## DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

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August 23, 1999

I removed the change in the interest rate on arrearages from the initial applicability provision, because I assumed that the lower interest rate should apply to all arrearages, regardless of when the action under which they accrued was commenced. All of the other provisions in this bill draft, however, are subject to the initial applicability provision and the delayed effective date provision. Are there any other provisions in the draft that you want removed from the effects of either of those provisions? For example, rather than applying the guardian ad litem status hearing provisions to new actions only, you could apply the provisions to actions currently pending.

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