



General Assembly

February Session, 2008

Amendment

LCO No. 5837

SB0067905837SR0

Offered by:

SEN. CALIGIURI, 16th Dist.
SEN. CAPIELLO, 24th Dist.
SEN. DEBICELLA, 21st Dist.
SEN. FASANO, 34th Dist.
SEN. FREEDMAN, 26th Dist.
SEN. GUGLIELMO, 35th Dist.
SEN. HERLIHY, 8th Dist.

SEN. KANE, 32nd Dist.
SEN. KISSEL, 7th Dist.
SEN. MCKINNEY, 28th Dist.
SEN. NICKERSON, 36th Dist.
SEN. RORABACK, 30th Dist.
SEN. RUSSO, 22nd Dist.

To: Senate Bill No. 679

File No. 457

Cal. No. 296

(As Amended)

**"AN ACT CONCERNING THE PAYMENT OF CERTAIN COSTS
FROM BOND FUNDS."**

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

3 "Sec. 501. (NEW) (*Effective October 1, 2009*) (a) For the purposes of
4 this section, "nonresident bidder" means a business that is not a
5 resident of the state that submits a bid in response to an invitation to
6 bid by a state contracting agency, "resident bidder" means (1) a
7 business that submits a bid in response to an invitation to bid by a
8 state contracting agency and that has paid unemployment taxes or
9 income taxes in this state during the twelve calendar months

10 immediately preceding submission of such bid, has a business address
11 in the state and has affirmatively claimed such status in the bid
12 submission, or (2) an individual or sole proprietor that submits a bid in
13 response to an invitation to bid by a state contracting agency, which
14 bid is accompanied by a valid state or federally issued preprinted form
15 of identification that shows the person's name, photograph and
16 address in the state, "contract" means "contract" as defined in section
17 4e-1 of the 2008 supplement to the general statutes and "state
18 contracting agency" means "state contracting agency as defined in
19 section 4e-1 of the 2008 supplement to the general statutes.

20 (b) Notwithstanding any provision of law, in the award of a
21 contract, a state contracting agency shall add a per cent increase to the
22 bid of a nonresident bidder equal to the per cent, if any, of the
23 preference given to such nonresident bidder in the state in which such
24 nonresident bidder resides.

25 (c) Not later than January 1, 2009, and each January thereafter, the
26 State Contracting Standards Board shall publish a list of states that
27 give preference to in-state bidders with the per cent increase applied in
28 each state. Such list shall be made available to all state contracting
29 agencies and may be relied upon by such agencies in determining the
30 lowest responsible bidder.

31 Sec. 502. Subsection (b) of section 9-290 of the 2008 supplement to
32 the general statutes is repealed and the following is substituted in lieu
33 thereof (*Effective July 1, 2008*):

34 (b) In each primary, election or referendum, when an elector has
35 entered the polling place, the elector shall (1) announce the elector's
36 street address and name to the official checkers in a tone sufficiently
37 loud and clear to enable all the election officials present to hear the
38 same, and (2) (A) present to the official checkers [the elector's Social
39 Security card or any other] any valid state or federally issued,
40 preprinted form of identification [which] ~~that~~ shows the elector's name
41 and ~~photograph and~~ either the elector's address [,] or signature, [or

42 photograph,] or (B) [sign a statement under penalty of false statement,
43 on a form prescribed by the Secretary of the State, that the elector is the
44 person whose name appears on the official checklist] cast a provisional
45 ballot in accordance with the provisions of sections 9-232i to 9-232o,
46 inclusive, and present the form of identification specified in
47 subparagraph (A) of this subdivision to the registrars of voters of the
48 town within three business days in order for such ballot to be counted.
49 The official checker shall check the name of such elector on the official
50 checklist. No political party shall have more than one challenger. The
51 moderator may allow in the polling place any witnesses that may be
52 required in the case of a challenge, provided the moderator shall not
53 allow in more than one witness at a time. The provisions of
54 subdivision (2) of this subsection that require the presentation of a
55 form of identification that bears the elector's photograph shall be
56 waived in the case of any elector who objects to being photographed
57 on religious grounds.

58 Sec. 503. Subsections (a) and (b) of section 1-1h of the general
59 statutes are repealed and the following is substituted in lieu thereof
60 (*Effective July 1, 2008*):

61 (a) Any person who does not possess a valid motor vehicle
62 operator's license may apply to the Department of Motor Vehicles for
63 an identity card. The application for an identity card shall be
64 accompanied by the birth certificate of the applicant or a certificate of
65 identification of the applicant issued and authorized for such use by
66 the Department of Correction. Such application shall include: (1) The
67 applicant's name; (2) the applicant's address; (3) whether the address is
68 permanent or temporary; (4) the applicant's birthdate; (5) notice to the
69 applicant that false statements on such application are punishable
70 under section 53a-157b; and (6) such other pertinent information as the
71 Commissioner of Motor Vehicles deems necessary. [A fee of fifteen
72 dollars shall be paid to the department upon issuance to the applicant
73 of an identity card which contains a picture of the applicant and
74 specifies the applicant's height, sex and eye color.] The applicant shall
75 sign the application in the presence of an official of the department.

76 [The commissioner may waive the fifteen-dollar fee for any applicant
77 who has voluntarily surrendered such applicant's motor vehicle
78 operator's license or whose license has been refused by the
79 commissioner pursuant to subdivision (4) of subsection (e) of section
80 14-36. The commissioner may issue an identity card to the applicant,
81 which contains a picture of the applicant and specifies the applicant's
82 height, sex and eye color, upon completion of such application to the
83 satisfaction of the commissioner.

84 (b) An identity card shall expire within a period not exceeding four
85 years from the date of issuance of such card. Each such card shall
86 indicate its date of expiration. Any person who holds an identity card
87 shall be notified by the commissioner before its expiration and may
88 renew such card in such manner as the commissioner shall prescribe,
89 [upon payment of a fee of fifteen dollars.]

90 Sec. 504. Section 51-56a of the 2008 supplement to the general
91 statutes is repealed and the following is substituted in lieu thereof
92 (*Effective July 1, 2008*):

93 (a) Each clerk of the Supreme Court and Superior Court shall
94 account for and pay or deposit all fees, fines, forfeitures and
95 contributions made to the Criminal Injuries Compensation Fund and
96 the proceeds of judgments of such clerk's office in the manner
97 provided by section 4-32. If any such clerk fails to so account and pay
98 or deposit, such failure shall be reported by the Treasurer to the Chief
99 Court Administrator who may thereupon remove the clerk. When any
100 such clerk dies before so accounting and paying or depositing, the
101 Treasurer shall require the executor of such clerk's will or
102 administrator of such clerk's estate to so account. If any such clerk is
103 removed from office, the Treasurer shall require such clerk to account
104 for any money of the state remaining in such clerk's hands at the time
105 of such removal and, if such clerk neglects to so account, the Treasurer
106 shall certify the neglect to the Chief Court Administrator.

107 (b) The state shall remit to the municipalities in which the violations

108 occurred all amounts received in respect to the violation of sections 14-
109 251, 14-252, 14-253a of the 2008 supplement to the general statutes and
110 14-305 to 14-308, inclusive, or any regulation adopted thereunder or
111 ordinance enacted in accordance therewith. Each clerk of the Superior
112 Court or the Chief Court Administrator, or any other official of the
113 Superior Court designated by the Chief Court Administrator, shall, on
114 or before the thirtieth day of January, April, July and October in each
115 year, certify to the Comptroller the amount due for the previous
116 quarter under this subsection to each municipality served by the office
117 of the clerk or official, provided prior to the institution of court
118 proceedings, a city, town or borough shall have the authority to collect
119 and retain all proceeds from parking violations committed within the
120 jurisdiction of such city, town or borough.

121 (c) For the purpose of providing additional funds for municipal and
122 state police training, each person who pays in any sum as (1) a fine or
123 forfeiture for any violation of section 14-12, 14-215 of the 2008
124 supplement to the general statutes, 14-219, 14-222, 14-224, 14-225, 14-
125 227a, 14-266, 14-267a of the 2008 supplement to the general statutes, 14-
126 269 or 14-283, or (2) a fine or forfeiture for any infraction, shall pay an
127 additional fee of one dollar for each eight dollars or fraction thereof of
128 the amount such person is required to pay, except if such payment is
129 made for violation of such a section which is deemed to be an
130 infraction, such additional fee shall be only on the first eighty-eight
131 dollars of such fine or forfeiture. Such additional fee charged shall be
132 deposited in the General Fund.

133 (d) Each person who pays in any sum as a fine or forfeiture for any
134 violation of sections 14-218a, 14-219, 14-222, 14-223, 14-227a, sections
135 14-230 to 14-240, inclusive, sections 14-241 to 14-249, inclusive, section
136 14-279 for the first offense, sections 14-289b, 14-299, 14-301 to 14-303,
137 inclusive, or any regulation adopted under said sections or ordinance
138 enacted in accordance with said sections shall pay an additional fee of
139 ten dollars. The state shall remit to the municipalities in which the
140 violations occurred the amounts paid under this subsection. Each clerk
141 of the Superior Court or the Chief Court Administrator, or any other

142 official of the Superior Court designated by the Chief Court
143 Administrator, on or before the thirtieth day of January, April, July
144 and October in each year, shall certify to the Comptroller the amount
145 due for the previous quarter under this subsection to each
146 municipality served by the office of the clerk or official.

147 (e) Each person who pays in any sum as a fine or forfeiture for any
148 infraction shall pay an additional fee of five dollars. Such additional
149 fee charged shall be deposited in the General Fund."