Amendment

February Session, 2022

LCO No. 5505



Offered by:

REP. STAFSTROM, 129th Dist. REP. FISHBEIN, 90th Dist.

To: Subst. House Bill No. 5393

File No. 508

Cal. No. 350

"AN ACT CONCERNING COURT OPERATIONS."

- Strike subsection (b) of section 2 in its entirety and substitute the following in lieu thereof:
- 3 "(b) The Court Support Services Division may (1) coordinate,
- 4 pursuant to the provisions of section 17a-694, the examination of any
- 5 person [in its custody] under its supervision, (2) coordinate the
- 6 placement of such person for treatment for alcohol or drug dependency,
- 7 and (3) monitor the progress and behavior of such person in the
- 8 treatment program."
- 9 Strike section 18 in its entirety and substitute the following in lieu
- 10 thereof:
- 11 "Sec. 18. Subsection (b) of section 51-164n of the 2022 supplement to
- 12 the general statutes is repealed and the following is substituted in lieu
- 13 thereof (*Effective October 1, 2022*):
- 14 (b) Notwithstanding any provision of the general statutes, any person
- 15 who is alleged to have committed (1) a violation under the provisions of

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section 1-9, 1-10, 1-11, 2-71h, 4b-13, 7-13, 7-14, 7-35 [,] or 7-41, subsection
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     (c) of section 7-66, section 7-83, 7-147h, 7-148, 7-148f, 7-148o, 7-283, 7-325,
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     7-393, 8-12, 8-25, 8-27, 9-63, 9-322, 9-350, 10-185, 10-193, 10-197, 10-198,
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     10-230, 10-251, 10-254, 10a-35, 12-52, 12-54, 12-129b or 12-170aa,
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     subdivision (3) of subsection (e) of section 12-286, section 12-286a, 12-
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     292, 12-314b or 12-326g, subdivision (4) of section 12-408, subdivision
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      (3), (5) or (6) of section 12-411, section 12-435c, 12-476a, 12-476b, 12-476c,
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     12-487, 13a-71, 13a-107, 13a-113, 13a-114, 13a-115, 13a-117b, 13a-123,
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     13a-124, 13a-139, 13a-140, 13a-143b, 13a-247, 13a-253, [or] 13a-263 [,] or
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     13b-39f, subsection (f) of section 13b-42, section 13b-90 [,] or 13b-100,
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     subsection (a) of section 13b-108, section 13b-221 [,] or 13b-292,
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     subsection (a) or (b) of section 13b-324, section 13b-336, 13b-337, 13b-
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     338, 13b-410a, 13b-410b or 13b-410c, subsection (a), (b) or (c) of section
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     13b-412, section 13b-414 or 14-4, subdivision (2) of subsection (a) of
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     section 14-12, subsection (d) of section 14-12, subsection (f) of section 14-
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     12a, subsection (a) of section 14-15a, section 14-16c, 14-20a or 14-27a,
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     subsection (f) of section 14-34a, subsection (d) of section 14-35, section
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     14-43, 14-44j, 14-49, 14-50a, [or] 14-58 or 14-62a, subsection (b) of section
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     14-66, section 14-66a or 14-67a, subsection (g) of section 14-80,
     subsection (f) or (i) of section 14-80h, section 14-97a [,] or 14-98,
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     subsection (a), (b) or (d) of section 14-100a, section 14-100b, 14-103a, 14-
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     106a, 14-106c, 14-145a or 14-146, subsection (b) of section 14-147, section
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     14-152, 14-153, 14-161 or 14-163b, [a first violation as specified in]
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     subsection (f) of section 14-164i, section 14-213b or 14-219, [as specified
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     in subsection (e) of said section, subdivision (1) of section 14-223a,
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     subsection (d) of section 14-224, section 14-240, 14-250, [or] 14-253a,
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     [subsection (a) of section] 14-261a, [section] 14-262, 14-264, 14-266, 14-
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      267a, 14-269, 14-270, 14-272b, 14-274, 14-275 or 14-275a, subsection (c) of
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     section 14-275c, section 14-276, subsection (a) or (b) of section 14-277,
     section 14-278, [or] 14-279 or 14-280, subsection (b), (e) or (h) of section
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      14-283, section 14-283d, 14-283e, 14-283f, 14-283g, 14-291, 14-293b, 14-
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     296aa, 14-298a, 14-300, 14-300d, 14-300f, 14-319, 14-320, 14-321, 14-325a,
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     14-326, 14-330 or 14-332a, subdivision (1), (2) or (3) of section 14-386a,
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      section 15-15e, 15-25 or 15-33, subdivision (1) of section 15-97, subsection
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      (a) of section 15-115, section <u>16-15</u>, <u>16-16</u>, 16-44, 16-256e, <u>16-278</u> or <u>16a-</u>
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51 15, [or] subsection (a) of section 16a-21, section 16a-22, subsection (a) or 52 (b) of section 16a-22h, section 16a-106, 17a-24, 17a-145, 17a-149 [,] or 17a-53 152, subsection (b) of section 17a-227, section 17a-465, subsection (c) of 54 section 17a-488, section 17b-124, 17b-131, 17b-137, 19a-30, 19a-33, 19a-39 55 or 19a-87, subsection (b) of section 19a-87a, section 19a-91, 19a-102a, 19a-102b, 19a-105, 19a-107, 19a-113, 19a-215, 19a-216a, 19a-219, 19a-222, 19a-56 57 224, 19a-286, 19a-287, 19a-297, 19a-301, 19a-309, 19a-335, 19a-336, 19a-58 338, 19a-339, 19a-340, 19a-425, 19a-442, 19a-502, 20-7a, 20-14, 20-153a, 20-158, 20-231, 20-233, 20-249, 20-257, 20-265, 20-324e, 20-329c or 20-329g, 59 60 subsection (b) of section 20-334, section 20-341*l*, 20-366, 20-482, 20-597, 61 20-608, 20-610, 20-623, 21-1, 21-38, 21-39, 21-43, 21-47, 21-48 [,] or 21-63, 62 subsection (d) of section 21-71, [or] section 21-76a or 21-100, subsection (c) of section 21a-2, subdivision (1) of section 21a-19, section 21a-20 or 63 21a-21, subdivision (1) of subsection (b) of section 21a-25, section 21a-26 64 65 or 21a-30, subsection (a) of section 21a-37, section 21a-46, 21a-61, 21a-63, 21a-70b or 21a-77, subsection (b) or (c) of section 21a-79, section 21a-85 66 67 or 21a-154, subdivision (1) of subsection (a) of section 21a-159, section 68 21a-278b, subsection (c), (d) or (e) of section 21a-279a, section 21a-69 421eee, 21a-421fff, subsection (a) of section 21a-430, section 22-12b, 22-70 13, 22-14, 22-15, 22-16, 22-26g, [22-29,] 22-30, 22-34, 22-35, 22-36, 22-38, 71 22-39, 22-39f, 22-49, 22-54, 22-61j or 22-61l, subdivision (1) of subsection 72 (n) of section 22-61*l*, subsection (f) of section 22-61*m*, subdivision (1) of 73 subsection (f) of section 22-61m, [subsection (d) of] section 22-84, 74 [section] 22-89, 22-90, 22-96, 22-98, 22-99, 22-100 [,] or 22-1110, subsection (d) of section 22-118l, section 22-167, subsection (c) of section 75 76 22-277, section 22-278, 22-279, 22-280a, 22-318a, 22-320h, 22-324a [,] or 77 22-326, subsection (b), subdivision (1) or (2) of subsection (e) or 78 subsection (g) of section 22-344, [subdivision (2) of] subsection (a) or (b) 79 of section 22-344b, [subsection (d) of] section 22-344c, subsection (d) of section 22-344d, section 22-344f, 22-350a, 22-354, 22-359, 22-366, 22-391, 80 81 22-413, 22-414, 22-415, 22-415c, 22a-66a or 22a-246, subsection (a) of section 22a-250, section 22a-256g, subsection (e) of section 22a-256h, 82 83 section 22a-363 or 22a-381d, subsections (c) and (d) of section 22a-381e, 84 section 22a-449, 22a-450, 22a-461, 23-4b, 23-38, 23-45, 23-46 or 23-61b, 85 subsection (a) or subdivision (1) of subsection (c) of section 23-65, section

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25-37 or 25-40, subsection (a) of section 25-43, section 25-43d, 25-135, 26-
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      18, 26-19, 26-21, 26-31, 26-40, 26-40a, 26-42, 26-43, 26-49, 26-54, 26-55, 26-
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      56, 26-58 or 26-59, subdivision (1) of subsection (d) of section 26-61,
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      section 26-64, subdivision (1) of section 26-76, section 26-79, 26-87, 26-89,
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      26-91, 26-94, 26-97, 26-98, 26-104, 26-105, 26-107, 26-114a, 26-117, 26-128,
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       26-128a, 26-131, 26-132, 26-138, 26-139 or 26-141, subdivision (1) of
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      section 26-186, section 26-207, 26-215, 26-217 or 26-224a, subdivision (1)
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       of section 26-226, section 26-227, 26-230, 26-231, 26-232, 26-244, 26-257a,
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      26-260, 26-276, 26-280, 26-284, 26-285, 26-286, 26-287, 26-288, 26-290, 26-
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      291a, 26-292, 26-294, 27-107, 28-13, 29-6a, 29-16, 29-17, 29-25, 29-143o, 29-
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      143z or 29-156a, subsection (b), (d), (e), [or] (g) or (h) of section 29-161q,
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      section 29-161y or 29-161z, subdivision (1) of section 29-198, section 29-
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      210, 29-243 or 29-277, subsection (c) of section 29-291c, section 29-316 [,]
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      or 29-318, subsection (b) of section 29-335a, section 29-381, 30-19f, 30-48a
       [,] or 30-86a, subsection (b) of section 30-89, subsection (c) or (d) of
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      section 30-117, section 31-3, 31-10, 31-11, 31-12, 31-13, 31-14, 31-15, 31-
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      16, 31-18, 31-23, 31-24, 31-25, 31-32, 31-36, 31-38, 31-40, 31-44, 31-47 [,] or
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      31-48, subsection (b) of section 31-48b, section 31-51, 31-51g, 31-52, 31-
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      52a, 31-53 or 31-54, subsection (a) or (c) of section 31-69, section 31-70,
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      31-74, 31-75, 31-76, 31-76a, 31-89b or 31-134, subsection (i) of section 31-
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       273, section 31-288, 31-348, 33-624, 33-1017, 34-13d or 34-412,
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      subdivision (1) of section 35-20, subsection (a) of section 36a-57,
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      subsection (b) of section 36a-665, section 36a-699, 36a-739, 36a-787, 38a-
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       2 or 38a-140, subsection (a) or (b) of section 38a-278, section 38a-479qq,
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       38a-479rr, 38a-506, 38a-548, 38a-626, 38a-680, 38a-713, 38a-733, 38a-764,
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      38a-786, 38a-828, 38a-829, 38a-885, 42-133hh, 42-230, 42-470 or 42-480,
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      subsection (a) or (c) of section 43-16q, section 45a-283, 45a-450, 45a-634
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       or 45a-658, subdivision (13) or (14) of section 46a-54, section 46a-59, 46a-
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      81b, 46b-22, 46b-24, 46b-34, 46b-38d, 47-34a, 47-47 or 47-53, subsection
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       (i) of section 47a-21, subdivision (1) of subsection (k) of section 47a-21,
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       section 49-2a, 49-8a, 49-16, 52-143 or 52-289, subsection (j) of section 52-
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      362, section 53-133, 53-199, 53-212a, 53-249a, 53-252, 53-264, 53-280, 53-
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       290a, 53-302a, 53-303e, 53-311a, 53-314, 53-321, 53-322, 53-323 [,] or 53-
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      331, [or] subsection (b) of section 53-343a, section 53-344, subsection (b)
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      or (c) of section 53-344b, [or] subsection (b) of section 53-345a, section
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121 53-377, 53-422 or 53-450 or subsection (i) of section 54-36a, or (2) a 122 violation under the provisions of chapter 268, or (3) a violation of any 123 regulation adopted in accordance with the provisions of section 12-484, 124 12-487 or 13b-410, or (4) a violation of any ordinance, regulation or 125 bylaw of any town, city or borough, except violations of building codes 126 and the health code, for which the penalty exceeds ninety dollars but 127 does not exceed two hundred fifty dollars, unless such town, city or 128 borough has established a payment and hearing procedure for such 129 violation pursuant to section 7-152c, shall follow the procedures set 130 forth in this section."

- Strike sections 53 and 54 in their entirety and substitute the following in lieu thereof:
- "Sec. 53. Section 52-261 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2022*):
 - (a) Except as provided in subsection (b) of this section and section 52-261a, as amended by this act, each officer or person who serves process, summons or attachments on behalf of: (1) An official of the state or any of its agencies, boards or commissions, or any municipal official acting in his or her official capacity, shall receive a fee of not more than [thirty] fifty dollars for each process served and an additional fee of [thirty] fifty dollars for the second and each subsequent service of such process, except that such officer or person shall receive an additional fee of [ten] twenty dollars for each subsequent service of such process at the same address or for notification of the office of the Attorney General in dissolution and postjudgment proceedings if a party or child is receiving public assistance; and (2) any person, except a person described in subdivision (1) of this subsection, shall receive a fee of not more than [forty] <u>fifty</u> dollars for each process served and an additional fee of [forty] fifty dollars for the second and each subsequent service of such process, except that such officer or person shall receive an additional fee of twenty dollars for each subsequent service of such process at the same address or for notification of the office of the Attorney General in dissolution and postjudgment proceedings if a

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party or child is receiving public assistance. Each such officer or person 154 155 shall also receive the fee set by the Department of Administrative 156 Services for state employees for each mile of travel, to be computed from 157 the place where such officer or person received the process to the place 158 of service, and thence in the case of civil process to the place of return. 159 If more than one process is served on one person at one time by any such 160 officer or person, the total cost of travel for the service shall be the same as for the service of one process only, except, if an officer or person is 161 162 requested by the court or required by law to effectuate in-hand personal 163 service, or for service pursuant to subsection (h) of section 46b-15, as 164 amended by this act, such officer or person shall receive the fee set by 165 the Department of Administrative Services for state employees for each mile of travel of each round trip traveled while attempting to effectuate 166 in-hand personal service, to be computed from the place where the 167 168 process was received to the place of attempted service, and if multiple 169 trips to effectuate service are made, back to the place where process was 170 received and then to the place of the subsequent attempt at service, and thence in the case of civil process to the place of return provided the 171 172 officer or person shall state in the return of service that in-hand personal 173 service was requested or required, or that in-hand service was made pursuant to subsection (h) of section 46b-15, as amended by this act, and 174 175 that multiple trips were necessary to effectuate in-hand personal service. 176 The officer or person requesting the receipt of such round trip travel 177 shall make out a bill reciting the dates, times and results of each trip the 178 officer or person traveled while attempting to effectuate in-hand personal service. The officer or person requesting the receipt of such fees 179 for attempted round trip travel may only receive such fees from the 180 181 Judicial Department when ordered by the court or by law to effectuate in-hand personal service and only when such in-hand personal service 182 183 is effectuated, when in-hand personal service of process is made 184 pursuant to subsection (h) of section 46b-15, as amended by this act, or 185 subsection (d) of section 46b-16a, as amended by this act. Such payment 186 from the Judicial Department of attempted round trip travel for in-hand service of process may be limited to three round trips, provided nothing 187 in this section shall limit payment of a greater amount from the Judicial 188

Department to an officer or person serving process. For service made pursuant to subsection (h) of section 46b-15, as amended by this act, and subsection (d) of section 46b-16a, as amended by this act, which was not effectuated in-hand, regardless of any attempts to effectuate service inhand, the mileage fee shall be from the place where the process was received to the place of service, and thence in the case of civil process to the place of return. Where the court allows an applicant additional time to make service under subsection (c) of section 46b-15, for purposes of calculating the mileage fee for multiple trips, such extra time will be considered a continuation of the original attempts at service. Each officer or person who serves process shall also receive the moneys actually paid for town clerk's fees on the service of process. Each officer or person who serves process shall also receive the moneys actually paid for fees for the disclosure or search of records of the Department of Motor Vehicles in connection with the service of process. Any officer or person required to summon jurors by personal service of a warrant to attend court shall receive for the first ten miles of travel while so engaged, such mileage to be computed from the place where such officer or person receives the process to the place of service, twenty-five cents for each mile, and for each additional mile, ten cents. For summoning any juror to attend court otherwise than by personal service of the warrant, such officer or person shall receive only the sum of fifty cents and actual disbursements necessarily expended by such officer or person in making service thereof as directed. Notwithstanding the provisions of this section, for summoning grand jurors, such officer or person shall receive only such officer's or person's actual expenses and such reasonable sum for services as are taxed by the court. The following fees shall be allowed and paid: (A) For taking bail or bail bond, one dollar; (B) for copies of writs and complaints, exclusive of endorsements, one dollar per page, not to exceed a total amount of nine hundred dollars in any particular matter; (C) for endorsements, [forty] fifty cents per page or fraction thereof; (D) for service of a warrant for the seizure of intoxicating liquors, or for posting and leaving notices after the seizure, or for the destruction or delivery of any such liquors under order of court, twenty dollars; (E) for the removal and custody of

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such liquors so seized, reasonable expenses, and twenty dollars; (F) for the levy of an execution, when the money is actually collected and paid over, or the debt or a portion of the debt is secured by the officer, fifteen per cent on the amount of the execution, provided the minimum fee for such execution shall be [thirty] fifty dollars; (G) on the levy of an execution on real property and on application for sale of personal property attached, to each appraiser, for each half day of actual service, reasonable and customary expenses; (H) for causing an execution levied on real property to be recorded, fees for travel, twenty dollars and costs; (I) for services on an application for the sale of personal property attached, or in selling mortgaged property foreclosed under a decree of court, the same fees as for similar services on executions; (J) for committing any person to a community correctional center, in civil actions, [twenty-one cents a mile for travel] the fee set by the Department of Administrative Services for state employees for each mile of travel, from the place of the court to the community correctional center; [, in lieu of all other expenses;] (K) for summoning and attending a jury for reassessing damages or benefits on a highway, three dollars a day; (L) for any recording for which the recording fee is not otherwise prescribed by law, [a reasonable fee] fifty dollars, costs and the fee set by the Department of Administrative Services for state employees for <u>each mile of travel</u>; and (M) for postage or international mailing costs incurred pursuant to a court order, actual expenses. The court shall tax as costs a reasonable amount for the care of property held by any officer under attachment or execution. The officer serving any attachment or execution may claim compensation for time and expenses of any person, in keeping, securing or removing property taken thereon, provided such officer shall make out a bill. The bill shall specify the labor done, and by whom, the time spent, the travel, the money paid, if any, and to whom and for what. The compensation for the services shall be reasonable and customary and the amount of expenses and shall be taxed by the court with the costs.

(b) Each officer or person shall receive the following fees: (1) For service <u>and scheduling</u> of an execution on a summary process judgment,

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[not more than fifty dollars] or a foreclosure ejectment, not more than 258 259 one hundred dollars and the fee set by the Department of Administrative Services for state employees for each mile of travel; 260 [and] (2) for removal under section 47a-42, as amended by this act, of a 261 262 defendant or other occupant bound by a summary process judgment, 263 and the possessions and personal effects of such defendant or other 264 occupant, not more than one hundred dollars per hour and the fee set by the Department of Administrative Services for state employees for 265 each mile of travel; (3) for removal and taking of an inventory of 266 possessions and personal effects of a defendant or other occupant bound 267 268 by a summary process judgment under section 47a-42a, not more than 269 one hundred dollars per hour and the fee set by the Department of 270 Administrative Services for state employees for each mile of travel; (4) 271 for removal under section 49-22 of a defendant or other occupant bound 272 by a foreclosure judgment, and the possessions and personal effects of 273 such defendant or other occupant, not more than one hundred dollars 274 per hour and the fee set by the Department of Administrative Services 275 for state employees for each mile of travel; and (5) for any execution or 276 ejectment, the officer or person serving such execution or ejectment may 277 claim compensation for time and expenses of any mover, locksmith or 278 any other individual, in keeping, securing or removing property and the 279 transportation incidental to such execution of ejectment, provided such 280 officer or person shall make out a bill. The bill shall specify the labor 281 done, and by whom, the time spent, the travel, the money paid, if any, 282 and to whom and for what.

- 283 Sec. 54. Section 52-261a of the general statutes is repealed and the 284 following is substituted in lieu thereof (*Effective October 1, 2022*):
- (a) Any process served by any officer or person for the Judicial 286 Department or Division of Criminal Justice shall be served in 287 accordance with the following schedule of fees:
 - (1) Except as provided in subdivision (3) of this subsection, each officer or person who serves process shall receive a fee of not more than [thirty] fifty dollars for the service of such process on a person and an

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additional fee of [ten] <u>fifty</u> dollars for the service of such process on each additional person, except that such officer or person shall receive an additional fee of twenty dollars for each subsequent service of such process at the same address.

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(2) Except as provided in subdivision (3) of this subsection, in addition to the fee set forth in subdivision (1) of this subsection, each officer or person who serves process shall receive, for each mile of travel, the same amount per mile as provided for state employees pursuant to section 5-141c, to be computed from the place where such officer or person received the process to the place of service, and thence in the case of civil process to the place of return, provided, if more than one process is served on one person at one time by any such officer or person, the total cost of travel for such service shall be the same as for the service of one process only, except that in the case in which an officer or person is requested or required to effectuate in-hand personal service, such officer shall also receive the fee set by the Department of Administrative Services for state employees for each mile of travel for each round trip traveled while attempting to effectuate in-hand personal service, to be computed from the place where the process was received to the place of attempted service, and if multiple trips to effectuate service are made, back to the place where process was received and then to the place of the subsequent attempt at service, and thence in the case of civil process to the place of return, provided the officer or person shall state in the return of service that in-hand personal service was requested or required and that multiple trips were necessary to effectuate in-hand personal service. The officer or person requesting the receipt of such round trip travel shall make out a bill reciting the dates, times and results of each trip the officer or person traveled while attempting to effectuate in-hand personal service. The officer or person requesting the receipt of such attempted round trip travel shall receive such travel fees for attempted service only when in-hand personal service of process is effectuated. Such travel fees paid may be limited to three round trips, provided nothing in this section shall limit payment of a greater amount to an officer or person serving process.

(3) Each officer or person who serves process to enforce the obligation of an attorney pursuant to subdivision (2) of subsection (a) of section 51-81d shall receive [twenty cents for each mile of travel] the fee set by the Department of Administrative Services for state employees for each mile of travel, to be computed from the place where such officer or person received the process to the place of service, and thence to the place of return. If more than one process is served on one person at one time by any such officer or person, the total cost of travel for the service shall be the same as for the service of one process only.

- (4) Each officer or person who serves process shall also receive the moneys actually paid for town clerk's fees on the service of process.
- (5) Each officer or person who serves process shall also receive the moneys actually paid for fees for the disclosure or search of records of the Department of Motor Vehicles in connection with the service of process.
- (6) Any officer or person required to summon jurors by personal service of a warrant to attend court shall receive for the first ten miles of travel while so engaged, such mileage to be computed from the place where such officer or person receives the process to the place of service, twenty-five cents for each mile, and for each additional mile, ten cents.
- (7) For summoning any juror to attend court otherwise than by personal service of the warrant, such officer or person shall receive only the sum of fifty cents and actual disbursements necessarily expended by such officer or person in making service thereof as directed.
- (b) Notwithstanding the provisions of this section, for summoning grand jurors, such officer or person shall receive only such officer's or person's actual expenses and such reasonable sum for services as are taxed by the court.
- (c) The following fees shall be allowed and paid: (1) For taking bail or bail bond, one dollar; (2) for copies of writs and complaints, exclusive of endorsements, [sixty cents] one dollar per page; (3) for endorsements,

[forty] fifty cents per page or fraction thereof; (4) for service of a warrant for the seizure of intoxicating liquors, or for posting and leaving notices after the seizure, or for the destruction or delivery of any such liquors under order of court, one dollar; (5) for the removal and custody of such liquors so seized, reasonable expenses and one dollar; (6) for levying an execution, when the money is actually collected and paid over, or the debt secured by the officer to the acceptance of the creditor, [three] fifteen per cent on the amount of the execution; (7) on the levy of an execution on real property and on application for sale of personal property attached, to each appraiser, for each half day of actual service, two dollars, to surveyors when necessarily employed, four dollars per day and to each chain bearer necessarily employed, two dollars per day, which sums, with those paid to the town clerk, shall be, by the officer levying the execution, endorsed thereon, together with such officer's own fees; (8) for causing an execution levied on real property to be recorded, fees for travel and fifty [cents] dollars; (9) for services on an application for the sale of personal property attached, or in selling mortgaged property foreclosed under a decree of court, the same fees as for similar services on executions; (10) for committing any person to a community correctional center, in civil actions, [twenty cents a mile for travel] the fee set by the Department of Administrative Services for state employees for each mile of travel, from the place of the court to the community correctional center, in lieu of all other expenses; [and] (11) for summoning and attending a jury for reassessing damages or benefits on a highway, three dollars a day; and (12) for any recording for which the recording fee is not otherwise prescribed by law, fifty dollars, costs and the fee set by the Department of Administrative Services for state employees for each mile of travel.

(d) The court shall tax as costs a reasonable amount for the care of property held by any officer under attachment or execution. The officer serving any attachment or execution may claim compensation for time and expenses of any person, in keeping, securing or removing property taken thereon, provided such officer shall make out a bill. The bill shall specify the labor done and by whom, the time spent, the travel, the

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money paid, if any, and to whom and for what. The compensation for the services shall be fixed on the basis of two dollars per hour and the amount of expenses and shall be taxed by the court with the costs.

(e) The following fees shall be allowed and paid, except to state employees in the classified service: (1) For each arrest in criminal cases, one dollar and fifty cents; (2) for any necessary assistants in making criminal arrests, a reasonable sum, the necessity of such assistance to be proved by the oath of the officer; (3) for travel with a prisoner to court or to a community correctional center, forty cents a mile, provided (A) if more than one prisoner is transported at the same time, the total cost of travel shall be forty cents per mile for each prisoner transported up to a maximum of two dollars per mile, regardless of the number of prisoners transported, and (B) if a prisoner is transported for commitment on more than one mittimus, the total cost of travel shall be the same as for the transportation of one prisoner committed on one mittimus only; (4) for holding a prisoner in custody upon criminal process for each twelve hours or fraction thereof, to be taxed as expenses in the case, one dollar; (5) for holding a prisoner in custody by order of court, one dollar a day; (6) for keepers, for every twelve hours, in lieu of all other expenses, except in special cases to be approved by the court, five dollars; (7) for executing a mittimus of commitment to the Connecticut Correctional Institution, Somers, for each prisoner, one dollar and fifty cents; (8) for transporting any prisoner from a community correctional center to the Connecticut Correctional Institution, Somers, or for transporting any person under commitment from a community correctional center to the John R. Manson Youth Institution, Cheshire, twenty-five cents a mile, to be taxed as expenses, provided, if more than one prisoner or person is transported, the total cost of travel shall be twenty-five cents per mile for each prisoner or person transported up to a maximum of one dollar per mile, regardless of the number of prisoners or persons transported; (9) for taking samples to a state chemist by order of court, two dollars, and for each mile of travel in going and returning, ten cents; and (10) for producing any prisoner, held by criminal process, in court or before a judge under

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habeas corpus proceedings, twenty-five cents a mile travel and two

- dollars and fifty cents a day for attendance, to be taxed and allowed by
- 426 the court or judge."

- 427 After the last section, add the following and renumber sections and
- 428 internal references accordingly:
- "Sec. 501. Subdivision (1) of subsection (h) of section 46b-15 of the
- 430 2022 supplement to the general statutes is repealed and the following is
- 431 substituted in lieu thereof (*Effective October 1, 2022*):
- (h) (1) The applicant shall cause notice of the hearing pursuant to
- subsection (b) of this section and a copy of the application and the
- 434 applicant's affidavit and of any ex parte order issued pursuant to
- subsection (b) of this section to be served on the respondent not less than
- 436 three days before the hearing. A proper officer responsible for executing
- 437 such service shall accept all documents in an electronic format, if
- 438 presented to such officer in such format. The cost of such service,
- 439 <u>including mileage pursuant to section 52-261, as amended by this act,</u>
- shall be paid for by the Judicial Branch. No officer or person shall be
- entitled to a fee for service pursuant to this section if timely return of
- 442 service is not received by the court, absent a court order authorizing
- such fee. For the purposes of this subsection, timely return includes, but
- is not limited to, transmitting by facsimile or other means, a copy of the
- 445 return of service to the court prior to the hearing followed by the
- delivery of the original return to the court within a reasonable time after
- 447 the hearing.
- Sec. 502. Subsection (d) of section 46b-16a of the 2022 supplement to
- the general statutes is repealed and the following is substituted in lieu
- 450 thereof (*Effective October 1, 2022*):
- (d) The applicant shall cause notice of the hearing pursuant to
- subsection (b) of this section and a copy of the application and the
- 453 applicant's affidavit and of any ex parte order issued pursuant to
- 454 subsection (b) of this section to be served by a proper officer on the
- 455 respondent not less than five days before the hearing. The cost of such

service, including mileage pursuant to section 52-261, as amended by this act, shall be paid for by the Judicial Branch. Upon the granting of an ex parte order, the clerk of the court shall provide two copies of the order to the applicant. No officer or person shall be entitled to a fee for service pursuant to this section if timely return of service is not received by the court, absent a court order authorizing such fee. For the purposes of this subsection, timely return includes, but is not limited to, transmitting by facsimile or other means, a copy of the return of service to the court prior to the hearing followed by the delivery of the original return to the court within a reasonable time after the hearing. Upon the granting of an order after notice and hearing, the clerk of the court shall provide two copies of the order to the applicant and a copy to the respondent. Every order of the court made in accordance with this section after notice and hearing shall be accompanied by a notification that is consistent with the full faith and credit provisions set forth in 18 USC 2265(a), as amended from time to time. Immediately after making service on the respondent, the proper officer shall (1) send or cause to be sent, by facsimile or other means, a copy of the application, or the information contained in such application, stating the date and time the respondent was served, to the law enforcement agency or agencies for the town in which the applicant resides, the town in which the applicant is employed and the town in which the respondent resides, and (2) as soon as possible, but not later than two hours after the time that service is executed, input into the Judicial Branch's Internet-based service tracking system the date, time and method of service. If, prior to the date of the scheduled hearing, service has not been executed, the proper officer shall input into such service tracking system that service was unsuccessful. The clerk of the court shall send, by facsimile or other means, a copy of any ex parte order and of any order after notice and hearing, or the information contained in any such order, to the law enforcement agency or agencies for the town in which the applicant resides, the town in which the applicant is employed and the town in which the respondent resides, not later than forty-eight hours after the issuance of such order, and immediately to the Commissioner of Emergency Services and Public Protection. If the applicant is enrolled in

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a public or private elementary or secondary school, including a technical education and career school, or an institution of higher education, as defined in section 10a-55, the clerk of the court shall, upon the request of the applicant, send, by facsimile or other means, a copy of such ex parte order or of any order after notice and hearing, or the information contained in any such order, to such school or institution of higher education, the president of any institution of higher education at which the applicant is enrolled and the special police force established pursuant to section 10a-142, if any, at the institution of higher education at which the applicant is enrolled, if the applicant provides the clerk with the name and address of such school or institution of higher education.

Sec. 503. (*Effective from passage*) Sections 1 to 27, inclusive, of public act 21-80 shall take effect July 1, 2023.

Sec. 504. (NEW) (*Effective July 1, 2023*) Sections 52-619 to 52-645, inclusive, of the 2022 supplement to the general statutes do not apply to a receivership for which the receiver was appointed before July 1, 2023.

Sec. 505. Section 52-646 of the 2022 supplement to the general statutes is repealed. (*Effective from passage*)"

This act shall take effect as follows and shall amend the following sections:		
0 10	0.11.1.2022	
Sec. 18	October 1, 2022	51-164n(b)
Sec. 53	October 1, 2022	52-261
Sec. 54	October 1, 2022	52-261a
Sec. 501	October 1, 2022	46b-15(h)(1)
Sec. 502	October 1, 2022	46b-16a(d)
Sec. 503	from passage	New section
Sec. 504	July 1, 2023	New section
Sec. 505	from passage	Repealer section

LCO No. 5505