4873--A

Cal. No. 731

2011-2012 Regular Sessions

IN SENATE

April 27, 2011

- Introduced by Sen. SALAND -- read twice and ordered printed, and when printed to be committed to the Committee on Education -- reported favorably from said committee, ordered to first and second report, ordered to a third reading, amended and ordered reprinted, retaining its place in the order of third reading
- AN ACT to amend the education law, in relation to the child abuse reporting requirements in educational settings; to amend chapter 91 of the laws of 2002, amending the education law and other laws relating to the reorganization of the New York city school construction authority, board of education and community boards, in relation to making a technical correction thereto; and to amend the vehicle and traffic law, in relation to qualifications for school bus drivers

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

1 Section 1. Paragraph (a) of subdivision 30 of section 305 of the 2 education law, as amended by chapter 630 of the laws of 2006, is amended 3 to read as follows:

4 The commissioner, in cooperation with the division of criminal (a) 5 justice services and in accordance with all applicable provisions of 6 law, shall promulgate rules and regulations to require the fingerprint-7 ing of prospective employees, as defined in section eleven hundred twen-8 ty-five of this chapter, of school districts, charter schools and boards 9 of cooperative educational services and authorizing the fingerprinting 10 of prospective employees of nonpublic and private elementary and secondary schools, and for the use of information derived from searches of the 11 records of the division of criminal justice services and the federal 12 bureau of investigation based on the use of such fingerprints. 13 The 14 commissioner shall also develop a form for use by school districts, 15 charter schools, boards of cooperative educational services, and nonpublic and private elementary and secondary schools in connection with the 16 17 submission of fingerprints that contains the specific job title sought

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

LBD05595-03-1

and any other information that may be relevant to consideration of the 1 2 applicant. The commissioner shall also establish a form for the recorda-3 tion of allegations of child abuse in an educational setting, as 4 required pursuant to section eleven hundred twenty-six of this chapter. 5 No person who has been fingerprinted pursuant to section three thousand 6 four-b of this chapter [or pursuant to section five hundred nine-cc or 7 twelve hundred twenty-nine-d of the vehicle and traffic law] and whose 8 fingerprints remain on file with the division of criminal justice services shall be required to undergo fingerprinting for purposes of a 9 10 new criminal history record check. This subdivision and the rules and regulations promulgated pursuant thereto shall not apply to a 11 school district within a city with a population of one million or more. 12

13 S 2. Paragraph a of subdivision 39 of section 1604 of the education 14 law, as amended by chapter 147 of the laws of 2001, is amended to read 15 as follows:

16 a. Shall require, for purposes of a criminal history record check, the 17 fingerprinting of all prospective employees pursuant to section three 18 thousand thirty-five of this chapter, who do not hold valid clearance 19 pursuant to such section or pursuant to section three thousand four-b of 20 this chapter [or section five hundred nine-cc or twelve hundred twenty-21 nine-d of the vehicle and traffic law]. Prior to initiating the finger-22 printing process, the prospective employer shall furnish the applicant 23 with the form described in paragraph (c) of subdivision thirty of section three hundred five of this chapter and shall obtain the appli-24 25 cant's consent to the criminal history records search. Every of set 26 fingerprints taken pursuant to this subdivision shall be promptly submitted to the commissioner for purposes of clearance for employment. 27 S 3. Subdivision 39 of section 1604 of the education law, as added by 28 29 chapter 180 of the laws of 2000, is amended to read as follows:

30 39. Shall require, for purposes of a criminal history record check, 31 the fingerprinting of all prospective employees pursuant to section 32 three thousand thirty-five of this chapter, who do not hold valid clear-33 ance pursuant to such section or pursuant to section three thousand 34 four-b of this chapter [or section five hundred nine-cc or twelve hundred twenty-nine-d of the vehicle and traffic law]. Prior to initiat-35 the fingerprinting process, the prospective employer shall furnish 36 inq 37 the applicant with the form described in paragraph (c) of subdivision thirty of section three hundred five of this chapter and shall obtain 38 the applicant's consent to the criminal history records search. Every 39 40 set of fingerprints taken pursuant to this subdivision shall be promptly 41 submitted to the commissioner for purposes of clearance for employment.

42 S 4. Paragraph a of subdivision 39 of section 1709 of the education 43 law, as amended by chapter 147 of the laws of 2001, is amended to read 44 as follows:

45 a. Shall require, for purposes of a criminal history record check, the fingerprinting of all prospective employees pursuant to section three 46 47 thousand thirty-five of this chapter, who do not hold valid clearance 48 pursuant to such section or pursuant to section three thousand four-b of 49 this chapter [or section five hundred nine-cc or twelve hundred twenty-50 nine-d of the vehicle and traffic law]. Prior to initiating the finger-51 printing process, the prospective employer shall furnish the applicant with the form described in paragraph (c) of subdivision thirty of 52 section three hundred five of this chapter and shall obtain the appli-53 54 cant's consent to the criminal history records search. Every set of 55 fingerprints taken pursuant to this subdivision shall be promptly submitted to the commissioner for purposes of clearance for employment. 56

1 S 5. Subdivision 39 of section 1709 of the education law, as added by 2 chapter 180 of the laws of 2000, is amended to read as follows:

3 Shall require, for purposes of a criminal history record check, 39. 4 the fingerprinting of all prospective employees pursuant to section 5 three thousand thirty-five of this chapter, who do not hold valid clear-6 ance pursuant to such section or pursuant to section three thousand 7 four-b of this chapter [or section five hundred nine-cc or twelve 8 hundred twenty-nine-d of the vehicle and traffic law]. Prior to initiatthe fingerprinting process, the prospective employer shall furnish 9 inq 10 the applicant with the form described in paragraph (c) of subdivision section three hundred five of this chapter and shall obtain 11 thirty of the applicant's consent to the criminal history records search. Every set of fingerprints taken pursuant to this subdivision shall be promptly 12 13 14 submitted to the commissioner for purposes of clearance for employment.

15 S 6. Paragraph a of subdivision 9 of section 1804 of the education 16 law, as amended by chapter 147 of the laws of 2001, is amended to read 17 as follows:

18 The board of education shall, for purposes of a criminal history a. record check, require the fingerprinting of all prospective employees 19 pursuant to section three thousand thirty-five of this chapter, who do 20 21 not hold valid clearance pursuant to such section or pursuant to section 22 three thousand four-b of this chapter [or section five hundred nine-cc 23 twelve hundred twenty-nine-d of the vehicle and traffic law]. Prior or 24 to initiating the fingerprinting process, the prospective employer shall 25 furnish the applicant with the form described in paragraph (c) of subdi-26 vision thirty of section three hundred five of this chapter and shall obtain the applicant's consent to the criminal history records search. Every set of fingerprints taken pursuant to this subdivision shall be 27 28 29 promptly submitted to the commissioner for purposes of clearance for 30 employment.

31 S 7. Subdivision 9 of section 1804 of the education law, as added by 32 chapter 180 of the laws of 2000, is amended to read as follows:

33 The board of education shall, for purposes of a criminal history 9. record check, require the fingerprinting of all prospective employees 34 35 pursuant to section three thousand thirty-five of this chapter, who do not hold valid clearance pursuant to such section or pursuant to section 36 37 three thousand four-b of this chapter [or section five hundred nine-cc 38 twelve hundred twenty-nine-d of the vehicle and traffic law]. Prior or 39 to initiating the fingerprinting process, the prospective employer shall 40 furnish the applicant with the form described in paragraph (c) of subdivision thirty of section three hundred five of this chapter and shall 41 obtain the applicant's consent to the criminal history records search. 42 43 Every set of fingerprints taken pursuant to this subdivision shall be 44 promptly submitted to the commissioner for purposes of clearance for 45 employment.

S 8. Subparagraph a of paragraph ll of subdivision 4 of section 1950 47 of the education law, as amended by chapter 147 of the laws of 2001, is 48 amended to read as follows:

49 a. Shall require, for purposes of a criminal history record check, the 50 fingerprinting of all prospective employees pursuant to section three 51 thousand thirty-five of this chapter, who do not hold valid clearance pursuant to such section or pursuant to section three thousand four-b of 52 this chapter [or section five hundred nine-cc or twelve hundred twenty-53 54 nine-d of the vehicle and traffic law]. Prior to initiating the finger-55 printing process, the prospective employer shall furnish the applicant with the form described in paragraph (c) of subdivision thirty of 56

1 section three hundred five of this chapter and shall obtain the appli-2 cant's consent to the criminal history records search. Every set of 3 fingerprints taken pursuant to this paragraph shall be promptly submit-4 ted to the commissioner for purposes of clearance for employment.

5 S 9. Paragraph ll of subdivision 4 of section 1950 of the education 6 law, as added by chapter 180 of the laws of 2000, is amended to read as 7 follows:

8 11. Shall require, for purposes of a criminal history record check, the fingerprinting of all prospective employees pursuant to section 9 10 three thousand thirty-five of this chapter, who do not hold valid clear-11 ance pursuant to such section or pursuant to section three thousand four-b of this chapter [or section five hundred nine-cc or twelve 12 hundred twenty-nine-d of the vehicle and traffic law]. Prior to initiat-13 14 the fingerprinting process, the prospective employer shall furnish inq 15 the applicant with the form described in paragraph (c) of subdivision 16 thirty of section three hundred five of this chapter and shall obtain 17 the applicant's consent to the criminal history records search. Every 18 set of fingerprints taken pursuant to this paragraph shall be promptly 19 submitted to the commissioner for purposes of clearance for employment.

20 S 10. Paragraph a of subdivision 18 of section 2503 of the education 21 law, as amended by chapter 147 of the laws of 2001, is amended to read 22 as follows:

23 a. Shall require, for purposes of a criminal history record check, the 24 fingerprinting of all prospective employees pursuant to section three 25 thousand thirty-five of this chapter, who do not hold valid clearance 26 pursuant to such section or pursuant to section three thousand four-b of 27 this chapter [or section five hundred nine-cc or twelve hundred twentynine-d of the vehicle and traffic law]. Prior to initiating the finger-28 29 printing process, the prospective employer shall furnish the applicant with the form described in paragraph (c) of subdivision thirty of 30 section three hundred five of this chapter and shall obtain the appli-31 32 cant's consent to the criminal history records search. Every set of 33 fingerprints taken pursuant to this subdivision shall be promptly submitted to the commissioner for purposes of clearance for employment. 34

35 S 11. Subdivision 18 of section 2503 of the education law, as added by 36 chapter 180 of the laws of 2000, is amended to read as follows:

37 18. Shall require, for purposes of a criminal history record check, the fingerprinting of all prospective employees pursuant to section 38 three thousand thirty-five of this chapter, who do not hold valid clear-39 40 ance pursuant to such section or pursuant to section three thousand four-b of this chapter [or section five hundred nine-cc or twelve 41 hundred twenty-nine-d of the vehicle and traffic law]. Prior to initiat-42 43 the fingerprinting process, the prospective employer shall furnish inq 44 the applicant with the form described in paragraph (c) of subdivision thirty of section three hundred five of this chapter and shall obtain 45 the applicant's consent to the criminal history records search. Every 46 47 set of fingerprints taken pursuant to this subdivision shall be promptly 48 submitted to the commissioner for purposes of clearance for employment.

49 S 12. Paragraph a of subdivision 25 of section 2554 of the education 50 law, as amended by section 2 of chapter 91 of the laws of 2002, is 51 amended to read as follows:

a. Shall require, for purposes of a criminal history record check, the fingerprinting of all prospective employees pursuant to section three thousand thirty-five of this chapter, who do not hold valid clearance pursuant to such section or pursuant to section three thousand four-b of this chapter [or section five hundred nine-cc or twelve hundred twenty-

nine-d of the vehicle and traffic law]. Prior to initiating the finger-1 2 printing process, the prospective employer shall furnish the applicant 3 with the form described in paragraph (c) of subdivision thirty of section three hundred five of this chapter and shall obtain the appli-4 5 cant's consent to the criminal history records search. Every set of 6 fingerprints taken pursuant to this subdivision shall be promptly 7 submitted to the commissioner for purposes of clearance for employment. 8 S 13. Subdivision 25 of section 2554 of the education law, as amended 9 by section 4 of chapter 91 of the laws of 2002, is amended to read as

10 follows: 11 25. Shall require, for purposes of a criminal history record check, the fingerprinting of all prospective employees pursuant to section three thousand thirty-five of this chapter, who do not hold valid clear-12 13 14 ance pursuant to such section or pursuant to section three thousand 15 four-b of this chapter [or section five hundred nine-cc or twelve hundred twenty-nine-d of the vehicle and traffic law]. Prior to initiat-16 17 ing the fingerprinting process, the prospective employer shall furnish applicant with the form described in paragraph (c) of subdivision 18 the 19 thirty of section three hundred five of this chapter and shall obtain 20 the applicant's consent to the criminal history records search. Every 21 set of fingerprints taken pursuant to this subdivision shall be promptly 22 submitted to the commissioner for purposes of clearance for employment.

23 S 14. Section 34 of chapter 91 of the laws of 2002, amending the 24 education law and other laws relating to the reorganization of the New 25 York city school construction authority, board of education and communi-26 ty boards, as amended by chapter 345 of the laws of 2009, is amended to 27 read as follows:

28 S 34. This act shall take effect July 1, 2002; provided, that sections 29 THREE AND FIVE through twenty, twenty-four, and twenty-six through one, 30 thirty of this act shall expire and be deemed repealed June 30, 2015; provided, further, that notwithstanding any provision of article 5 of 31 32 the general construction law, on June 30, 2015 the provisions of subdivisions 3, 5, and 8, paragraph b of subdivision 13, subdivision 14, paragraphs b, d, and e of subdivision 15, and subdivisions 17 and 21 of 33 34 35 section 2554 of the education law as repealed by section three of this 36 act, subdivision 1 of section 2590-b of the education law as repealed by 37 section six of this act, paragraph (a) of subdivision 2 of section 38 2590-b of the education law as repealed by section seven of this act, section 2590-c of the education law as repealed by section eight of this 39 40 act, paragraph c of subdivision 2 of section 2590-d of the education law as repealed by section twenty-six of this act, subdivision 1 of 41 section 2590-e of the education law as repealed by section twenty-seven of this 42 act, subdivision 28 of section 2590-h of the education law as 43 repealed 44 by section twenty-eight of this act, subdivision 30 of section 2590-h of 45 the education law as repealed by section twenty-nine of this act, subdivision 30-a of section 2590-h of the education law as repealed by 46 section thirty of this act shall be revived 47 and be read as such provisions existed in law on the date immediately preceding the effec-48 49 tive date of this act; provided, however, that sections seven and eight of this act shall take effect on November 30, 2003; provided further that the amendments to subdivision 25 of section 2554 of the education 50 51 52 law made by section two of this act shall be subject to the expiration and reversion of such subdivision pursuant to section 12 of chapter 147 53 54 of the laws of 2001, as amended, when upon such date the provisions of 55 section four of this act shall take effect.

1 S 15. Subparagraph (i) of paragraph (a-2) of subdivision 3 of section 2 2854 of the education law, as amended by chapter 147 of the laws of 3 2001, is amended to read as follows:

4 (i) The board of trustees of a charter school shall require, for 5 purposes of a criminal history record check, the fingerprinting of all 6 prospective employees pursuant to section three thousand thirty-five of 7 this chapter, who do not hold valid clearance pursuant to such section or pursuant to section three thousand four-b of this chapter [or section 8 9 five hundred nine-cc or twelve hundred twenty-nine-d of the vehicle and 10 traffic law]. Prior to initiating the fingerprinting process, the prospective employer shall furnish the applicant with the form described 11 in paragraph (c) of subdivision thirty of section three hundred five of 12 this chapter and shall obtain the applicant's consent to the criminal 13 14 history records search. Every set of fingerprints taken pursuant to this 15 paragraph shall be promptly submitted to the commissioner for purposes 16 of clearance for employment.

17 S 16. Paragraph (a-2) of subdivision 3 of section 2854 of the educa-18 tion law, as added by chapter 180 of the laws of 2000, is amended to 19 read as follows:

20 (a-2) The board of trustees of a charter school shall require, for purposes of a criminal history record check, the fingerprinting of all 21 22 prospective employees pursuant to section three thousand thirty-five of this chapter, who do not hold valid clearance pursuant to such section 23 or pursuant to section three thousand four-b of this chapter [or section 24 25 five hundred nine-cc or twelve hundred twenty-nine-d of the vehicle and 26 traffic law]. Prior to initiating the fingerprinting process, the prospective employer shall furnish the applicant with the form described 27 28 in paragraph (c) of subdivision thirty of section three hundred five of 29 chapter and shall obtain the applicant's consent to the criminal this history records search. Every set of fingerprints taken pursuant to this 30 paragraph shall be promptly submitted to the commissioner for purposes 31 32 of clearance for employment.

33 S 17. Section 1125 of the education law is amended by adding a new 34 subdivision 1-a to read as follows:

1-A. "SEXUAL ABUSE BY A STUDENT" SHALL MEAN AN ACT COMMITTED IN AN
EDUCATIONAL SETTING BY A CHILD AGAINST ANOTHER CHILD WHICH IS DEFINED AS
CHILD SEXUAL ABUSE IN THIS SECTION.

38 S 18. The education law is amended by adding a new section 1126-a to 39 read as follows:

40 S 1126-A. DUTIES OF EMPLOYEES NOT SPECIFICALLY ENUMERATED IN SECTION ELEVEN HUNDRED TWENTY-SIX OF THIS ARTICLE UPON RECEIPT OF AN ALLEGATION 41 OR DIRECT OBSERVATION OF CHILD ABUSE OR SEXUAL ABUSE BY A STUDENT IN 42 AN 43 EDUCATIONAL SETTING. 1. IN ANY CASE WHERE CHILD ABUSE IS OBSERVED OR 44 WHEN AN ORAL OR WRITTEN ALLEGATION IS MADE TO AN EMPLOYEE, AS DEFINED IN 45 SUBDIVISION THREE OF SECTION ELEVEN HUNDRED TWENTY-FIVE OF THIS ARTICLE WHO IS NOT ENUMERATED IN SECTION ELEVEN HUNDRED TWENTY-SIX OF THIS ARTI-46 47 THAT A CHILD HAS BEEN SUBJECTED TO CHILD ABUSE BY AN EMPLOYEE OR A CLE, 48 VOLUNTEER IN AN EDUCATIONAL SETTING, OR SEXUAL ABUSE BY A STUDENT IN AN 49 EDUCATIONAL SETTING, SUCH PERSON SHALL UPON RECEIPT OF SUCH ALLEGATION 50 PROMPTLY INFORM THE SCHOOL ADMINISTRATOR OR HIS OR HER DESIGNATED AGENT. 51 2. THE COMMISSIONER SHALL DEVELOP A FORM FOR USE BY SCHOOL DISTRICTS, CHARTER SCHOOLS, AND BOARDS OF COOPERATIVE EDUCATIONAL SERVICES THAT 52 CONTAINS, FOR RECORDATION ANY 53 INFORMATION THAT IS RELEVANT TO THE 54 ALLEGED ACT OF CHILD ABUSE BY A CHILD IN AN EDUCATIONAL SETTING.

55 3. THE DESIGNATED AGENT OF THE SCHOOL ADMINISTRATOR SHALL BE RESPONSI-56 BLE FOR COMPLIANCE WITH THE PROCEDURES SET FORTH IN THIS ARTICLE.

ANY EMPLOYEE WHO REASONABLY AND IN GOOD FAITH MAKES A REPORT OF 1 4. 2 ALLEGATIONS OF CHILD ABUSE OR SEXUAL ABUSE BY A STUDENT IN AN EDUCA-3 SETTING SCHOOL ADMINISTRATOR OR HIS OR HER DESIGNATED TIONAL то THE 4 AGENT IN A MANNER DESCRIBED IN THIS SECTION, SHALL HAVE IMMUNITY FROM 5 CIVIL LIABILITY WHICH MIGHT OTHERWISE RESULT BY REASON OF SUCH ACTIONS.

5. ANY OTHER PERSON WHO REASONABLY AND IN GOOD FAITH MAKES A REPORT OF
CHILD ABUSE OR SEXUAL ABUSE BY A STUDENT IN AN EDUCATIONAL SETTING TO A
SCHOOL EMPLOYEE IN A MANNER DESCRIBED IN THIS SECTION SHALL HAVE IMMUNITY FROM CIVIL LIABILITY WHICH MIGHT OTHERWISE RESULT BY REASON OF SUCH
ACTIONS.

11 S 19. Sections 1126, 1127 and 1128 of the education law, as added by 12 chapter 180 of the laws of 2000, are amended to read as follows:

S 1126. Duties of employees specifically enumerated in this section 13 14 upon receipt of an allegation OR DIRECT OBSERVATION of child abuse OR 15 SEXUAL ABUSE BY A STUDENT in an educational setting. 1. In any case where an oral or written allegation is made to a teacher, school nurse, 16 17 school guidance counselor, school psychologist, school social worker, 18 school administrator, school board member or other school personnel 19 required to hold a teaching or administrative license or certificate, 20 that a child has been subjected to SEXUAL ABUSE BY A STUDENT OR TO child 21 abuse by an employee or volunteer in an educational setting, such person 22 shall upon receipt of such allegation:

(a) promptly complete a written report of such allegation including the full name of the child alleged to be abused; the name of the child's parent; the identity of the person making the allegation and their relationship to the alleged child victim; the name of the employee [or], volunteer OR STUDENT against whom the allegation was made; and a listing of the specific allegations of child abuse OR SEXUAL ABUSE BY A STUDENT in an educational setting. Such written report shall be upon a form as prescribed in section eleven hundred thirty-two of this article.

31 (b) except where the school administrator DIRECTLY OBSERVES OR is the 32 person receiving such oral or written allegation, promptly personally 33 deliver a copy of such written report to the school administrator of the 34 school in which the child abuse OR SEXUAL ABUSE BY A STUDENT allegedly 35 occurred.

36 2. In any case where it is alleged that a child was abused by an 37 employee [or], volunteer OR STUDENT of a school other than a school within the school district of the child's attendance, the report of such 38 39 allegations shall be promptly forwarded to the superintendent of schools 40 of the school district of the child's attendance and the school district where the abuse allegedly occurred, whereupon both school superinten-41 dents shall comply with sections eleven hundred twenty-eight and eleven 42 43 hundred twenty-eight-a of this article.

3. Any employee or volunteer who reasonably and in good faith makes a report of allegations of child abuse OR SEXUAL ABUSE BY A STUDENT in an educational setting to a person and in a manner described in this section shall have immunity from civil liability which might otherwise result by reason of such actions.

S 1127. Confidentiality of records. Reports and other written material 49 50 submitted pursuant to this article, and photographs taken concerning 51 such reports in the possession of any person authorized to receive such information, pursuant to this article, shall be confidential and shall 52 be redisclosed except to law enforcement authorities involved in an 53 not 54 investigation of child abuse OR SEXUAL ABUSE BY A STUDENT in an educa-55 tional setting or as expressly authorized by law or pursuant to a court-56 ordered subpoena. A school administrator or a school superintendent 1 shall exercise reasonable care in preventing such unauthorized disclo-2 sure. Willful disclosure of a written record required to be kept confi-3 dential pursuant to this section to a person not authorized to receive 4 or review such record is a class A misdemeanor.

5 1128. Duties of school administrators and superintendents upon S 6 receipt of a written report alleging child abuse OR SEXUAL ABUSE BY A 7 STUDENT in an educational setting. Upon receipt of a written report 8 described in paragraph (a) of subdivision one of section eleven hundred 9 twenty-six of this article alleging that a child has been abused in an 10 educational setting, a school administrator or superintendent shall 11 where there is a reasonable suspicion to believe that an act of child 12 abuse OR SEXUAL ABUSE BY A STUDENT has occurred:

1. Where the subject child has made the allegation: (a) promptly noti-13 14 fy the parent of such child that an allegation of child abuse OR SEXUAL 15 ABUSE BY A STUDENT in an educational setting has been made regarding 16 such child and promptly provide the parent with a written statement 17 prepared pursuant to regulations of the commissioner setting forth parental rights, responsibilities and procedures under this article; (b) 18 where a school administrator receives a written report, promptly provide 19 a copy of such report to the superintendent; and (c) promptly forward 20 such report to appropriate law enforcement authorities. In no event 21 22 shall reporting to law enforcement be delayed by reason of an inability 23 to contact the superintendent.

Where a parent of the child has made the allegation: (a) promptly 24 2. 25 provide the parent of such child with a written statement prepared 26 pursuant to regulations of the commissioner setting forth parental 27 rights, responsibilities and procedures under this article; (b) where a 28 school administrator receives a written report, promptly provide a copy 29 of such report to the superintendent; and (c) promptly forward such report to appropriate law enforcement authorities. In no event shall 30 reporting to law enforcement be delayed by reason of an inability to 31 32 contact the superintendent.

33 Where a person other than the subject child or the parent of a 3. subject child has made the allegation: (a) promptly notify the parent of 34 the subject child that an allegation of child abuse OR SEXUAL ABUSE BY A 35 STUDENT in an educational setting has been made regarding his or her 36 37 child and promptly provide the parent with a written statement prepared 38 pursuant to regulations of the commissioner setting forth parental 39 rights, responsibilities and procedures under this article; (b) ascer-40 tain from the person making such report the source and basis for such allegation; (c) where a school administrator receives a written report, 41 promptly provide a copy of such report to the superintendent; and (d) 42 43 promptly forward such report to appropriate law enforcement authorities. 44 In no event shall reporting to law enforcement be delayed by reason of 45 an inability to contact the superintendent.

46 4. Any school administrator or superintendent who reasonably and in 47 good faith makes a report of allegations of child abuse OR SEXUAL ABUSE 48 BY A STUDENT in an educational setting or reasonably and in good faith 49 transmits such a report to a person or agency as required by this arti-50 cle and in a manner described in section eleven hundred twenty-six of 51 this article and this section shall have immunity from civil liability 52 which might otherwise result by reason of such actions.

53 S 20. Section 1129 of the education law is amended by adding a new 54 subdivision 3 to read as follows:

55 3. THE WILLFUL FAILURE OF AN EMPLOYEE HAVING DIRECTLY OBSERVED OR 56 HAVING RECEIVED AN ALLEGATION OF CHILD ABUSE OR SEXUAL ABUSE BY A 1 STUDENT IN AN EDUCATIONAL SETTING TO INFORM THE SCHOOL ADMINISTRATOR OR 2 HIS OR HER DESIGNATED AGENT OF SUCH OBSERVATION OR ALLEGATION, AS SET 3 FORTH IN THIS SECTION, SHALL BE A CLASS A MISDEMEANOR.

4 S 21. Section 1130 of the education law, as added by chapter 180 of 5 the laws of 2000, is amended to read as follows:

6 S 1130. Notification by district attorney. Where a criminal investi-7 an allegation of SEXUAL ABUSE BY A STUDENT OR child abuse by qation of 8 an employee or volunteer is undertaken in response to a report forwarded 9 by a school administrator or superintendent to law enforcement authori-10 ties pursuant to section eleven hundred twenty-eight of this article, 11 and where law enforcement authorities have provided such report to the 12 district attorney and have requested assistance, as soon as practicable, shall be the responsibility of the district attorney to notify the 13 it 14 superintendent of schools of the district where the acts of child abuse 15 OR SEXUAL ABUSE BY A STUDENT allegedly occurred and of the school 16 district where the child is attending, if different, of an indictment or the filing of an accusatory instrument against the employee [or], volun-17 18 teer OR STUDENT against whom an allegation of child abuse OR SEXUAL 19 ABUSE BY A STUDENT in an educational setting was made. The district attorney shall notify the superintendent of schools 20 of the district 21 where the acts of child abuse OR SEXUAL ABUSE BY A STUDENT allegedly 22 occurred and of the school district, if different, where the child is attending of the disposition of the criminal case against such employee 23 24 [or], volunteer OR STUDENT or the suspension or termination of the crim-25 inal investigation of such employee [or], volunteer OR STUDENT.

26 S 22. Section 1132 of the education law, as added by chapter 180 of 27 the laws of 2000, is amended to read as follows:

28 1132. Duties of the commissioner; child abuse OR SEXUAL ABUSE BY A S 29 STUDENT in an educational setting. 1. The commissioner shall prepare a form for the recording and transmitting of allegations of child abuse OR 30 SEXUAL ABUSE BY A STUDENT in an educational setting. Such form shall 31 32 include: (i) all definitions set out in section eleven hundred twenty-33 of this article; and (ii) adequate space for the inclusion of any five other information which the person making or filing the report believes 34 35 would be helpful in describing or explaining the circumstances surround-36 an allegation of child abuse OR SEXUAL ABUSE BY A STUDENT in an inq 37 educational setting in accordance with the provisions of this article.

38 2. The commissioner shall promulgate rules and regulations for train-39 ing necessary for the implementation of this article.

40 S 23. Section 509-cc of the vehicle and traffic law, as added by chapter 675 of the laws of 1985, subparagraphs (i), (ii) and (iii) of para-graph (a) and subparagraph (i) of paragraph (b) of subdivision 1 as 41 42 43 amended by section 27 and paragraphs (a), (b) and subparagraph (i) of 44 paragraph (c) of subdivision 2 as amended by section 28 of part LL of 45 chapter 56 of the laws of 2010, paragraph (c) of subdivision 1 and paragraph (d) of subdivision 2 as added and subparagraph (iv) of paragraph 46 47 (c) of subdivision 2 and paragraph (b) of subdivision 4 as amended by 48 chapter 360 of the laws of 1986, paragraphs (e) and (f) of subdivision 1 paragraphs (f) and (g) of subdivision 2 as added and paragraph (d) 49 and of subdivision 1 and paragraph (e) of subdivision 2 as amended by chap-50 51 599 of the laws of 1993, paragraph (g) of subdivision 1 and parater graph (h) of subdivision 2 as added by chapter 475 of the laws of 2001, 52 subparagraph (v) of paragraph (c) of subdivision 2 as amended by chapter 53 54 345 of the laws of 2007, paragraph (a) of subdivision 4 as amended by 55 chapter 93 of the laws of 2006, paragraph (c) of subdivision 4 as 14

1 amended by chapter 405 of the laws of 2010, and subdivision 5 as added 2 by chapter 164 of the laws of 2003, is amended to read as follows:

3 S 509-cc. Disqualification of drivers of school buses. (1) A person 4 employed as a driver of a school bus as defined in [paragraph (a) of 5 subdivision one of] section [five hundred nine-a] ONE HUNDRED FORTY-TWO 6 of this chapter [on September fifteenth, nineteen hundred eighty-five and who was subject to the provisions of this article as it existed 7 8 immediately prior to September fifteen, nineteen hundred eighty-five, and was employed in this state as a driver of a school bus as defined in 9 10 paragraph (a) of subdivision one of section five hundred nine-a of this 11 chapter at any time during the first six months of nineteen hundred 12 eighty-five,] shall be disqualified from operating a school bus as 13 follows:

(a) [permanently, if that person

15 (i) has been convicted of or forfeited bond or collateral which forfeiture order has not been vacated or the subject of an order of 16 17 remission upon a violation committed prior to September fifteenth, nine-18 teen hundred eighty-five, of section 130.30, 130.35, 130.45, 130.50, 19 130.60, or 130.65 of the penal law, or an offense committed under a former section of the penal law which would constitute a violation of 20 21 the aforesaid sections of the penal law or any offense committed outside 22 this state which would constitute a violation of the aforesaid of sections of the penal law, provided, however, the provisions of this subparagraph shall not apply to convictions, suspensions or revocations 23 24 25 or forfeitures of bonds for collateral upon any of the charges listed in this subparagraph for violations which occurred prior to September 26 27 first, nineteen hundred seventy-four committed by a person employed as a driver on September first, nineteen hundred seventy-four. However, 28 bus 29 such disqualification may be waived provided that five years have 30 expired since the applicant was discharged or released from a sentence of imprisonment imposed pursuant to conviction of an offense that 31 32 requires disqualification under this paragraph and that the applicant shall have been granted a certificate of relief from disabilities or a 33 34 certificate of good conduct pursuant to article twenty-three of the correction law. When the certificate is issued by a court for a 35 36 conviction which occurred in this state, it shall only be issued by the 37 court having jurisdiction over such conviction. Such certificate shall specifically indicate that the authority granting such certificate has considered the bearing, if any, the criminal offense or offenses for 38 39 40 which the person was convicted will have on the applicant's fitness or ability to operate a bus transporting school children to the applicant's 41 prospective employment, prior to granting such a certificate; or 42

43 (ii) has been convicted of an offense listed in paragraph (a) of 44 subdivision four of this section that was committed on or after Septem-45 ber fifteenth, nineteen hundred eighty-five. However, such disqualification may be waived by the commissioner provided that five years have 46 47 expired since the applicant was discharged or released from a sentence 48 of imprisonment imposed pursuant to conviction of an offense that requires disqualification under this paragraph and that the applicant 49 50 shall have been granted a certificate of relief from disabilities or a 51 certificate of good conduct pursuant to article twenty-three of the correction law. When the certificate is issued by a court for a 52 conviction which occurred in this state, it shall only be issued by the 53 54 court having jurisdiction over such conviction. Such certificate shall 55 specifically indicate that the authority granting such certificate has considered the bearing, if any, the criminal offense or offenses for 56

1 which the person was convicted will have on the applicant's fitness or 2 ability to operate a bus transporting school children, prior to granting 3 such a certificate; or

4 (iii) has been convicted of an offense listed in paragraph (b) of 5 subdivision four of this section that was committed on or after Septem-6 ber fifteenth, nineteen hundred eighty-five. However, such disqualifica-7 tion shall be waived provided that five years have expired since the 8 applicant discharged or released from a sentence of imprisonment imposed pursuant to conviction of an offense that requires disqualification 9 10 under this paragraph and that the applicant shall have been granted a certificate of relief from disabilities or a certificate of good conduct 11 pursuant to article twenty-three of the correction law. When the certificate is issued by a court for a conviction which occurred in this 12 13 14 state, it shall only be issued by the court having jurisdiction over 15 such conviction. Such certificate shall specifically indicate that the 16 authority granting such certificate has considered the bearing, if any, the criminal offense or offenses for which the person was convicted will 17 have on the applicant's fitness or ability to operate a bus transporting 18 school children, prior to granting such a certificate. Provided, howev-19 20 that at the discretion of the commissioner, the certificate of er, 21 relief from disabilities may remove disqualification at any time; or

(b)] for a period of five years from the date of last conviction specified herein, if that person

24 (i) [has been convicted within the preceding five years of an offense 25 in paragraph (c) of subdivision four of this section that was listed 26 committed on or after September fifteenth, nineteen hundred eighty-five. However, such disqualification shall be waived provided that the appli-27 28 cant has been granted a certificate of relief from disabilities or a 29 certificate of good conduct pursuant to article twenty-three of the correction law. When the certificate is issued by a court for a conviction which occurred in this state, it shall only be issued by the 30 31 32 court having jurisdiction over such conviction. Such certificate shall 33 specifically indicate that the authority granting such certificate has considered the bearing, if any, the criminal offense or offenses for which the person was convicted will have on the applicant's fitness or 34 35 36 ability to operate a bus transporting school children, prior to granting 37 such a certificate;

(ii)] has been convicted of any violation of section eleven hundred ninety-two of this chapter or an offense committed outside this state which would constitute a violation of section eleven hundred ninety-two of this chapter, and the offense was committed while the driver was driving a bus in the employ of a motor carrier or in the furtherance of a commercial enterprise in interstate, intrastate or foreign commerce;

[(iii)] (II) has been twice convicted of a violation of any subdivision of section eleven hundred ninety-two of this chapter or offenses committed outside this state which would constitute a violation of section eleven hundred ninety-two of this chapter, committed within the preceding five year period;

[(iv)] (III) has been twice convicted of a violation of any subdivision of section eleven hundred ninety-two of this chapter, or an offense committed outside of this state which would constitute a violation of any subdivision of section [one thousand one] ELEVEN hundred ninety-two of this chapter, committed within any ten year period after September fifteenth, nineteen hundred eighty-five; or

55 [(v)] (IV) has been convicted of leaving the scene of an accident 56 which resulted in personal injury or death under section six hundred of 1 this chapter or an offense committed outside of this state which would 2 constitute a violation of section six hundred of this chapter.

3 [(c)] (B) for a period of five years from the date of last conviction, 4 if that person has been convicted of a violation of subdivision three of 5 section five hundred eleven of this [chapter] TITLE on or after Septem-6 ber fifteenth, nineteen hundred eighty-five;

7 [(d)] (C) for a period of one year, if that person has accumulated 8 nine or more points on his or her driving record for acts that occurred 9 during an eighteen month period on or after September fifteenth, nine-10 teen hundred eighty-five, provided, however, that the disqualification 11 shall terminate if the person has reduced the points to less than nine 12 through the successful completion of a motor vehicle accident prevention 13 course.

14 [(e)] (D) for a period of one year, if that person [or] was the opera-15 tor of a motor vehicle involved in two or more accidents of a nature and 16 type set forth in section five hundred nine-a of this article, where 17 such accidents occurred within an eighteen-month period following a 18 reexamination conducted pursuant to section five hundred nine-bb of this 19 article, provided that accidents in which the driver was completely without fault shall not be included in determining whether such disqual-20 21 ification is required;

22 [(f)] (E) for a period of one year, if that person fails to pass а 23 road test administered pursuant to section five hundred nine-bb of this article; provided, however, that such person shall be given the opportu-24 25 nity to complete a motor vehicle accident prevention course approved by 26 the commissioner and to then undergo a second road test administered pursuant to section five hundred nine-bb of this article, and such 27 28 disqualification shall cease if such person passes such second road 29 test.

[(g)] (F) for the period that such person's license is revoked or suspended for violating section eleven hundred ninety-two of this chapter or an offense committed outside of this state which would constitute a violation of section eleven hundred ninety-two of this chapter. Such disqualification shall be for not less than six months.

35 (2) [All other school bus drivers who are not subject to subdivision 36 one of this section shall be disqualified from operating a bus as 37 follows:

(a) permanently, if that person has been convicted of an offense list-38 39 in paragraph (a) of subdivision four of this section. However, such ed 40 disqualification may be waived by the commissioner provided that five years have expired since the applicant was discharged or released from a 41 sentence of imprisonment imposed pursuant to conviction of an offense 42 43 that requires disqualification under this paragraph and that the appli-44 cant shall have been granted a certificate of relief from disabilities 45 or a certificate of good conduct pursuant to article twenty-three of the correction law. When the certificate is issued by a court for a 46 47 conviction which occurred in this state, it shall only be issued by the 48 court having jurisdiction over such conviction. Such certificate shall specifically indicate that the authority granting such certificate has considered the bearing, if any, the criminal offense or offenses for 49 50 51 which the person was convicted will have on the applicant's fitness or 52 ability to operate a bus transporting school children to the applicant's 53 prospective employment, prior to granting such a certificate.

(b) permanently, if that person has been convicted of an offense list-55 ed in paragraph (b) of subdivision four of this section. However, such 56 disqualification shall be waived provided that five years have expired

since the applicant was incarcerated pursuant to a sentence of imprison-1 2 ment imposed on conviction of an offense that requires disqualification 3 under this paragraph and that the applicant shall have been granted a 4 certificate of relief from disabilities or a certificate of good conduct 5 pursuant to article twenty-three of the correction law. When the 6 certificate is issued by a court for a conviction which occurred in this 7 state, it shall only be issued by the court having jurisdiction over 8 such conviction. Such certificate shall specifically indicate that the authority granting such certificate has considered the bearing, if any, 9 10 the criminal offense or offenses for which the person was convicted will 11 have on the applicant's fitness or ability to operate a bus transporting school children, prior to granting such a certificate. Provided, howev-12 13 er, that at the discretion of the commissioner the certificate of relief 14 from disabilities or a certificate of good conduct pursuant to article 15 twenty-three of the correction law may remove disqualification at any 16 time.

17 (c) for a period of five years from the date of last conviction speci-18 fied herein, if that person

19 (i) has been convicted within the preceding five years of an offense 20 listed in paragraph (c) of subdivision four of this section. However, 21 notwithstanding the provisions of subdivision three of section seven 22 hundred one of the correction law. Such disqualification shall be waived 23 provided that the applicant has been granted a certificate of relief from disabilities or a certificate of good conduct pursuant to article 24 25 twenty-three of the correction law. When the certificate is issued by a 26 court for a conviction which occurred in this state, it shall only be issued by the court having jurisdiction over such conviction. Such certificate shall specifically indicate that the authority granting such 27 28 29 certificate has considered the bearing, if any, the criminal offense or 30 offenses for which the person was convicted will have on the applicant's fitness or ability to operate a bus transporting school children, prior 31 32 to granting such a certificate.

(ii) has been convicted of a violation of any subdivision of section eleven hundred ninety-two of this chapter or an offense committed outside of this state which would constitute a violation of section eleven hundred ninety-two of this chapter, and the offense was committed while the driver was driving a bus in the employ of a motor carrier or in the furtherance of a commercial enterprise in interstate, intrastate or foreign commerce;

40 (iii) has been twice convicted of a violation of any subdivision of 41 section eleven hundred ninety-two of this chapter or an offense commit-42 ted outside of this state within any ten year period on or after Septem-43 ber fifteenth, nineteen hundred eighty-five, which would constitute a 44 violation of section eleven hundred ninety-two of this chapter; or

(iv) has been convicted of leaving the scene of an accident which resulted in personal injury or death under subdivision two of section six hundred of this chapter or an offense committed outside of this state which would constitute a violation of subdivision two of section six hundred of this chapter; or

50 (v) has been convicted of a violation of section 120.04, 120.04-a, 51 125.13, 125.14 or 235.07 of the penal law.

52 (d) for a period of five years from the date of last conviction, if 53 that person has been convicted of a violation of subdivision three of 54 section five hundred eleven of this chapter on or after September 55 fifteenth, nineteen hundred eighty-five;

(e) for a period of one year, if that person accumulates nine or more 1 2 points on his or her driving record for acts occurring during an eigh-3 teen month period, provided, however, that the disqualification shall 4 terminate if the person has reduced the points to less than nine through 5 the successful completion of a motor vehicle accident prevention course. 6 for a period of one year, if that person was the operator of a (f) 7 motor vehicle involved in two or more accidents of a nature and type set 8 forth in section five hundred nine-a of this article, where such accidents occurred within an eighteen-month period following a reexamination 9 10 conducted pursuant to section five hundred nine-bb of this article, provided that accidents in which the driver was completely without fault 11 12 shall not be included in determining whether such disqualification is 13 required;

(g) for a period of one year, if that person fails to pass a road test administered pursuant to section five hundred nine-bb of this article; provided, however, that such person shall be given the opportunity to complete a motor vehicle accident prevention course approved by the commissioner and to then undergo a second road test administered pursuant to section five hundred nine-bb of this article, and such disqualification shall cease if such person passes such second road test.

(h) for the period that such person's license is revoked or suspended for violating section eleven hundred ninety-two of this chapter or an offense committed outside of this state which would constitute a violation of section eleven hundred ninety-two of this chapter. Such disqualification shall be for not less than six months.

(3)] A person shall be disqualified from operating a school bus if 26 that person has had any license, permit, or privilege to operate a motor 27 vehicle suspended, revoked, withdrawn or denied and such license, permit 28 29 privilege has not been reinstated by the authority which took such or 30 action. Provided, however, that the provisions of this subdivision shall not apply to a person whose (i) license, permit or privilege to operate 31 32 motor vehicle cannot be reinstated because of non-residency in the а 33 state in which the license was suspended, revoked, withdrawn or denied (ii) a person holds a conditional driver's license or a restricted 34 or use license issued by the commissioner pursuant to the provisions of 35 36 article twenty-one or twenty-one-A of this chapter, and is not disquali-37 fied under any other provision of this article.

[(4) (a) The offenses referred to in subparagraph (ii) of paragraph 38 39 (a) of subdivision one and paragraph (a) of subdivision two of this 40 section that result in permanent disqualification shall include a conviction under sections 125.12, 125.20, 125.25, 125.26, 125.27, 130.30, 130.35, 130.45, 130.50, 130.70, 135.25, 150.20 of the penal law 41 42 43 or an attempt to commit any of the aforesaid offenses under section 44 110.00 of the penal law, or any offenses committed under a former 45 section of the penal law which would constitute violations of the aforesaid sections of the penal law, or any offenses committed outside this 46 47 state which would constitute violations of the aforesaid sections of the 48 penal law.

49 (b) The offenses referred to in subparagraph (ii) of paragraph (a) of 50 subdivision one and paragraph (b) of subdivision two of this section 51 that result in permanent disgualification shall include a conviction under sections 100.13, 105.15, 105.17, 115.08, 125.10, 125.15, 130.40, 52 130.60, 130.65, 135.20, 160.15, 220.18, 220.21, 220.39, 220.41, 220.43, 53 54 260.00, 263.05, 263.10, 263.15, 265.04 of the penal law or an attempt to 55 commit any of the aforesaid offenses under section 110.00 of the penal 56 law, or any offenses committed under a former section of the penal law 1 which would constitute violations of the aforesaid sections of the penal 2 law, or any offenses committed outside this state which would constitute 3 violations of the aforesaid sections of the penal law.

4 (C) The offenses referred to in subparagraph (i) of paragraph (b) of 5 subdivision one and subparagraph (i) of paragraph (c) of subdivision two 6 of this section that result in disqualification for a period of five 7 years shall include a conviction under sections 100.10, 105.13, 115.05, 120.04, 120.04-a, 120.05, 120.10, 120.25, 121.12, 121.13, 125.14, 125.40, 125.45, 130.20, 130.25, 130.55, 135.10, 135.55, 8 120.03, 9 125.13, 10 140.17, 140.25, 140.30, 145.12, 150.10, 150.15, 160.05, 160.10, 220.06, 11 220.09, 220.16, 220.31, 220.34, 220.60, 221.30, 221.50, 221.55, 230.00, 230.05, 230.06, 230.20, 230.25, 230.30, 230.32, 235.05, 235.06, 12 235.07, 240.06, 245.00, 260.10, subdivision two of section 260.20 and 13 235.21, 14 sections 260.25, 265.02, 265.03, 265.08, 265.09, 265.10, 265.12, 265.35 15 of the penal law or an attempt to commit any of the aforesaid offenses 16 under section 110.00 of the penal law, or any similar offenses committed under a former section of the penal law, or any offenses committed under 17 18 a former section of the penal law which would constitute violations of 19 the aforesaid sections of the penal law, or any offenses committed 20 outside this state which would constitute violations of the aforesaid 21 sections of the penal law.

22 a part of such determination concerning whether an individual (5) As 23 is disqualified from operating a school bus pursuant to this section, shall submit a prospective driver's fingerprints to the 24 the department 25 division of criminal justice services for a state criminal history 26 record check, as defined in subdivision one of section three thousand thirty-five of the education law, and may submit such fingerprints 27 to investigation for a national criminal history 28 federal bureau of the 29 record check.] (3) THE DEPARTMENT SHALL SUBMIT TO THE DIVISION OF CRIMI-30 NAL JUSTICE SERVICES TWO SETS OF FINGERPRINTS OF A PROSPECTIVE DRIVER OF 31 A SCHOOL BUS AS DEFINED IN SECTION ONE HUNDRED FORTY-TWO OF THIS CHAP-32 AND THEDIVISION OF CRIMINAL JUSTICE SERVICES PROCESSING FEE TER, 33 IMPOSED PURSUANT TO SUBDIVISION EIGHT-A OF SECTION EIGHT HUNDRED THIR-34 TY-SEVEN OF THE EXECUTIVE LAW AND ANY FEE IMPOSED BY THE FEDERAL BUREAU 35 OF INVESTIGATION. THE DIVISION OF CRIMINAL JUSTICE SERVICES AND THE INVESTIGATION SHALL FORWARD SUCH CRIMINAL HISTORY 36 FEDERAL BUREAU OF 37 RECORD TO THE DEPARTMENT IN A TIMELY MANNER. FOR THE PURPOSES OF THIS 38 TERM "CRIMINAL HISTORY RECORD" SHALL MEAN A RECORD OF ALL SECTION, THE39 CONVICTIONS OF CRIMES AND ANY PENDING CRIMINAL CHARGES MAINTAINED ON AN 40 INDIVIDUAL BY THE DIVISION OF CRIMINAL JUSTICE SERVICES AND THE FEDERAL THE PROVISION OF SUCH INFORMATION BY THE DIVI-41 BUREAU OF INVESTIGATION. SION OF CRIMINAL JUSTICE SERVICES SHALL BE SUBJECT TO THE PROVISIONS 42 OF SIXTEEN OF SECTION TWO HUNDRED NINETY-SIX OF THE EXECUTIVE 43 SUBDIVISION 44 LAW. THE CONSIDERATION OF SUCH CRIMINAL HISTORY RECORD BY THE DEPARTMENT 45 SHALL BE SUBJECT TO ARTICLE TWENTY-THREE-A OF THE CORRECTION LAW.

46 (4) AFTER RECEIPT OF A CRIMINAL HISTORY RECORD FROM THE DIVISION OF 47 AND THE FEDERAL BUREAU OF INVESTIGATION THE JUSTICE SERVICES CRIMINAL 48 DEPARTMENT SHALL PROMPTLY NOTIFY THE APPROPRIATE MOTOR CARRIER WHETHER 49 THE PROSPECTIVE SCHOOL BUS DRIVER TO WHICH THE REPORT RELATES IS QUALI-50 FIED OR DISQUALIFIED FOR EMPLOYMENT BASED UPON HIS OR HER CRIMINAL 51 HISTORY. ALL DETERMINATIONS TO GRANT OR DENY CLEARANCE FOR EMPLOYMENT PURSUANT TO THIS PARAGRAPH SHALL BE PERFORMED IN ACCORDANCE WITH 52 SUBDI-53 VISION SIXTEEN OF SECTION TWO HUNDRED NINETY-SIX OF THE EXECUTIVE LAW 54 AND ARTICLE TWENTY-THREE-A OF THE CORRECTION LAW. WHEN THE DEPARTMENT 55 SCHOOL BUS DRIVER CLEARANCE FOR EMPLOYMENT, SUCH DENIES Α PROSPECTIVE 56 PROSPECTIVE SCHOOL BUS DRIVER SHALL BE AFFORDED NOTICE AND THE RIGHT ΤO 1 BE HEARD AND OFFER PROOF IN OPPOSITION TO SUCH DETERMINATION IN ACCORD-2 ANCE WITH THE REGULATIONS OF THE DEPARTMENT AND PARAGRAPH (B) OF SUBDI-3 VISION TWO OF SECTION FIVE HUNDRED NINE-D OF THIS ARTICLE.

4 (5) THE COMMISSIONER SHALL CONSULT WITH THE COMMISSIONER OF EDUCATION 5 TO DEVELOP PROCEDURES FOR THE APPLICATION OF THE DISQUALIFICATION CRITE-6 RIA SET FORTH IN THIS SECTION.

7 S 24. Subdivision 2 of section 509-d of the vehicle and traffic law, 8 as added by chapter 675 of the laws of 1985 and paragraph (a) as amended 9 by chapter 164 of the laws of 2003, is amended to read as follows:

10 (2) Investigations and inquiries of drivers of school buses; mainte-11 nance of file; availability to subsequent employer. (a) A motor carrier shall request the department to initiate a criminal history RECORD check 12 for persons employed as drivers of school buses, as defined in [para-13 14 graph (a) of subdivision one of] section [five hundred nine-a of this 15 chapter, on September fourteenth, nineteen hundred eighty-five by such motor carrier,] ONE HUNDRED FORTY-TWO OF THIS ARTICLE in accordance with 16 [regulations of the commissioner by requiring such] THE REQUIREMENTS OF 17 SUBDIVISION TWO OF SECTION FIVE HUNDRED NINE-CC OF THIS ARTICLE WHICH 18 19 REQUIRES school bus drivers to submit to the mandated fingerprinting procedure. The department of motor vehicles at the request of the motor 20 21 carrier shall initiate a criminal history check PURSUANT TO SECTION 22 HUNDRED NINE-CC OF THIS ARTICLE of all current school bus drivers FIVE of such motor carrier [as well as those hired on or after September fifteenth, nineteen hundred eighty-five by requiring such drivers and 23 24 25 applicants to submit to the mandated fingerprinting procedure as part of 26 the school bus driver qualification procedure. Such fingerprinting 27 procedure and the related fee as well as a procedure]. A PROCEDURE SHALL BE ESTABLISHED for the return of such fingerprints upon 28 applica-29 tion of a person who has terminated employment as a school bus driver 30 [shall be established] in accordance with regulations of the commission-31 er in consultation with the commissioner of the division of criminal 32 justice services. [The fee to be paid by or on behalf of the school bus 33 driver or applicant shall be no more than five dollars over the cost to the commissioner for the criminal history check.] No cause of action 34 against the department, the division of criminal justice services, a 35 motor carrier or political subdivision for damages related to the 36 37 dissemination of criminal history records pursuant to this section shall exist when such department, division, motor carrier or political subdi-38 vision has reasonably and in good faith relied upon the accuracy and 39 completeness of criminal history information furnished to it by quali-40 fied agencies. [Fingerprints submitted to the division of criminal 41 justice services pursuant to this subdivision may also be submitted to 42 43 the federal bureau of investigation for a national criminal history 44 record check.]

45 (b) After a motor carrier has completed the procedures set forth in paragraph (a) OF this [of] subdivision, it shall designate each new 46 47 school bus driver as a conditional school bus driver as defined in 48 section five hundred nine-h of this article, until the carrier is in 49 receipt of information of the new school bus driver's qualification from 50 the department and the required driving records from each appropriate the information received indicates that there is a 51 state agency. If 52 pending criminal offense or driving violation that would require disqualification of a school bus driver under this article, the motor 53 54 carrier shall require the applicant to provide documentation evidencing 55 the disposition of such offense or violation in accordance with regulations established by the commissioner. The department, upon notice of 56

disqualification to an applicant, shall include in such notice informa-1 2 tion regarding the applicant's right to appeal and contest any claimed 3 ground for disqualification. Such notice shall also advise the applicant 4 of his or her right to obtain, examine, inspect and copy any information 5 used by the department in support of its determination of disqualifica-6 tion. In the event the applicant contests the existence of a criminal 7 conviction in his or her name, such applicant may provide documentation 8 evidencing the disposition of such offense or violation in accordance 9 with regulations established by the commissioner.

10 S 25. Subdivision 2 of section 1229-d of the vehicle and traffic law, 11 as amended by chapter 164 of the laws of 2003, is amended to read as 12 follows:

13 (2) Screening of applicants for position of school bus attendant (a) a 14 school district, [pursuant to a policy statement or resolution adopted 15 by such district, may review the qualifications of] CHARTER SCHOOL OR BOARD OF COOPERATIVE EDUCATIONAL SERVICES SHALL, FOR every applicant for 16 the position of school bus attendant on school buses operated by or 17 18 under contract to the district [and determine at its discretion whether 19 the applicant is suitable for qualification. In such cases, applicants may be made the subject of a criminal history check. Upon receipt of the 20 21 fingerprints forwarded to them by such school district, the division of 22 justice services shall forward to such school district the criminal criminal history review. A fee not to exceed the cost for the criminal 23 24 history review shall be charged by the division of criminal justice 25 services. Such fingerprints also may be submitted to the federal bureau 26 of investigation for a national criminal history record check.

(b) In determining the qualifications of school bus attendants, a school district may use the criteria listed in subdivision two of section five hundred nine-cc of this chapter relative to criminal convictions], REQUIRE A CRIMINAL HISTORY REVIEW PURSUANT TO SECTION THREE THOUSAND THIRTY-FIVE OF THE EDUCATION LAW.

32 [(c)] (B) All inquiries made, and the use of any criminal record 33 obtained, pursuant to this section shall be in accordance with section hundred ninety-six of the executive law. In addition, the secondary 34 two 35 dissemination of such information shall be limited to other authorized agencies, by express agreement between the school district and the divi-36 37 sion of criminal justice services, or as authorized pursuant to federal 38 law, and rules and regulations. No cause of action against the school district or division of criminal justice services for damages related to 39 40 the dissemination of criminal history records pursuant to this section shall exist when the school district or division of criminal justice 41 services has reasonably and in good faith relied upon the accuracy and 42 43 completeness of criminal history information furnished to it by quali-44 fied agencies.

45 26. This act shall take effect July 1, 2012; provided, however that S section fourteen of this act shall take effect immediately; provided, 46 47 further that the amendments to sections 1604, 1709, 1804, 1950, 2503, 48 2554 and 2854 of the education law, made by sections two, four, six, 49 eight, ten, twelve and fifteen of this act shall be subject to the expiration and reversion of such provisions pursuant to section 12 of chap-50 51 ter 147 of the laws of 2001, as amended, when upon such date the provisions of sections three, five, seven, nine, eleven, thirteen and 52 sixteen of this act shall take effect. 53