



General Assembly

**Amendment**

January Session, 2009

LCO No. 8252

\*HB0638508252SRO\*

Offered by:  
SEN. MCKINNEY, 28<sup>th</sup> Dist.

To: Subst. House Bill No. 6385      File No. 729      Cal. No. 672

(As Amended)

**"AN ACT CONCERNING REFORM OF THE PROBATE COURT SYSTEM."**

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1      Strike subdivisions (2) and (3) of subsection (f) of section 22 in their  
2      entirety and substitute the following in lieu thereof:

3      "(2) Not later than twenty days after a probate redistricting plan is  
4      filed with said clerks, the General Assembly shall convene to consider  
5      the probate redistricting plan and consider legislation to redistrict the  
6      probate courts, which legislation may implement or vary from the  
7      probate redistricting plan filed with said clerks.

8      (3) If the General Assembly fails to enact legislation to redistrict the  
9      probate courts not later than thirty days after the probate redistricting  
10     plan is filed with said clerks, or if the Governor fails to approve any  
11     legislation enacted to redistrict the probate courts pursuant to this  
12     subsection, the probate redistricting commission shall reconvene for  
13     the purpose of developing a revised probate redistricting plan and

14 may consider any amendments considered by the General Assembly  
15 pursuant to subdivision (2) of this subsection. Such revised probate  
16 redistricting plan shall meet the criteria set forth in subsection (a) of  
17 this section and shall be filed with the clerk of the House of  
18 Representatives and the clerk of the Senate not later than thirty days  
19 after legislation to redistrict the probate courts failed to be enacted or  
20 approved. Upon the filing of a revised probate redistricting plan with  
21 said clerks, the speaker of the House of Representatives and the  
22 president pro tempore of the Senate shall convene the General  
23 Assembly pursuant to subdivision (2) of this subsection or, if the  
24 House of Representatives or the Senate has adjourned the special  
25 session convened pursuant to subdivision (1) of this subsection,  
26 convene the General Assembly in special session in the manner set  
27 forth in subdivision (1) of this subsection. The revised probate  
28 redistricting plan and legislation to redistrict the probate courts shall  
29 be considered in the manner set forth in subdivision (2) of this  
30 subsection."