



General Assembly

Amendment

June 12 Special Session, 2012

LCO No. 5819

HB0600105819HDO

Offered by:

REP. WALKER, 93rd Dist.

SEN. HARP, 10th Dist.

To: House Bill No. 6001

File No.

Cal. No.

**"AN ACT IMPLEMENTING PROVISIONS OF THE STATE BUDGET
FOR THE FISCAL YEAR BEGINNING JULY 1, 2012."**

1 In line 419, after "delegation." insert "The Department of Social
2 Services, in consultation with the Department of Public Health and
3 home health care agencies, shall develop protocols for documentation
4 pursuant to the requirements of this subsection. The Department of
5 Social Services shall notify all licensed home health care agencies of
6 such protocols prior to the implementation of this section.

7 In line 3916, strike "Other Expenses,"

8 In line 3935, bracket "Commissioners" and after the closing bracket
9 insert "Commissioner"

10 In line 3936, before "Higher" insert "the president of the Board of
11 Regents for"

12 In line 3960, bracket "Commissioners" and after the closing bracket
13 insert "Commissioner"

14 In line 3961, before "Higher" insert "the president of the Board of
15 Regents for"

16 Strike subdivision (1) of subsection (e) of section 141 in its entirety
17 and substitute the following in lieu thereof:

18 "(e) (1) No costs incurred by a health care facility for the
19 examination of a victim of sexual assault, when such examination is
20 performed for the purpose of gathering evidence as prescribed in the
21 protocol, including the costs of testing for pregnancy and sexually
22 transmitted diseases and the costs of prophylactic treatment as
23 provided in the protocol, and no costs incurred for a medical forensic
24 assessment interview conducted by a health care facility or provider or
25 by an examiner working in conjunction with a multidisciplinary team
26 established pursuant to section 17a-106a or with a child advocacy
27 center, shall be charged directly or indirectly to such victim. Any such
28 costs shall be charged to the [Office of Victim Services within] Forensic
29 Sex Evidence Exams account in the Judicial Department."

30 Strike sections 181, 267 and 268 in their entirety and renumber the
31 remaining sections and internal references accordingly

32 Strike section 287 in its entirety and substitute the following in lieu
33 thereof:

34 "Sec. 287. (*Effective July 1, 2012*) Up to \$700,000 available to the
35 Department of Education, for Magnet Schools Administration, for the
36 fiscal year ending June 30, 2012, shall not lapse on June 30, 2012, and
37 such funds shall be transferred to Other Expenses, and shall be
38 available for the litigation costs associated with the Connecticut
39 Coalition for Justice in Education Funding v. Rell lawsuit and school
40 reform activities during the fiscal year ending June 30, 2013."