



# House of Representatives

General Assembly

**File No. 167**

February Session, 2026

Substitute House Bill No. 5406

*House of Representatives, March 25, 2026*

The Committee on Veterans' and Military Affairs reported through REP. FOSTER of the 57th Dist., Chairperson of the Committee on the part of the House, that the substitute bill ought to pass.

***AN ACT CONCERNING VARIOUS MEASURES HONORING THE HEROISM OF VETERANS AND MEMBERS OF THE ARMED FORCES.***

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

1 Section 1. (NEW) (*Effective July 1, 2026*) On and after July 1, 2026, the  
2 Commissioner of Veterans Affairs shall post in a conspicuous place on  
3 the Internet web site of the Department of Veterans Affairs:

4 (1) A plain-language warning about individuals who seek to act in  
5 violation of 38 USC Chapter 59, as amended from time to time, including  
6 individuals seeking to act as agents or attorneys in the preparation,  
7 presentation or prosecution of any claim under laws administered by  
8 the United States Secretary of Veterans Affairs without having been  
9 recognized for such purposes by said secretary;

10 (2) A link to a United States Department of Veterans Affairs online  
11 tool through which individuals lacking the recognition described in  
12 subdivision (1) of this section may be reported;

13 (3) A link to a United States Department of Veterans Affairs online  
14 tool through which agents, attorneys or other entities that are  
15 recognized by the United States Secretary of Veterans Affairs for the  
16 preparation, presentation or prosecution of any claim under laws  
17 administered by said secretary may be searched;

18 (4) A link to a United States Department of Veterans Affairs Internet  
19 web site or online tool that provides final decisions on discipline by the  
20 United States Secretary of Veterans Affairs of agents, attorneys and  
21 entities described in subdivision (3) of this section for violations of 38  
22 USC Chapter 59, as amended from time to time; and

23 (5) A plain-language message discouraging veterans from sharing  
24 with anyone such veterans' United States Department of Veterans  
25 Affairs account login credentials or bank account login credentials, such  
26 as usernames or passwords.

27 Sec. 2. Subsection (b) of section 27-100f of the general statutes is  
28 repealed and the following is substituted in lieu thereof (*Effective October*  
29 *1, 2026*):

30 (b) (1) On and after July 1, 2013, the Commissioner of Veterans Affairs  
31 [ , or the commissioner's designee,] shall, within available  
32 appropriations, publish a list of qualified veterans' charitable  
33 organizations. [The commissioner shall place any qualified veterans'  
34 charitable organization on such list for a period of three years.  
35 Organizations]

36 (2) An organization may apply and reapply [to the commissioner] for  
37 inclusion on the list described in subdivision (1) of this subsection by  
38 submitting [information regarding such organization's status to the  
39 commissioner, on a form prescribed by the commissioner, and] to the  
40 commissioner, in a form and manner prescribed by the commissioner,  
41 (A) a complete copy of such organization's most recently filed Internal  
42 Revenue Service Form 990, including all parts and schedules, (B) proof  
43 of such organization's status as a tax exempt organization under Section  
44 501(c) of the Internal Revenue Code of 1986, or any subsequent

45 corresponding internal revenue code of the United States, as amended  
46 from time to time, and (C) any additional information the commissioner  
47 deems necessary to determine whether such organization constitutes a  
48 qualified veterans' charitable organization. [A qualified veterans'  
49 charitable organization is one which: (1) Holds itself out to be  
50 established for any benevolent, educational, philanthropic, humane,  
51 scientific, patriotic, social welfare or advocacy purpose relating to or on  
52 behalf of veterans; and (2) has been (A) a nonstock corporation,  
53 organized under chapter 602, or any predecessor thereto, for three or  
54 more years, or (B) a tax exempt organization under Section 501(c) of the  
55 Internal Revenue Code of 1986, or any subsequent corresponding  
56 internal revenue code of the United States, as amended from time to  
57 time, for three or more consecutive years.]

58 (3) If the commissioner approves the application or reapplication of  
59 an organization under subdivision (2) of this subsection and accordingly  
60 determines that such organization constitutes a qualified veterans'  
61 charitable organization, the commissioner shall include such  
62 organization on the list described in subdivision (1) of this subsection,  
63 except that the commissioner may temporarily or permanently remove  
64 such organization from such list for good cause.

65 (4) The list of qualified veterans' charitable organizations, a link to  
66 each such organization's Internet web site [.] and the qualifications for  
67 inclusion on such list, as set forth in [subdivisions (1) and (2) of this  
68 subsection] subparagraphs (A), (B) and (C) of subdivision (2) of this  
69 subsection, shall be published on the informational Internet web site  
70 established in this section and shall bear a disclaimer as follows: "This  
71 list is prepared for the public solely for the purpose of information. The  
72 state of Connecticut provides no warranty about the content or accuracy  
73 of the content herein."

74 Sec. 3. Subsection (b) of section 27-102l of the 2026 supplement to the  
75 general statutes is repealed and the following is substituted in lieu  
76 thereof (*Effective October 1, 2026*):

77 (b) (1) The commissioner may appoint a manager to administer an

78 Office of Advocacy and Assistance for the aid and benefit of veterans  
79 and their spouses, eligible dependents and family members. The office  
80 shall have a staff of not [less] fewer than nineteen men and women,  
81 including not [less] fewer than fourteen veterans' service officers, and  
82 not [less] fewer than three clerical personnel. The manager and veterans'  
83 service officers shall be veterans, as defined in subsection (a) of section  
84 27-103, or veterans who were awarded the armed forces expeditionary  
85 medal for service by the armed forces.

86 (2) (A) The manager shall develop a training module on (i) assisting  
87 and serving [women] veterans with regard to any available state or  
88 federal services or benefits, and (ii) identifying and advising such  
89 veterans of any community or nonprofit programs focused on assisting  
90 and serving such veterans and of any other charitable or social service  
91 organizations that may be able to provide assistance with services or  
92 benefits. The manager shall dedicate a portion of such training module  
93 to assisting, serving and advising women veterans and to addressing  
94 issues unique to women veterans. The manager shall also compile a list  
95 of any state and local resources, including and in addition to such  
96 community or nonprofit programs and charitable or social service  
97 organizations, that may be able to provide assistance to veterans in need  
98 of such assistance, which list shall be included in such training module  
99 and in the training course conducted pursuant to subdivision (3) of this  
100 subsection. The manager shall hold and provide instruction for an  
101 annual training session, in accordance with such module, to each  
102 veterans' service officer and any member of a municipal veterans  
103 advisory committee, director of municipal veterans services or  
104 municipal veterans representative, as described in subsection (c) of  
105 section 27-135, or representative from an Operation Academic Support  
106 for Incoming Service Members center at a public institution of higher  
107 education in this state.

108 (B) At least one of the veterans' service officers shall be a woman  
109 having a demonstrated interest in the concerns of women veterans, who  
110 shall be responsible for addressing those concerns, and, effective upon  
111 the next opening of a veterans' service officer position occurring on or

112 after July 1, 2010, at least two of the veterans' service officers shall be  
113 individuals having bilingual proficiency in English and Spanish, within  
114 existing authorized positions. At least two of the veterans' service  
115 officers shall, in addition to carrying out the duties under this section,  
116 be responsible for overseeing and supporting municipalities'  
117 compliance with the provisions of section 27-135. Each veterans' service  
118 officer shall (i) successfully complete a course in veterans' benefits not  
119 later than one year after commencement of employment, (ii) attend the  
120 training session described in subparagraph (A) of this subdivision, and  
121 (iii) be assigned to one of the five congressional districts of the state.

122 (3) The office staff shall, at least twice annually, conduct a training  
123 course for any member of a municipal veterans advisory committee,  
124 director of municipal veterans services or municipal veterans  
125 representative. The office staff shall include in such training course (A)  
126 a summary of (i) state and federal services and benefits [.] for veterans,  
127 community or nonprofit programs focused on assisting and serving  
128 veterans and other charitable or social service organizations that may be  
129 able to provide assistance with services or benefits, (ii) the requirements  
130 under section 27-135, and (iii) any assistance the office staff may provide  
131 to any such member, director or representative related to such  
132 requirements, and (B) the list of state and local resources compiled by  
133 the manager pursuant to subparagraph (A) of subdivision (2) of this  
134 subsection.

135 (4) (A) The office shall develop a written outreach plan identifying (i)  
136 strategies for conducting outreach to veterans and their spouses, eligible  
137 dependents and family members for purposes of providing assistance  
138 in claims for veterans' services or benefits, and (ii) to the extent possible,  
139 specific events and other opportunities to provide such assistance that  
140 are sponsored by the office or in which the office is participating. The  
141 office shall update such written outreach plan as necessary to improve  
142 the efficacy of its outreach efforts.

143 (B) The manager and each veterans' service officer shall electronically  
144 track information relating to outreach conducted or attended by the

145 office, including, but not limited to, the title or type of any outreach  
146 event conducted or attended and the number of veterans or their  
147 spouses, eligible dependents or family members to whom substantive  
148 services or referrals were provided.

149 (C) The office shall utilize the notifications received from the  
150 administrator of each nursing home and assisted living facility in the  
151 state, pursuant to subdivision (2) of subsection (c) of this section, to  
152 develop an annual schedule for each veterans' service officer to visit  
153 nursing homes and assisted living facilities. The office shall compile any  
154 information collected as a result of such visits and provide quarterly  
155 reports on such information to the Board of Trustees for the Department  
156 of Veterans Affairs.

157 (D) The office shall provide quarterly reports to the Board of Trustees  
158 for the Department of Veterans Affairs on (i) concerns raised by veterans  
159 or their spouses, eligible dependents or family members, which  
160 concerns shall be summarized by type, frequency and resolution, (ii)  
161 petitions filed by veterans or their spouses, eligible dependents or  
162 family members received by the commissioner under section 27-102l(d)-  
163 54 of the regulations of Connecticut state agencies for the four preceding  
164 months, and (iii) copies of any such petitions.

165 (E) The office shall publish on the Internet web site of the Department  
166 of Veterans Affairs the list of state and local resources compiled by the  
167 manager pursuant to subparagraph (A) of subdivision (2) of this  
168 subsection.

169 Sec. 4. (NEW) (Effective October 1, 2026) (a) As used in this section:

170 (1) "Armed forces" has the same meaning as provided in section 27-  
171 103 of the general statutes.

172 (2) "Commissioner" means the Commissioner of Veterans Affairs.

173 (3) (A) "Dental services" includes (i) preventive and diagnostic  
174 services, such as biannual examinations and prophylaxis, (ii) restorative  
175 services, such as fillings, root canals and crowns, (iii) prosthetics, such

176 as partial and complete dentures, and (iv) oral surgery, such as  
177 extractions.

178 (B) "Dental services" does not include (i) dental implants, (ii) fixed  
179 bridges, (iii) orthodontics, (iv) cosmetic services, such as whitening or  
180 veneers, or (v) telehealth services.

181 (4) "Department" means the Department of Veterans Affairs.

182 (5) "Eligible veteran" means any veteran who (A) is a resident of the  
183 state, (B) has a service-connected disability rating of less than one  
184 hundred per cent and is not receiving dental care from the United States  
185 Department of Veterans Affairs, and (C) has a household income at or  
186 below four hundred per cent of the federal poverty level.

187 (6) "Provider" means a dental practice, dental clinic or person licensed  
188 to practice dentistry or dental medicine in the state.

189 (7) "Veteran" has the same meaning as provided in section 27-103 of  
190 the general statutes.

191 (b) There is established a Veterans Dental Care Access Program  
192 within the department for the purpose of assisting eligible veterans with  
193 receiving dental services from providers that participate in such  
194 program. The commissioner shall enter into a memorandum of  
195 understanding with a state-wide organization that represents licensed  
196 dentists to (1) identify such providers, and (2) coordinate in the  
197 administration of such program by assisting in the implementation of  
198 the provisions of this section, including, but not limited to, processing  
199 applications, making referrals to participating providers, reviewing  
200 treatment plans and notifying such providers regarding such treatment  
201 plans.

202 (c) On and after January 1, 2027, any eligible veteran may submit an  
203 application to the department, in a form and manner prescribed by the  
204 commissioner, for assistance through the program established in  
205 subsection (b) of this section. Not later than ten days after receipt of any  
206 such application, the commissioner shall verify whether the applicant

207 satisfies all criteria for program eligibility and shall notify such  
208 applicant of the commissioner's determination as to approval or  
209 rejection of such application. Any such approval shall be for two years,  
210 after which an applicant may reapply pursuant to the provisions of this  
211 subsection.

212 (d) Not later than thirty days after an approval under subsection (c)  
213 of this section, the commissioner shall refer the eligible veteran to a  
214 participating provider for the purpose of scheduling an appointment to  
215 establish or continue, as applicable, dental care and to develop a  
216 treatment plan for such eligible veteran. The provider shall set forth in  
217 such treatment plan the dental services recommended for the eligible  
218 veteran and shall submit such treatment plan to the commissioner for  
219 review. Not later than ten days after receipt of a treatment plan, the  
220 commissioner shall approve or modify such treatment plan and notify  
221 the provider of such approval or modification. A provider may provide  
222 dental services to an eligible veteran only after such notification and  
223 only in accordance with such approval or modification.

224 (e) (1) (A) Except as provided in subparagraph (B) of this subdivision,  
225 not later than five days after the provision of dental services to an  
226 eligible veteran, a provider shall invoice the department for such dental  
227 services. Not later than thirty days after receiving such invoice, the  
228 department shall remit payment to the provider for such dental services,  
229 subject to the provisions of subdivision (2) of this subsection, and shall  
230 advise such provider of the eligible veteran's status with regard to the  
231 maximum annual benefit described in said subdivision.

232 (B) If an eligible veteran has coverage under a health insurance plan  
233 for any of the dental services provided under subsection (d) of this  
234 section, the provider shall invoice the health insurer for such dental  
235 services and may only invoice the department for the remaining balance  
236 on such dental services after exhausting all such coverage.

237 (2) The amount of dental services received by an eligible veteran for  
238 which the department may remit payment under subparagraph (A) of  
239 subdivision (1) of this subsection shall not exceed three thousand five

240 hundred dollars per calendar year. If an eligible veteran receives dental  
241 services in a calendar year in an amount that exceeds three thousand  
242 five hundred dollars, the commissioner shall refer such eligible veteran  
243 to the state-wide organization described in subsection (b) of this section  
244 to explore alternative sources of funds to address such excess amount.

245 (f) Not later than January 15, 2030, and annually thereafter, the  
246 commissioner, in consultation with the state-wide organization with  
247 which the commissioner entered into a memorandum of understanding  
248 pursuant to subsection (b) of this section, shall submit a report on the  
249 performance of the Veterans Dental Care Access Program, and any  
250 recommendations for improvement thereof, to the joint standing  
251 committees of the General Assembly having cognizance of matters  
252 relating to veterans' and military affairs and public health, in accordance  
253 with the provisions of section 11-4a of the general statutes.

254 Sec. 5. Section 27-128 of the general statutes is repealed and the  
255 following is substituted in lieu thereof (*Effective October 1, 2026*):

256 (a) The Governor may transfer, from time to time, as may be found  
257 expedient, moneys existing in the Soldiers, Sailors and Marines Fund  
258 and moneys appropriated to the Department of Veterans Affairs from  
259 one of said funds to the other of said funds.

260 (b) Prior to any transfer of moneys existing in the Soldiers, Sailors and  
261 Marines Fund to the Department of Veterans Affairs for purposes of the  
262 administration of the Veterans Dental Care Access Program established  
263 under section 4 of this act, the Governor shall request of the Treasurer a  
264 certification that the moneys proposed to be transferred are in an  
265 amount not required for current disbursement from the Soldiers, Sailors  
266 and Marines Fund in accordance with the provisions of section 27-138.  
267 Upon such certification, the Governor may transfer such moneys.

268 Sec. 6. (*Effective July 1, 2026*) (a) There is established a task force to  
269 study available means of encouraging nursing homes in the state to  
270 become federally contracted veterans nursing homes and increase the  
271 availability of nursing home care to veterans eligible for and in need of

272 such care. The task force shall consider financial incentives, including,  
273 but not limited to, assistance to supplement reimbursement for such  
274 care and tax credits, and other manners of promoting such nursing  
275 homes to veterans eligible for care that is covered by the United States  
276 Department of Veterans Affairs. As used in this section, "nursing home"  
277 and "federally contracted veterans nursing home" have the same  
278 meanings as provided in section 19a-533 of the general statutes.

279 (b) The task force shall consist of the following members:

280 (1) One appointed by the speaker of the House of Representatives;

281 (2) One appointed by the president pro tempore of the Senate;

282 (3) One appointed by the majority leader of the House of  
283 Representatives;

284 (4) One appointed by the majority leader of the Senate;

285 (5) One appointed by the minority leader of the House of  
286 Representatives;

287 (6) One appointed by the minority leader of the Senate; and

288 (7) The Commissioner of Veterans Affairs, or the commissioner's  
289 designee.

290 (c) Any member of the task force appointed under subdivision (1),  
291 (2), (3), (4), (5) or (6) of subsection (b) of this section may be a member  
292 of the General Assembly.

293 (d) All initial appointments to the task force shall be made not later  
294 than January 1, 2027. Any vacancy shall be filled by the appointing  
295 authority.

296 (e) The speaker of the House of Representatives and the president pro  
297 tempore of the Senate shall select the chairpersons of the task force from  
298 among the members of the task force. Such chairpersons shall schedule  
299 the first meeting of the task force, which shall be held not later than

300 February 1, 2027.

301 (f) The administrative staff of the joint standing committee of the  
302 General Assembly having cognizance of matters relating to veterans'  
303 and military affairs shall serve as administrative staff of the task force.

304 (g) Not later than January 1, 2029, the task force shall submit a report  
305 on its findings and recommendations to the joint standing committee of  
306 the General Assembly having cognizance of matters relating to veterans'  
307 and military affairs, in accordance with the provisions of section 11-4a  
308 of the general statutes. The task force shall terminate on the date that it  
309 submits such report or January 1, 2029, whichever is later.

310 Sec. 7. Section 27-102a of the general statutes is repealed and the  
311 following is substituted in lieu thereof (*Effective October 1, 2026*):

312 (a) Notwithstanding any provisions of the general statutes with  
313 respect to annual or biennial license or registration fees or occupational  
314 taxes, any resident of Connecticut on active duty with the armed forces  
315 of the United States shall be exempt from the payment of such fees or  
316 taxes during [his] such resident's period of active service and for one  
317 year following the date of [his] such resident's honorable discharge [or  
318 the date of his] from, or of such resident's release under honorable  
319 conditions [,] from, such service.

320 (b) Any member of the armed forces of any state or of any reserve  
321 component of the armed forces of the United States who has been called  
322 to active service in the armed forces of any state of the United States  
323 shall be exempt from the payment of any fine or late fee assessed for  
324 failure to renew a motor vehicle operator's license or motor vehicle  
325 registration or for failure to have emissions inspection performed in a  
326 timely manner, provided such member renews the license or  
327 registration or has the member's vehicle inspected at an official  
328 emissions inspection station [no] not later than [sixty] ninety days  
329 following the date such member is released from the qualifying military  
330 service.

331 Sec. 8. Subsection (a) of section 14-41 of the 2026 supplement to the  
332 general statutes is repealed and the following is substituted in lieu  
333 thereof (*Effective October 1, 2026*):

334 (a) (1) An original motor vehicle operator's license shall expire within  
335 a period not exceeding seven years following the date of the operator's  
336 next birthday. [The] Except as provided in subdivision (2) of this  
337 subsection, the fee for such license shall be eighty-four dollars. Upon  
338 renewal of a license, the commissioner may issue a license for a period  
339 to be determined by the commissioner, provided such period does not  
340 exceed eight years. The fee for the renewal of a license that expires eight  
341 years from the date of issuance shall be ninety-six dollars. The  
342 commissioner shall charge a prorated amount of such fee for a license  
343 that expires less than eight years from the date of issuance.

344 (2) The commissioner shall waive the fee for an original motor vehicle  
345 operator's license for any person who has been verified by the  
346 Department of Veterans Affairs to be a veteran, as defined in section 14-  
347 36h, in accordance with the provisions of subsection (e) of section 14-  
348 36h.

349 Sec. 9. Subsection (a) of section 1-1h of the general statutes is repealed  
350 and the following is substituted in lieu thereof (*Effective October 1, 2026*):

351 (a) Any person who does not possess a valid motor vehicle operator's  
352 license may apply to the Department of Motor Vehicles for an identity  
353 card. The application for an identity card shall be accompanied by the  
354 birth certificate of the applicant or a certificate of identification of the  
355 applicant issued and authorized for such use by the Department of  
356 Correction and a fee of twenty-eight dollars. Such application shall  
357 include: (1) The applicant's name; (2) the applicant's address; (3)  
358 whether the address is permanent or temporary; (4) the applicant's date  
359 of birth; (5) notice to the applicant that false statements on such  
360 application are punishable under section 53a-157b; and (6) such other  
361 pertinent information as the Commissioner of Motor Vehicles deems  
362 necessary. The applicant shall sign the application in the presence of an  
363 official of the Department of Motor Vehicles. The commissioner may

364 waive the fee for any applicant (A) who has voluntarily surrendered  
365 such applicant's motor vehicle operator's license, (B) whose license has  
366 been refused by the commissioner pursuant to subdivision (4) of  
367 subsection (e) of section 14-36, or (C) [who is both a veteran, as defined  
368 in subsection (a) of section 27-103, and blind, as defined in subsection  
369 (a) of section 1-1f, or (D)] who is a resident of a homeless shelter or other  
370 facility for homeless persons or a certified homeless youth or certified  
371 homeless young adult. The commissioner shall waive the fee for any  
372 applicant who has been verified by the Department of Veterans Affairs  
373 to be a veteran, as defined in section 14-36h, in accordance with the  
374 provisions of subsection (e) of section 14-36h. The commissioner shall  
375 adopt regulations, in accordance with the provisions of chapter 54, to  
376 establish the procedure and qualifications for the issuance of an identity  
377 card to any such homeless applicant. For the purposes of this subsection,  
378 "certified homeless youth" and "certified homeless young adult" have  
379 the same meanings as provided in section 7-36.

380 Sec. 10. Subsection (a) of section 17a-248e of the general statutes is  
381 repealed and the following is substituted in lieu thereof (*Effective July 1,*  
382 *2026*):

383 (a) (1) Each eligible child and his or her family shall receive [(1)] (A)  
384 a multidisciplinary assessment of the child's unique needs and the  
385 identification of services appropriate to meet such needs, [(2)] (B) a  
386 written individualized family service plan developed by a  
387 multidisciplinary team, including the parent, [within] not later than  
388 forty-five days after the referral, [(3)] (C) a review of the individualized  
389 family service plan with the family at least every six months, with  
390 evaluation of the individualized family service plan at least annually,  
391 and [(4)] (D) not later than two months after the date on which any child  
392 is determined to be ineligible for participation in preschool programs  
393 under Part B of the Individuals with Disabilities Act, 20 USC 1471 et seq.,  
394 a referral to register for a mobile application designated by the  
395 Commissioner of Early Childhood for the purpose of continued  
396 screening for developmental and social-emotional delays in partnership  
397 with the local or regional board of education for the school district in

398 which such child resides pursuant to subparagraph (H) of subdivision  
399 (10) of subsection (a) of section 10-76d, provided a form used for  
400 screening for developmental and social-emotional delays using a  
401 validated screening tool, such as the Ages and Stages Questionnaire and  
402 the Ages and Stages Social-Emotional Questionnaire, or its equivalent,  
403 is provided to any family upon the request of such family for the  
404 purpose of completing and submitting such form to the local or regional  
405 board of education for the school district in which such child resides.

406 (2) If an eligible child of a member of the armed forces, as defined in  
407 section 27-103, is referred to this state's early intervention system as a  
408 result of such member having received military orders directing such  
409 member to the state or any other documents from the armed forces  
410 indicating the transfer of such member to the state, and such eligible  
411 child was enrolled in the early intervention system in the previous state  
412 or territory with an individualized family service plan pursuant to Part  
413 C of the Individuals with Disabilities Education Act, 20 USC 1431 et seq.,  
414 this state's early intervention system shall take necessary steps,  
415 including, but not limited to, the transfer of any records and prior  
416 assessments, the performance of any reassessments and, not later than  
417 forty-five days after the referral, the holding of any meeting to develop  
418 a written individualized family service plan for such eligible child, to  
419 ensure a minimally disruptive transition to this state's provision of early  
420 intervention services.

421 Sec. 11. Section 27-15 of the general statutes is repealed and the  
422 following is substituted in lieu thereof (*Effective January 1, 2027*):

423 The Governor [shall] may appoint [the] a military staff that, if so  
424 appointed, shall consist of the Adjutant General, who shall be chief of  
425 staff with the rank of lieutenant general; the assistant adjutant generals,  
426 one of whom shall serve as deputy chief of staff as provided under  
427 subsection (c) of section 27-24; [the chief of staff for the Connecticut Air  
428 National Guard; an air aide-de-camp with the rank of colonel, who shall  
429 be the senior aviation officer of the Connecticut National Guard; a  
430 Surgeon General, who shall be the senior medical officer of the National

431 Guard; one aide-de-camp with the rank of colonel from the United  
432 States Air Force Reserve; one aide-de-camp with the rank of captain  
433 from the United States Naval Reserve; one aide-de-camp with the rank  
434 of colonel from the United States Marine Corps Reserve; one aide-de-  
435 camp with the rank of colonel from the United States Army Reserve; one  
436 aide-de-camp with the rank of lieutenant commander from the United  
437 States Coast Guard Reserve; five aides-de-camp, two with the rank of  
438 colonel, two with the rank of lieutenant colonel and one with the rank  
439 of major, all of whom shall be from the National Guard; and two enlisted  
440 aides-de-camp with the rank of sergeant major from the National  
441 Guard] and such other officers and senior enlisted noncommissioned  
442 officers from the armed forces of the state and the armed forces of the  
443 United States as the Governor deems necessary. Members appointed  
444 from the armed forces of the state shall retain their federal or state  
445 grades and shall remain subject to duty therein. [and, if appointed to  
446 such staff in a rank lower than the highest grade attained in federal or  
447 state service, shall serve on the staff in their highest recognized grade.  
448 Any requirement of this section that any member of the Governor's  
449 military staff shall be a member of, or hold any rank in, the National  
450 Guard shall be inapplicable whenever the National Guard is in active  
451 service with the Army, Navy or Air Force of the United States and at  
452 such time the military staff of the Governor may be appointed by the  
453 Governor from the organized or unorganized militia, ex-members of the  
454 United States Army or Navy or the Connecticut National Guard, or from  
455 civil life; and in addition to the active military staff the Governor may,  
456 at said Governor's discretion, appoint honorary staff members from the  
457 former National Guard or naval militia then on active military duty.]  
458 The Governor, or the Adjutant General, at any other time [,] may  
459 appoint honorary staff members to the Connecticut National Guard  
460 without regard to affiliation who shall serve without the pay, honors,  
461 privileges and benefits afforded [the] active [staff] members, including,  
462 but not limited to, allowances and tuition waivers. [The majors  
463 commandant of the first and second companies Governor's Foot Guards  
464 and the Governor's Horse Guards shall be ex-officio members of the  
465 Governor's military staff. The Governor shall also appoint the

466 immediate predecessors of such majors commandant to serve as  
467 additional ex-officio members. In addition to the above-named officers,  
468 the Governor shall appoint three additional staff members, one of whom  
469 shall be a colonel or of equivalent naval rank and two of whom shall be  
470 majors or of equivalent naval rank.]

471 Sec. 12. Section 27-39a of the general statutes is repealed and the  
472 following is substituted in lieu thereof (*Effective October 1, 2026*):

473 (a) The state military training facility in Niantic shall be named Camp  
474 Nett [at Niantic] in honor of Connecticut Army National Guard Colonel  
475 Robert B. Nett, recipient of the congressional medal of honor for his  
476 actions on December 14, 1944, during the Second World War.

477 (b) The state military training facility in Windsor Locks shall be  
478 named Camp Hartell in honor of Connecticut Army National Guard  
479 First Lieutenant Lee R. Hartell, recipient of the congressional medal of  
480 honor for his actions on August 27, 1951, during the Korean hostilities.

481 Sec. 13. Section 27-19c of the 2026 supplement to the general statutes  
482 is repealed and the following is substituted in lieu thereof (*Effective*  
483 *October 1, 2026*):

484 There is established an account to be known as the "chargeable  
485 transient quarters and billeting account", which shall be a separate,  
486 nonlapsing account. The account shall contain any moneys required by  
487 law to be deposited in the account, which shall include, but not be  
488 limited to, proceeds of room service charges at Camp Nett. [at Niantic.]  
489 Moneys in the account shall be expended by the Adjutant General for  
490 the purposes of billeting members of the armed forces at Camp Nett. [at  
491 Niantic.]

492 Sec. 14. Section 27-2 of the general statutes is repealed and the  
493 following is substituted in lieu thereof (*Effective October 1, 2026*):

494 The militia shall be divided into four classes as follows: The  
495 unorganized militia, the organized militia, the National Guard and the  
496 naval militia. The National Guard for the purposes of this chapter shall

497 consist of the Army National Guard and the Air National Guard. The  
498 unorganized militia shall consist of all male citizens and all male  
499 residents of the state who have declared their intention to become  
500 citizens of the United States, between the ages of eighteen and forty-five  
501 years, not exempt from military duty by federal or state laws or by such  
502 reasons of physical or mental disabilities as shall be prescribed in  
503 general orders or regulations published by the Adjutant General and  
504 approved by the Governor and who are not members of the organized  
505 militia or of the National Guard or of the naval militia, and all female  
506 citizens and all female residents of the state who have declared their  
507 intention to become citizens of the United States, between the ages of  
508 eighteen and forty-five years, who may voluntarily offer their services  
509 to the state. The organized militia shall consist of the Governor's Guards,  
510 the State Guard and such other military forces as may be designated by  
511 the Governor as commander-in-chief, which may hereafter be organized  
512 under the provisions of the laws of this state. The National Guard shall  
513 consist of such forces as may be organized and maintained by this state  
514 pursuant to the laws and regulations of the United States relating to the  
515 National Guard. The naval militia shall consist of such persons as may  
516 enlist or be appointed or commissioned therein as a special force for  
517 coast protection and as a naval reserve and shall be organized and  
518 maintained by this state pursuant to the laws and regulations of the  
519 United States relating to the naval militia and may include a marine  
520 corps branch of the naval militia subordinate thereto in all matters  
521 pertaining to command, discipline or administration. The organized  
522 militia, the National Guard, the naval militia and marine corps branch  
523 of the naval militia, whenever organized, shall be, for all purposes under  
524 the general statutes, the armed forces of the state.

525 Sec. 15. Subsection (c) of section 14-21cc of the 2026 supplement to the  
526 general statutes is repealed and the following is substituted in lieu  
527 thereof (*Effective October 1, 2026*):

528 (c) There is established the "Hispanic-American Veterans of  
529 Connecticut" commemorative account which shall be a separate,  
530 nonlapsing account. [within the General Fund.] The account shall

531 contain any moneys required by law to be deposited in the account. The  
 532 funds in said account shall be used by Hispanic-American Veterans of  
 533 Connecticut, Inc. to provide bilingual services and assistance to  
 534 Connecticut veterans and members of the armed forces. Hispanic-  
 535 American Veterans of Connecticut, Inc. may receive private donations  
 536 to said account and any such donations shall be deposited in said  
 537 account.

538 Sec. 16. Section 27-73e of the general statutes is repealed and the  
 539 following is substituted in lieu thereof (*Effective October 1, 2026*):

540 The Commissioner of Veterans Affairs, in conjunction with the  
 541 Adjutant General, shall award a ribbon and medal to each (1) veteran  
 542 who either (A) was a resident of this state at the time he or she was called  
 543 to active duty for service in time of war, or (B) is domiciled in this state  
 544 on the date of such award, and (2) former member of any reserve  
 545 component of the armed forces who was honorably discharged [who]  
 546 and either (A) was a resident of this state at the time he or she was  
 547 serving in such reserve component during a period of war, or (B) is  
 548 domiciled in this state on the date of such award. The commissioner, in  
 549 conjunction with the Adjutant General, shall adopt regulations, in  
 550 accordance with chapter 54, setting forth the process for designing the  
 551 ribbon and medal, identifying such veterans and former members who  
 552 are eligible for the ribbon and medal under this section and establishing  
 553 procedures for distributing the ribbon and medal to each such eligible  
 554 veteran and former member. The cost of the ribbons and medals shall  
 555 be paid from the funds appropriated to the military assistance account  
 556 within the Military Department. Within existing budgetary resources,  
 557 awards under this section may be made posthumously for veterans who  
 558 died on or after November 12, 1918. As used in this section, "veteran",  
 559 "service in time of war" and "period of war" have the same meanings as  
 560 provided in subsection (a) of section 27-103.

This act shall take effect as follows and shall amend the following sections:		
Section 1	July 1, 2026	New section

Sec. 2	<i>October 1, 2026</i>	27-100f(b)
Sec. 3	<i>October 1, 2026</i>	27-102l(b)
Sec. 4	<i>October 1, 2026</i>	New section
Sec. 5	<i>October 1, 2026</i>	27-128
Sec. 6	<i>July 1, 2026</i>	New section
Sec. 7	<i>October 1, 2026</i>	27-102a
Sec. 8	<i>October 1, 2026</i>	14-41(a)
Sec. 9	<i>October 1, 2026</i>	1-1h(a)
Sec. 10	<i>July 1, 2026</i>	17a-248e(a)
Sec. 11	<i>January 1, 2027</i>	27-15
Sec. 12	<i>October 1, 2026</i>	27-39a
Sec. 13	<i>October 1, 2026</i>	27-19c
Sec. 14	<i>October 1, 2026</i>	27-2
Sec. 15	<i>October 1, 2026</i>	14-21cc(c)
Sec. 16	<i>October 1, 2026</i>	27-73e

**Statement of Legislative Commissioners:**

In Section 1, the introductory language was rewritten, for clarity; and in Section 7(b), "no later" was changed to "[no] not later" for consistency with standard drafting conventions.

**VA**      *Joint Favorable Subst.*

The following Fiscal Impact Statement and Bill Analysis are prepared for the benefit of the members of the General Assembly, solely for purposes of information, summarization and explanation and do not represent the intent of the General Assembly or either chamber thereof for any purpose. In general, fiscal impacts are based upon a variety of informational sources, including the analyst's professional knowledge. Whenever applicable, agency data is consulted as part of the analysis, however final products do not necessarily reflect an assessment from any specific department.

**OFA Fiscal Note**

**State Impact:**

Agency Affected	Fund-Effect	FY 27 \$	FY 28 \$
Department of Veterans' Affairs	GF - Cost	79,780	159,560
State Comptroller - Fringe Benefits <sup>1</sup>	GF - Cost	28,136	56,273
Soldiers, Sailors & Marines' Fund	SF - Cost	3.2 million	6.4 million
Department of Motor Vehicles	TF - Revenue Loss	Less than 50,000	Less than 50,000
Department of Motor Vehicles	TF - Cost	Minimal	None

Note: GF=General Fund; SF=Special Fund (Non-appropriated); TF=Transportation Fund

**Municipal Impact:** None

**Explanation**

The bill makes various changes related to several state agencies and results in the fiscal impacts described below.

**Sections 1 and 2** require the Department of Veterans Affairs (DVA) to publish certain information and warnings related to veterans' support organizations on their website and do not result in a fiscal impact.

**Section 3** makes changes to the training requirements for veterans' service officers that do not result in a fiscal impact.

**Sections 4 and 5** provide dental benefits to certain eligible veterans, which results in: (1) an estimated cost of \$3.2 million in FY 27 and an

<sup>1</sup> The fringe benefit costs for most state employees are budgeted centrally in accounts administered by the Comptroller. The estimated active employee fringe benefit cost associated with most personnel changes is 41.82% of payroll in FY 27.

annual cost of \$6.4 million beginning in FY 28 to the Soldiers, Sailors, and Marines Fund to cover the expenses of the program<sup>2</sup>, and (2) a cost to DVA of \$79,780 in FY 27 and an annual cost of \$159,560 beginning in FY 28 to administer a Veterans Dental Care Access Program, and (3) a cost of \$28,136 in FY 27 and an annual cost of \$56,273 beginning in FY 28 to the State Comptroller for fringe benefits. DVA does not possess the resources to meet the requirements of the bill and will require an Associate Fiscal/ Administrative Officer and administrative funding to establish and administer the program.

**Section 6** establishes a task force and does not result in a fiscal impact.

**Sections 7-9** expand certain motor vehicle benefits for veterans, active military members, and reserve members called to active service, as outlined in the bill. Revenue loss from foregone fees is anticipated, collectively, to be less than \$50,000 annually to the STF. The Department of Motor Vehicles is anticipated to incur minimal one-time administrative costs in FY 27 for implementing these provisions.

**Section 10** makes a change to the Birth-to-Three program that conforms to current practice and does not have a fiscal impact.

**Section 11-16** make various technical changes and rename a military training facility, and do not result in a fiscal impact.

### ***The Out Years***

#### ***State Impact:***

The annualized ongoing fiscal impact identified above would continue into the future subject to the number and cost of dental claims by eligible veterans and the number of fees exempted under the bill.

***Municipal Impact:*** None

---

<sup>2</sup> Per data from the U.S. Department of Veterans Affairs there are an estimated 11,000 veterans eligible for the program in the state, and it is anticipated that approximately 5,350 veterans will participate in the program. The average claim is estimated to be \$1,200. Actual cost will be dependent on participation and utilization of dental services.

---

**OLR Bill Analysis****sHB 5406****AN ACT CONCERNING VARIOUS MEASURES HONORING THE HEROISM OF VETERANS AND MEMBERS OF THE ARMED FORCES.**

## TABLE OF CONTENTS:

SUMMARY§ 1 — AUTHORIZED REPRESENTATIVES FOR VETERANS CLAIMS

Requires the state veterans affairs commissioner to conspicuously post certain plain language warnings and links on the DVA website

§ 2 — QUALIFIED VETERANS' CHARITABLE ORGANIZATIONS LIST ON THE STATE DEPARTMENT OF VETERANS AFFAIRS WEBSITE

Changes the required documentation that charitable organizations must submit to the state DVA to be listed on the DVA website; changes the list's time requirement; permits the veterans affairs commissioner to temporarily or permanently remove organizations from this list with good cause

§ 3 — OFFICE OF ADVOCACY AND ASSISTANCE TRAININGS

Requires the OAA manager to add sections to existing training programs and compile a list of state and local resources

§§ 4 & 5 — VETERAN DENTAL CARE PROGRAM

Creates a Veteran Dental Care Program to help eligible veterans receive certain dental services, capped at \$3,500 a year per veteran

§ 6 — STUDY ON INCENTIVIZING NURSING HOME CONTRACTS WITH USDVA

Establishes a task force to study ways to encourage nursing homes to contract with USDVA and provide care to eligible veterans

Increases the grace period for certain motor vehicle-related renewals or testing for certain armed forces members from 60 to 90 days from release from qualifying service and requires DMV to waive fees for the original issuance of a DVA-verified veterans' driver's license or identity card

---

**§ 10 — BIRTH-TO-THREE PROGRAM**

Requires the state early intervention system to take steps to provide a minimally disruptive transition of a military-connected child

**§ 11 — CONNECTICUT MILITARY STAFF**

Changes provisions on appointment of the governor's military staff

**§§ 12 & 13 — TRAINING FACILITY IN NIAN TIC**

Renames the state military training facility in Niantic

**§§ 14-16 — TECHNICAL CHANGES**

Makes minor and technical changes to various veterans' and military affairs statutes

**SUMMARY**

This bill makes various changes to state law concerning veteran and military affairs, as described in the section-by-section analysis below.

EFFECTIVE DATE: October 1, 2026, except (1) provisions on the authorized representatives for veterans claims, study on nursing home contracts with the U.S. Department of Veterans Affairs (USDVA), and early-intervention system take effect July 1, 2026, and (2) the provision on the appointment of state military staff takes effect January 1, 2027.

**§ 1 — AUTHORIZED REPRESENTATIVES FOR VETERANS CLAIMS**

*Requires the state veterans affairs commissioner to conspicuously post certain plain language warnings and links on the DVA website*

The bill requires the state veterans affairs commissioner, starting July 1, 2026, to conspicuously post on the department website a plain-language warning about:

1. people or entities acting as claims agents or attorneys without USDVA recognition (offering these services without this recognition is federally prohibited) and
2. sharing their USDVA account login or bank account login information with anyone (for example, usernames or passwords).

Under the bill, the commissioner must also post a link to a USDVA

online tool that allows someone to:

1. report individuals who offer services without federal recognition;
2. search for recognized claims agents, attorneys, or entities; and
3. find final disciplinary decisions for unrecognized people or entities.

## **§ 2 — QUALIFIED VETERANS' CHARITABLE ORGANIZATIONS LIST ON THE STATE DEPARTMENT OF VETERANS AFFAIRS WEBSITE**

*Changes the required documentation that charitable organizations must submit to the state DVA to be listed on the DVA website; changes the list's time requirement; permits the veterans affairs commissioner to temporarily or permanently remove organizations from this list with good cause*

Existing law requires the veterans affairs (DVA) commissioner to publish a list of veterans' charitable organizations. The bill eliminates a requirement that organizations remain on the list for three years and then reapply for continued inclusion on the list. The bill allows the veterans affairs commissioner to remove organizations temporarily or permanently from this list with good cause.

The bill also changes the required documentation for organizations. Currently they must be charitable organizations that serve veterans and have been either a nonprofit corporation or federally tax exempt for three years. The bill instead requires organizations to provide a complete copy of their most recently filed Internal Revenue Service Form 990 (a tax form for tax exempt organizations) and proof of their status as a federally tax-exempt organization.

## **§ 3 — OFFICE OF ADVOCACY AND ASSISTANCE TRAININGS**

*Requires the OAA manager to add sections to existing training programs and compile a list of state and local resources*

The bill expands the Office of Advocacy and Assistance (OAA) manager's annual training for veterans' service officers, members of municipal veterans advisory committees, directors of municipal veterans services, municipal veterans representatives, or certain public

higher education institution representatives to cover all veterans, not just women veterans as currently required. It also adds a required portion on how to help and advise women veterans on issues unique to them. The bill also requires the training to include information on charitable or social service organizations that help with veterans' services or benefits.

The law already requires the manager to include in the training information on community or nonprofit programs that help veterans.

The bill expands the twice annual training for members of municipal veterans advisory committees, directors of municipal veterans services, or municipal veterans representatives to include information on community or nonprofit programs and charitable or social service organizations that may help veterans. As under existing law, this training addresses state and federal services and benefits and assistance provided by municipalities and OAA. The bill also requires the (1) manager to make a list of state and local resources (for example, community or nonprofit programs and charitable or social service organizations) that may provide help to veterans in need and (2) office to add the list to the training program and post it on the DVA website.

### **Background — OAA**

OAA is an office within the state DVA that serves veterans, their spouses, and eligible dependents and family members.

### **§§ 4 & 5 — VETERAN DENTAL CARE PROGRAM**

*Creates a Veteran Dental Care Program to help eligible veterans receive certain dental services, capped at \$3,500 a year per veteran*

The bill creates a Veterans Dental Care Program, administered by the state DVA, to help eligible veterans get certain dental services. The bill requires DVA to sign a memorandum of understanding (MOU) with a state-wide dental organization to (1) identify dental providers to participate in this program and (2) coordinate the program's administration, including processing applications, making referrals, reviewing treatment plans, and notifying treatment plan providers.

Under the bill, eligible veterans must (1) be state residents, (2) have a service-connected disability rating of less than 100% and not already receive dental care from USDVA, and (3) have a household income of up to 400% of the federal poverty level.

Under the bill, a “provider” is a dental practice, dental clinic, or licensed dentist.

The bill sets an annual program cap of \$3,500 per eligible veteran for covered services. Under the bill, if an eligible veteran exceeds this annual cap, the DVA commissioner must refer the veteran to the state-wide dental organization to discuss other sources of financial assistance.

Under the bill, the program must cover biannual examinations, fillings, root canals, crowns, prosthetics, and oral surgery.

Under the bill, the program does not cover implants, fixed bridges, orthodontics, cosmetic services (for example, whitening or veneers), or telehealth services.

Beginning on January 1, 2027, the bill allows eligible veterans to submit applications to DVA on a form created by the department. The bill requires the:

1. DVA commissioner to verify an applicant’s eligibility and notify the applicant about the eligibility decision within 10 days after receiving the application (approval is valid for two years and requires a reapplication after that time);
2. DVA commissioner to refer eligible veterans to providers within 30 days of approval;
3. provider to state the dental services recommended for the eligible veteran in the treatment plan and submit it for the commissioner’s review;
4. commissioner to approve or modify treatment plans and notify the provider about his decision within 10 days of receipt;

5. provider to begin services after receiving notification from the commissioner;
6. providers to either (a) bill DVA within five days of providing services or (b) bill an eligible veterans' dental insurance first, if applicable, to determine if certain services are covered, then bill DVA for the remainder; and
7. DVA to pay the provider within 30 days after receiving a bill and notify the provider about the amount remaining on the veteran's annual benefit limit.

The bill requires the DVA commissioner, beginning by January 15, 2030, to annually consult with the state-wide organization with which it has an MOU and submit a report on the program's performance and any recommendations to the Veterans' and Military Affairs and Public Health committees.

The bill permits the governor to transfer money from the Soldiers, Sailors, and Marines Fund to DVA to fund the dental program, if the treasurer certifies on the governor's request that the transfer amount is not needed for other disbursements from the fund. By law, the governor already may transfer money between both the Soldiers, Sailors, and Marines Fund and the appropriation to DVA.

### ***Background — Definition of a Veteran***

By law, a "veteran" is anyone honorably discharged or released under honorable conditions, or released with an other than honorable (OTH) discharge based on a qualifying condition, from active service in the armed forces (the U.S. Army, Navy, Marine Corps, Coast Guard, Space Force, Air Force, and any of their reserve components, including the Connecticut National Guard when under federal service) (CGS § 27-103).

A "qualifying condition" is a (1) post-traumatic stress disorder or traumatic brain injury diagnosis by a licensed health care professional at a USDVA facility; (2) military sexual trauma disclosed to such a health

care professional; or (3) determination by the Qualifying Review Board that sexual orientation, gender identity, or gender expression was more likely than not the primary reason for the OTH discharge (CGS § 27-103).

### **Background — Armed Forces**

By law, the “armed forces” are the U.S. Army, Navy, Marine Corps, Coast Guard, Space Force, Air Force, and any of their reserve components, including the Connecticut National Guard when under federal service (CGS § 27-103).

## **§ 6 — STUDY ON INCENTIVIZING NURSING HOME CONTRACTS WITH USDVA**

*Establishes a task force to study ways to encourage nursing homes to contract with USDVA and provide care to eligible veterans*

The bill establishes a task force to study ways to encourage Medicaid-certified nursing homes in the state to contract with the USDVA to increase the number of nursing homes providing care to eligible veterans. The task force must consider (1) financial incentives; (2) ways to supplement reimbursement for care; (3) tax credits; and (4) other ways of encouraging nursing homes to provide care to eligible veterans, covered by USDVA.

The bill requires the task force to include the DVA commissioner, or his designee, and one member appointed by each of the six legislative leaders (the House speaker, Senate president pro tempore, House majority and minority leaders, and Senate majority and minority leaders).

Under the bill, all appointed members may be legislators, and all initial appointments must be made by January 1, 2027. Any vacancies must be filled by the appointing authority.

The bill requires the House speaker and Senate president pro tempore to select the task force’s chairpersons from among its members. The chairpersons must schedule and hold the first meeting by February 1, 2027, and the Veterans’ and Military Affairs Committee’s

administrative staff must serve in this capacity for the task force.

The bill requires the task force to report its findings and recommendations to the Veterans' and Military Affairs Committee by January 1, 2029. Under the bill, the task force ends when it submits the report or January 1, 2029, whichever is later.

#### §§ 7-9 – DMV GRACE PERIOD EXTENSION AND WAIVER OF ORIGINAL LICENSURE AND IDENTITY CARD FEES FOR VETERANS

*Increases the grace period for certain motor vehicle-related renewals or testing for certain armed forces members from 60 to 90 days from release from qualifying service and requires DMV to waive fees for the original issuance of a DVA-verified veterans' driver's license or identity card*

The bill increases the grace period for certain armed forces members, from 60 to 90 days from release from qualifying service, for certain motor vehicle-related renewals or testing (driver's licenses, car registrations, and emissions testing). This applies to members of any state's armed forces or U.S. reserve called to active service in the armed forces of any state.

Under the bill, the Department of Motor Vehicles (DMV) must also waive the fee for the original driver's license or identity card for any DVA-verified veteran (see *Background – Veteran Designation*). Previously, DMV could waive the identity card fee for a blind veteran.

#### **Background — Veteran Designation**

By law, the DMV commissioner must include a person's status as a veteran on his or her state driver's license or identity card (certain Hmong Laotian special guerilla unit members that served during the Vietnam era are also eligible for this benefit). To qualify, veterans, eligible reservists, or guerilla unit members must submit a request to the DVA to verify their veteran status or qualifying service to the DMV commissioner (CGS § 14-36h(e) & (f)).

---

**§ 10 — BIRTH-TO-THREE PROGRAM**

*Requires the state early intervention system to take steps to provide a minimally disruptive transition of a military-connected child*

The bill requires the state early intervention system (Birth-to-Three Program) to take steps to provide a minimally disruptive transition for a relocating armed forces member's child who was previously enrolled in the program in another state or territory with an individualized family service plan (IFSP) (see *Background – IFSP*). The bill requires the armed forces member to have been relocating due to new orders.

Under the bill, these steps include transferring records and prior assessments, performing any reassessments, and holding a meeting within 45 days after the referral to create a written IFSP for the eligible child.

***Background — IFSP***

An IFSP is a written plan that describes (1) the services and supports an eligible child, under age three, will receive in the early intervention program; (2) how often they will receive these services; and (3) where this will occur.

***Background — Armed Forces***

By law, the "armed forces" are the U.S. Army, Navy, Marine Corps, Coast Guard, Space Force, Air Force, and any of their reserve components, including the Connecticut National Guard when under federal service (CGS § 27-103).

**§ 11 — CONNECTICUT MILITARY STAFF**

*Changes provisions on appointment of the governor's military staff*

Current law requires the governor to appoint a military staff that includes the adjutant general, assistant adjutant generals, a chief of staff for the Air National Guard, and various aides-de-camp. The bill instead allows the governor to appoint a military staff and, if he does so, requires it to consist of the adjutant general, assistant adjutant generals, and other officers and senior enlisted noncommissioned officers as the governor deems necessary. The bill eliminates certain provisions about

ranks of the staff and ex officio members from the Governor’s Foot Guards and Horse Guards.

It also permits the adjutant general, in addition to the governor, to appoint honorary staff to the National Guard.

**§§ 12 & 13 — TRAINING FACILITY IN NIANTIC**

*Renames the state military training facility in Niantic*

The bill renames the state military training facility in Niantic as Camp Nett to follow Army facility naming conventions (currently named Camp Nett at Niantic).

**§§ 14-16 — TECHNICAL CHANGES**

*Makes minor and technical changes to various veterans’ and military affairs statutes*

The bill makes minor and technical changes to various statutes affecting veterans’ and military affairs, for example, eliminating the requirement that a specific separate, nonlapsing account be within the General Fund and a technical change to clarify that the National Guard includes the Army National Guard.

**Background — Related Bill**

sHB 5294, favorably reported by the Veterans’ and Military Affairs Committee, contains an identical provision on the National Guard.

**COMMITTEE ACTION**

Veterans' and Military Affairs Committee

Joint Favorable Substitute

Yea 22    Nay 0    (03/10/2026)