2639

2015-2016 Regular Sessions

IN ASSEMBLY

January 20, 2015

Introduced by M. of A. BRONSON -- read once and referred to the Committee on Judiciary

AN ACT to amend the judiciary law, in relation to authorizing references for orders of protection to judicial hearing officers or referees

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

- Section 1. Paragraph (n) of subdivision 2 of section 212 of the judiciary law, as added by chapter 363 of the laws of 2010, is amended to read as follows:
- Have the power to authorize a court under subdivision (b) of 5 section forty-three hundred seventeen of the civil practice rules to order a reference TO A JUDICIAL HEARING OFFICER OR REFEREE to 7 determine an application for an order of protection (including a tempo-8 rary order of protection) that, in accordance with law, is made ex parte 9 where all parties besides the applicant default in appearance; provided, however, this paragraph shall only apply to applications 10 brought in family court during the hours that the court is in session, 11 12 and after five o'clock p.m. Training about domestic violence shall be 13 required for ALL JUDICIAL HEARING OFFICERS AND REFEREES AND all OTHER 14 persons who are designated to serve as references as provided in this 15 paragraph.
- 16 S 2. This act shall take effect immediately; provided that the amend-17 ments to paragraph (n) of subdivision 2 of section 212 of the judiciary 18 law made by section one of this act shall not affect the repeal of such 19 paragraph and shall be deemed repealed therewith.

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [] is old law to be omitted.

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