



General Assembly

Amendment

February Session, 2000

LCO No. 4587

Offered by:

REP. DANDROW, 30th Dist.
REP. BELDEN, 113th Dist.
REP. SAWYER, 55th Dist.
REP. WINKLER, 41st Dist

REP. BOUCHER, 143rd Dist.
REP. MUSHINSKY, 85th Dist.
REP. TERCYAK, 26th Dist.
REP. THOMPSON, 13th Dist.

To: Subst. House Bill No. 5023

File No. 431

Cal. No. 339

"An Act Concerning Safe Havens."

1 In line 1, strike out "The Division of State Police and each local
2 police"

3 In line 2, strike out "department and" and insert "Each" in lieu
4 thereof

5 In line 5, strike out "state police barracks, local police station and"

6 In line 7, strike out "state police barracks, local police station or"

7 In line 16, after "infant" insert "and parents"

8 In line 25, after "notify" insert ", in accordance with the provisions of
9 sections 17a-101a to 17a-101d, inclusive, of the general statutes,"

10 In line 27, strike out "Department" and insert "Commissioner" in lieu
11 thereof

12 In line 29, after "section" insert "and shall take any action authorized
13 under state law to achieve safety and permanency for the infant"

14 In line 30, strike out "department" and insert "commissioner" in lieu
15 thereof

16 In line 41, after "confidential" insert "except that notwithstanding
17 any provision of the general statutes, such employee shall provide to
18 the Commissioner of Children and Families all medical history
19 information provided by the parent"

20 Strike out lines 78 to 80, inclusive, in their entirety and insert the
21 following in lieu thereof:

22 "(b) The act of a parent or agent leaving an infant thirty days or
23 younger with a designated employee pursuant to section 2 of this act
24 shall not constitute a violation of this section."

25 In line 85, insert opening and closing brackets around "it" and after
26 the closing bracket insert "such child"

27 Strike out lines 87 to 89, inclusive, in their entirety and insert the
28 following in lieu thereof:

29 "(b) The act of a parent or agent leaving an infant thirty days or
30 younger with a designated employee pursuant to section 2 of this act
31 shall not constitute a violation of this section."