File No. 874 (Reprint of File No. 656)

Senate Bill No. 1667 As Amended by Senate Amendment Schedule "A"



Approved by the Legislative Commissioner.

AN ACT GRANTING MARY MARROCCO PERMISSION TO PROSECUTE TO FINAL EFFECT AN ACTION AGAINST THE CITY OF BRISTOL.

Be it enacted by the Senate and House Representatives in General Assembly convened: The notice dated March 5, 1971 and filed 2 March 5, 1971 with the city clerk of the city of 3 Bristol concerning injuries allegedly sustained by 4 Mary Marrocco of the city of Bristol on December 5 31, 1969 is validated and declared sufficient to 6 permit said Mary Marrocco to maintain and 7 prosecute to final judgment an action against the 8 city of Bristol insofar only as the same was not 9 given within the time required by law. 10 notice shall have the same force and effect as 11 though the provisions of section 13a-149 of the 12 general statutes, concerning the time within which 13 notice is required to be given had been complied 14 with, and said city or town shall be barred from 15 setting up the failure to comply with the 16 provisions of said section concerning the time 17 within which notice is required to be given as a 18 defense to said action, and from denying that 19 notice of said injuries had been given to said 20 city or town within the time so required.

Senate Bill No. 1667



Senate, April 15, 1971. The Committee on General Law reported through Senator Strada of the 27th District, Chairman of the Committee on the part of the Senate, that the bill ought to pass.

AN ACT GRANTING MARY MARROCCO PERMISSION TO PROSECUTE TO FINAL EFFECT AN ACTION AGAINST THE CITY OF BRISTOL.

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

The notice given to the city of Bristol on 2 March 5, 1971, concerning injuries sustained on 3 December 31, 1969, by Mary Marrocco, otherwise 4 valid except that it was not given within the time 5 limited by law, is validated and declared 6 sufficient to prosecute to final judgment an 7 action against the city of Bristol. Such notice 8 shall have the same force and effect as though 9 section 13a-149 of the general statutes had been 10 complied with. Said city shall be barred from 11 setting up the failure to comply with the 12 provision of said section as a defense to said 13 action and it also shall be barred from denying 14 that proper and sufficient notice of injury had 15 been given to said city.

## STATE OF CONNECTICUT

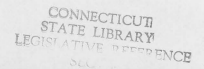
Raised Committee Bill No. 1667 Page 1 Referred to Committee on GENERAL LAW 7 LCO No. 4951 8 Introduced by (GL) 9 General Assembly, 10 January Session, A.D., 1971 11 AN ACT GRANTING MARY MARROCCO PERMISSION TO PROSECUTE TO FINAL 14 EFFECT AN ACTION AGAINST THE CITY OF BRISTOL. 15

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

The notice given to the city of Bristol on March 5, 1971, concerning injuries sustained on December 31, 1969, by Mary Marrocco, otherwise valid except that it was not given within the time limited by law, is validated and declared sufficient to prosecute to final judgement an action against the city of Bristol. Such notice shall have the same force and effect as though the general statutes had been complied with. Said city shall be barred from setting up the failure to comply with the provision of said statutes as a defense to said action and it also shall be barred from denying that proper and sufficient notice of injury had been given to said city.

STATEMENT OF PURPOSE: To provide for validation of a defective notice.

[Proposed deletions are enclosed in brackets and proposed 31 additions are all capitalized, or underlined where appropriate.] 33



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