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Cal. No. 254

2009-2010 Regular Sessions

IN ASSEMBLY

January 23, 2009

- Introduced by M. of A. CLARK, SCARBOROUGH, TITUS, PAULIN, JACOBS, HEAST-BENJAMIN, BENEDETTO, PEOPLES-STOKES, N. RIVERA, COLTON, JOHN, IE, CANESTRARI, GALEF, PHEFFER, FIELDS, PERRY, MAYERSOHN, BOYLAND, ALFANO, BUTLER, ROBINSON, ARROYO, JAFFEE, COOK, SPANO, BARRON -- Multi-Sponsored by -- M. of A. BARRA, CAHILL, CAMARA, CHRISTENSEN, CROUCH, ERRIGO, FARRELL, FINCH, GANTT, GOTTFRIED, HIKIND, HYER-SPENCER, LATIM-ER, LIFTON, MCENENY, MCKEVITT, J. MILLER, MILLMAN, MOLINARO, NOLAN, REILLY, SAYWARD, SWEENEY, TOWNS, TOWNSEND, WEISENBERG, WRIGHT -- read once and referred to the Committee on Children and Families reported and referred to the Committee on Ways and Means -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee -- reported from committee, advanced to a third reading, amended and ordered reprinted, retaining its place on the order of third reading
- AN ACT to amend the executive law, in relation to the establishment of the independent office of the child advocate; and repealing certain provisions of such law relating to the office of the ombudsman

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

Section 1. Subtitle B of title 3 of article 19-G of the executive law 1 2 is REPEALED. 3 S 2. The executive law is amended by adding a new article 19-I to read 4 as follows: 5 ARTICLE 19-I 6 INDEPENDENT OFFICE OF THE CHILD ADVOCATE 7 SECTION 533. INDEPENDENT OFFICE OF THE CHILD ADVOCATE; CREATION. 534. DEFINITIONS. 8 9 535. THE CHILD ADVOCATE. 10 536. DUTIES OF THE CHILD ADVOCATE. 537. POWERS OF THE INDEPENDENT OFFICE OF THE CHILD ADVOCATE. 11 12 538. DUTY TO MAINTAIN CONFIDENTIALITY.

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

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539. ADDITIONAL PROVISIONS. S 533. INDEPENDENT OFFICE OF THE CHILD ADVOCATE; CREATION. THERE IS HEREBY CREATED IN THE EXECUTIVE DEPARTMENT, AN INDEPENDENT OFFICE OF THE CHILD ADVOCATE, WHICH SHALL: 1. EXAMINE, EVALUATE AND REPORT TO THE GOVERNOR AND THE LEGISLATURE ON: (A) PARTICULAR AND SYSTEMIC ISSUES IN PUBLICLY FUNDED JUVENILE JUSTICE PROGRAMS OVERSEEN BY THE OFFICE OF CHILDREN AND FAMILY SERVICES; AND (B) MULTI-SYSTEMIC ISSUES THAT CHILDREN IN THE JUVENILE JUSTICE SYSTEM EXPERIENCE IN ACCESSING NEEDED SERVICES ACROSS SYSTEMS; AND 2. ADVOCATE FOR, AND REPORT TO THE GOVERNOR AND THE LEGISLATURE ON SUGGESTED STATUTORY, REGULATORY OR POLICY CHANGES AIMED AT IMPROVING OUTCOMES AND SERVICES FOR CHILDREN IN THE JUVENILE JUSTICE SYSTEM AND THEIR FAMILIES IN NEW YORK STATE. S 534. DEFINITIONS. AS USED IN THIS ARTICLE: 1. "CHILD" OR "CHILDREN" MEANS: (A) A PERSON, OR PERSONS UNDER THE AGE OF EIGHTEEN; OR (B) A PERSON OR PERSONS UNDER THE AGE OF TWENTY-ONE WHO HAS BEEN PLACED INTO A JUVENILE JUSTICE FACILITY IN THE CARE, CUSTODY, OR GUARDI-ANSHIP OF THE OFFICE OF CHILDREN AND FAMILY SERVICES OR A LOCAL SOCIAL SERVICES DISTRICT PURSUANT TO ARTICLE THREE OF THE FAMILY COURT ACT. 2. "CHILD ADVOCATE" MEANS THE PERSON APPOINTED PURSUANT TO SUBDIVISION ONE OF SECTION FIVE HUNDRED THIRTY-FIVE OF THIS ARTICLE TO DIRECT AND OVERSEE THE ACTIVITIES OF THE INDEPENDENT OFFICE OF THE CHILD ADVOCATE. S 535. THE CHILD ADVOCATE. 1. THE CHILD ADVOCATE SHALL BE AN INDIVID-UAL WITH AT LEAST FIVE YEARS EXPERIENCE IN THE GENERAL SUBJECT AREA OF EITHER CHILD WELFARE, JUVENILE JUSTICE OR CHILDHOOD BEHAVIORAL HEALTH, WHO SHALL BE APPOINTED BY THE GOVERNOR UPON THE ADVICE AND CONSENT OF SENATE FOR A TERM OF FIVE YEARS. THE CHILD ADVOCATE SHALL CONTINUE THE TO HOLD SUCH POSITION UNTIL HIS OR HER SUCCESSOR IS APPOINTED, BUT MAY BE REMOVED FROM HIS OR HER POSITION IF THE GOVERNOR SHALL DETERMINE THAT SUCH CHILD ADVOCATE HAS ABUSED HIS OR HER RIGHTS, POWERS, OR DUTIES ESTABLISHED PURSUANT TO THIS ARTICLE OR THAT HE OR SHE HAS WILLFULLY FAILED TO CARRY OUT THE DUTIES REQUIRED BY THIS ARTICLE. THE CHILD ADVO-CATE SHALL REPORT TO THE GOVERNOR, WHO SHALL FIX THE COMPENSATION OF THE CHILD ADVOCATE WITHIN AMOUNTS APPROPRIATED THEREFOR. 2. THE CHILD ADVOCATE MAY HIRE OR APPOINT PERSONS AS MAY BE DEEMED NECESSARY TO CARRY OUT THE DUTIES OF THE INDEPENDENT OFFICE OF THE CHILD ADVOCATE. THE DUTIES OF PERSONS EMPLOYED OR APPOINTED BY THE CHILD ADVO-CATE SHALL BE PERFORMED UNDER THE ADVICE AND SUPERVISION OF THE CHILD ADVOCATE. PERSONS EMPLOYED OR APPOINTED BY THE INDEPENDENT OFFICE OF THE CHILD ADVOCATE SHALL BE INDIVIDUALS WITH EXPERTISE IN THE AREAS OF CHILD WELFARE, JUVENILE JUSTICE, CHILDHOOD BEHAVIORAL HEALTH, FOSTER CARE, PREVENTIVE SERVICES, OR CHILD CARE, AS EVIDENCED BY EXPERTISE IN THE FIELD, PRACTICE, ADVOCACY OR BY ACADEMIC BACKGROUND, THE LEVEL AND SUFFICIENCY OF WHICH SHALL BE DETERMINED BY THE CHILD ADVOCATE. THE CHILD ADVOCATE SHALL FIX THE COMPENSATION OF PERSONS EMPLOYED OR APPOINTED BY THE INDEPENDENT OFFICE OF THE CHILD ADVOCATE WITHIN AMOUNTS

49 APPROPRIATED THEREFOR. 50 S 536. DUTIES OF THE CHILD ADVOCATE. 1. THE CHILD ADVOCATE SHALL:

51 (A) EXAMINE, EVALUATE, INVESTIGATE AND REPORT TO THE GOVERNOR AND THE 52 LEGISLATURE ON PARTICULAR AND SYSTEMIC ISSUES IN PUBLICLY FUNDED JUVE-53 NILE JUSTICE PROGRAMS OVERSEEN BY THE OFFICE OF CHILDREN AND FAMILY 54 SERVICES AND LOCAL SOCIAL SERVICES DISTRICTS; AND

55 (B) EXAMINE, EVALUATE, INVESTIGATE AND REPORT TO THE GOVERNOR AND THE 56 LEGISLATURE ON MULTI-SYSTEMIC ISSUES THAT CHILDREN IN THE JUVENILE

JUSTICE SYSTEM EXPERIENCE IN ACCESSING NEEDED SERVICES ACROSS SYSTEMS; 1 2 AND 3 MONITOR THE IMPLEMENTATION OF THE POLICIES, REGULATIONS AND STAT-(C) 4 UTES OF STATE AGENCIES WHICH MAY BE APPLICABLE TO THE LEGAL RIGHTS OF 5 CHILDREN IN JUVENILE JUSTICE FACILITIES OVERSEEN BY THE OFFICE OF CHIL-6 DREN AND FAMILY SERVICES OR A LOCAL SOCIAL SERVICES DISTRICT, OR THE 7 FAMILY OF SUCH CHILDREN; AND 8 (D) MONITOR THE IMPLEMENTATION OF POLICIES, REGULATIONS AND STATUTES WHICH MAY HAVE AN IMPACT ON PUBLICLY FUNDED JUVENILE JUSTICE PROGRAMS 9 10 OVERSEEN BY THE OFFICE OF CHILDREN AND FAMILY SERVICES; AND STATE POLICIES, STATUTES AND REGULATIONS 11 RECOMMEND CHANGES IN (E) 12 CONCERNING CHILDREN IN THE JUVENILE JUSTICE SYSTEM AND THE FAMILIES OF 13 SUCH CHILDREN; AND 14 RECOMMEND CHANGES IN STATE POLICIES, STATUTES, AND REGULATIONS (F) 15 CONCERNING PUBLICLY FUNDED JUVENILE JUSTICE PROGRAMS THAT SERVICE CHIL-DREN AND FAMILIES, ADMINISTERED BY THE OFFICE OF CHILDREN AND FAMILY 16 17 SERVICES OR LOCAL SOCIAL SERVICES DISTRICTS; AND (G) TAKE APPROPRIATE ACTIONS AIMED AT PROMOTION OF THE RIGHTS, SAFETY, 18 19 WELL-BEING, AND BEST INTERESTS OF CHILDREN IN NEW YORK STATE, INCLUDING, BUT NOT LIMITED TO, UNDERTAKING LEGISLATIVE ADVOCACY, CONDUCTING PUBLIC 20 21 HEARINGS AND MAKING PROPOSALS FOR ADMINISTRATIVE OR SYSTEMIC REFORM; AND 22 PROVIDE ADMINISTRATIVE SUPERVISION AND OVERSIGHT TO THE INDEPEND-(H) 23 ENT OFFICE OF THE CHILD ADVOCATE AND DEVOTE FULL-TIME TO THE DUTIES OF 24 HIS OR HER OFFICE; AND 25 (I) CONDUCT PERIODIC INSPECTIONS, EVALUATIONS OR REVIEWS OF ANY JUVE-26 NILE JUSTICE FACILITY OPERATED BY THE OFFICE OF CHILDREN AND FAMILY ANY TIME, WITH OR WITHOUT PRIOR NOTICE. JUVENILE JUSTICE 27 SERVICES AT 28 FACILITY DIRECTORS AND STAFF SHALL COOPERATE WITH SUCH INSPECTION, EVAL-29 UATION OR REVIEW. AN ADVOCATE SHALL HAVE THE RIGHT TO INSPECT THE JUVE-NILE JUSTICE FACILITY, VISIT ALL AREAS AND OBSERVE ALL PARTS AND ASPECTS 30 31 OF SUCH FACILITY PROGRAM; AND 32 (J) REPORT TO THE GOVERNOR AND THE LEGISLATURE AS NEEDED, BUT NOT LESS 33 TWICE PER YEAR. SUCH REPORT SHALL BE MADE AVAILABLE TO THE PUBLIC, THAN UNLESS SUCH MATERIALS ARE CONFIDENTIAL PURSUANT TO STATUTE, 34 AND SHALL 35 INCLUDE BUT NOT BE LIMITED TO: (A) 36 INFORMATION CONCERNING THE NUMBER AND TYPES OF REVIEWS, EVALU-37 ATIONS AND INVESTIGATIONS CONDUCTED BY THE INDEPENDENT OFFICE OF THE 38 CHILD ADVOCATE; AND 39 (B) ANY RECOMMENDATIONS BY THE CHILD ADVOCATE FOR LEGISLATIVE, REGULA-40 TORY, OR PUBLIC POLICY CHANGES. 2. IF AFTER EXAMINATION PURSUANT TO SUBDIVISION ONE OF THIS SECTION, 41 THE CHILD ADVOCATE IDENTIFIES A SYSTEMIC PROBLEM IN HOW SERVICES ARE 42 PROVIDED TO CHILDREN IN THE CARE, CUSTODY, OR GUARDIANSHIP OF THE OFFICE 43 44 OF CHILDREN AND FAMILY SERVICES OR A LOCAL SOCIAL SERVICES DISTRICT, BY 45 THE OFFICE OF CHILDREN AND FAMILY SERVICES, OR A LOCAL SOCIAL SERVICES DISTRICT, OR ANY PUBLIC OR PRIVATE ENTITY WHICH CONTRACTS WITH THE 46 47 OFFICE OF CHILDREN AND FAMILY SERVICES OR A LOCAL SOCIAL SERVICES 48 DISTRICT TO PROVIDE SERVICES TO SUCH CHILDREN, THE CHILD ADVOCATE SHALL PROVIDE SUCH OFFICE, DISTRICT, AGENCY OR ENTITY A WRITTEN REPORT OUTLIN-49 50 ING THE FINDINGS AND RECOMMENDATIONS OF THE CHILD ADVOCATE. 51 (A) AN OFFICE, DISTRICT, AGENCY OR ENTITY NAMED IN A REPORT ΒY THECHILD ADVOCATE AS DESCRIBED IN THIS SUBDIVISION SHALL HAVE THE OPTION TO 52 RESPOND IN WRITING TO THE CHILD ADVOCATE'S FINDINGS, PROVIDED HOWEVER 53 54 THAT SUCH WRITTEN RESPONSE MUST BE ISSUED WITHIN NINETY DAYS OF SUCH 55 OFFICE, DISTRICT, AGENCY OR ENTITY'S RECEIPT OF THE APPLICABLE REPORT BY 56 THE CHILD ADVOCATE.

1 (B) WITHIN THIRTY DAYS AFTER THE RECEIPT OF A RESPONSE FROM AN OFFICE, 2 DISTRICT, AGENCY OR ENTITY AS DESCRIBED IN THIS SUBDIVISION, THE CHILD 3 ADVOCATE SHALL ISSUE SUCH RESPONSE, AND THE REPORT ISSUED BY THE CHILD 4 ADVOCATE PURSUANT TO THIS SUBDIVISION, TO THE GOVERNOR AND THE LEGISLA-5 TURE.

6 (C) IF A RESPONSE OR A WRITTEN REQUEST FOR AN ADDITIONAL THIRTY DAYS 7 WITH AN EXPLANATION IS NOT RECEIVED BY THE CHILD ADVOCATE WITHIN NINETY 8 DAYS FROM THE DATE THAT THE CHILD ADVOCATE SENT SUCH REPORT TO SUCH 9 OFFICE, DISTRICT, AGENCY OR ENTITY, THE CHILD ADVOCATE SHALL PROVIDE 10 SUCH REPORT TO THE GOVERNOR AND THE LEGISLATURE WITH A NOTICE STATING 11 THAT SUCH OFFICE, DISTRICT, AGENCY OR ENTITY FAILED TO ISSUE A TIMELY 12 WRITTEN RESPONSE TO THE REPORT BY THE CHILD ADVOCATE.

POWERS OF THE INDEPENDENT OFFICE OF THE CHILD ADVOCATE. 13 S 537. 14 NOTWITHSTANDING ANY PROVISION OF LAW OR REGULATION TO THE CONTRARY, THE 15 INDEPENDENT OFFICE OF THE CHILD ADVOCATE SHALL HAVE ACCESS TO, INCLUDING THE RIGHT TO INSPECT AND COPY, ANY RECORDS NECESSARY TO CARRY OUT ITS 16 17 RIGHTS, POWERS AND DUTIES PURSUANT TO THIS ARTICLE, INCLUDING BUT NOT 18 LIMITED TO, PERSONNEL RECORDS THAT BEAR ON ANY ISSUE BEING REVIEWED, 19 EVALUATED, OR INVESTIGATED AND RECORDS OF CHILDREN UNDER CARE OF THE 20 JUVENILE JUSTICE SYSTEM THAT BEAR ON ANY ISSUE BEING REVIEWED, EVALU-21 ATED, OR INVESTIGATED. THE INDEPENDENT OFFICE OF THE CHILD ADVOCATE SHALL ALSO HAVE THE AUTHORITY TO SUBPOENA RECORDS AND WITNESSES, AND TO 22 23 CONDUCT INTERVIEWS WITH ANY PERSON NECESSARY TO CARRY OUT ITS RIGHTS, POWERS AND DUTIES PURSUANT TO THIS ARTICLE, INCLUDING BUT NOT LIMITED TO 24 25 STAFF AND CHILDREN UNDER CARE OF THE JUVENILE JUSTICE SYSTEM.

26 S 538. DUTY TO MAINTAIN CONFIDENTIALITY. ALL RECORDS OF THE INDEPEND-27 ENT OFFICE OF THE CHILD ADVOCATE PERTAINING TO THE FULFILLMENT OF THE 28 CHILD ADVOCATE'S RIGHTS, POWERS AND DUTIES PURSUANT TO THIS ARTICLE, AND ALL RECORDS OBTAINED BY THE CHILD ADVOCATE SHALL BE KEPT CONFIDENTIAL, 29 PROVIDED HOWEVER, THAT LIMITED INFORMATION CONTAINED IN SUCH RECORDS MAY 30 BE RELEASED BY THE CHILD ADVOCATE, IF APPROPRIATE, AND UPON APPROVAL OF 31 32 THE CHILD ADVOCATE, SO LONG AS THE INFORMATION TO BE RELEASED WOULD NOT 33 IDENTIFY THE CHILD OR CHILDREN THE CHILD ADVOCATE WAS SERVING OR THE NAMES OF THE PARENTS OR SIBLINGS OF SUCH CHILD OR CHILDREN. 34

539. ADDITIONAL PROVISIONS. 1. THE STATE SHALL PROTECT AND HOLD 35 S HARMLESS ANY PERSON EMPLOYED OR APPOINTED BY THE CHILD ADVOCATE, 36 FROM 37 FINANCIAL LOSS AND EXPENSE, INCLUDING LEGAL FEES AND COSTS, IF ANY, 38 ARISING OUT OF ANY CLAIM, DEMAND OR SUIT FOR DAMAGES RESULTING FROM ACTS 39 OR OMISSIONS COMMITTED IN THE DISCHARGE OF HIS OR HER RIGHTS, POWERS AND 40 DUTIES WITHIN THE SCOPE OF HIS OR HER EMPLOYMENT OR APPOINTMENT WHICH MAY CONSTITUTE NEGLIGENCE BUT WHICH ACTS ARE NOT WANTON, MALICIOUS OR 41 GROSSLY NEGLIGENT AS DETERMINED BY A COURT OF COMPETENT JURISDICTION. 42

43 2. NO STATE OR LOCAL AGENCY, DEPARTMENT, OFFICE, OR ENTITY SHALL 44 DISCHARGE, OR IN ANY MANNER DISCRIMINATE OR RETALIATE AGAINST, ANY 45 PERSON WHO IN GOOD FAITH MAKES A COMPLAINT TO, OR COOPERATES WITH, THE CHILD ADVOCATE IN A REVIEW OR EVALUATION CONDUCTED BY THE CHILD ADVO-46 47 CATE. NO EMPLOYEE OF ANY STATE OR LOCAL DEPARTMENT OR OFFICE OR OF ANY 48 PRIVATE ENTITY SHALL RETALIATE AGAINST ANY PERSON WHO MAKES A COMPLAINT 49 TO, OR WHO COOPERATES WITH THE INDEPENDENT OFFICE OF THE CHILD ADVOCATE 50 IN A REVIEW, INVESTIGATION OR EVALUATION CONDUCTED BY THE INDEPENDENT 51 OFFICE OF THE CHILD ADVOCATE.

52 3. ALL COMMUNICATIONS TO THE INDEPENDENT OFFICE OF THE CHILD ADVOCATE 53 SHALL REMAIN CONFIDENTIAL. ANY COMPLAINT FILED BY A YOUTH OR A STAFF 54 MEMBER OF A JUVENILE JUSTICE FACILITY WITH THE INDEPENDENT OFFICE OF THE 55 CHILD ADVOCATE SHALL REMAIN CONFIDENTIAL. ALL YOUTH RESIDING IN A JUVE-56 NILE JUSTICE FACILITY SHALL BE PERMITTED REASONABLE ACCESS TO A TELE- PHONE TO MAKE A TOLL FREE CALL OR SHALL BE SUPPLIED WRITING MATERIALS IN ORDER TO WRITE LETTERS TO THE INDEPENDENT OFFICE OF THE CHILD ADVOCATE UPON THE YOUTH'S REQUEST. ANY COMMUNICATIONS BETWEEN SUCH YOUTH AND THE INDEPENDENT OFFICE OF THE CHILD ADVOCATE SHALL REMAIN CONFIDENTIAL AND SHALL NOT BE MONITORED BY ANY MEMBER OF THE JUVENILE JUSTICE FACILITY'S STAFF.

7 4. THE INDEPENDENT OFFICE OF THE CHILD ADVOCATE MAY APPLY FOR AND
8 ACCEPT GRANTS, GIFTS AND BEQUESTS OF FUNDS FROM PRIVATE INDIVIDUALS AND
9 FOUNDATIONS FOR THE PURPOSE OF CARRYING OUT STUDIES UNDER THIS ARTICLE.
10 THE FUNDS SHALL BE EXPENDED IN ACCORDANCE WITH THE PROVISIONS OF SUCH
11 GRANT, GIFT OR BEQUEST.

12 5. THE CHILD ADVOCATE SHALL TAKE ALL POSSIBLE ACTIONS INCLUDING, BUT 13 NOT LIMITED TO, CONDUCTING PROGRAMS OF PUBLIC EDUCATION, UNDERTAKING 14 LEGISLATIVE ADVOCACY AND MAKING PROPOSALS FOR ADMINISTRATIVE CORRECTION 15 OR REFORM AND FORMAL LEGAL ACTION, IN ORDER TO SECURE AND ENSURE THE 16 LEGAL, CIVIL AND SPECIAL RIGHTS OF CHILDREN.

17 6. THE CHILD ADVOCATE SHALL TAKE THE APPROPRIATE STEPS TO MAKE THE 18 EXISTENCE AND AVAILABILITY OF THE CHILD ADVOCATE WIDELY KNOWN, BY APPRO-19 PRIATE AND ACTIVE MEANS, TO CHILDREN AND ADULTS.

7. THE CHILD ADVOCATE SHALL CREATE INFORMATIONAL MATERIALS FOR CHIL-DREN REGARDING THE RIGHTS OF CHILDREN WHEN THEY ARE IN DETENTION CENTERS, FACILITIES OPERATED BY THE OFFICE OF CHILDREN AND FAMILY SERVICES, JAILS, OR PRISONS AND THE METHODS AND ASSISTANCE AVAILABLE TO ENFORCE THOSE RIGHTS.

25 S 3. Subdivision 16 of section 501 of the executive law, as renumbered 26 by chapter 170 of the laws of 1994, is renumbered subdivision 17 and a 27 new subdivision 16 is added to read as follows:

16. THE COMMISSIONER OF THE OFFICE OF CHILDREN AND FAMILY SERVICES
SHALL PROMULGATE REGULATIONS REQUIRING THAT NO SERVICES, FACILITIES,
ENTITIES OR PROGRAMS UNDER THE JURISDICTION OF THE OFFICE OF CHILDREN
AND FAMILY SERVICES SHALL RESTRICT OR PROHIBIT ACCESS TO FACILITIES,
RECORDS OR INDIVIDUALS TO THE INDEPENDENT OFFICE OF THE CHILD ADVOCATE
UPON REQUEST, UNLESS THE DISCLOSURE OF SUCH RECORDS ARE OTHERWISE
PROHIBITED BY FEDERAL LAW OR REGULATION.

35 S 4. This act shall take effect April 1, 2011; provided, however, that 36 effective immediately, the addition, amendment and/or repeal of any rule 37 or regulation necessary for the implementation of this act on its effec-38 tive date are authorized and directed to be made and completed on or 39 before the effective date.