



General Assembly

Amendment

January Session, 2003

LCO No. 6456

SB0109806456SR0

Offered by:

SEN. RORABACK, 30th Dist.

REP. MINER, 66th Dist.

To: Subst. Senate Bill No. 1098

File No. 568

Cal. No. 350

"AN ACT CONCERNING MUNICIPAL GRAND LISTS AND ASSESSMENT APPEALS."

1 After the last section, add the following and renumber sections and
2 internal references accordingly:

3 "Sec. 501. (*Effective from passage*) (a) Notwithstanding the provisions
4 of sections 12-55, 12-62, 12-117 and 12-110 to 12-112, inclusive, of the
5 general statutes, the assessment lists and the abstracts thereof
6 compiled for the assessment year commencing October 1, 2002, and the
7 actions of the assessor and the board of tax review of the town of
8 Warren with respect to such assessment lists and abstracts thereof for
9 the assessment year commencing October 1, 2002, which assessment
10 lists and abstracts were not filed by the assessor in said town within
11 the time period required in accordance with sections 12-55, 12-62 and
12 12-117 of the general statutes, and in relation to which hearings were
13 not held by the board of tax review in said town within the time period
14 required in accordance with sections 12-110 to 12-112, inclusive, of the

15 general statutes shall not, because of such omissions, be adjudged void
16 or defective. Said assessment lists and abstracts and determinations of
17 the board of tax review are hereby validated and made binding upon
18 said town and any taxes which are imposed with respect to said
19 assessment lists and abstracts may be levied and collected, provided
20 said assessment lists and abstracts shall be completed and filed, and
21 said determinations of the board of tax review shall be completed, not
22 later than June 30, 2003.

23 (b) A certification of compliance filed pursuant to regulations
24 adopted under section 12-62i of the general statutes for the assessment
25 year commencing October 1, 2002, shall be valid notwithstanding the
26 fact that such certification was not signed by an assessor certified in
27 accordance with section 12-40a of the general statutes, provided all
28 other requirements of said regulations are met."