



General Assembly

Amendment

January Session, 2011

LCO No. 6063

SB0084506063SR0

Offered by:
SEN. FASANO, 34th Dist.

To: Subst. Senate Bill No. 845

File No. 217

Cal. No. 164

"AN ACT REQUIRING THE DEPARTMENT OF CHILDREN AND FAMILIES TO NOTIFY NONCUSTODIAL PARENTS OF CERTAIN ABUSE AND NEGLECT INVESTIGATIONS."

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

3 "Sec. 501. Subsection (c) of section 45a-727 of the general statutes is
4 amended by adding subdivision (5) as follows (*Effective October 1,*
5 *2011*):

6 (NEW) (5) (A) In any proceeding under this section involving the
7 adoption placement of a child or youth in another state where the
8 provisions of section 17a-175 are applicable, the Court of Probate shall,
9 before ordering or approving such placement, state for the record the
10 court's finding concerning compliance with the provisions of section
11 17a-175. The court's statement shall include, but not be limited to: (A)
12 A finding that the state has received notice in writing from the
13 receiving state, in accordance with subsection (d) of Article III of
14 section 17a-175, indicating that the proposed placement does not

15 appear contrary to the interests of the child, (B) the court has reviewed
16 such notice, (C) whether or not an interstate compact study or other
17 home study has been completed by the receiving state, and (D) if such
18 a study has been completed, whether the conclusions reached by the
19 receiving state as a result of such study support the placement.

20 Sec. 502. Subsection (q) of section 46b-129 of the general statutes is
21 repealed and the following is substituted in lieu thereof (*Effective*
22 *October 1, 2011*):

23 (q) The provisions of section 17a-152, regarding placement of a child
24 from another state, and section 17a-175, regarding the Interstate
25 Compact on the Placement of Children, shall apply to placements
26 pursuant to this section. In any proceeding under this section
27 involving the placement of a child or youth in another state where the
28 provisions of section 17a-175 are applicable, the court shall, before
29 ordering or approving such placement, state for the record the court's
30 finding concerning compliance with the provisions of section 17a-175.
31 The court's statement shall include, but not be limited to: (1) A finding
32 that the state has received notice in writing from the receiving state, in
33 accordance with subsection (d) of Article III of section 17a-175,
34 indicating that the proposed placement does not appear contrary to the
35 interests of the child, (2) the court has reviewed such notice, (3)
36 whether or not an interstate compact study or other home study has
37 been completed by the receiving state, and (4) if such a study has been
38 completed, whether the conclusions reached by the receiving state as a
39 result of such study support the placement."