



General Assembly

February Session, 2002

Amendment

LCO No. 3651

HB0508803651HD0

Offered by:

REP. LAWLOR, 99th Dist.

REP. FELTMAN, 6th Dist.

REP. FARR, 19th Dist.

To: Subst. House Bill No. 5088

File No. 432

Cal. No. 262

"AN ACT CONCERNING EDUCATIONAL SUPPORT ORDERS."

1 Strike lines 7 to 14, inclusive, and insert the following in lieu thereof:

2 "(b) (1) An educational support order may be entered with respect
3 to any child who has not attained twenty-three years of age and shall
4 terminate not later than the date on which the child attains twenty-
5 three years of age or, if such date occurs during the child's academic
6 year, not later than the end of that academic year.

7 (2) On motion or petition of a parent, the court may enter an
8 educational support order at the time of entry of a decree of
9 dissolution, legal separation or annulment, and no educational support
10 order may be entered thereafter unless the decree explicitly provides
11 that a motion or petition for an educational support order may be filed
12 by either parent at a subsequent date. If no educational support order
13 is entered at the time of entry of a decree of dissolution, legal
14 separation or annulment, and the parents have a child who has not

15 attained twenty-three years of age, the court shall inform the parents
16 that no educational support order may be entered thereafter. The court
17 may accept a parent's waiver of the right to file a motion or petition for
18 an educational support order upon a finding that the parent fully
19 understands the consequences of such waiver.

20 (3) On motion or petition of a parent, the court may enter an
21 educational support order at the time of entry of an order for support
22 pendente lite pursuant to section 46b-83 of the general statutes.

23 (4) On motion or petition of a parent, the court may enter an
24 educational support order at the time of entering an order of support
25 pursuant to section 46b-61 or 46b-171 or similar section of the general
26 statutes, or at any time thereafter.

27 (5) On motion or petition of a parent, the court may enter an
28 educational support order at the time of entering an order pursuant to
29 any other provision of the general statutes authorizing the court to
30 make an order of support for a child, subject to the provisions of
31 sections 46b-212 to 46b-213v, inclusive, of the general statutes, as
32 amended."

33 In line 54, after "as" strike "a" and insert in lieu thereof "is provided
34 by law for any"

35 In line 54, insert a period after "order"

36 Strike line 55 in its entirety