

General Assembly

January Session, 2025

Amendment

LCO No. 9341



Offered by: REP. BOYD, 50th Dist. SEN. GASTON, 23rd Dist.

To: Subst. House Bill No. 6859

File No. 455

Cal. No. 285

"AN ACT CONCERNING THE DEPARTMENT OF EMERGENCY SERVICES AND PUBLIC PROTECTION'S RECOMMENDATIONS REGARDING CERTAIN EVIDENCE AND RECORDS, FIREARM INFORMATION, SECURITY GUARDS, FIREARM TRANSFERS AND SCHOOL SECURITY GRANTS."

Strike sections 1 and 2 in their entirety and renumber the remaining
 sections and internal references accordingly

3 Strike section 5 in its entirety and substitute the following in lieu4 thereof:

5 "Sec. 5. Section 29-161q of the general statutes is repealed and the 6 following is substituted in lieu thereof (*Effective October 1, 2025*):

7 (a) Any security service or business may employ as many security 8 officers as such security service or business deems necessary for the 9 conduct of the business, provided such security officers are of good 10 moral character and at least eighteen years of age.

11 (b) No person hired or otherwise engaged to perform work as a 12 security officer, as defined in section 29-152u, shall perform the duties 13 of a security officer prior to being licensed as a security officer by the 14 Commissioner of Emergency Services and Public Protection, except as 15 provided in subsection (h) of this section. Each applicant for a license 16 shall complete a minimum of eight hours training in the following areas: 17 Basic first aid, search and seizure laws and regulations, use of force, 18 basic criminal justice and public safety issues. If an applicant for a 19 license intends to carry a less lethal weapon while on duty as a security 20 officer, such applicant shall complete additional training on how to use 21 such less lethal weapon lawfully and in accordance with the 22 recommendations of the manufacturer of such less lethal weapon. The 23 commissioner shall waive any such training required by this subsection 24 for any person who, while serving in the armed forces or the National 25 Guard, or if such person is a veteran, within two years of such person's 26 discharge from the armed forces, presents proof that such person has 27 completed military training that is equivalent to the training required 28 by this subsection, and, if applicable, such person's military discharge 29 document or a certified copy thereof. [For the purposes of this 30 subsection, "veteran" and "armed forces" have the same meanings as 31 provided in section 27-103, and "military discharge document" has the same meaning as provided in section 1-219.] The training shall be 32 33 approved by the commissioner in accordance with regulations adopted 34 pursuant to section 29-161x. The commissioner may not grant a license 35 to any person who has been decertified as a police officer or otherwise 36 had his or her certification canceled, revoked or refused renewal 37 pursuant to subsection (c) of section 7-294d or under the laws of any 38 other jurisdiction. For the purposes of this subsection, "veteran" and 39 "armed forces" have the same meanings as provided in section 27-103, 40 "military discharge document" has the same meaning as provided in 41 section 1-219, and "less lethal weapon" means a baton or oleoresin 42 capsicum spray, commonly referred to as "O.C. spray" or "pepper 43 spray".

^{44 (1) [}On and after October 1, 2008, no] <u>No</u> person or employee of an

45 association, corporation or partnership shall conduct such training 46 without the approval of the commissioner. [except as provided in 47 subdivision (2) of this subsection.] Application for such approval shall 48 be submitted on forms prescribed by the commissioner and 49 accompanied by a fee of forty dollars. Such application shall be made 50 under oath and shall contain the applicant's name, address, date and 51 place of birth, employment for the previous five years, education or 52 training in the subjects required to be taught under this subsection, any 53 convictions for violations of the law and such other information as the 54 commissioner may require by regulation adopted pursuant to section 55 29-161x to properly investigate the character, competency and integrity 56 of the applicant. No person shall be approved as an instructor for such 57 training who has been convicted of a felony, a sexual offense or a crime 58 of moral turpitude or who has been denied approval as a security 59 service licensee, a security officer or instructor in the security industry 60 by any licensing authority, or whose approval has been revoked or 61 suspended. The term for such approval shall not exceed two years. Not 62 later than two business days after a change of address, any person 63 approved as an instructor in accordance with this section shall notify the 64 commissioner of such change and such notification shall include both 65 the old and new addresses.

66 [(2) If a security officer training course described in this subsection is 67 approved by the commissioner on or before September 30, 2008, the 68 instructor of such course shall have until April 1, 2009, to apply for 69 approval as an instructor in accordance with subdivision (1) of this 70 subsection.]

[(3)] (2) Each person approved as an instructor in accordance with this section may apply for the renewal of such approval on a form approved by the commissioner, accompanied by a fee of forty dollars. Such form may require the disclosure of any information necessary for the commissioner to determine whether the instructor's suitability to serve as an instructor has changed since the issuance of the prior approval. The term of such renewed approval shall not exceed two 78 years.

79 (c) Not later than two years after successful completion of the training 80 required pursuant to subsection (b) of this section, or the waiver of such 81 training, the applicant may submit an application for a license as a 82 security officer on forms furnished by the commissioner and, under 83 oath, shall give the applicant's name, address, date and place of birth, 84 employment for the previous five years, experience in the position 85 applied for, including military training and weapons qualifications, any convictions for violations of the law and such other information as the 86 87 commissioner may require, by regulation, to properly investigate the 88 character, competency and integrity of the applicant. The commissioner 89 shall require any applicant for a license, or for renewal of a license, 90 under this section to submit to state and national criminal history 91 records checks conducted in accordance with section 29-17a, provided 92 an applicant for renewal of a license shall not be charged any fingerprint 93 search or fingerprinting fee pursuant to subsection (c) of section 29-11 94 for such records checks. Each applicant for a license, or for renewal of a 95 license, shall submit with the application (1) two sets of his or her 96 fingerprints on forms specified and furnished by the commissioner, 97 [provided an applicant for renewal of a license need not submit such 98 sets of fingerprints, [(2) two full-face photographs, two inches wide by 99 two inches high, taken not earlier than six months prior to the date of 100 application, and (3) a one-hundred-dollar licensing fee or licensing 101 renewal fee, made payable to the state. Any applicant who received a 102 waiver as provided in subsection (b) of this section shall be exempt from 103 payment of such licensing fee. Subject to the provisions of section 46a-104 80, no person shall be approved for a license who has been convicted of 105a felony, any sexual offense or any crime involving moral turpitude, or 106 who has been refused a license under the provisions of sections 29-161g 107 to 29-161x, inclusive, for any reason except minimum experience, or 108 whose license, having been granted, has been revoked or is under 109 suspension. Upon being satisfied of the suitability of the applicant for 110 licensure, the commissioner may license the applicant as a security 111 officer. Such license shall be renewed every five years. The

112 commissioner shall send a notice of the expiration date of such license 113 to the holder of such license, by first class mail or electronic mail, not 114 less than ninety days before such expiration, and shall include with such 115 notice an application for renewal. The holder of such license may elect 116 to receive such notice by first class mail or electronic mail. The security 117 officer license shall be valid for a period of ninety days after its 118 expiration date unless the license has been revoked or is under 119 suspension pursuant to section 29-161v. An application for renewal filed 120 with the commissioner after the expiration date shall be accompanied 121 by a late fee of twenty-five dollars. The commissioner shall not renew 122 any license that has been expired for more than ninety days.

123 (d) Upon the security officer's successful completion of training and 124 licensing by the commissioner, or immediately upon hiring a licensed 125 security officer, the security service employing such security officer 126 shall apply to register such security officer with the commissioner on 127 forms provided by the commissioner. Such application shall be 128 accompanied by payment of a forty-dollar application fee payable to the 129 state. The Division of State Police within the Department of Emergency 130 Services and Public Protection shall keep on file the completed 131 registration form and all related material. An identification card with 132 the name, date of birth, address, full-face photograph, physical 133 descriptors and signature of the applicant shall be issued to the security 134 officer, and shall be carried by the security officer at all times while 135 performing the duties associated with the security officer's employment. 136 Registered security officers, in the course of performing their duties, 137 shall present such card for inspection upon the request of a law 138 enforcement officer.

(e) The security service shall notify the commissioner not later thanfive days after the termination of employment of any registeredemployee.

(f) Any fee or portion of a fee paid pursuant to this section shall notbe refundable.

(g) No person, firm or corporation shall employ or otherwise engage
any person as a security officer, as defined in section 29-152u, unless
such person (1) is a licensed security officer, or (2) meets the
requirements of subsection (h) of this section.

148 (h) During the time that an application for a license as a security 149 officer is pending with the commissioner, the applicant may perform the duties of security officer, provided (1) the security service employing 150 151 the applicant conducts, or has a consumer reporting agency regulated 152 under the federal Fair Credit Reporting Act conduct, a state and national 153 criminal history records check and determines the applicant meets the 154 requirements of subsection (c) of this section to be a security officer, (2) 155 the applicant successfully completed the training required pursuant to 156 subsection (b) of this section, or obtained a waiver of such training, and 157 (3) the applicant has not been decertified as a police officer or otherwise 158 had his or her certification canceled, revoked or refused renewal 159 pursuant to subsection (c) of section 7-294d or under the laws of any 160 other jurisdiction. The applicant shall not perform such duties at a 161 public or private preschool, elementary or secondary school or at a 162 facility licensed and used exclusively as a child care center, as described 163 in subdivision (1) of subsection (a) of section 19a-77. The applicant shall 164 cease to perform such duties pursuant to this subsection when the 165 commissioner grants or denies the pending application for a security license under this section. 166

(i) Any person, firm or corporation that violates any provision of
subsection (b), (d), (e), (g) or (h) of this section shall be fined seventyfive dollars for each offense. Each distinct violation of this section shall
be a separate offense and, in the case of a continuing violation, each day
thereof shall be deemed a separate offense."

After the last section, add the following and renumber sections andinternal references accordingly:

"Sec. 501. Subsection (d) of section 46b-124 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective January*)

176 1, 2026):

177 (d) Records of cases of juvenile matters involving delinquency proceedings shall be available to (1) Judicial Branch employees who, in 178 179 the performance of their duties, require access to such records, (2) judges 180 and employees of the Probate Court who, in the performance of their 181 duties, require access to such records, and (3) employees and authorized 182 agents of municipal, state or federal agencies involved in (A) the 183 delinquency proceedings, (B) the provision of services directly to the child, (C) the delivery of court diversionary programs, [or] (D) the 184 [evaluation of] determination of whether a proposed transfer of a 185 186 firearm to a person under the age of twenty-one in this state or any other state [, as required by Title II, Section 12001 of the Bipartisan Safer 187 Communities Act, Public Law 117-159] would violate 18 USC 922 (d), as 188 189 amended from time to time, or (E) the determination of whether a 190 person applying for a permit to carry a pistol or revolver pursuant to 191 section 29-28, as amended by this act, an eligibility certificate for a pistol 192 or revolver pursuant to section 29-36f, as amended by this act, or a long 193 gun eligibility certificate pursuant to section 29-37p, as amended by this 194 act, or requesting an ammunition certificate pursuant to section 29-38n 195 has been adjudicated as delinquent for the commission of a serious 196 juvenile offense, as defined in section 46b-120, on or after January 1, 197 2026. Such employees and authorized agents include, but are not limited 198 to, law enforcement officials, community-based youth service bureau 199 officials, state and federal prosecutorial officials, school officials in 200 accordance with section 10-233h, court officials including officials of 201 both the regular criminal docket and the docket for juvenile matters and 202 officials of the Division of Criminal Justice, the Division of Public 203 Defender Services, the Department of Children and Families, if the child 204 is under the oversight of the department's administrative unit pursuant 205 to section 17a-3b, provided such disclosure shall be limited to 206 information that identifies the child as residing in a justice facility or 207 incarcerated, or, if the child is committed pursuant to section 46b-129, 208 provided such disclosure shall be limited to (i) information that 209 identifies the child as the subject of the delinquency petition, or (ii) the 210 records of the delinquency proceedings, when the juvenile court orders 211 the department to provide services to said child, the Court Support 212 Services Division and agencies under contract with the Judicial Branch. 213 Such records shall also be available to (I) the attorney representing the 214 child, including the Division of Public Defender Services, in any 215 proceeding in which such records are relevant, (II) the parents or 216 guardian of the child, until such time as the subject of the record reaches 217 the age of majority, (III) the subject of the record, upon submission of 218 satisfactory proof of the subject's identity, pursuant to guidelines 219 prescribed by the Office of the Chief Court Administrator, provided the 220 subject has reached the age of majority, (IV) law enforcement officials 221 officials conducting and prosecutorial legitimate criminal 222 investigations, as provided in subsection (o) of this section or orders to 223 detain pursuant to section 46b-133, (V) a state or federal agency 224 providing services related to the collection of moneys due or funding to 225 support the service needs of eligible juveniles, provided such disclosure 226 shall be limited to that information necessary for the collection of and 227 application for such moneys, (VI) members and employees of the Board 228 of Pardons and Paroles and employees of the Department of Correction 229 who, in the performance of their duties, require access to such records, 230 provided the subject of the record has been convicted of a crime in the 231 regular criminal docket of the Superior Court and such records are 232 relevant to the performance of a risk and needs assessment of such 233 person while such person is incarcerated, the determination of such 234 person's suitability for release from incarceration or for a pardon, or the 235 determination of the supervision and treatment needs of such person 236 while on parole or other supervised release, and (VII) members and 237 employees of the Judicial Review Council who, in the performance of 238 their duties related to said council, require access to such records. 239 Records disclosed pursuant to this subsection shall not be further 240 disclosed, except that information contained in such records may be 241 disclosed in connection with bail or sentencing reports in open court 242 during criminal proceedings involving the subject of such information, 243 or as otherwise provided by law.

Sec. 502. Subsection (b) of section 29-28 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective January* 1, 2026):

247 (b) Upon the application of any person having a bona fide permanent 248 residence within the jurisdiction of any such authority, such chief of 249 police or, where there is no chief of police, such chief executive officer, 250 as defined in section 7-193, or, if designated by such chief executive 251 officer, a resident state trooper or state police officer, as applicable, may 252 issue a temporary state permit to such person to carry a pistol or 253 revolver within the state, provided such authority shall find that such 254 applicant intends to make no use of any pistol or revolver which such 255 applicant may be permitted to carry under such permit other than a 256 lawful use and that such person is a suitable person to receive such 257 permit. Such applicant shall submit to a state and national criminal 258 history records check in accordance with section 29-17a. If the applicant 259 has a bona fide permanent residence within the jurisdiction of any 260 federally recognized Native American tribe within the borders of the 261 state, and such tribe has a law enforcement unit, as defined in section 7-262 294a, the chief of police of such law enforcement unit may issue a 263 temporary state permit to such person pursuant to the provisions of this 264 subsection, and any chief of police of any other law enforcement unit 265 having jurisdiction over an area containing such person's bona fide 266 permanent residence shall not issue such temporary state permit if such 267 tribal law enforcement unit accepts applications for temporary state 268 permits. Such applicant shall submit to a state and national criminal 269 history records check in accordance with section 29-17a. No state or 270 temporary state permit to carry a pistol or revolver shall be issued under 271 this subsection if the applicant: (1) (A) For any application filed prior to 272 July 1, 2024, has failed to successfully complete a course approved by 273 the Commissioner of Emergency Services and Public Protection in the 274 safety and use of pistols and revolvers including, but not limited to, a 275safety or training course in the use of pistols and revolvers available to 276 the public offered by a law enforcement agency, a private or public 277 educational institution or a firearms training school, utilizing instructors

sHB 6859

278 certified by the National Rifle Association or the Department of Energy 279 and Environmental Protection and a safety or training course in the use 280 of pistols or revolvers conducted by an instructor certified by the state 281 or the National Rifle Association, and (B) for any application filed on or 282 after July 1, 2024, has failed to successfully complete, not earlier than 283 two years prior to the submission of such application, a course approved 284 by the Commissioner of Emergency Services and Public Protection in 285 the safety and use of firearms, which courses may include those certified 286 by the National Rifle Association or other organizations, conducted by 287 an instructor certified by the National Rifle Association or by the state, 288 provided any such course includes instruction in state law requirements 289 pertaining to safe storage in the home and in vehicles, lawful use of 290 firearms and lawful carrying of firearms in public. Any person wishing 291 to provide such course, may apply in the form and manner prescribed 292 by the commissioner. The commissioner shall approve or deny any 293 application for provision of such a course not later than July 1, 2024, in 294 the case of an application submitted before October 1, 2023; (2) has been 295 convicted of (A) a felony, (B) a misdemeanor violation of section 21a-279 296 on or after October 1, 2015, or (C) a misdemeanor violation of section 297 53a-58, 53a-61, 53a-61a, 53a-62, 53a-63, 53a-96, 53a-175, 53a-176, 53a-178 298 or 53a-181d during the preceding twenty years or a misdemeanor 299 violation of any law of this state that has been designated as a family 300 violence crime pursuant to section 46b-38h; (3) has been [convicted] 301 adjudicated as delinquent for the commission of a serious juvenile 302 offense, as defined in section 46b-120, on or after January 1, 2026; (4) has 303 been discharged from custody within the preceding twenty years after 304 having been found not guilty of a crime by reason of mental disease or 305 defect pursuant to section 53a-13; (5) (A) has been confined in a hospital 306 for persons with psychiatric disabilities, as defined in section 17a-495, 307 within the preceding sixty months by order of a probate court, or (B) has 308 been voluntarily admitted on or after October 1, 2013, or has been 309 committed under an emergency certificate pursuant to section 17a-502 310 on or after October 1, 2023, to a hospital for persons with psychiatric 311 disabilities, as defined in section 17a-495, within the preceding six 312 months for care and treatment of a psychiatric disability and not solely

313 for being an alcohol-dependent person or a drug-dependent person, as 314 those terms are defined in section 17a-680; (6) is subject to a restraining 315 or protective order issued by a court in a case involving the use, 316 attempted use or threatened use of physical force against another 317 person, including an ex parte order issued pursuant to section 46b-15 or 318 46b-16a; (7) is subject to a firearms seizure order issued prior to June 1, 319 2022, pursuant to section 29-38c after notice and hearing, or a risk 320 protection order or risk protection investigation order issued on or after 321 June 1, 2022, pursuant to section 29-38c; (8) is prohibited from shipping, 322 transporting, possessing or receiving a firearm pursuant to 18 USC 323 922(g)(2), (g)(4) or (g)(9); (9) is an alien illegally or unlawfully in the 324 United States; or (10) is less than twenty-one years of age. Nothing in 325 this section shall require any person who holds a valid permit to carry a 326 pistol or revolver on July 1, 2024, to participate in any additional 327 training in the safety and use of pistols and revolvers. No person may 328 apply for a temporary state permit to carry a pistol or revolver more 329 than once within any twelve-month period, and no temporary state 330 permit to carry a pistol or revolver shall be issued to any person who 331 has applied for such permit more than once within the preceding twelve 332 months. Any person who applies for a temporary state permit to carry 333 a pistol or revolver shall indicate in writing on the application, under 334 penalty of false statement in such manner as the issuing authority 335 prescribes, that such person has not applied for a temporary state permit 336 to carry a pistol or revolver within the past twelve months. Upon 337 issuance of a temporary state permit to carry a pistol or revolver to the 338 applicant, the local authority, or the chief of police of a law enforcement 339 unit of any federally recognized Native American tribe within the 340 borders of the state as referenced in this subsection, shall forward the 341 original application to the commissioner. Not later than sixty days after 342 receiving a temporary state permit, an applicant shall appear at a 343 location designated by the commissioner to receive the state permit. The 344 commissioner may then issue, to any holder of any temporary state 345 permit, a state permit to carry a pistol or revolver within the state. Upon 346 issuance of the state permit, the commissioner shall make available to 347 the permit holder a copy of the law regarding the permit holder's

348 responsibility to report the loss or theft of a firearm and the penalties 349 associated with the failure to comply with such law. Upon issuance of 350 the state permit, the commissioner shall forward a record of such permit 351 to the local authority, or the chief of police of a law enforcement unit of 352 any federally recognized Native American tribe within the borders of 353 the state as referenced in this subsection, issuing the temporary state 354 permit. The commissioner shall retain records of all applications, 355 whether approved or denied. The copy of the state permit delivered to 356 the permittee shall be laminated and shall contain a full-face photograph 357 of such permittee. A person holding a state permit issued pursuant to 358 this subsection shall notify the issuing authority within two business 359 days of any change of such person's address. The notification shall 360 include the old address and the new address of such person.

Sec. 503. Subsection (b) of section 29-36f of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective January*1, 2026):

364 (b) The Commissioner of Emergency Services and Public Protection 365 shall issue an eligibility certificate unless said commissioner finds that 366 the applicant: (1) (A) For any application filed prior to July 1, 2024, has 367 failed to successfully complete a course approved by the Commissioner 368 of Emergency Services and Public Protection in the safety and use of 369 pistols and revolvers including, but not limited to, a safety or training 370 course in the use of pistols and revolvers available to the public offered 371 by a law enforcement agency, a private or public educational institution 372 or a firearms training school, utilizing instructors certified by the 373 National Rifle Association or the Department of Energy and 374 Environmental Protection and a safety or training course in the use of 375 pistols or revolvers conducted by an instructor certified by the state or 376 the National Rifle Association, or (B) for any application filed on or after 377 July 1, 2024, has failed to successfully complete, not earlier than two 378 years prior to the submission of such application, a course approved by 379 the Commissioner of Emergency Services and Public Protection in the 380 safety and use of firearms, which courses may include those certified by

381 the National Rifle Association or other organizations, conducted by an 382 instructor certified by the National Rifle Association or by the state, 383 provided any such course includes instruction in state law requirements 384 pertaining to safe storage in the home and in vehicles, lawful use of 385 firearms and lawful carrying of firearms in public; (2) has been 386 convicted of (A) a felony, (B) a misdemeanor violation of section 21a-279 387 on or after October 1, 2015, (C) a misdemeanor violation of section 53a-388 58, 53a-61, 53a-61a, 53a-62, 53a-63, 53a-96, 53a-175, 53a-176, 53a-178 or 389 53a-181d during the preceding twenty years, or (D) a misdemeanor 390 violation of any law of this state that has been designated as a family 391 violence crime pursuant to section 46b-38h; (3) has been [convicted] 392 adjudicated as delinquent for the commission of a serious juvenile 393 offense, as defined in section 46b-120, on or after January 1, 2026; (4) has 394 been discharged from custody within the preceding twenty years after 395 having been found not guilty of a crime by reason of mental disease or 396 defect pursuant to section 53a-13; (5) (A) has been confined in a hospital 397 for persons with psychiatric disabilities, as defined in section 17a-495, 398 within the preceding sixty months by order of a probate court; or (B) has 399 been voluntarily admitted on or after October 1, 2013, or has been 400 committed under an emergency certificate pursuant to section 17a-502 401 on or after October 1, 2023, to a hospital for persons with psychiatric 402 disabilities, as defined in section 17a-495, within the preceding six 403 months for care and treatment of a psychiatric disability and not solely 404 for being an alcohol-dependent person or a drug-dependent person as 405 those terms are defined in section 17a-680; (6) is subject to a restraining 406 or protective order issued by a court in a case involving the use, 407 attempted use or threatened use of physical force against another 408 person, including an ex parte order issued pursuant to section 46b-15 or 409 section 46b-16a; (7) is subject to a firearms seizure order issued prior to 410 June 1, 2022, pursuant to section 29-38c after notice and hearing, or a risk 411 protection order or risk protection investigation order issued on or after 412 June 1, 2022, pursuant to section 29-38c; (8) is prohibited from shipping, 413 transporting, possessing or receiving a firearm pursuant to 18 USC 414 922(g)(2), (g)(4) or (g)(9); or (9) is an alien illegally or unlawfully in the 415 United States.

Sec. 504. Subsection (b) of section 29-37p of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective January*1, 2026):

419 (b) The Commissioner of Emergency Services and Public Protection 420 shall issue a long gun eligibility certificate unless said commissioner 421 finds that the applicant: (1) (A) For any application filed prior to July 1, 422 2024, has failed to successfully complete a course approved by the 423 Commissioner of Emergency Services and Public Protection in the 424 safety and use of firearms including, but not limited to, a safety or 425 training course in the use of firearms available to the public offered by 426 a law enforcement agency, a private or public educational institution or 427 a firearms training school, utilizing instructors certified by the National 428 Rifle Association or the Department of Energy and Environmental 429 Protection and a safety or training course in the use of firearms 430 conducted by an instructor certified by the state or the National Rifle 431 Association, or (B) for any application filed on or after July 1, 2024, has 432 failed to successfully complete, not earlier than two years prior to the 433 submission of such application, a course approved by the Commissioner 434 of Emergency Services and Public Protection in the safety and use of 435 firearms, which courses may include those certified by the National 436 Rifle Association or other organizations, conducted by an instructor 437 certified by the National Rifle Association or by the state, provided any 438 such course includes instruction in state law requirements pertaining to 439 safe storage in the home and in vehicles, lawful use of firearms and 440 lawful carrying of firearms in public; (2) has been convicted of (A) a 441 felony, (B) a misdemeanor violation of section 21a-279 on or after 442 October 1, 2015, (C) a misdemeanor violation of section 53a-58, 53a-61, 443 53a-61a, 53a-62, 53a-63, 53a-96, 53a-175, 53a-176, 53a-178 or 53a-181d 444 during the preceding twenty years, or (D) a misdemeanor violation of 445 any law of this state that has been designated as a family violence crime 446 pursuant to section 46b-38h; (3) has been [convicted] adjudicated as 447 delinquent for the commission of a serious juvenile offense, as defined 448 in section 46b-120, on or after January 1, 2026; (4) has been discharged 449 from custody within the preceding twenty years after having been 450 found not guilty of a crime by reason of mental disease or defect 451 pursuant to section 53a-13; (5) has been confined in a hospital for 452 persons with psychiatric disabilities, as defined in section 17a-495, 453 within the preceding sixty months by order of a probate court; (6) has 454 been voluntarily admitted or, on or after October 1, 2023, has been 455 committed under an emergency certificate pursuant to section 17a-502 456 to a hospital for persons with psychiatric disabilities, as defined in 457 section 17a-495, within the preceding six months for care and treatment 458 of a psychiatric disability and not solely for being an alcohol-dependent 459 person or a drug-dependent person as those terms are defined in section 460 17a-680; (7) is subject to a restraining or protective order issued by a 461 court in a case involving the use, attempted use or threatened use of 462 physical force against another person, including an ex parte order 463 issued pursuant to section 46b-15 or 46b-16a; (8) is subject to a firearms 464 seizure order issued prior to June 1, 2022, pursuant to section 29-38c 465 after notice and hearing, or a risk protection order or risk protection 466 investigation order issued on or after June 1, 2022, pursuant to section 467 29-38c; (9) is prohibited from shipping, transporting, possessing or receiving a firearm pursuant to 18 USC 922(g)(2), (g)(4) or (g)(9); or (10) 468 469 is an alien illegally or unlawfully in the United States.

470 Sec. 505. Section 29-298a of the general statutes is repealed and the 471 following is substituted in lieu thereof (*Effective October 1, 2025*):

472 There shall be established within the Department of Administrative 473 Services a Fire Marshal Training Council which shall advise the State 474 Fire Marshal and the Codes and Standards Committee on all matters 475 pertaining to (1) certification training programs, (2) decertification 476 hearings, (3) in-service training for fire marshals in the state, and (4) 477 programs for all other persons eligible to receive training pursuant to 478 subsections (a) to (c), inclusive, of section 29-251c. The council shall be 479 composed of [twelve] nine members as follows: The State Fire Marshal 480 or [his] the State Fire Marshal's designee; a member of the Codes and 481 Standards Committee to be elected by such committee; three members 482 [appointed] designated by the Connecticut Fire Marshals Association,

483 [one of whom shall be a volunteer,] one of whom shall be a part-time 484paid local fire marshal, deputy fire marshal or fire inspector, and [one] two of whom shall be [a] full-time [,] local fire [marshal] marshals, 485 486 deputy fire [marshal] marshals or fire [inspector] inspectors; one member [appointed by the Board of Regents for Higher Education; two 487 488 members] designated by the Connecticut Chapter of the American 489 Institute of Architects; one member appointed by the [Board of Trustees 490 for the Community-Technical Colleges; the chief elected official of a 491 municipality having a population in excess of seventy thousand 492 persons, appointed by the Governor; the chief elected official of a 493 municipality having a population of less than seventy thousand 494 persons, appointed by the Governor; and two public members, 495 appointed by the Governor. Members shall be residents of this state and 496 shall not be compensated for their services but shall be reimbursed for 497 necessary expenses incurred in the performance of their duties] Office 498 of Education and Data Management within the Department of 499 Administrative Services; one member designated by the Connecticut 500 Conference of Municipalities; and one member designated by the 501 Connecticut Council of Small Towns. The council may elect such officers 502 as it deems necessary.

503 Sec. 506. Section 7-323k of the general statutes is repealed and the 504 following is substituted in lieu thereof (*Effective July 1, 2025*):

505 (a) [(1)] There is established a Commission on Fire Prevention and 506 Control. [Until June 30, 2025, the commission shall consist of twelve 507 members appointed by the Governor. The State Fire Marshal or the State 508 Fire Marshal's designee and the chancellor of the Connecticut State 509 Colleges and Universities or the chancellor's designee shall serve as ex-510 officio, voting members of said commission. Of the twelve members 511 appointed by the Governor, two shall represent The Connecticut State 512 Firefighter's Association, two shall represent the Connecticut Fire Chiefs 513 Association, two shall represent the Uniformed Professional Firefighters 514 of the International Association of Firefighters, AFL-CIO, two shall 515 represent the Connecticut Fire Marshals Association, two shall

_	sHB 6859 Amendment		
516	represent the Connecticut Fire Department Instructors Association and		
517	two shall represent the Connecticut Conference of Municipalities. The		
518	term of any member appointed pursuant to this subdivision shall end		
519	on June 30, 2025.		
520	(2) On and after July 1, 2025, the] The commission shall consist of the		
521	following members:		
522	[(A)] (1) Two members of The Connecticut State Firefighter's		
523	Association, one of whom is the chairperson of the association's		
524	education committee, appointed by the Governor;		
525	[(B)] (2) Two members of the Connecticut Fire Chiefs Association,		
526	appointed by the Governor;		
527	[(C)] (3) Two members of the Connecticut Career Fire Chiefs'		
528	Association, appointed by the Governor;		
529	[(D)] (4) Two members of the Uniformed Professional Firefighters of		
530	the International Association of Firefighters, AFL-CIO, appointed by the		
531	Governor;		
532	[(E)] (5) Two members of the Connecticut Fire Marshals Association,		
533	appointed by the Governor;		
534	[(F)] (6) Two members of the Connecticut Fire Department Instructors		
535	Association, appointed by the Governor;		
536	[(G)] (7) A representative of the Connecticut Council of Small Towns,		
537	appointed by the Governor;		
538	[(H)] (8) A representative of the Connecticut Conference of		
539	Municipalities, appointed by the Governor;		
540	[(I)] (9) A representative of the Connecticut Council of Small Towns,		
541	appointed by the House chairperson of the joint standing committee of		
542	the General Assembly having cognizance of matters relating to public		
543	safety and security;		

_	sHB 6859 Amendment			
544	[(J)] (10) A representative of the Connecticut Conference of			
545	Municipalities, appointed by the Senate chairperson of the joint			
546	standing committee of the General Assembly having cognizance of			
547	matters relating to public safety and security;			
548	[(K)] (11) A member of the Connecticut Fire Equipment Mechanics			
549	Association, appointed by the House ranking member of the joint			
550	standing committee of the General Assembly having cognizance of			
551	matters relating to public safety and security;			
552	[(L)] (12) A representative of the Emergency Medical Services			
553	Advisory Board, appointed by the Senate ranking member of the joint			
554	standing committee of the General Assembly having cognizance of			
555	matters relating to public safety and security;			
556	[(M)] (<u>13)</u> The State Fire Marshal, [who shall be a nonvoting member]			
557	or such marshal's designee;			
558	[(N)] (14) The forest protection supervisor within the Forestry			
559	Division of the Department of Energy and Environmental Protection, or			
560	such supervisor's designee; [, who shall be a nonvoting member;] and			
561	[(O)] (15) The commanding officer of the Fire and Explosion			
562	Investigation Unit of the Division of State Police within the Department			
563	of Emergency Services and Public Protection, or such officer's designee.			
564	[, who shall be a nonvoting member.]			
565	(b) On or before July fifteenth, annually, each organization to be			
566	represented on said commission shall submit to the appropriate			
567	appointing authority a list of nominees for appointment to said			
568	commission, which list the appointing authority may use when making			
569	appointments to said commission. Appointing authorities shall appoint			
570	members to said commission to serve for three years, or until a successor			
571	is appointed. Any vacancy in the membership of the commission shall			
572	be filled by the appointing authority for the unexpired portion of the			
573	term. Persons appointed to said commission shall be qualified, by			

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experience or education, in the fields of fire protection, fire prevention,

575 fire suppression, fire fighting and related fields.

576 (c) The commission shall meet at such times and at such places as it 577 deems proper. [On and before June 30, 2025, the commission shall elect 578 from its membership a chairperson, vice chairperson and secretary who 579 shall serve a one year term commencing on October first of the year in 580 which they are elected, provided such terms shall expire on June 30, 581 2025, and nothing contained herein shall prevent their reelection to such 582 office. On and after July 1, 2025, the] The Governor shall appoint the 583 chairperson of the commission from the commission's membership, and 584 the commission shall elect from its membership a vice chairperson and 585 secretary, who shall serve one year terms, provided nothing contained 586 herein shall prevent their reelection to such office. No member of said 587 commission shall receive compensation for such member's services.

(d) Members of the commission shall not be considered as holdingpublic office solely by virtue of their membership on said commission.

(e) [On and after July 1, 2025, the] <u>The</u> members of the education
committee of the Connecticut State Firefighters Association, Inc., shall
serve as a subcommittee of the commission on matters relating to fire
schools.

(f) The commission shall be within the Department of EmergencyServices and Public Protection.

596 Sec. 507. (*Effective from passage*) (a) The Commissioner of 597 Administrative Services shall convene a working group within the 598 Department of Administrative Services to study the Codes and 599 Standards Committee. Such study shall include, but need not be limited 600 to, a review of the membership of, and procedures utilized by, the Codes 601 and Standards Committee, for the purpose of recommending any 602 needed changes to such membership or procedures.

(b) The working group shall consist of the following members, none
of whom shall be a current member of the Codes and Standards
Committee: (1) Four appointed by the Commissioner of Administrative

_	sHB 6859 Amendment	
606	Services; (2) one appointed by the Commissioner of Emergency Services	
607	and Public Protection; (3) two designated by the Connecticut Building	
608	Officials Association; and (4) two designated by the Connecticut Fire	
609	Marshals Association.	
610	(c) Not later than July 1, 2026, the working group shall submit a report	
611	on its findings and recommendations to the joint standing committee of	
612	the General Assembly having cognizance of matters relating to public	
613	safety and security, in accordance with the provisions of section 11-4a	
614	of the general statutes. The working group shall terminate on the date	
615	that it submits such report or July 1, 2026, whichever is later."	

This act shall take effect as follows and shall amend the following sections:				
Sec. 5	October 1, 2025	29-161q		
Sec. 501	January 1, 2026	46b-124(d)		
Sec. 502	January 1, 2026	29-28(b)		
Sec. 503	January 1, 2026	29-36f(b)		
Sec. 504	January 1, 2026	29-37p(b)		
Sec. 505	October 1, 2025	29-298a		
Sec. 506	July 1, 2025	7-323k		
Sec. 507	from passage	New section		