

NYS Bill and Veto Jackets: 2000, Veto 33

V E T O # 33

STATE OF NEW YORK

SENATE

1102

IN SENATE

January 24, 2000

INTRODUCED BY SEN. COONAN, MAJORITY LEADER, AND SEN. MURPHY, VICE-MAJORITY LEADER, AND READ TWICE AND REFERRED TO THE COMMITTEE ON LEGISLATION

AN ACT TO AMEND THE COMPANIONSHIP LAW, IN RELATION TO VIOLATIONS OF SUCH LAWS WITHOUT A LICENSE TO BE REFERRED TO THE ATTORNEY GENERAL OR THE CORPORATION COUNSEL OF THE CITY OF NEW YORK, AND TO REPEAL SECTION 253 OF THE DOMESTIC RELATIONS LAW, AS THE CASE MAY BE, BY LEGAL ACTION PURSUANT TO ARTICLE 10

2000 SEN. MAJORITY REPORT - CHARTY

DATE RECEIVED BY CLERK: [Signature]

DATE COMMANDER'S ACTION TAKEN: SEP 2 11 2000

000001

This veto applies to Bill S:1102, which mandates that violations by movers acting as such without a license be referred to the attorney general or the corporation counsel of the city of New York. S:1102

Identifier

NYSA_12590-02_L2000_V0033

Alternate Identifier

DMS ID Number: 159373

Date

2000

Repository

New York State Archives

Source

New York State Archives. New York (State). Counsel to the Governor. Legislative bill and veto jackets, 1883-2007. 12590-02, 2000, Veto 33, pages 1-14.

Rights

This image is provided for education and research purposes. Rights may be reserved. Responsibility for securing permissions to distribute, publish, reproduce or other use rest with the user. For additional information see our [Copyright and Use Statement](#)

More From This Series

Legislative bill and veto jackets: 2000 vetoes

Geographic Locations

New York (is associated with)