



General Assembly

February Session, 2004

Amendment

LCO No. 4188

SB0049504188SD0

Offered by:
SEN. MCDONALD, 27th Dist.

To: Senate Bill No. 495

File No. 469

Cal. No. 347

"AN ACT CONCERNING PERMANENCY PLANS FOR CHILDREN."

1 In line 250, after the period insert the following: "The court, upon its
2 own motion or upon motion of any party, may implead another state
3 agency upon a finding based on the record that (1) the inclusion of
4 such state agency as a party is necessary to assure the provision of
5 family reunification services or other services that are needed by the
6 respondent, or by the child or youth, or for other purposes under this
7 section, and (2) such services or other purposes are within the scope of
8 the statutory powers and duties of such state agency."

9 In line 304, after "efforts" insert the following: ", including
10 reasonable efforts to facilitate services from other agencies where
11 appropriate,"

12 In line 444, after "efforts" insert the following: ", including
13 reasonable efforts to facilitate services from other agencies where
14 appropriate,"