

by the assessor thereof, or in the  
 y the assessor that such transfer,  
 he assessor shall (1) determine the  
 is entitled for such assessment year  
 eyed and notify the tax collector of  
 y the secretary of the office of policy  
**MBER FIRST NEXT FOLLOWING**  
**IN WHICH SUCH CONVEYANCE**  
 for purposes of a corresponding  
 the municipality next following as  
 uch tax relief. Upon receipt of such  
 , if such notice is received after the  
 thereafter mail or hand a bill to the  
 as determined by the assessor. Such  
 her property taxes and subject to the  
 such tax shall be due and payable in  
 thirty days after the date such bill is  
 amounts in any remaining, regular

12-170a of the general statutes is  
 thereof:

m a claim for tax credit in accordance  
 n approved for any assessment year  
 n such assessment year the interest in  
 edit is related, **REGARDLESS OF**  
**NT, GRANT OR CONVEYANCE IS**  
 ount of such tax credit shall be a pro  
 able in such assessment year to be  
 ch shall be the number of full months  
 t year to the date of such conveyance  
 e. If such conveyance occurs in the  
 ified for tax credit in such assessment  
 t a period not exceeding ten days  
 eyance to notify the assessor thereof,  
 he amount of tax credit to which the  
 with respect to the interest in real  
 r of the reduced amount of tax credit  
 e secretary of the office of policy and  
**MBER FIRST NEXT FOLLOWING**  
**IN WHICH SUCH CONVEYANCE**  
 dit for purposes of a corresponding  
 to the municipality next following as  
 , such tax credits. Upon receipt of such  
 all, if such notice is received after the  
 ys thereafter mail or hand a bill to the  
 ue as determined by the assessor. Such  
 other property taxes and subject to the  
 ed such tax shall be due and payable in  
 n thirty days after the date such bill is  
 al amounts in any remaining, regular

Substitute House Bill No. 6883

**PUBLIC ACT NO. 83-410**

**AN ACT PROHIBITING SOLICITATION OF CAMPAIGN FUNDS BY CERTAIN STATE OFFICIALS.**

Section 9-348k of the general statutes is repealed and the following is substituted in lieu thereof:

The following persons shall be guilty of corrupt practices and shall be punished in accordance with the provisions of section 9-348l: (1) Any person who, directly or indirectly, by himself or by another, gives or offers or promises to any person any money, gift, advantage, preferment, entertainment, aid, emolument or other valuable thing for the purpose of inducing or procuring any person to vote or refrain from voting for or against any person or for or against any measure at any election, caucus, convention, primary, referendum, general assembly or for or against any constitutional amendment or any question at any state election; (2) any person who, directly or indirectly, receives, accepts, requests or solicits from any person, committee, association, organization or corporation, any money, gift, advantage, preferment, aid, emolument or other valuable thing for the purpose of inducing or procuring any person to vote or refrain from voting for or against any person or for or against any measure at any such election, caucus, primary, referendum, general assembly or for or against any constitutional amendment or any question at any state election; (3) any person who, in consideration of any money, gift, advantage, preferment, aid, emolument or other valuable thing paid, received, accepted or promised to the advantage of himself or any other person, votes or refrains from voting for or against any person or for or against any measure at any such election, caucus or primary, referendum or for or against any constitutional amendment or any question at any state election; (4) any person who solicits from any candidate any money, gift, contribution, emolument or other valuable thing for the purpose of using the same for the support, assistance, benefit or expenses of any club, company or organization, or for the purpose of defraying the cost or expenses of any political campaign, primary, referendum or election; (5) any person who, directly or indirectly, pays, gives, contributes or promises any money or other valuable thing to defray or towards defraying the cost or expenses of any campaign, primary, referendum or election to any person, committee, company, club, organization or association, other than to a campaign treasurer, but this provision shall not apply to any expenses for postage, telegrams, telephoning, stationery, expressage, traveling, meals, lodging or photocopying incurred by any candidate for office or for nomination thereto, so far as may be permitted under the provisions of this chapter; (6) any person who, in order to secure or promote his own nomination or election as a candidate, or that of any other person, directly or indirectly, promises to appoint, or promises to secure or assist in securing the appointment, nomination or election of any other person to any public position, or to any position of honor, trust or emolument; but any person may publicly announce his own choice or purpose in relation to any appointment, nomination or election in which he may be called to take part, if he is nominated for or elected to such office; (7) any person who, directly or indirectly, by himself or through another person, makes a payment or promise of payment to a campaign treasurer in any other name than his own, and any campaign treasurer who knowingly receives a payment or promise of payment, or enters or causes the same to be entered in his accounts in any other name than that of the person by whom such payment or promise of payment is made; (8) any person who knowingly and wilfully violates any provision of this chapter; (9) any person who offers or receives a cash contribution in excess of fifty dollars to promote the success or defeat of any political party, candidate, referendum question or any

constitutional amendment or any question to be voted upon at any state election;  
(10) ANY DEPARTMENT HEAD OR DEPUTY DEPARTMENT HEAD OF A STATE DEPARTMENT WHO SOLICITS A CONTRIBUTION ON BEHALF OF, OR FOR THE BENEFIT OF, ANY CANDIDATE FOR STATE, DISTRICT OR MUNICIPAL OFFICE OR ANY POLITICAL PARTY.

Substitute Senate Bill No. 419

**PUBLIC ACT NO. 83-411**

**AN ACT CONCERNING INTERSTATE BANKING.**

Section 1. (NEW) For purposes of sections 1 to 17, inclusive, of this act and unless the context otherwise requires:

(a) "Bank" has the same meaning given to that term in 12 U.S.C. Section 1841(c);

(b) "Bank holding company" has the same meaning given to that term in 12 U.S.C. Section 1841(a);

(c) "Commissioner" means the banking commissioner;

(d) "Connecticut bank" means any federally or state chartered bank which has its main office and principal place of business in Connecticut and is not directly or indirectly owned or controlled by any bank, savings bank, savings and loan association or bank holding company other than a Connecticut or New England bank, savings bank, savings and loan association or bank holding company;

(e) "Connecticut bank holding company" means any bank holding company: (1) Which has its principal place of business in Connecticut; (2) each of whose subsidiary banks has its main office and principal place of business only in Connecticut or the state of Maine, Massachusetts, New Hampshire, Rhode Island or Vermont; and (3) which is not directly or indirectly owned or controlled by a bank holding company which (A) has its principal place of business in any state other than Connecticut or the state of Maine, Massachusetts, New Hampshire, Rhode Island, or Vermont or (B) owns or controls any subsidiary bank that has its main office or principal place of business in any state other than such states;

(f) "Connecticut savings bank" means any federally or state chartered savings bank which has its main office and principal place of business in Connecticut and is not directly or indirectly owned or controlled by any bank, savings bank, savings and loan association or bank holding company other than a Connecticut or New England bank, savings bank, savings and loan association or bank holding company;

(g) "Connecticut savings and loan association" means any federally or state chartered savings and loan association which has its main office and principal place of business in Connecticut and is not directly or indirectly owned or controlled by any bank, savings bank, savings and loan association or bank holding company other than a Connecticut or New England bank, savings bank, savings and loan association or bank holding company;

(h) "Control" has the same meaning given to that term in 12 U.S.C. Section 1841(a);

(i) "New England bank" means any federally or state chartered bank which has its main office and principal place of business in the state of Maine, Massachusetts, New Hampshire, Rhode Island or Vermont and is not directly or indirectly owned or controlled by any bank, savings bank, savings and loan association or bank holding company other than a Connecticut or New England bank, savings bank, savings and loan association or bank holding company;