

General Assembly

February Session, 2024

Raised Bill No. 5210

LCO No. **1646**

Referred to Committee on AGING

Introduced by: (AGE)

AN ACT ESTABLISHING AN ELDER JUSTICE UNIT IN THE DIVISION OF CRIMINAL JUSTICE.

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

Section 1. Subsection (a) of section 51-279 of the general statutes is
 repealed and the following is substituted in lieu thereof (*Effective October* 1, 2024):

4 (a) The Chief State's Attorney, with the advice of the Division of 5 Criminal Justice Advisory Board under section 51-279a, shall 6 administer, direct, supervise, coordinate and control the operations, 7 activities and programs of the division as it shall apply to the Superior 8 Court. [He] The Chief State's Attorney shall: (1) Establish such bureaus, 9 divisions, facilities and offices, including an appellate unit, a 10 racketeering and continuing criminal activities unit, [and] a bond 11 forfeiture unit and an elder justice unit, and select such professional, 12 technical and other personnel, including chief inspectors, as [he] the 13 Chief State's Attorney deems reasonably necessary for the efficient 14 operation and discharge of the duties of the division, subject to the 15 personnel policies and compensation plan established by the

16 Department of Administrative Services; (2) adopt and enforce rules and 17 regulations to carry out the purposes of this chapter; (3) establish 18 guidelines, policies and procedures for the internal operation and 19 administration of the division which shall be binding on all division 20 personnel; (4) enter into contracts with consultants and such other 21 persons as are necessary for the proper functioning of the office; (5) 22 engage in long-range planning and review policy and legislation 23 concerning the administration of criminal justice in the state and 24 recommend needed changes and additions thereto; (6) collect statistical 25 data concerning administration of criminal justice in the state and 26 furnish the data to the appropriate committee of the General Assembly; 27 (7) conduct research and evaluate programs within his office; (8) 28 establish staff development, training and education programs designed 29 to improve the quality of the division's services and programs; (9) 30 coordinate the activities of the division with those of such other state, 31 municipal, regional, federal and private agencies as are concerned with 32 the administration of criminal justice; (10) be authorized to receive and 33 administer funds from the federal government or any charitable 34 foundation to assist in the operations of the division; (11) supervise, 35 approve and issue all orders concerning all purchases of commodities, 36 equipment and services for the Division of Criminal Justice; (12) 37 supervise the administrative methods and systems employed in the 38 Division of Criminal Justice; (13) submit to the Department of 39 Administrative Services for its approval a compensation plan for all 40 employees of the division, which plan may include sick leave, vacation 41 leave, absences without pay, longevity payments, increments and all 42 other matters regarding personnel policies and procedures; (14) 43 establish with the approval of the Department of Administrative 44 Services such job classifications as [he] the Chief State's Attorney deems 45 necessary for the operation of the division; (15) audit bills to be paid 46 from state appropriations for the expenses of the Division of Criminal 47 Justice; (16) maintain adequate accounting and budgetary records for all 48 appropriations by the state for the maintenance of the Division of 49 Criminal Justice and all other appropriations assigned by the legislature 50 or state budgetary control offices for administration by the Division of 51 Criminal Justice; (17) serve as payroll officer for the Division of Criminal 52 Justice; and (18) have such other powers and duties as are reasonably 53 necessary to administer the division and implement the purposes of this 54 chapter. [He] The Chief State's Attorney shall prepare and submit to the 55 Office of Policy and Management estimates of appropriations necessary 56 for the maintenance of the division and make recommendations with 57 respect thereto for inclusion as a separate item in the budget request of 58 the Division of Criminal Justice.

59 Sec. 2. Section 51-279b of the general statutes is repealed and the 60 following is substituted in lieu thereof (*Effective October 1, 2024*):

(a) The Chief State's Attorney shall establish a racketeering and
continuing criminal activities unit within the Division of Criminal
Justice. Such unit shall be available for the investigation and prosecution
of criminal matters including, but not limited to, the illegal purchase and
sale of controlled substances, criminal activity by gangs, fraud,
corruption, illegal gambling and the recruitment of persons to carry out
such illegal activities.

(b) The Chief State's Attorney shall establish a bond forfeiture unit
within the Division of Criminal Justice. Such unit shall be responsible
for the collection, in the name of the state, and by suit when necessary,
of all forfeited bonds payable to the state. Such unit may compromise
and settle forfeited bonds for less than the amount thereof without
regard to the expiration of any stay of forfeiture.

(c) The Chief State's Attorney shall develop uniform standards for the
compromise and settlement of forfeited bonds. Such standards shall be
applied on a state-wide basis.

(d) The Chief State's Attorney shall establish an elder justice unit
within the Division of Criminal Justice. Such unit shall be available for
the investigation and prosecution of criminal matters that involve
criminal activity against elderly persons.

This act shall take effect as follows and shall amend the following sections:

Section 1	October 1, 2024	51-279(a)
Sec. 2	October 1, 2024	51-279b

AGE Joint Favorable