



General Assembly

Amendment

January Session, 2009

LCO No. 9077

SB0109109077SR0

Offered by:
SEN. WITKOS, 8th Dist.

To: Subst. Senate Bill No. 1091 File No. 698 Cal. No. 498

**"AN ACT CONCERNING COMPLAINTS PENDING IN THE
DEPARTMENT OF PUBLIC HEALTH AGAINST PHYSICIANS AND
OTHER HEALTH CARE PROVIDERS."**

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

3 "Sec. 501. Section 51-220 of the general statutes is repealed and the
4 following is substituted in lieu thereof (*Effective October 1, 2009*):

5 The number of jurors to be [chosen] summoned for jury duty from
6 each town shall be equal to a percentage of the town's population
7 rounded off to the nearest whole number, such percentage to be
8 determined by the Jury Administrator. Such population figures shall
9 derive from the last published census of the United States government.
10 No juror shall be summoned for jury duty at a court location in a
11 judicial district that does not include the town or a portion of the town
12 in which the juror resides.

13 Sec. 502. Section 51-232a of the general statutes is repealed and the

14 following is substituted in lieu thereof (*Effective October 1, 2009*):

15 The Jury Administrator may modify the date, location or other
16 condition of juror service in order to meet the urgent needs of the
17 court, except that no juror shall be summoned for jury duty at a court
18 location in a judicial district that does not include the town or a portion
19 of the town in which the juror resides. The Jury Administrator shall
20 employ any means of notice that is appropriate under the
21 circumstances."