



General Assembly

February Session, 2002

Amendment

LCO No. 3293

HB0574003293HR0

Offered by:

REP. NYSTROM, 46th Dist.

To: Subst. House Bill No. 5740

File No. 387

Cal. No. 256

"AN ACT CONCERNING STATE MARSHALS."

1 After line 531, insert the following and renumber the remaining
2 section accordingly:

3 "Sec. 14. Subsection (d) of section 5-192f of the general statutes is
4 repealed and the following is substituted in lieu thereof (*Effective*
5 *October 1, 2002*):

6 (d) "Hazardous duty member" means a member who is a state
7 policeman in the active service of the Division of State Police within
8 the Department of Public Safety, who is engaged in guard or
9 instructional duties at the Connecticut Correctional Institution,
10 Somers, the Connecticut Correctional Institution, Enfield-Medium, the
11 Carl Robinson Correctional Institution, Enfield, the John R. Manson
12 Youth Institution, Cheshire, the Connecticut Correctional Institution,
13 Niantic, the Connecticut Correctional Center, Cheshire or the
14 community correctional centers, who is an employee of the Whiting
15 Forensic Division or its predecessor institutions with direct and

16 substantial patient contact, who is a detective, chief inspector or
17 inspector in the Division of Criminal Justice or chief detective, who is
18 employed as a correctional counselor, correctional counselor
19 supervisor, parole officer or parole supervisor or in a comparable job
20 classification by the Board of Parole, who is a judicial marshal
21 performing court security, prisoner custody or prisoner transportation
22 services, or who has been designated as a hazardous duty member
23 pursuant to the terms of a collective bargaining agreement."