

Act Number	Session	Bill Number	Total Number of Committee Pages	Total Number of House Pages	Total Number of Senate Pages
PA 71-201		878	2	3	3
<u>Committee Pages:</u> <ul style="list-style-type: none"> • <i>General Law 510-511</i> 				<u>House Pages:</u> <ul style="list-style-type: none"> • 1958-1960 	<u>Senate Pages:</u> <ul style="list-style-type: none"> • 1141 • 1626-1627

H-111

**CONNECTICUT
GENERAL ASSEMBLY
HOUSE**

**PROCEEDINGS
1971**

**VOL. 14
PART 4
1451-1967**

Friday, April 30, 1971

22.

and the amendment both at the same time. The bill makes it a Class E felony to bring listed contraband into correctional institutions and it makes it a Class A misdemeanor for attempting to enter a correctional institution using a false name or title. And what the amendment does is to add humane institutions under the purposes of the Act with correctional institutions. It's a good amendment, it's a good addition to the bill. I urge the adoption of the Amendment.

THE SPEAKER:

Question is on adoption of House Amendment Schedule "A". Would you remark further on Amendment A. If not, all those in favor will indicate by saying AYE. Opposed. The Amendment A is ADOPTED. It is ruled technical and we can now proceed with the bill as amended by Amendment Schedule "A". Will you remark further.

MR. PRETE: (114th)

I move acceptance of the Joint Committee's favorable report and the passage of the bill as amended by House Amendment Schedule "A".

THE SPEAKER:

Are there further remarks. If not, all those in favor, will indicate by saying AYE. Opposed. The bill is Amended and PASSED.

ASSISTANT CLERK:

Cal. 557, Senate Bill 878, File 306, AN ACT CONCERNING termination OR REMOVAL OF NOTICE OF A VESSEL LIEN.

roc

Friday, April 30, 1971

23.

THE SPEAKER:

The gentleman from the 75th.

MR. GILLIES: (75th)

Mr. Speaker, I move acceptance of the Joint Committee's favorable report and passage of the bill in concurrence with the Senate.

THE SPEAKER:

The gentleman from the 7th moves the acceptance and passage in concurrence with the Senate. Will you remark.

MR. GILLIES: (75th)

Mr. Speaker, the Clerk has an amendment.

THE SPEAKER:

The Clerk will call Amendment Schedule "A".

ASSISTANT CLERK:

House Amendment Schedule "A", offered by Rep. Webber of the 113th. In Section 1, line 11, after the word "lien" insert "Fees for this and the procedure and forms to be used for the same shall be prescribed the Secretary of the State."

MR. GILLIES: (75th)

Mr. Speaker, the purpose of this amendment is simply to insure that the proper form is utilized as it is going to be recorded on the land record. It allows the Secretary of State to prescribe such a form.

THE SPEAKER:

Question is on adoption of House Amendment Schedule "A."

roc

Friday, April 30, 1971

24.

Will you remark further. If not, all those in favor, indicate by saying AYE. Opposed. The Amendment is ADOPTED. It is ruled technical. The gentleman from the 75th.

MR. GILLIES: (75th)

I now move acceptance of the bill as amended.

THE SPEAKER:

Question is on acceptance and passage as amended by House Amendment Schedule A. Will you remark further.

MR. GILLIES: (75th)

Mr. Speaker, the purpose of this bill and amendment is simply to provide a method whereby a lien may be removed and penalties provided in the event that the lien is not removed. The amendment as I indicated before provides the form for which this will take place. I move its adoption.

THE SPEAKER:

Further remarks on the bill as amended. If not, all those in favor will indicate by saying AYE. Opposed. The bill is amended and PASSED.

ASSISTANT CLERK:

Cal. 560, File 291, Senate Bill 989, AN ACT CONCERNING CONFIDENTIALITY OF RECORDS CONCERNING MORBIDITY AND MORTALITY.

THE SPEAKER:

The gentleman from the 111th.

MR. MORRIS: (111th)

I move Cal. 560, S. B. 989, File 291 be Passed, Retaining its Place on the Calendar.

roc

**S-78
CONNECTICUT
GENERAL ASSEMBLY**

SENATE

**PROCEEDINGS
1971**

**VOL. 14
PART 3
957-1456**

April 21, 1971

Page 14

SENATOR CIARLONE:

Mr. President, I move acceptance of the committee's joint favorable report and passage of the bill. This bill clarifies some language in the statute and also defines the various jails and prisons in our State and re-names them as Correctional Centers. The bill proposed by the Correctional Committee. It's a good bill and I urge adoption.

THE CHAIR:

Question is on passage of the bill. Will you remark further? If not, all those in favor of passage signify by saying, "aye". Opposed, "nay". The ayes have it. The bill is passed.

THE CLERK:

CAL. NO. 258. File No. 306. Favorable report of the committee on General Law. Senate Bill No. 878, An Act Concerning termination or Removal of Lien of a Vessel Lien.

SENATOR CALDWELL:

Mr. President, I move the acceptance of the joint committee's favorable report and passage of the bill. Under this bill, anyone who has recorded a vessel lien, shall file a certificate in the Secretary of State's office, discharging the lien within ten days after a request by an interested party where the lienor has received satisfaction of his claim, or where a final judgement has been rendered against him, showing that nothing is due him.

THE CHAIR:

Question is on passage. Will Your remark further? If not, all those in favor signify by saying, "aye". Opposed, "nay". The ayes have it. The bill is passed.

S-79

**CONNECTICUT
GENERAL ASSEMBLY**

SENATE

**PROCEEDINGS
1971**

**VOL. 14
PART 4
1457-1920**

May 7, 1971

Page 25

residents that abut on Trotta Lane rather than anyone in town. A good bill.

THE CHAIR:

Question is on passage. Will you remark further? If not, all those in favor signify by saying, "aye". Opposed, "nay". The bill is passed.

THE CLERK:

CAL. 246. Favorable report of the joint committee on General Law. House Bill 7645. An Act Validating the Notice of Ruel S. Smith to the Town of Stonington. As amended by the Senate Amendment A.

SENATOR STRADA:

Mr. President, I move the acceptance of the committee's favorable report and passage of the bill, as amendment By House Amendment A and Senate A.

Again, a validating act. A technical amendment in the House but not changing the substance of the bill.

THE CHAIR:

Question is on passage will you remark further? If not, all those in favor signify by saying, "aye". Opposed, "nay." The bill is passed.

THE CLERK:

CAL. 258. Favorable report of the joint committee on General Law. Senate Bill 878. An Act Concerning Termination or Removal of Notice of a Vessel Lien.

SENATOR STRADA:

Mr. President, I move the acceptance of the joint committee's favorable report and passage of the bill. This bill concerns itself with the satisfaction of a vessel lien. With respect to removal thereof. The House Amendment merely states that the fees for this procedure and the forms to be used shall be those prescribed by the Secretary of State.

May 7, 1971

Page 26

THE CHAIR:

Question is on passage, will you remark further? If not, all those in favor of passage signify by saying, "aye". Opposed, "nay". The ayes have it; the bill is passed.

THE CLERK:

RECONSIDERATION:

CAL. NO. 437. Favorable report of the joint committee on Public Health and Safety Substitute House Bill 5108. An Act Concerning a Requirement of Certificates of Occupancy In Tenement Houses.

SENATOR PAC:

Mr. President, I would ask that this be passed retaining its place.

THE CHAIR:

If there is no objection, it is so ordered.

THE CLERK:

Clerk has no further business marked ready.

SENATOR RIMER:

Mr. President, I refer to a bill that was passed, yesterday. Cal. No. 458, File 610, Substitute Senate Bill 651. I was on the prevailing side Mr. President, and I move for reconsideration.

THE CHAIR:

The question is on a motion for reconsideration of the bill. Will you remark?

SENATOR RIMER:

Mr. President, on re-reading this bill, I believe that there is an ambiguity as to the meaning of the word, "record" in line 14 as to whether or not, ~~it pertains to the record of the vote taken in executive session or~~

**JOINT
STANDING
COMMITTEE
HEARINGS**

**GENERAL
LAW**

**PART 2
297-629**

1971

because they're going to turn you down as lacking jurisdiction because it is already an illegally accomplished subdivision." The only real remedy is for all of the property owners to cooperate and to enter into a deed to a trustee unifying title under one ownership and then applying for subdivision as one owner, and then after approval to convey the land back to the individual parties. It is a very cumbersome procedure and I think...I am in favor of bill #1289 because it does provide for some control by the local planning and zoning commission. It's just not a blanket approval of all illegal subdivisions. It would keep developers from illegally subdividing and then coming in and getting an approval every two years when the Legislature acts on its general validating act. Thank you very much.

Senator Strada: Thank you. James Conklin?

Mr. James Conklin: I'm a member of the Southbury Volunteer Ambulance Association, and I would like to speak in opposition to bill #475, and particularly that portion of it that would subject volunteer ambulance associations to the provisions of this charter or this chapter. I don't imagine that those of you who represent large towns have this kind of problem at all, but in the rural parts of the state these volunteer ambulance associations do a great service and they can make the difference in crucial minutes on the scene literally. They provide this service at, I think, a high degree of efficiency, I know our ambulance association, everyone who drives the ambulance or serves on the ambulance is in fact Red Cross certified, and we have insurance coverage on the ambulance, but if we were subjected to the kinds of regulation and the constant regulation that we would have, if we were subject to this, these kinds of provisions, it would just impose that much more hardship or that much more administrative burden on the association, and we would like to register our opposition. Thank you.

Mr. Harry Hammer: I'm Deputy Secretary of the State, and I would like to speak very briefly on a number of technical changes that have been suggested by the head of our Uniform Commercial Code and Trademark Division, Miss Betty Lindenberg, who is present here. First of all, S.B. 870, this makes a change, it exempts state agencies and duly authorized officers of the state from the necessity of paying fees for copies, of securing instruments, or for termination certificates. Now in the act eliminating the necessity of one state agency paying....when the original act was enacted eliminating the necessity of one state agency paying filing fees to another in 1969, there was no provision made for eliminating the fee for request for information or for terminations, and we feel this is a necessary change. S.B. 878, as you know our office is now responsible for the recording of vessel liens. The

15
RSW
TUESDAY

GENERAL LAW

521
MARCH 16, 1971
10:30 A.M.

procedure is very similar to that of the filing of a mechanic's lien. However, there is no provision for termination of the lien and H.B. 878 provides for the termination or removal of a notice of vessel lien similarly to releases of other security instruments. Now I would like to ask that an additional sentence be inserted, a second sentence, as follows: The fees for this certificate and the procedure and forms to be used for the same, shall be prescribed by the Secretary of the State;.....so that we can administratively establish a form for termination certificate. I'll give the proposed amendment to the Clerk. On S. B. 881, we've made a change in section 49-55a, or we have suggested a change which would permit a Lienor in possession, that is a repairer, who has possession of the vessel, we have given them an extension of time to seven days from 72 hours in order to give them adequate time to notify the owner of the vessel as well as any other lienors of the fact that he has possession of the vessel. It would seem to me that 72 hours is not an adequate time for him to give that notice, and we would ask that that change be made in the 49-55a. Now, also, I should point out to the Committee, I know that Senator Ives has commented on this bill, I spoke to him after he left the hearing. S. B. 1155, this is Senator Ives' bill and it is a rather radical change in the corrupt practices act of our state. Now, we are in the process of redrafting the campaign financing law, and we're trying to close as many loopholes as possible in the law. We certainly do not want corporations to come in the back door by designating themselves as political committees. The cornerstone of campaign financing both on the state and federal level is that corporations shall not directly or indirectly finance a political campaign. However, this prohibition does work a hardship and we encountered it. There was a district political committee, a senatorial district committee in the last election, who incorporated. I think it was the only one in the state, and they had to dissolve themselves in order to participate without violation of the corrupt practices act. Now it would seem to me that the language of this bill should be highly restrictive, it should be limited only to duly authorized town committees, existing and authorized under the rules of the particular party. I can see, I don't know whether any town committees presently are incorporated. I can understand that a town committee might see the need to incorporate in order to limit its liability, but I do not feel that this privilege should be extended to any association or committee other than a duly organized town, or perhaps district, committee. I would be opposed to extending any exemption to an incorporated political committee because I think that would be an invitation to corporations getting back into the political arena in the area of campaign financing, which is one of the major evils which our campaign