



General Assembly

January Session, 2007

Amendment

LCO No. 8836

SB0143808836HDO

Offered by:

REP. AMANN, 118th Dist.

To: Subst. Senate Bill No. 1438

File No. 624

Cal. No. 701

"AN ACT CONCERNING NOTICE OF CERTAIN PROBATE COURT HEARINGS AND THE FILING OF CERTAIN REPORTS."

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

3 "Sec. 501. Section 52-50 of the general statutes is repealed and the
4 following is substituted in lieu thereof (*Effective October 1, 2007*):

5 (a) All process shall be directed to a state marshal, a constable or
6 other proper officer authorized by statute. [, or, subject to the
7 provisions of subsection (b) of this section, to an indifferent person.] A
8 direction on the process "to any proper officer" shall be sufficient to
9 direct the process to a state marshal, constable or other proper officer.

10 [(b) Process shall not be directed to an indifferent person unless
11 more defendants than one are named in the process and are described
12 to reside in different counties in the state, or unless, in case of a writ of
13 attachment, the plaintiff or one of the plaintiffs, or his or their agent or
14 attorney, makes oath before the authority signing the writ that the

15 affiant truly believes the plaintiff is in danger of losing his debt or
16 demand unless an indifferent person is deputed for the immediate
17 service of the writ or other process. The authority signing the writ shall
18 certify on the writ that he administered the oath and insert in the writ
19 the name of the person to whom it is directed, but he need not insert
20 the reason for such direction. Any process directed to an indifferent
21 person by reason of such an affidavit shall be abatable on proof that
22 the party making the affidavit did not have reasonable grounds, at the
23 time of making it, for believing the statements in the affidavit to be
24 true.]

25 [(c)] (b) Service of motions for modification, motions for contempt
26 and wage withholdings in any matter involving a beneficiary of care or
27 assistance from the state and in other IV-D child support cases may be
28 made by any investigator employed by the Commissioner of
29 Administrative Services or the Commissioner of Social Services.

30 [(d)] (c) Service of motions for modification, motions for contempt
31 and wage withholdings in any matter involving child support,
32 including, but not limited to, petitions for support authorized under
33 sections 17b-745 and 46b-215, and those matters involving a
34 beneficiary of care or assistance from the state, may be made by a
35 support enforcement officer or support services investigator of the
36 Superior Court.

37 [(e)] (d) Borough bailiffs may, within their respective boroughs,
38 execute all legal process which state marshals or constables may
39 execute."