



General Assembly

Amendment

January Session, 2009

LCO No. 8854

HB0662508854HDO

Offered by:

REP. LAWLOR, 99th Dist.

REP. FOX, 146th Dist.

REP. SCRIBNER, 107th Dist.

To: Subst. House Bill No. 6625

File No. 745

Cal. No. 481

"AN ACT CONCERNING THE COURTS OF PROBATE."

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

3 "Sec. 501. Section 46b-22a of the general statutes is repealed and the
4 following is substituted in lieu thereof (*Effective from passage*):

5 All marriages celebrated before [June 7, 2006] the effective date of
6 this section, otherwise valid except that the justice of the peace joining
7 such persons in marriage did not have a valid certificate of
8 qualification, are validated, provided the justice of the peace who
9 joined such persons in marriage represented himself or herself to be a
10 duly qualified justice of the peace and such persons reasonably relied
11 upon such representation.

12 Sec. 502. Section 46b-24a of the general statutes is repealed and the
13 following is substituted in lieu thereof (*Effective from passage*):

14 All marriages celebrated before [June 7, 2006] the effective date of
15 this section, otherwise valid except that the license for any such
16 marriage was issued in a town other than the town in this state in
17 which such marriage was celebrated [,] or [where] in which either
18 party to the marriage resided at the time [of the marriage license] the
19 application for such license was made, are validated.

20 Sec. 503. (*Effective from passage*) (a) All civil unions celebrated before
21 the effective date of this section, otherwise valid except that the justice
22 of the peace joining such persons in such civil union did not have a
23 valid certificate of qualification, are validated, provided the justice of
24 the peace who joined such persons in such civil union represented
25 himself or herself to be a duly qualified justice of the peace and such
26 persons reasonably relied upon such representation.

27 (b) All civil unions celebrated before the effective date of this
28 section, otherwise valid except that the license for any such civil union
29 was issued in a town other than the town in this state in which such
30 civil union was celebrated or in which either party to the civil union
31 resided at the time the application for such license was made, are
32 validated.

33 Sec. 504. (*Effective from passage*) Notwithstanding the provisions of
34 subdivision (1) of subsection (f) of section 22a-449f of the general
35 statutes, the application or claim by the Brookfield Volunteer Fire
36 Company, Inc., submitted on June 28, 2007, to the Underground
37 Storage Tank Petroleum Clean-Up Account Review Board for
38 reimbursement from the Underground Storage Tank Petroleum Clean-
39 Up Account of costs in the amount of \$27,811.54 for work or services
40 performed or materials provided before October 1, 2004, and identified
41 as Supplemental Claim #4 of the Brookfield Volunteer Fire Company,
42 Inc., Site No. 982, otherwise valid except that such application or claim
43 was not received by the board on or before April 1, 2005, is validated
44 and such costs are deemed eligible for reimbursement."