



General Assembly

Amendment

February Session, 2008

LCO No. 4116

SB0033704116SD0

Offered by:
SEN. MCDONALD, 27th Dist.

To: Subst. Senate Bill No. 337 File No. 529 Cal. No. 342

"AN ACT CONCERNING JUVENILE JUSTICE."

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

3 "Sec. 501. (NEW) (*Effective July 1, 2008*) All juvenile prosecutorial
4 officials shall be appointed by the Criminal Justice Commission and be
5 subject to the provisions of sections 51-278, 51-278a, 51-278b and 51-
6 279c of the general statutes. Such juvenile prosecutorial officials shall
7 have the same jurisdiction as other prosecutorial officials under section
8 51-281 of the general statutes.

9 (b) Juvenile prosecutorial officials employed by the Division of
10 Criminal Justice on the effective date of this section shall be deemed to
11 have been appointed by the Criminal Justice Commission and have the
12 same jurisdiction as other prosecutorial officials under section 51-281
13 of the general statutes.

14 Sec. 502. (NEW) (*Effective July 1, 2008*) For the purposes of chapter
15 815t of the general statutes, "juvenile prosecutor" means any

16 prosecutorial official appointed by the Criminal Justice Commission.

17 Sec. 503. (NEW) (*Effective July 1, 2008*) Whenever any provision of
18 the general statutes vests authority or responsibility for action in a
19 juvenile prosecutor, that action or responsibility may be exercised by
20 any prosecutorial official appointed by the Criminal Justice
21 Commission."