.g., for agriculture or in certain personal or pet care products)
6922 §§ 1 & 2	25-174 §§ 144 & 145	Repeals four minor or obsolete provisions related to priority-list school construction grants
6922 §§ 1, 3 <u>& 4</u>	25-174 §§ 140, 144 & 146	Removes CTECS from the school construction grant program
6922 §§ 1 & 4	25-174 §§ 140 & 144	Repeals the existing school construction heating, ventilation, and air conditioning systems grant and instead merges it with a general existing school construction grant
<u>6940</u>	<u>25-146 § 4</u>	Establishes a working group to develop a uniform statutory definition of "affordable housing"
6943 § 1	<u>25-146 § 3</u>	Requires landlords, at an occupant's request, to provide an accounting for the dwelling unit showing assessed charges, completed payments, and any balance
<u>6961</u>	<u>25-73 §§ 3-5</u>	Allows municipalities to extend the time for assessors to issue certificates of correction for certain property tax assessment errors
6962	<u>25-73 § 7</u>	Establishes a task force to study, among other things, how corporations buying residential property impacts housing affordability and homeownership opportunities
6965 § 2	<u>25-157 § 10</u>	Changes the Fire Marshal Training Council's composition, including by reducing the membership by three (from 12 to 9)
<u>6976</u>	<u>25-96 § 10</u>	Requires hospitals to notify DPH within two hours after they declare emergency department diversions
6977 § 1	<u>25-96 § 16</u>	Makes a clarifying change regarding bulk water haulers' license renewals
6977 §§ 2 & 3	25-96 §§ 17 & 18	Expands DPH's authority to regulate alternative on-site sewage treatment systems and requires DPH to amend its regulations accordingly; authorizes the DPH commissioner to implement policies and

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		procedures while adopting regulations on alternative on-site and subsurface sewage systems
6977 § 4	<u>25-96 § 19</u>	Updates the process for reviewing and approving new public water systems to reflect current practice, generally requiring DPH to adopt regulations with various related requirements
6979 §§ 1-3	<u>25-96 §§ 11-13</u>	Allows retired physicians to renew or reinstate their licenses for a reduced fee compared to standard physician licensure, and requires DPH to adopt regulations on related matters
6979 § 4	<u>25-96 § 14</u>	Under certain conditions, exempts physicians from having to maintain malpractice insurance when providing volunteer behavioral health services at a nonprofit clinic
6979 § 5	<u>25-162 § 1</u>	Requires DPH, within available appropriations, to establish a health care provider student loan reimbursement program
<u>6980</u>	25-97 §§ 24-42	Makes technical changes in various public health and related statutes
<u>6991</u>	25-66 §§ 1 & 6	Makes several minor changes to the definitions and advertising restrictions in the Money Transmission Act
<u>6992</u>	<u>25-174 §§ 124-130</u>	Requires CHFA to administer a loan program ("Homes for CT") that helps owners or developers get funding to build new residential buildings by guaranteeing loan repayment, up to certain thresholds, for participating banks and credit unions that lend to these borrowers
<u>6993</u>	25-73 § 13	Allows a special taxing district in New Milford to apportion its costs equally among district property owners
7002	<u>25-73 §§ 9-11</u>	Requires common interest communities to assess unit owners for certain common expenses they cause; separately prohibits condominiums and planned communities from unreasonably restricting solar panels on detached units unless they opt out

Bill #	Public Act #	Brief Explanation of Public Act
<u>7006</u>	<u>25-16 § 6</u>	Waives tuition fees at the community- technical colleges for nursing home residents who enroll in any course at the colleges, if they are resident of the facility for at least 30 days, there are enough other students enrolled, and space is available
<u>7013</u>	<u>25-168 § 300</u>	Modifies the Local Food for Schools Incentive Program, including expanding it to child care providers, making SDE the lead administering agency, and creating preferences for historically underserved farmers
<u>7017</u>	25-173 §§ 25 & 26	Requires electric distribution companies and transmission owners to include project alternatives (e.g., grid enhancing technologies) in Siting Council proceedings for certain transmission projects
7039 § 2	<u>25-167 § 7</u>	Requires the Insurance and Real Estate Committee chairpersons to convene a working group on compensating pharmacists for providing certain health care services
<u>7044</u>	<u>25-82 § 1</u>	Requires OEC to establish and maintain an electronic portal available through a mobile application and OEC's website that provides information on the availability of, and allows enrollment in, early childhood programs
<u>7049</u>	25-97 §§ 43 & 44	Allows DPH to disclose Infant Mortality Review Program data to the Child Advocate and, in turn, allows the Child Advocate to disclose to DPH information on infant deaths necessary for each to perform their statutory duties; deems this shared information and data confidential and not subject to further disclosure
7050 § 2	<u>25-168 § 275</u>	Modifies the definition of "termination of services" for CON purposes to include the termination of any services for a combined total of more than 180 days within a consecutive two-year period
7050 § 4	<u>25-168 § 276</u>	Expressly allows OHS, when reviewing CON applications for certain hospital ownership transfers that require a cost and market impact review, to consider the review's

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		preliminary and final reports and other
		specified materials
<u>7058</u>	25-65 §§ 29 & 30	Requires DOT to develop a plan to expand speed camera use on state roads; explicitly allows municipalities to reimburse a speed or red light camera vendor from fine revenue received through a municipal speed or red light camera program
7059 § 2	<u>25-65 § 35</u>	Requires DOT to post certain Connecticut Public Transportation Council reports and records on its website (e.g., meeting schedule, agendas, and minutes)
7060 §§ 1 & 2	25-65 §§ 44 & 45	Names (1) a section of Connecticut Special Service Road 495 in Meriden the "Andrew DiDomenico Memorial Highway" and (2) Bridge No. 01241 in Southington the "State Trooper First Class Aaron M. Pelletier Memorial Bridge"
7060 §§ 3-5	25-159 §§ 26-28	Creates a new DMV-administered highway work zone and roadside vehicle safety awareness program and related requirements; generally requires (1) driver's license applicants and violators of the "move over" law or highway worker endangerment law to take the program and (2) the suspension of violators' licenses if they commit specified additional violations within a certain time period after completing it
7060 §§ 8 & 9 (File 558)	25-159 §§ 64 & 65	Increases the law's enhanced penalties for violations of the "move over" law and the law on endangering highway workers that result in the injury or death of an emergency vehicle driver or occupant or a highway worker
<u>7080</u>	<u>25-168 § 140</u>	Requires the UConn Health Center to establish a Center of Excellence for Neuromodulation Treatments
7089 § 8	<u>25-26 § 7</u>	Shifts the timeline for adjusting CEP qualifying contributions and aggregate fundraising amounts
7104	<u>25-168 § 342</u>	Requires DSS to disregard income a person receives from participating in certain DSS-approved pilot programs and job training programs when determining TFA eligibility

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7112 §§ 12 & 13	<u>25-174 § 119</u>	Authorizes up to \$100 million in GO bonds over the biennium for DOH to administer a grant program supporting housing authorities in expanding the availability of middle housing in municipalities with a population of up to 50,000 (PA 25-49, which was vetoed, required DOH to develop and administer this program)
7121	25-95 § 14	Requires public defender income eligibility guidelines to disregard service-connected veteran disability benefits
7123	25-15 §§ 7 & 8	Requires school boards to take steps to ensure a minimally disruptive transition of a new military-connected student receiving certain services; allows a military-connected student to stay enrolled in their school when a service member relocates on orders
<u>7135</u>	<u>25-168 §§ 277-287</u>	Merges the laws that protect reproductive and gender-affirming health care services providers and recipients from liability imposed by another state for services in Connecticut; specifies that assisted reproduction is a covered reproductive health care service and conversion therapy for anyone under age 18 is not a gender-affirming health care service; subjects business associates to the law's limits on covered entities' disclosure of health care communications or information without consent; requires notification to the attorney general when the entities or associates receive a subpoena for certain patient information
7137	<u>25-43 §§ 4-6</u>	Adds certain misdemeanor convictions (e.g., involving violence or possession of certain drugs) that occur in other jurisdictions to the list of offenses that disqualify a person from being issued specified firearm credentials
7141 § 1	<u>25-12 § 13</u>	Removes an administrative law judge's discretion to award temporary partial incapacity benefits instead of PPD benefits once an injured employee reaches maximum medical improvement; also increases the duration of PPD benefits for a cervical spine injury and expands the list of injuries eligible

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		for PPD benefits to include those to the
		intestinal tract and esophagus
7141 § 2	25-12 § 14	Allows a deceased employee's parents, when there are no dependents for distribution of workers' compensation benefits, to each receive an equal portion of the benefits
7141 § 3	<u>25-12 § 15</u>	Creates a working group to study rehabilitation services available to injured employees under the state's Workers' Compensation Act
7151	<u>25-3 § 2</u>	Prohibits OPM from reducing a municipality's FY 26 municipal revenue sharing grant if the municipality's budget expenditures exceed the statutory spending cap
7152	<u>25-73 § 6</u>	Requires certain disclosures on studies or evaluations submitted in connection with a pending local land use application
<u>7159</u>	<u>25-159 §§ 29-34</u>	Requires DMV, in consultation with the Commission on Women, Children, Seniors, Equity & Opportunity and others, to develop yellow envelopes and related public awareness materials for people with cognitive impairments or physical disabilities; requires the envelopes to have information on how first responders can accommodate and effectively interact with these individuals
7161 §§ 2 & 3	25-159 §§ 59 & 60	Requires the Centralized Infractions Bureau to allow people to pay motor vehicle tickets through a payment plan and sets parameters for administering the plans
7165 § 1	<u>25-165 § 5</u>	Authorizes DECD to set up and administer a program to sell Connecticut brand merchandise and advertising space for Connecticut businesses, and directs the program's proceeds to the Tourism Fund
7165 § 2	<u>25-168 § 146</u>	Exempts certain nonprofit organizations from the prevailing wage requirements for projects receiving at least \$1 million in DECD financial assistance, with exceptions, and explicitly extends the requirements to municipalities and other specified entities; limits the portion of DECD-assisted remediation projects subject to these prevailing wage requirements

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		to only the portion described in the financial assistance contract between the business and DECD
7165 § 3	<u>25-165 § 6</u>	Modifies the eligibility criteria and parameters for DECD's grant program for employing people with intellectual disability
7165 § 4	<u>25-165 § 7</u>	Exempts tax credit programs administered by DECD or Connecticut Innovations, Inc. from nonrelocation agreement requirements
7165 § 5	<u>25-165 § 8</u>	Expands the purposes for which DECD can convey state-owned property under its control to include property to be used primarily for cultural or historical attractions or sites
7165 § 6	<u>25-165 § 9</u>	Allows the state, within available appropriations, to give financial assistance, lend staff, and make in-kind contributions to certain nonprofits
7167	25-168 § 299 25-174 § 218	Delays by two years the start of an ECS schedule to phase-in grant reductions for overfunded towns; holds these towns harmless for FYs 26 and 27
7 <u>170</u> (File 630)	25-152 §§ 11-17 & 23	Eliminates requirements that are inconsistent with the National Shellfish Sanitation Program Model Ordinance; shortens the state's commercial shellfish harvest season; requires the owner of shellfish grounds to certify to DoAg that he or she completed all required state tax filings; increases the allowed power dredge limit for gathering shellfish; repeals a law about a shellfish recovery vessel that DoAg no longer owns
7175 § 2	25-152 § 6 25-168 § 455	Increases, from \$100,000 to \$250,000 in assessed value, the mandatory property tax exemption for farm machinery, other than motor vehicles
7176 § 3	<u>25-168 § 369</u>	Extends, from 40 to 50 consecutive years, the duration of the sales and use tax exemption for qualifying aircraft industry joint ventures
7178 § 1 (File 631)	25-166 §§ 36 & 38	Requires a DCP-issued high-THC beverage endorsement for persons that manufacture these beverages for sale outside the state; requires these manufacturers to have clear

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		and conspicuous labeling that the beverage is not for sale in Connecticut and report to DCP
7178 § 2 (File 631)	25-166 §§ 36, 37 & 39	Establishes licensure requirements for infused beverage wholesalers and generally requires anyone who acts or represents themselves as one to be licensed
7178 §§ 3, 12 <u>& 13</u> (File 631)	<u>25-166 § 9</u>	Allows social equity applicants, between January 1, 2026, and December 31, 2027, to receive a cultivator or micro-cultivator license to have a facility outside a disproportionately impacted area under certain conditions, including leasing a certain hemp producer's lot
7178 §§ 4 & 7 (File 631)	25-166 §§ 14, 17 & 26	Extends, from 14 to 24 months, the expiration date for DCP provisional licenses, other than for cultivator licenses for certain social equity applicants
7178 § 8 (File 631)	<u>25-166 § 30</u>	Specifies that the ban on products that appeal to children includes facsimiles of foods, beverages, and other items that appeal to children
7178 § 9 (File 631)	25-166 §§ 15, 22, 27, 29 & 31 25-168 §§ 161-165	Extends the maximum effective period of cannabis policies and procedures by 15 months, if regulations have not been adopted
7178 § 10 (File 631)	<u>25-166 § 32</u>	Generally allows cannabis establishments to complete their investigation of suspected cannabis theft or loss before notifying DCP under certain conditions
7178 § 11 (File 631)	<u>25-166 § 40</u>	Eliminates the requirement that the manufacturer hemp product statement disclosure include warnings directed at children
7178 § 14 (File 631)	<u>25-166 § 20</u>	Allows certain micro-cultivators to receive a retailer or hybrid retailer endorsement under certain conditions; allows micro-cultivators to sell their cannabis seedlings directly to consumers using their own employees
7178 §§ 15 & 16 (File 631)	<u>25-166 § 28</u>	Allows a transporter to store, maintain, and handle cannabis for up to 30 days under certain conditions (e.g., complies with security requirements, makes certain attestations)

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7178 § 17 (File 631)	<u>25-166 § 35</u>	Generally limits the hours a cannabis retailer, hybrid retailer, or certain micro-cultivators may sell cannabis to 10:00 a.m. to 6:00 p.m. on Sundays and 8:00 a.m. to 10:00 p.m. any other day
7178 §§ 19 & 20 (File 631)	<u>25-166 §§ 1 & 2</u>	Requires the local police chief to send written comments for a cigarette dealer license renewal and DRS to send a written response back, under certain circumstances; allows certain remonstrance objections on suitability to be on issues controlled by local zoning
7186 §§ 2 & 4	25-168 §§ 270 & 271	Requires DOC to annually report on strip and cavity searches in correctional institutions and report on an evaluation of related directives and procedures
7191 §§ 2 & 3 (File 413)	<u>25-168 §§ 350-352</u>	Requires DSS to provide an alternative, updated prospective payment methodology and modifies procedures for approving changes to a federally- qualifying health center's scope of service
7191 § 3	<u>25-168 § 340</u>	Appoints the Human Services and Public Health committees' chairs as the Medical Assistance Program Oversight Council's chairs
7194 § 1	<u>25-43 § 7</u>	Specifies that unlawfully discharging a firearm does not include intentionally discharging a firearm for lawful self-defense or defending another person
7194 § 2	<u>25-43 § 8</u>	Specifically prohibits the DEEP's hunting regulations and orders from prohibiting intentionally discharging a firearm for lawful self-defense or defending another person
7202 §§ 1 & 2	25-168 §§ 137 & 138	Requires DESPP, in consultation with POST, to establish a social work and law enforcement project at Southern Connecticut State University and a crime scene processing, forensic evidence, and criminal investigations police training center at Central Connecticut State University
<u>7207</u>	<u>25-94 § 2</u>	Makes a health carrier's reported compliance or noncompliance with parity requirements public information

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7211	<u>25-29 § 4</u>	Broadens the circumstances under which a federal immigration authority can interview a person in the state or local law enforcement custody or a person may be arrested or detained under a civil immigration detainer to apply to people convicted of any of 13 specified crimes
7212 § 1	<u>25-29 §§ 4 & 6</u>	Expands who is considered a "law enforcement officer" under the civil immigration detainer law to include, among others, juvenile probation officers, prosecutors, and Board of Pardons and Paroles employees; creates a civil cause of action for an aggrieved person against a municipality for violating the detainer law
7214 § 2 (File 689)	<u>25-168 § 124</u>	Requires DPH to (1) establish an annual maternity care report card for birth centers and hospitals that provide obstetric care, (2) establish an advisory committee to establish the report card's contents, and (3) adjust the report card based on patient acuity levels
7216 § 1	<u>25-143 § 18</u>	Allows the CTECS executive director to enter into cooperative arrangements with nonprofit career schools and certain training institutes; requires OPM to review and approve requests to fill instructional staff positions within 30 days after submission of the CTECS superintendent's statement of staffing needs
7229	<u>25-168 §§ 289-292</u>	Creates specific procedures for incarcerated individuals to apply for, receive, and cast absentee ballots
<u>7239</u>	25-174 § 131	Creates the DRIP program to provide financial assistance to public school operators for constructing, renovating, repairing, and enlarging school buildings, grounds, and infrastructure
7246 § 1	<u>25-26 § 1</u>	Makes related changes to the state campaign finance law's definitions of the terms "organization expenditure" and "solicit" regarding sharing content created by a candidate committee or on behalf of a candidate by certain other committees

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7246 § 2	<u>25-26 § 2</u>	Modifies disclaimer requirements for certain political communications and advertisements by (1) changing who must be listed in the disclaimer for certain committees, (2) generally applying them to text messages, and (3) removing certain requirements to include a personal audio disclaimer for video communications or advertisements
7246 § 4	<u>25-26 § 3</u>	Reduces the maximum percentage of candidate committees SEEC may audit after an election or primary
7246 §§ 5 & 6	25-26 §§ 4 & 6	Subjects SEEC declaratory rulings, advisory opinions, and guidance documents to certain restrictions or oversight requirements
7246 §§ 7 & 8	25-26 §§ 7 & 8	Makes various changes about CEP qualifying contributions, including procedures for returning and reviewing nonqualifying contributions and grant application requirements
<u>7246 § 9</u>	<u>25-26 § 9</u>	Requires SEEC to livestream its meetings
7246 § 9	25-26 § 9, as amended by 25- 174 § 226	Makes changes to the SEEC Executive Director appointment process
7246 §§ 10 & 11	25-26 §§ 10 & 11	Increases how much an individual or group may spend on certain events for invitations, food, and beverages without being subject to certain campaign finance requirements
7247	<u>25-97 §§ 49 & 50</u>	Establishes a working group to assess and make recommendations on (1) sewage disposal regulation and (2) balancing housing development costs with protecting public health and the environment; requires DEEP to post notice of its intent to amend certain sewerage-related regulations and consider the group's recommendations when adopting the regulations
<u>7250</u>	25-168 §§ 245-251	Adds the DOH and DESPP commissioners to JJPOC; establishes a JJPOC advisory council to help the state develop its juvenile justice plan; requires POST and JJPOC to develop a uniform youth diversion policy and a youth diversion training curriculum for police; establishes four new annual reporting requirements related to juvenile justice policy

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7258 §§ 2 & 3 (Raised Bill)	<u>25-19 §§ 7 & 8</u>	Allows an officer to stop a motor vehicle for a violation of the laws against using cannabis in a vehicle if the officer sees the operator actively consuming cannabis and smells burnt cannabis
<u>7260</u>	25-19 §§ 9-14	Sets enhanced penalties under the reckless driving law for violators who drive faster than 100 mph
7264 § 1	<u>25-168 § 397</u>	Requires OPM and DRS to set up a pilot program to collect unpaid state taxes, penalties, and interest due from anyone receiving payments from a state agency
7264 § 2	<u>25-168 § 398</u>	Eliminates the requirement that the DRS commissioner approve CHFA's written procedures to implement the Housing Tax Credit Contribution program
7264 §§ 3 & 4	25-168 §§ 399 & 400	Shifts, from DRS to DCP, the responsibility for issuing annual assessments to the Mashantucket Pequot and Mohegan tribes
7266 § 1	<u>25-173 § 57</u>	Establishes a municipal uniform solar capacity tax of \$10,000 per MW of nameplate capacity on certain solar photovoltaic systems that are over one MW in size
7266 § 2	<u>25-173 § 58</u>	Creates a property tax exemption for certain solar-related Class I renewable energy sources and limits an existing property tax exemption for other Class I renewable energy sources
7270 § 18	<u>25-168 § 391</u>	Requires DRS to track and record the source of state sales and use, personal income, and corporation business tax revenue to accurately and fairly attribute the revenue from each of these taxes to municipalities
7270 § 20	<u>25-168 § 392</u>	Modifies the income year used to calculate a specific corporation business tax deduction for certain combined groups
<u>7274</u>	<u>25-168 § 393</u>	Allows municipalities that adopt a local option homestead exemption to limit its eligibility by (1) capping the assessed value of qualifying dwellings, (2) requiring owners to have lived in the property for a specified period of time, or (3) implementing both

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7275 § 1	<u>25-168 § 394</u>	Modifies the definition of "cigarettes" under the state's cigarette tax and other laws to, among other things, explicitly include any roll, stick, or capsule of tobacco intended to be heated under ordinary conditions of use
7275 §§ 2 & 3	25-168 §§ 395 & 396	Imposes restrictions and penalties on ecigarettes similar to those that apply to cigarettes under existing law; specifically requires e-cigarette sellers to ask prospective buyers to present a driver's license, passport, or ID card to verify their age and allows them to use electronic scanners to check a passport's validity; increases the maximum fines that may be imposed on anyone who sells, gives, or delivers an e-cigarette to a minor (PA 25-166, § 45, repeals and replaces these provisions)
7276 §§ 1-3	<u>25-174 §§ 183-185</u>	Creates a new benefit tier in CMERS named MERS 2.0 and sets its parameters; requires CMERC to create and administer a MERS defined contribution retirement plan: authorizes CMERC to set up and implement an annuity plan as an alternative to CMERS for nonparticipating municipalities, subject to certain requirements
7276 § 4	<u>25-174 § 186</u>	Changes the service criteria used to determine a retired state employee's eligibility for certain life insurance benefits

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