

THE GENERAL STATUTES OF CONNECTICUT

REVISION OF 1918

Revision of 1918

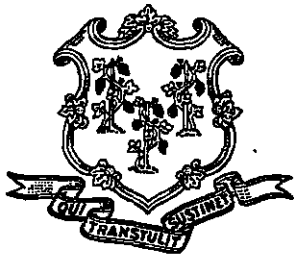
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WITH THE

CONSTITUTION OF THE UNITED STATES

AND THE

CONSTITUTION OF THE STATE OF CONNECTICUT



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CHAPTER 323.

Statutory Rights of Action.

Rev. 1902.
Sec. 1093.

Sec. 6134. Civil actions upon statutes. Civil actions may be maintained upon the several sections contained in this chapter.

1905, ch. 111.

Sec. 6135. Discrimination on account of alienage, race or color. Every person who, on account of alienage, race or color, shall subject or cause to be subjected any other person to the deprivation of any rights, privileges or immunities secured or protected by the constitution or laws of this state, or who on that account shall deprive any other person of the full and equal enjoyment of the advantages, facilities, accommodations or privileges of any place of public accommodation, amusement or transportation, subject only to the limitations established by law and applicable alike to all persons, or who on that account shall discriminate in the price of the enjoyment of such privileges, shall forfeit and pay to the person injured thereby double damages, to be recovered in any court of competent jurisdiction within this state.

See Secs. 6209,
6210.

1909, ch. 192.

Sec. 6136. Discrimination on account of membership in military or naval service. Every person who shall subject or cause to be subjected any other person to the deprivation of any rights, privileges or immunities usually enjoyed by the public, on account of membership in the military or naval service of this state or of the United States, or on account of the wearing of the uniform of such service, or who, on account of such membership or the wearing of such uniform, shall deprive any other person of the full and equal enjoyment of any advantages, facilities, accommodations, amusement or transportation, subject only to the limitations established by law and applicable alike to all persons, or who, on account of such membership or the wearing of such uniform shall discriminate in the price for the enjoyment of any such privileges, shall forfeit and pay to the person injured thereby double damages, to be recovered in any court of competent jurisdiction within this state.

Rev. 1902.
Secs. 1094,
1136.
1903, ch. 193.
1911, ch. 242.
1913, ch. 148.

Sec. 6137
95 Conn. 116

Sec. 6137. Actions for injuries resulting in death; damages. In all actions surviving to or brought by an executor or administrator for injuries re-

Chap. 323. Necessity of counting on statute in pleading, and manner of doing so; 69 C. 210; 72 C. 159; 77 C. 569; 80 C. 434; 81 C. 626; it is better to refer to it in prayer for relief. 75 C. 696; 84 C. 47. It must appear that all terms have been complied with. 86 C. 568; see 90 C. 527.

Sec. 6135. Barber shop not a place of public accommodation. 79 C. 541.

Sec. 6137
99 Conn. 1, 657

Sec. 6137
1929 Ch. 288
106 Conn. 331,
334,
108 Conn. 438,
487, 488, 647

Sec. 6137. No action lay at common law for causing death. 25 C. 272. Right of recovery in general; 24 C. 577; 69 C. 284; 72 C. 617; 73 C. 616; 77 C. 111; 87 C. 337; action begun by injured person in lifetime survives; not restricted to death from negligence; 87 C. 301; action lies for death in another state; 83 C. 278; statute is not penal; 33 C. 246; it prevents any suit for the benefit of deceased estate generally. 34 C. 58. Action lies for instantaneous death; 30 C. 187; 69 C. 620; 72 C. 616; and substantial damages may be given. 73 C. 616. Administration proper to enforce right, though there is no estate. 36 C. 214. The law presumes that there are heirs; effect. 64 C. 482; 69 C. 272; see 71 C. 286. Sum named is limitation, not measure, of damages. 85 C. 117. Purpose of statute is not to penalize, but to give just damages. 87 C. 472. Elements and rule of damage. 29 C. 496; 33 C. 56; 61 C. 159; 72 C. 617; 73 C. 620; 75 C. 548; *id.*, 571; 79 C. 367; 83 C. 278; 90 C. 35. Omission to charge as to limitation not error. 87 C. 149. Necessary averments in action. 33 C. 247. Effect of default by defendant. 33 C. 252; 36 C. 155. Delay in taking out administration does not extend time limit. 90 C. 527; but the provisions of Sec. 6171 apply. 91 C. 395.

child to engage therein, shall be fined not more than two hundred and fifty dollars or imprisoned not more than one year or both

Rev. 1902.
Sec. 1164.

Sec. 6209. Deprivation of rights on account of alienage, color or race. Every person who subjects, or causes to be subjected, any other person to the deprivation of any rights, privileges or immunities, secured or protected by the constitution or laws of this state, or of the United States, on account of alienage, color or race, shall be fined not more than one thousand dollars or imprisoned not more than one year or both.

See Sec. 6135.

1917, ch. 202.

Sec. 6210. Class discrimination. Any person who, by his advertisement, ridicules or holds up to contempt any person or class of persons on account of the creed, religion, color, denomination, nationality or race of such person or class of persons, shall be fined not more than fifty dollars or imprisoned not more than thirty days or both.

See Sec. 6135.

Rev. 1902.
Sec. 1165.

Sec. 6211. Fictitious notice of birth, marriage or death. Every person who shall knowingly publish a false and fictitious notice of any birth, marriage or death, shall be fined not more than one hundred dollars or imprisoned not more than six months.

Rev. 1902.
Sec. 1166.

Sec. 6212. Malicious prosecution. Every person who shall falsely prosecute another for any criminal charge, without probable cause, and with a malicious intent unjustly to vex and trouble him, shall be fined not more than one hundred dollars or imprisoned not more than one year.

Rev. 1902.
Sec. 1299.

Sec. 6213. Blackmail. Every person who either verbally or by written or printed communication maliciously threatens to accuse another of any crime or offense, or by such communication maliciously threatens an injury to the person, property or reputation of another, with intent thereby to extort money or any pecuniary advantage whatever, or with intent to compel the person threatened to do any act against his will, shall be imprisoned not more than ten years or fined not more than five thousand dollars or both.

CHAPTER 328.

Offenses Against Public Property.

Rev. 1902.
Sec. 1167.

Sec. 6214. Destroying magazines of provisions or public building. Every person who shall wilfully burn or destroy any magazine of provisions, or of military or naval stores, belonging to this state or subject to its jurisdiction, or any public building, shall be imprisoned in the State Prison not more than ten years.

Sec. 6215. See note to Sec. 6148.