Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

Proposed Summary: Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

Proposed: Amend California Family Code §3022 as follows “This section shall be known as Luke’s Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody.”

Amend California Code of Civil Procedures §592 as follows “In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code.”

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows “After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and enter its findings and the court shall make orders accordingly.”

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California FC §3022, CCP §592, and WJC Division 2, Part 1, Chapter 2, Article 9, §356.

I, declare under penalty of perjury that I am a citizen of the United States, 18 years of age or older, and a resident of Sacramento County of California. Further, I, Stephen Konnert, acknowledge that it is a misdemeanor under state law (Section 18690 of the Elections Code) to knowingly or willfully allow the signatures on an initiative petition to be used for any purpose other than qualification of the proposed measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for this initiative to be used for any purpose other than qualification of the measure for the ballot.

Dated this 5 day of Dec, 2017 Signature: Stephen Konnert

Name, public contact address, and phone number: 630 Quintana Rd 95 1/45

Morro Bay, CA 93442 916 508 3047
Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

Proposed Summary: Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

Proposed: Amend California Family Code §3022 as follows “This section shall be known as Luke’s Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody.”

Amend California Code of Civil Procedures §592 as follows “In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code.”

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows “After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and enter its findings and the court shall make orders accordingly.”

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of perjury that I am a citizen of the United States, 18 years of age or older, and a resident of Santa Barbara County of California. Further, I, Jaime Lea Lewis, acknowledge that it is a misdemeanor under state law (Section 18650 of the Elections Code) to knowingly or willfully allow the signatures on an initiative petition to be used for any purpose other than qualification of the proposed measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for this initiative to be used for any purpose other than qualification of the measure for the ballot.

Dated this 30th day of Nov, 2017 Signature: Jaime Lewis

Name, public contact address, and phone number: Jaime Lewis

1508 E. Oak Ave. Lompoc Ca 93436 805-734-7808
Attn: Ashley Johansson
Initiative Coordinator
Attorney General’s Office
P O Box 944255
Sacramento, CA 94244-2550

Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

Proposed Summary: Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

Proposed: Amend California Family Code §3022 as follows “This section shall be known as Luke’s Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody.”

Amend California Code of Civil Procedures §592 as follows “In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code.”

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows “After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and enter its findings and the court shall make orders accordingly. “

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of perjury that I am a citizen of the United States, 18 years of age or older, and a resident of County of California. Further, I, acknowledge that it is a misdemeanor under state law (Section 18650 of the Elections Code) to knowingly or willfully allow the signatures on an initiative petition to be used for any purpose other than qualification of the proposed measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for this initiative to be used for any purpose other than qualification of the measure for the ballot.

Dated this 7th day of December, 2017

Name, public contact address, and phone number: Wyman Siegel
650 Quintana Rd #145, Morro Bay, CA 93442
Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

Proposed Summary: Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

Proposed: Amend California Family Code §3022 as follows “This section shall be known as Luke’s Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody.”

Amend California Code of Civil Procedures §592 as follows “In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code.”

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows “After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and enter its findings and the court shall make orders accordingly.”

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of perjury that I am a citizen of the United States, 18 years of age or older, and a resident of Alameda County of California. Further, I, , acknowledge that it is a misdemeanor under state law (Section 18650 of the Elections Code) to knowingly or willfully allow the signatures on an initiative petition to be used for any purpose other than qualification of the proposed measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for this initiative to be used for any purpose other than qualification of the measure for the ballot.

Dated this 7th day of Nov, 2017 Signature: 

Name, public contact address, and phone number: Pete Villasenor 3269 Maple Ave Oakland CA 4156995026
Attn: Ashley Johansson
Initiative Coordinator
Attorney General’s Office
P O Box 944255
Sacramento, CA 94244-2550

Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

Proposed Summary: Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

Proposed: Amend California Family Code §3022 as follows “This section shall be known as Luke’s Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody.”

Amend California Code of Civil Procedures §592 as follows “In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code.”

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows “After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and enter its findings and the court shall make orders accordingly.”

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of perjury that I am a citizen of the United States, 18 years of age or older, and a resident of County of California. Further, I, acknowledge that it is a misdemeanor under state law (Section 18650 of the Elections Code) to knowingly or willfully allow the signatures on an initiative petition to be used for any purpose other than qualification of the proposed measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for this initiative to be used for any purpose other than qualification of the measure for the ballot.

Dated this 7th day of November, 2017 Signature: 

Name, public contact address, and phone number: 1129 Market St. S. F. CA 94103 (415) 492-6360
Attn: Ashley Johansson
Initiative Coordinator
Attorney General’s Office
P O Box 944255
Sacramento, CA 94244-2550

**Proposed Title:** JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

**Proposed Summary:** Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

**Proposed:** Amend California Family Code §3022 as follows “This section shall be known as Luke’s Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody.”

Amend California Code of Civil Procedures §592 as follows “In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code.”

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows “After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and enter its findings and the court shall make orders accordingly.”

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of perjury that I am a citizen of the United States, 18 years of age or older, and a resident of Siskiyou County of California. Further, I, , acknowledge that it is a misdemeanor under state law (Section 18650 of the Elections Code) to knowingly or willfully allow the signatures on an initiative petition to be used for any purpose other than qualification of the proposed measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for this initiative to be used for any purpose other than qualification of the measure for the ballot.

Dated this 3rd day of Nov, 2017  Signature:  

Name, public contact address, and phone number: 760-390-1957 10 G Butte St, Fort Jones, CA 96032
Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

Proposed Summary: Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

Proposed: Amend California Family Code §3022 as follows “This section shall be known as Luke’s Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody.”

Amend California Code of Civil Procedures §592 as follows “In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code.”

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows “After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and enter its findings and the court shall make orders accordingly.”

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of perjury that I am a citizen of the United States, 18 years of age or older, and a resident of San Francisco County of California. Further, I, Sabrina E. Hall, acknowledge that it is a misdemeanor under state law (Section 18650 of the Elections Code) to knowingly or willfully allow the signatures on an initiative petition to be used for any purpose other than qualification of the proposed measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for this initiative to be used for any purpose other than qualification of the measure for the ballot.

Dated this 3rd day of NOV., 2017 Signature: [Signature]

Name, public contact address, and phone number: 1100 Fitzgerald Ave 702-955-9496
Attn: Ashley Johansson  
Initiative Coordinator  
Attorney General’s Office  
P O Box 944255  
Sacramento, CA 94244-2550

**Proposed Title:** JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

**Proposed Summary:** Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

**Proposed:** Amend California Family Code §3022 as follows “This section shall be known as Luke’s Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody.”

Amend California Code of Civil Procedures §592 as follows “In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code.”

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows “After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and enter its findings and the court shall make orders accordingly. “

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of perjury that I am a citizen of the United States, 18 years of age or older, and a resident of ___________, County of California. Further, I, ________________, acknowledge that it is a misdemeanor under state law (Section 18650 of the Elections Code) to knowingly or willfully allow the signatures on an initiative petition to be used for any purpose other than qualification of the proposed measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for this initiative to be used for any purpose other than qualification of the measure for the ballot.

Dated this ___ day of OCT, 2017  
Signature: ___________________________  

Name, public contact address, and phone number:  
(431) 996-5122

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Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

Proposed Summary: Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

Proposed: Amend California Family Code §3022 as follows “This section shall be known as Luke’s Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody.”

Amend California Code of Civil Procedures §592 as follows “In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code.”

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows “After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and enter its findings and the court shall make orders accordingly.”

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of perjury that I am a citizen of the United States, 18 years of age or older, and a resident of Monterey County of California. Further, I, acknowledge that it is a misdemeanor under state law (Section 18650 of the Elections Code) to knowingly or willfully allow the signatures on an initiative petition to be used for any purpose other than qualification of the proposed measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for this initiative to be used for any purpose other than qualification of the measure for the ballot.

Dated this 3rd day of Nov, 2017 Signature: 

Name, public contact address, and phone number: 

Salinas, Ca 93902 (831) 262-0615
Attn: Ashley Johansson
Initiative Coordinator
Attorney General's Office
P O Box 944255
Sacramento, CA 94244-2550

Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

Proposed Summary: Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

Proposed: Amend California Family Code §3022 as follows “This section shall be known as Luke’s Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody.”

Amend California Code of Civil Procedures §592 as follows “In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code.”

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows “After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and enter its findings and the court shall make orders accordingly. “

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of perjury that I am a citizen of the United States, 18 years of age or older, and a resident of Alameda County of California. Further, I, Briana Ramos, acknowledge that it is a misdemeanor under state law (Section 18650 of the Elections Code) to knowingly or willfully allow the signatures on an initiative petition to be used for any purpose other than qualification of the proposed measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for this initiative to be used for any purpose other than qualification of the measure for the ballot.

Dated this 3 day of Nov, 2017 Signature: [Signature]

Name, public contact address, and phone number: Briana Ramos
419 Sheffield Rd (510) 522-4246
Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

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Proposed: Amend California Family Code §3022 as follows “This section shall be known as Luke’s Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody.”

Amend California Code of Civil Procedures §592 as follows “In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code.”

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Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of perjury that I am a citizen of the United States, 18 years of age or older, and a resident of San Francisco County of California. Further, I ____________________, acknowledge that it is a misdemeanor under state law (Section 18650 of the Elections Code) to knowingly or willfully allow the signatures on an initiative petition to be used for any purpose other than qualification of the proposed measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for this initiative to be used for any purpose other than qualification of the measure for the ballot.

Dated this 3rd day of November 2017  Signature: __________________________

Name, public contact address, and phone number: 851 Lombard St., San Fran, CA 94133  415-645-3359
Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

Proposed Summary: Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

Proposed: Amend California Family Code §3022 as follows “This section shall be known as Luke’s Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody.”

Amend California Code of Civil Procedures §592 as follows “In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code.”

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows “After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and enter its findings and the court shall make orders accordingly.”

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of perjury that I am a citizen of the United States, 18 years of age or older, and a resident of County of California. Further, I, , acknowledge that it is a misdemeanor under state law (Section 18650 of the Elections Code) to knowingly or willfully allow the signatures on an initiative petition to be used for any purpose other than qualification of the proposed measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for this initiative to be used for any purpose other than qualification of the measure for the ballot.

Dated this day of November 2017 Signature: 

Name, public contact address, and phone number: 

[Handwritten information]

[Handwritten information]
Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

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Proposed: Amend California Family Code §3022 as follows “This section shall be known as Luke’s Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody.”

Amend California Code of Civil Procedures §592 as follows “In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code.”

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows “After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and enter its findings and the court shall make orders accordingly. “

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of perjury that I am a citizen of the United States, 18 years of age or older, and a resident of _________, born in County of California. Further, I, __________________, acknowledge that it is a misdemeanor under state law (Section 18650 of the Elections Code) to knowingly or willfully allow the signatures on an initiative petition to be used for any purpose other than qualification of the proposed measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for this initiative to be used for any purpose other than qualification of the measure for the ballot.

Dated this ___ day of ___ , 2017 Signature: _______________________

Name, public contact address, and phone number: ________________________________

Mailing Address: ________________________________
Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

Proposed Summary: Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

Proposed: Amend California Family Code §3022 as follows “This section shall be known as Luke’s Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody.”

Amend California Code of Civil Procedures §592 as follows “In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code.”

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Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of perjury that I am a citizen of the United States, 18 years of age or older, and a resident of County of California. Further, I, acknowledge that it is a misdemeanor under state law (Section 18650 of the Elections Code) to knowingly or willfully allow the signatures on an initiative petition to be used for any purpose other than qualification of the proposed measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for this initiative to be used for any purpose other than qualification of the measure for the ballot.

Dated this day of , 2017 Signature: 

Name, public contact address, and phone number: 1371 Oakdale Ave (628)220-9917
Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

Proposed Summary: Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

Proposed: Amend California Family Code §3022 as follows “This section shall be known as Luke’s Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody.”

Amend California Code of Civil Procedures §592 as follows “In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code.”

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows “After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and enter its findings and the court shall make orders accordingly.”

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of perjury that I am a citizen of the United States, 18 years of age or older, and a resident of County of California. Further, I, acknowledge that it is a misdemeanor under state law (Section 18650 of the Elections Code) to knowingly or willfully allow the signatures on an initiative petition to be used for any purpose other than qualification of the proposed measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for this initiative to be used for any purpose other than qualification of the measure for the ballot.

Dated this day of Nov, 2017 Signature

Name, public contact address, and phone number: 324 Haight St San Francisco CA 94117
Attn: Ashley Johansson  
Initiative Coordinator  
Attorney General’s Office  
P O Box 944255  
Sacramento, CA 94244-2550

**Proposed Title:** JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

**Proposed Summary:** Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

**Proposed:** Amend California Family Code §3022 as follows “This section shall be known as Luke’s Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody.”

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Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows “After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and enter its findings and the court shall make orders accordingly.”

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of perjury that I am a citizen of the United States, 18 years of age or older, and a resident of Santa Clara County, County of California. Further, I, John N. Betts, acknowledge that it is a misdemeanor under state law (Section 18650 of the Elections Code) to knowingly or willfully allow the signatures on an initiative petition to be used for any purpose other than qualification of the proposed measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for this initiative to be used for any purpose other than qualification of the measure for the ballot.

Dated this 3rd day of Nov., 2017  
Signature: John N. Betts

Name, public contact address, and phone number: John N. Betts, 105 Rimacada Ave,  
Palo Alto, Ca. 94301  
650 814 3236
Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

Proposed Summary: Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

Proposed: Amend California Family Code §3022 as follows “This section shall be known as Luke’s Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody.”

Amend California Code of Civil Procedures §592 as follows “In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code.”

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows “After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and enter its findings and the court shall make orders accordingly.”

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of perjury that I am a citizen of the United States, 18 years of age or older, and a resident of ___________________________ County of California. Further, I, ___________________________, acknowledge that it is a misdemeanor under state law (Section 18650 of the Elections Code) to knowingly or willfully allow the signatures on an initiative petition to be used for any purpose other than qualification of the proposed measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for this initiative to be used for any purpose other than qualification of the measure for the ballot.

Dated this _____ day of November 2017 Signature: _____________________________

Name, public contact address, and phone number: _____________________________
Attn: Ashley Johansson
Initiative Coordinator
Attorney General’s Office
P O Box 944255
Sacramento, CA 94244-2550

Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

Proposed Summary: Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

Proposed: Amend California Family Code §3022 as follows “This section shall be known as Luke’s Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody.”

Amend California Code of Civil Procedures §592 as follows “In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code.”

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows “After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and enter its findings and the court shall make orders accordingly. “

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of perjury that I am a citizen of the United States, 18 years of age or older, and a resident of Siskiu County of California. Further, I, Rebekah Jaggars, acknowledge that it is a misdemeanor under state law (Section 18650 of the Elections Code) to knowingly or willfully allow the signatures on an initiative petition to be used for any purpose other than qualification of the proposed measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for this initiative to be used for any purpose other than qualification of the measure for the ballot.

Dated this 3rd day of Nov, 2017  Signature: Rebekah Jaggars

Name, public contact address, and phone number: 530-443-4784 P.O. Box 725 Eureka, CA
Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

Proposed Summary: Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

Proposed: Amend California Family Code §3022 as follows “This section shall be known as Luke’s Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody.”

Amend California Code of Civil Procedures §592 as follows “In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code.”

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows “After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and enter its findings and the court shall make orders accordingly.”

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of perjury that I am a citizen of the United States, 18 years of age or older, and a resident of San Francisco, County of California. Further, I, acknowledge that it is a misdemeanor under state law (Section 650 of the Elections Code) to knowingly or willfully allow the signatures on an initiative petition to be used for any purpose other than qualification of the proposed measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for this initiative to be used for any purpose other than qualification of the measure for the ballot.

Dated this 3 day of Nov, 2017 Signature: Christine Cooper

Name, public contact address, and phone number: Christine Cooper, 255 Broadway St #308 SF CA
Attn: Ashley Johansson
Initiative Coordinator
Attorney General’s Office
P O Box 944255
Sacramento, CA 94244-2550

Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

Proposed Summary: Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

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Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of perjury that I am a citizen of the United States, 18 years of age or older, and a resident of _______________ County of California. Further, I, _______________ , acknowledge that it is a misdemeanor under state law (Section 18650 of the Elections Code) to knowingly or willfully allow the signatures on an initiative petition to be used for any purpose other than qualification of the proposed measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for this initiative to be used for any purpose other than qualification of the measure for the ballot.

Dated this ___________ day of ___________ , 2017 Signature: _______________

Name, public contact address, and phone number: _______________