

General Assembly

January Session, 2025

Governor's Bill No. 1248

Referred to Committee on GENERAL LAW

Introduced by: Request of the Governor Pursuant to Joint Rule 9

AN ACT EXPANDING CONSUMER PROTECTIONS.

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

1 Section 1. (NEW) (*Effective July 1, 2026*) (a) For the purposes of this 2 section:

(1) "Business" has the same meaning as provided in section 42-158ff
of the general statutes, as amended by this act;

5 (2) "Consumer good or service" (A) means any good or service that is 6 purchased, leased or rented primarily for personal, family or household 7 purposes, and (B) includes, but is not limited to, (i) any event ticket, food 8 or beverage, or the delivery thereof, and (ii) the right to occupy any hotel 9 room, motel room, short-term rental, as defined in section 12-408h of the 10 similar lodging that includes general statutes, or sleeping 11 accommodations; and

(3) "Person" has the same meaning as provided in section 1-79 of thegeneral statutes.

(b) (1) Except as provided in subdivision (2) of this subsection, no
business that offers to sell, lease or otherwise provide any consumer
good or service shall:

(A) Advertise, display or otherwise offer such consumer good or
service to any person at a price that excludes any fee, charge or cost that
such person is required to pay in order to purchase, lease or otherwise
receive such consumer good or service; or

(B) Require any person to pay any fee, charge or cost to purchase,
lease or otherwise receive such consumer good or service if such fee,
charge or cost (i) is not advertised, displayed or otherwise offered to
such person in compliance with subparagraph (A) of this subdivision,
or (ii) is obscured, unclear or misrepresented by such business.

26 (2) The provisions of subdivision (1) of this subsection shall not be27 construed to:

(A) Prohibit a business from omitting any applicable federal, state or
local tax, or any mandatory fee imposed by any government,
governmental subdivision, agency or instrumentality or any quasigovernmental instrumentality, from any advertised, displayed or
otherwise offered price for a consumer good or service if such tax or fee
is disclosed to the person before such person purchases, leases or
otherwise receives the consumer good or service;

(B) Prohibit a business from imposing any mandatory gratuity, or omitting any mandatory gratuity from any advertised, displayed or otherwise offered price for a consumer good or service, if the existence of such mandatory gratuity and the manner in which such mandatory gratuity is calculated are clearly and conspicuously disclosed to the person when pricing for the consumer good or service is first advertised, displayed or otherwise offered to such person;

42 (C) Prohibit a business from imposing any fee, charge or cost for a 43 consumer good or service, or omitting the amount of any fee, charge or 44 cost from any advertised, displayed or otherwise offered price for a 45 consumer good or service, if (i) the amount of such fee, charge or cost is 46 dependent on the person's selections or cannot feasibly be calculated in 47 full when the price for such consumer good or service is first advertised, 48 displayed or otherwise offered, including, but not limited to, any fee, 49 charge or cost imposed for shipping or delivery or that varies based on 50 such person's location or according to the quantity of consumer goods 51 purchased, leased or otherwise received, (ii) the existence of such fee, 52 charge or cost is disclosed when the consumer good or service is 53 advertised, displayed or otherwise offered to the person, and (iii) the 54 amount of such fee, charge or cost is disclosed to the person before such 55 person purchases, leases or otherwise receives such consumer good or 56 service;

57 (D) Prohibit a business from imposing any fee, charge or cost for a 58 consumer good or service, or omitting the amount of any fee, charge or 59 cost from any advertised, displayed or otherwise offered price for a 60 consumer good or service, if such fee, charge or cost is charged to the 61 person for the purpose of confirming such person's identity or payment 62 information, is in an amount that does not exceed one dollar and is 63 promptly refunded to such person;

64 (E) Apply to any transaction that is subject to the provisions of 65 chapter 704 of the general statutes;

66 (F) Apply to any transaction, action or act that qualifies for an 67 exception set forth in section 42-110c of the general statutes;

(G) Apply to or permit surcharges prohibited pursuant to section 42-133ff of the general statutes; or

(H) Apply to any transaction unless such transaction involves (i) a
person in this state, or (ii) the offer, sale, rent, lease or distribution of any
consumer good or service in this state.

73 (c) Any violation of subdivision (1) of subsection (b) of this section

shall be deemed an unfair or deceptive trade practice under subsection

75 (a) of section 42-110b of the general statutes.

Sec. 2. Section 42-158ff of the general statutes is repealed and the
following is substituted in lieu thereof (*Effective July 1, 2026*):

78 (a) For the purposes of this section:

(1) "Automatic renewal provision" means any provision that is
included in a consumer agreement under which a business that is a
party to such agreement may renew such agreement without any action
on the part of a consumer who is a party to such agreement;

(2) "Business" means any individual or sole proprietorship,
partnership, firm, corporation, trust, limited liability company, limited
liability partnership, joint stock company, joint venture, association or
other legal entity through which commerce for profit or not for profit is
conducted;

88 (3) "Consumer" means any individual who is a resident of this state89 and a prospective recipient of consumer goods or consumer services;

90 (4) "Consumer agreement" means any verbal, telephonic, written or 91 electronic agreement, initially entered into or amended on or after 92 October 1, 2023, between a business and a consumer under which a 93 business agrees to provide consumer goods or consumer services to a 94 consumer. "Consumer agreement" does not include any such agreement 95 (A) concerning any service provided by a business or its affiliate where 96 either the business or its affiliate is doing business pursuant to (i) a 97 franchise issued by a political subdivision of the state, or (ii) a license, 98 franchise, certificate or other authorization issued by the Public Utilities 99 Regulatory Authority, (B) concerning any service provided by a 100 business or its affiliate where either the business or its affiliate is 101 regulated by the Public Utilities Regulatory Authority, the Federal 102 Communications Commission or the Federal Energy Regulatory 103 Commission, (C) with any entity regulated by the Insurance

104 Department or an affiliate of such entity, (D) with any bank, out-of-state 105 bank, bank holding company, Connecticut credit union, federal credit 106 union or out-of-state credit union, as said terms are defined in section 107 36a-2, or any subsidiary thereof, or (E) concerning any global or national 108 service largely or predominately consisting of audiovisual content;

(5) "Consumer good" means any article that is purchased, leased,
exchanged or received primarily for personal, family or household
purposes;

(6) "Consumer service" means any service that is purchased, leased,
exchanged or received primarily for personal, family or household
purposes; and

(7) "Continuous services provision" means any provision that is included in a consumer agreement under which a business that is a party to such agreement may continue to provide consumer services to a consumer who is a party to such agreement until the consumer takes action to prevent or terminate such business's provision of such consumer services under such agreement.

(b) (1) No business shall enter into, or offer to enter into, a consumer
agreement with a consumer if such agreement includes an automatic
renewal provision or a continuous services provision, unless:

(A) Such business establishes and maintains [a toll-free telephone number,] an electronic mail address, [or] postal address [,] or the telephone number or online means required under subsection [(d)] (e) of this section, which the consumer may use to prevent automatic renewal or prevent or terminate continuous consumer services;

(B) Where such consumer agreement contains an automatic renewal
provision, such business discloses to the consumer, electronically,
verbally, telephonically or in writing in the manner specified in
subdivision (2) of this subsection and before such automatic renewal, (i)
that the business will automatically renew such agreement until such

134 consumer takes action to prevent such automatic renewal, (ii) a 135 description of the actions such consumer is required to take to prevent 136 any automatic renewal of such agreement and, if disclosed 137 electronically, a link or other electronic means such consumer may use 138 to take such actions as described in subsection [(d)] (e) of this section, 139 (iii) all recurring charges that will be charged to the consumer's credit 140 card, debit card or third-party payment account for any automatic 141 renewal of such agreement and, if the amount of such charges is subject 142 to change, the amount of such change if known by such business, (iv) 143 the length of any automatic renewal term for such agreement unless the 144 consumer selects the length of such term, (v) any additional provisions 145 concerning such renewal term, (vi) any minimum purchase obligation, 146 and (vii) contact information for such business;

147 (C) Where such consumer agreement contains a continuous services 148provision, such business discloses to the consumer, electronically, 149 verbally, telephonically or in writing in the manner specified in 150 subdivision (2) of this subsection and before such consumer enters into 151 such agreement, (i) that the business will provide continuous consumer 152 services under such agreement until such consumer takes action to 153 prevent or terminate such continuous consumer services, (ii) a 154 description of the actions such consumer is required to take to prevent 155 or terminate such continuous consumer services, (iii) all recurring 156 charges that will be charged to the consumer's credit card, debit card or 157 third-party payment account for such continuous consumer services 158 and, if the amount of such charges is subject to change, the amount of 159 such change if known by such business, (iv) the duration of such 160 continuous consumer services, (v) any additional provisions concerning 161 such continuous consumer services, (vi) any minimum purchase 162 obligation, and (vii) contact information for such business;

(D) If such business intends to make any material change in the terms
of such automatic renewal provision or continuous services provision,
such business discloses to the consumer, electronically, verbally,
telephonically or in writing in the manner specified in subdivision (2) of

this subsection and before such business makes such material change,
the material change and a description of the actions such consumer is
required to take to cancel such automatic renewal or terminate such
continuous consumer services;

171 (E) If such consumer agreement includes a free gift or trial period, 172 such business discloses to the consumer, electronically, verbally, 173 telephonically or in writing in the manner specified in subdivision (2) of 174 this subsection before such consumer enters into such agreement, (i) the 175 price that such consumer will be charged following expiration of such 176 period, and (ii) any manner in which the pricing for such agreement will 177 change following expiration of such period; and

178 (F) (i) Except as provided in subparagraph (F)(iii) of this subdivision, 179 if such consumer agreement is offered electronically or telephonically 180 and includes a free gift or trial period, or a discounted or promotional 181 price period, such business discloses to the consumer, electronically or 182 telephonically in the manner specified in subdivision (2) of this 183 subsection and not later than the time specified in subparagraph (F)(ii) 184 of this subdivision, (I) that such business will automatically renew, or 185 provide continuous consumer services under, such agreement until 186 such consumer takes action to prevent such automatic renewal or 187 prevent or terminate such continuous consumer services, (II) the 188 duration of such automatic renewal term or continuous consumer 189 services, (III) any additional provisions concerning such renewal term 190 or continuous consumer services, (IV) a description of the actions such 191 consumer is required to take to prevent such automatic renewal or 192 prevent or terminate such continuous consumer services, and (V) if such 193 agreement is offered electronically, a prominently displayed direct link 194 or button, or an electronic mail message, required under subsection [(d)] 195 (e) of this section.

(ii) Except as provided in subparagraph (F)(iii) of this subdivision, if
such business is required to make a disclosure pursuant to
subparagraph (F)(i) of this subdivision, such business makes such

disclosure (I) where the free gift or trial period, or discounted or promotional price period, is at least thirty-two days in duration, at least twenty-one days after such period commences and not earlier than three days before such period expires, or (II) where the free gift or trial period, or discounted or promotional price period, is at least one year in duration, at least fifteen days but not more than forty-five days before such period expires.

206 (iii) Such business shall not be required to make the disclosure 207 required under subparagraph (F)(i) or (F)(ii) of this subdivision if such 208 business has not collected, or does not maintain, the consumer's 209 electronic mail address or telephone number, as applicable, and is 210 unable to make such disclosure to such consumer by other electronic 211 means. For the purposes of subparagraphs (E) and (F) of this 212 subdivision, "free gift" does not include a free promotional item or gift 213 that a business gives to a consumer if such item or gift differs from the 214 consumer goods or consumer services that are the subject of the 215 consumer agreement between the business and the consumer.

(2) Each business that is required to make any disclosure undersubdivision (1) of this subsection shall:

(A) If the consumer agreement is offered, or entered into,
electronically or in writing, make such disclosure (i) in a manner that
may be retained by the consumer, and (ii) in text that is (I) larger than
the size of any surrounding text, or (II) the same size as the surrounding
text but in a typeface, font or color that contrasts with such surrounding
text or is set off from such surrounding text by symbols or other marks
that draw the consumer's attention to such disclosure; or

(B) If the consumer agreement is offered, or entered into, verbally or
telephonically, make such disclosure in a volume and cadence that is
readily audible to, and understandable by, the consumer.

228 (c) No business that enters into, or offers to enter into, a consumer 229 agreement that includes an automatic renewal provision or a continuous services provision shall charge the consumer's credit card,
debit card or third-party payment account for any automatic renewal or
continuous consumer services, regardless of whether such renewal or
continuous consumer services are offered or provided at a promotional
or discounted price, unless such business has obtained such consumer's
affirmative consent to such renewal or continuous consumer services.
(d) (1) Beginning on July 1, 2026, each business that enters into a

237 <u>consumer agreement that includes an automatic renewal provision or a</u> 238 <u>continuous services provision shall send to the consumer an annual</u> 239 <u>reminder concerning the automatic renewal provision or continuous</u> 240 <u>services provision. Such reminder shall include the information</u> 241 <u>required under subdivision (2) of this subsection, and such business</u> 242 shall send such reminder to the consumer:

(A) In the same manner in which such automatic renewal provision
or continuous services provision was activated, if such automatic
renewal provision or continuous services provision was activated by
any means other than an in-person transaction between such business
and such consumer;

(B) By the means in which such consumer is accustomed to
 interacting with such business, if such consumer is accustomed to
 interacting with such business by electronic mail, mail or telephonic
 means; or

(C) By electronic mail, mail or telephonic means, if (i) such automatic
 renewal provision or continuous services provision was activated as
 part of an in-person transaction between such business and such
 consumer, or (ii) such consumer is not accustomed to interacting with
 such business by electronic mail, mail or telephonic means.

257 (2) Each business that is required to send an annual reminder to a
 258 consumer pursuant to subdivision (1) of this subsection shall include in
 259 such annual reminder:

260 <u>(A) A statement identifying (i) the consumer goods or consumer</u> 261 <u>services that are subject to the automatic renewal provision or</u> 262 <u>continuous services provision, and (ii) the means by which the</u> 263 <u>consumer may prevent automatic renewal or prevent or terminate</u> 264 <u>continuous consumer services, as set forth in subsection (e) of this</u> 265 <u>section; and</u>

(B) The frequency and amount of charges associated with automatic
 renewal of, or provision of continuous consumer services under, the
 consumer agreement.

269 [(d)] (e) (1) Each business that enters into a consumer agreement 270 online shall, if such agreement includes an automatic renewal provision 271 or a continuous services provision, allow the consumer to take any 272 action necessary to prevent such automatic renewal or prevent or 273 terminate such continuous consumer services online and without 274 requiring such consumer to take any offline action to prevent such 275 automatic renewal or prevent or terminate such continuous consumer 276 services. [No business that is subject to the provisions of this subdivision 277 shall take any action to obstruct or delay a consumer's efforts to prevent 278 automatic renewal of, or prevent or terminate provision of continuous 279 consumer services under, a consumer agreement pursuant to this 280 subdivision.] Each business that is subject to the provisions of this 281 subdivision shall enable a consumer to prevent automatic renewal of, or 282 prevent or terminate provision of continuous consumer services under, 283 a consumer agreement [pursuant to this subdivision] by way of [:] at 284 least one of the methods set forth in subparagraphs (A) and (B) of 285 subdivision (2) of this subsection.

 ⁽²⁾ Each business that enters into a consumer agreement that includes
 an automatic renewal provision or a continuous services provision shall
 enable a consumer to prevent automatic renewal of, or prevent or
 terminate provision of continuous consumer services under, the
 consumer agreement by way of:

(A) A prominently displayed direct link or button, which may be
located within the consumer's (i) account or profile, or (ii) device or user
settings; [or]

- (B) An electronic mail message from the business to the consumer,
 which is immediately accessible by the consumer and to which the
 consumer may reply without obtaining any additional information; or
- 297 (C) Beginning on July 1, 2026, a telephone number that (i) the
 298 consumer may retain, and (ii) is clearly and conspicuously displayed on
 299 the Internet web site maintained by such business, if any.

300 (3) (A) Each business that establishes and maintains a telephone 301 number for the purposes of subparagraph (C) of subdivision (2) of this 302 subsection shall promptly answer all calls made to such telephone 303 number during normal business hours and shall not obstruct or delay 304 any consumer's ability to prevent automatic renewal of, or prevent or 305 terminate provision of continuous consumer services under, a consumer 306 agreement. If any consumer leaves a voice mail with such business requesting to prevent automatic renewal of, or prevent or terminate 307 308 provision of continuous consumer services under, a consumer 309 agreement, such business shall, not later than one business day after 310 such consumer leaves such voice mail with such business, either process 311 the requested prevention or termination or return such consumer's 312 telephone call regarding such consumer's intentions. If such voice mail 313 includes sufficient information for such business to effectuate such prevention or termination, such business may return such consumer's 314 315 telephone call but shall effectuate such prevention or termination not 316 later than one business day after such consumer left such voice mail if 317 such business is unable to reach such consumer. 318

(B) If a consumer requests to prevent automatic renewal of, or
 prevent or terminate provision of continuous consumer services under,
 a consumer agreement by way of a telephone call made to a telephone
 number established and maintained for the purposes of subparagraph

322 (C) of subdivision (2) of this subsection, the business may present to the 323 consumer a discounted offer, retention benefit or information regarding the effect of the requested prevention or termination, provided such 324 business clearly and conspicuously informs such consumer, prior to 325 326 presenting such offer, benefit or information, that such consumer may 327 complete such prevention or termination at any time by stating that such 328 consumer intends to "cancel" or by stating similar words to that effect. 329 If the consumer states such consumer's intention to "cancel" or states 330 similar words to that effect, such business shall promptly process the 331 requested prevention or termination and shall not otherwise obstruct or 332 delay the consumer's ability to prevent automatic renewal of, or prevent 333 or terminate provision of continuous consumer services under, the 334 consumer agreement.

(4) No business that is subject to the provisions of this subsection shall
 take any action to obstruct or delay a consumer's efforts to prevent
 automatic renewal of, or prevent or terminate provision of continuous
 consumer services under, a consumer agreement pursuant to this
 subsection.

340 [(2)] (5) Notwithstanding the provisions of subdivision (1) of this 341 subsection, a business may require a consumer who maintains an 342 account with the business to enter the consumer's account information, 343 or otherwise authenticate such consumer's identity, online before such 344 consumer may take any action to prevent automatic renewal of, or 345 prevent or terminate provision of continuous consumer services under, a consumer agreement pursuant to subdivision (1) of this subsection. 346 347 No consumer who is unwilling or unable to enter the consumer's 348 account information, or otherwise authenticate such consumer's 349 identity, online under this subdivision shall be precluded from 350 authenticating such consumer's identity, or taking action to prevent 351 such automatic renewal or prevent or terminate provision of continuous 352 consumer services, offline by any other method set forth in 353 subparagraph (A) of subdivision (1) of subsection (b) of this section.

354	[(e) Nothing in this section shall be construed to create a private right		
355	of action.]		
356	(f) Any violation of the provisions of this section shall constitute an		
357	unfair trade practice under subsection (a) of section 42-110b.		
358	Sec. 3. Section 47a-1 of the general statutes is repealed and the		
359	following is substituted in lieu thereof (<i>Effective October 1, 2025</i>):		
360	As used in this chapter, sections 47a-21, 47a-23 to 47a-23c, inclusive,		
361	47a-26a to 47a-26g, inclusive, 47a-35 to 47a-35b, inclusive, 47a-41a, 47a-		
362	43 [,] and 47a-46 and section 4 of this act:		
363	[(a)] (1) "Action" includes recoupment, counterclaim, set-off, cause of		
364	action and any other proceeding in which rights are determined,		
365	including an action for possession.		
366	[(b)] (2) "Building and housing codes" include any law, ordinance or		
367	governmental regulation concerning fitness for habitation or the		
368	construction, maintenance, operation, occupancy, use or appearance of		
369	any premises or dwelling unit.		
370	[(c)] (3) "Dwelling unit" means any house or building, or portion		
371	thereof, which is occupied, is designed to be occupied, or is rented,		
372	leased or hired out to be occupied, as a home or residence of one or more		
373	persons.		
374	[(d)] (4) "Landlord" means the owner, lessor or sublessor of the		
375	dwelling unit, the building of which it is a part or the premises.		
376	[(e)] (5) "Owner" means one or more persons, jointly or severally, in		
377	whom is vested $[(1)]$ (A) all or part of the legal title to property, or $[(2)]$		
378	(B) all or part of the beneficial ownership and a right to present use and		
379	enjoyment of the premises and includes a mortgagee in possession.		
380	[(f)] (6) "Person" means an individual, corporation, limited liability		
381	company, the state or any political subdivision thereof, or agency,		

business trust, estate, trust, partnership or association, two or more
persons having a joint or common interest, and any other legal or
commercial entity.

[(g)] (7) "Premises" means a dwelling unit and the structure of which it is a part and facilities and appurtenances therein and grounds, areas and facilities held out for the use of tenants generally or whose use is promised to the tenant.

389 [(h)] (8) "Rent" means all periodic payments to be made to the390 landlord under the rental agreement.

[(i)] (9) "Rental agreement" means all agreements, written or oral, and
valid rules and regulations adopted under section 47a-9 or subsection
(d) of section 21-70 embodying the terms and conditions concerning the
use and occupancy of a dwelling unit or premises.

[(j)] (10) "Roomer" means a person occupying a dwelling unit, which
unit does not include a refrigerator, stove, kitchen sink, toilet and
shower or bathtub and one or more of these facilities are used in
common by other occupants in the structure.

399 [(k)] (<u>11</u>) "Single-family residence" means a structure maintained and 400 used as a single dwelling unit. Notwithstanding that a dwelling unit 401 shares one or more walls with another dwelling unit or has a common 402 parking facility, it is a single-family residence if it has direct access to a 403 street or thoroughfare and does not share heating facilities, hot water 404 equipment or any other essential facility or service with any other 405 dwelling unit.

[(l)] (12) "Tenant" means the lessee, sublessee or person entitled under
a rental agreement to occupy a dwelling unit or premises to the
exclusion of others or as is otherwise defined by law.

409 [(m)] (13) "Tenement house" means any house or building, or portion
410 thereof, which is rented, leased or hired out to be occupied, or is

arranged or designed to be occupied, or is occupied, as the home or
residence of three or more families, living independently of each other,
and doing their cooking upon the premises, and having a common right
in the halls, stairways or yards.

415 Sec. 4. (NEW) (Effective October 1, 2025) (a) Except as provided in 416 subsection (b) of this section, no landlord shall advertise, display or 417 otherwise offer a dwelling unit for rent in an amount that excludes any 418 fee, charge or cost that the tenant of the advertised, displayed or offered 419 dwelling unit shall be required to pay on a periodic basis. Any fee, 420 charge or cost that the tenant shall be required to pay on a periodic basis 421 shall be prorated and included in the advertised, displayed or offered 422 rent. For the purposes of this subsection, any fee, charge or cost that shall 423 be charged to the tenant, by default, on a monthly basis shall be included 424 in the advertised, displayed or offered rent, regardless of whether the 425 tenant may opt out of such fee, charge or cost.

(b) A landlord may advertise, display or otherwise offer a dwelling
unit for rent without including the following fees and costs in the
advertised, displayed or offered rent:

(1) Any payment processing fee that reflects the actual cost of
processing a payment, provided the landlord makes available to the
tenant an alternative form of payment that does not require payment of
any such payment processing fee;

433 (2) Any fee or deposit imposed for keeping a pet in the dwelling unit;

(3) The cost of any utilities that (A) are submetered pursuant to
section 16-19ff of the general statutes, or (B) the tenant will pay directly
to a utility company and that may vary from month to month;

(4) A fee charged for damage to the dwelling unit that is not imposedfor normal wear and tear; or

439 (5) A separate fee charged for performing a service for the tenant,

440 including, but not limited to, responding to a lockout or replacing a key.

441 (c) Not later than January 1, 2026, the Department of Housing shall 442 publish, on the department's Internet web site, a standardized rental 443 terms summary form. Such form shall clearly summarize the key terms 444 of a rental agreement, including, but not limited to, the term of the rental 445 agreement, the name of the landlord, the point of contact for property 446 management purposes, the name of each tenant and the total periodic 447 rent determined in accordance with the provisions of subsection (a) of 448 this section. Such summary form shall be published and provided in 449 both English and Spanish.

(d) On and after April 1, 2026, no landlord shall provide a written
rental agreement to any tenant unless such rental agreement includes,
as the first page of such rental agreement, a completed copy of the
standardized rental terms summary form published pursuant to
subsection (c) of this section.

(e) All payments made by a tenant pursuant to a rental agreementshall be applied first toward the payment of rent, and then toward thepayment of any other fees or charges.

(f) Any landlord who violates the provisions of this section shall be
liable to the tenant for a civil penalty in an amount equal to one month's
rent, and the court may award reasonable attorney's fees and costs to
the tenant.

Sec. 5. Subsection (a) of section 53a-214 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October*1, 2025):

(a) A landlord or lessor of a residential or nonresidential unit subject
to the provisions of chapter 830 or 832, or an owner of such a unit, or the
agent of such landlord, lessor or owner is guilty of criminal lockout
when, without benefit of a court order, he or she deprives a tenant, as
defined in [subsection (l) of] section 47a-1, as amended by this act, or a

- 470 lessee of a nonresidential unit, of access to his or her residential or
- 471 nonresidential unit or his or her possessions.

This act shall take effect as follows and shall amend the following sections:			
Section 1	July 1, 2026	New section	
Sec. 2	July 1, 2026	42-158ff	
Sec. 3	October 1, 2025	47a-1	
Sec. 4	October 1, 2025	New section	
Sec. 5	October 1, 2025	53a-214(a)	

Statement of Purpose:

To implement the Governor's budget recommendations.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]