



General Assembly

January Session, 2001

Amendment

LCO No. 7393

Offered by:

SEN. COLEMAN, 2nd Dist.

To: Subst. Senate Bill No. 1058

File No. 226

Cal. No. 208

"AN ACT CONCERNING COURT OPERATIONS."

1 In line 9, strike the opening bracket before "said" and after "causing"
2 strike "] shall cause"

3 Strike line 11 in its entirety and insert the following in lieu thereof:

4 "agency, [shall] may appoint a [state] judge trial referee"

5 In line 50, strike the opening bracket before "said" and after
6 "causing" strike "] shall cause"

7 In line 52, insert brackets before and after "shall" and after the
8 closing bracket, insert "may"

9 Strike lines 355 to 357, inclusive, in their entirety and insert the
10 following in lieu thereof:

11 "(b) The fund shall be a separate, nonlapsing account within the
12 General Fund."

13 In line 358, strike "to satisfy the claims approved" and insert "for
14 providing such assistance" in lieu thereof

15 In line 364, after "decision" strike "modifying" and insert
16 "concerning" in lieu thereof

17 After line 451, insert the following:

18 "Sec. 17. Subsection (e) of section 46b-115 of the general statutes is
19 repealed and the following is substituted in lieu thereof:

20 (e) If a party under oath alleges in an affidavit, [or] a pleading or on
21 a form prescribed by the Office of the Chief Court Administrator
22 [under oath] that the health, safety or liberty of a party or child would
23 be jeopardized by disclosure of location information, the information
24 must be sealed and shall not be disclosed to the other party or the
25 public unless the court, after a hearing, determines that it is in the
26 interest of justice that such disclosure be made. The party making such
27 allegation shall (1) provide obvious notice to the clerk of the court that
28 such allegation is being made; (2) not file location information that
29 poses the risk unless ordered by the court; (3) identify, in writing,
30 documents previously filed with the court that contain location
31 information that poses the risk; and (4) if, at the time the allegation is
32 made, the party is not represented by counsel in the proceeding,
33 provide the clerk of the court with a mailing address that may be
34 disclosed to the public. Except as otherwise provided by court rule,
35 obvious notice, as used in this subsection, shall mean notice as
36 provided on a form prescribed by the Office of the Chief Court
37 Administrator or a notice to the clerk of the court which is set forth in
38 the bottom margin of the first page of such filed document."