S. 6294

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A. 9084

SENATE-ASSEMBLY

January 20, 2012

- IN SENATE -- Introduced by Sen. GOLDEN -- read twice and ordered printed, and when printed to be committed to the Committee on Children and Families
- IN ASSEMBLY -- Introduced by M. of A. MILLMAN -- read once and referred to the Committee on Children and Families
- AN ACT to amend the social services law, in relation to the development of standards for the use of aversive interventions for children in public and private schools and programs, including residential facilities

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

1 Section 1. Subdivisions 7, 8 and 9 of section 483-d of the social 2 services law are renumbered subdivisions 8, 9 and 10 and a new subdivi-3 sion 7 is added to read as follows:

7. AVERSIVE INTERVENTIONS. (A) NO PUBLIC FUNDING SHALL SUPPORT PLACEMENT OF A CHILD IN ANY PROGRAM OR SCHOOL THAT ENGAGES IN THE USE OF
AVERSIVE INTERVENTIONS ON CHILDREN IN VIOLATION OF THIS SUBDIVISION. A
SCHOOL OR PROGRAM USING AVERSIVE INTERVENTIONS IN VIOLATION OF THIS
SUBDIVISION SHALL BE REMOVED FROM ANY REGISTRY OF APPROVED SCHOOLS OR
PROGRAMS AFTER WRITTEN NOTICE BY THE MEMBER AGENCY.

(B) DEFINITIONS. AS USED IN THIS SUBDIVISION:

11 (I) "AVERSIVE INTERVENTIONS" MEANS AN INTERVENTION KNOWN OR INTENDED 12 TO INDUCE PAIN OR DISCOMFORT FOR THE PURPOSE OF ELIMINATING OR REDUCING 13 MALADAPTIVE BEHAVIORS, AND INCLUDE BUT ARE NOT LIMITED TO:

14 (1) CONTINGENT APPLICATION OF NOXIOUS, PAINFUL, INTRUSIVE STIMULI OR 15 ACTIVITIES;

16 (2) ANY FORM OF NOXIOUS, PAINFUL, OR INTRUSIVE TASTE, SPRAY, OR INHA-17 LANT;

18 (3) WITHHOLDING SLEEP, SHELTER, BEDDING, BATHROOM FACILITIES OR CLOTH-19 ING;

20 (4) CONTINGENT FOOD PROGRAMS THAT INCLUDE DENIAL OR DELAY OF MEALS OR 21 INTENTIONALLY ALTERING STAPLE FOOD OR DRINK IN ORDER TO MAKE IT 22 DISTASTEFUL;

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

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(5) MOVEMENT LIMITATION USED AS A PUNISHMENT, INCLUDING BUT NOT LIMIT-1 2 ED TO USE OF HELMETS AND MECHANICAL RESTRAINT DEVICES; 3 (6) OTHER SIMILAR STIMULI, TREATMENTS, INTERVENTIONS, OR ACTIONS. 4 THE FOREGOING TO THE CONTRARY NOTWITHSTANDING, AVERSIVE INTERVENTIONS 5 DO NOT INCLUDE INTERVENTIONS SUCH AS VOICE CONTROL, LIMITED TO LOUD, 6 FIRM COMMANDS; TIME-LIMITED IGNORING OF A SPECIFIC BEHAVIOR; TOKEN FINES 7 PART OF A TOKEN ECONOMY SYSTEM; BRIEF PHYSICAL PROMPTS TO INTERRUPT AS 8 OR PREVENT A SPECIFIC BEHAVIOR; INTERVENTIONS MEDICALLY NECESSARY FOR TREATMENT OR PROTECTION OF THE STUDENT; OR OTHER SIMILAR INTER-9 THE 10 VENTIONS. (II) "CHILD" MEANS AN INDIVIDUAL WHO IS TWENTY-ONE 11 YEARS OF AGE OR 12 PROVIDED THAT A MEMBER AGENCY MAY UTILIZE AN ALTERNATIVE DEFI-LESS, NITION OF A CHILD, INCLUDING SPECIFYING A DIFFERENT AGE, FOR PURPOSES OF 13 14 COMPLIANCE WITH THIS SUBDIVISION, SO LONG AS SUCH DEFINITION IS STANDARD 15 AND APPROPRIATE TO ITS PLACEMENT PROCEDURES. (III) "MEMBER AGENCY" MEANS A STATE AGENCY THAT IS A MEMBER OF THE 16 17 OUT-OF-STATE PLACEMENT COMMITTEE. "PUBLIC FUNDING" MEANS FUNDING FOR CARE, SERVICES, PROGRAMS, AND 18 (IV) 19 SERVICES PROGRAMS WHICH ARE PROVIDED OR APPROVED DIRECTLY OR INDIRECTLY UNDER THE JURISDICTION OF A MEMBER AGENCY, EXCLUSIVE OF FUNDING 20 ΒY OR 21 FOR WHICH FEDERAL REQUIREMENTS OR DIRECTIVES OVERRIDE, SUPERSEDE, OR 22 REQUIRE APPROVAL IN A MANNER CONTRARY TO THE REQUIREMENTS OF THIS SUBDI-23 VISION, OR FOR WHICH, IN THE JUDGMENT OF THE MEMBER AGENCY, COMPLIANCE 24 WITH THIS SUBDIVISION WOULD VIOLATE FEDERAL LAW OR REGULATIONS. 25 (V) THE TERMS "CARE," "SERVICES," AND "SERVICES PROGRAMS" HAVE THE IN 26 SAME MEANINGS AS SUBDIVISION ONE OF SECTION FOUR HUNDRED 27 EIGHTY-THREE-B OF THIS ARTICLE. 28 (VI) "SCHOOL" MEANS ANY RESIDENTIAL OR NON-RESIDENTIAL PUBLIC OR 29 PRIVATE SCHOOL LOCATED WITHIN OR OUTSIDE THE STATE THAT PROVIDES 30 INSTRUCTION TO A CHILD AND THAT: (A) IS SUBJECT TO OVERSIGHT, 31 APPROVAL OR LICENSURE OR CERTIFICATION BY ANY INSPECTION, REGULATION, 32 MEMBER AGENCY; OR (B) RECEIVES PUBLIC FUNDING, INCLUDING FUNDING FOR THE 33 PLACEMENT OF ANY CHILD IN SUCH SCHOOL. SCHOOL AS USED HEREIN INCLUDES A 34 PUBLIC SCHOOL, BOCES, CHARTER SCHOOL, PRESCHOOL PROGRAM, PRIVATE SCHOOL, STATE-OPERATED OR STATE-SUPPORTED SCHOOL IN THIS 35 STATE, APPROVED OUT-OF-STATE DAY OR RESIDENTIAL SCHOOL, OR REGISTERED NONPUBLIC NURSERY, 36 37 KINDERGARTEN, ELEMENTARY OR SECONDARY SCHOOL IN THIS STATE. 38 "PROGRAM" MEANS ANY RESIDENTIAL OR NON-RESIDENTIAL PUBLIC OR (VII) 39 PRIVATE PROGRAM, OTHER THAN A SCHOOL, THAT PROVIDES CARE, SERVICES, 40 AND SERVICES PROGRAMS TO A CHILD AND THAT: (A) IS SUBJECT TO PROGRAMS, 41 OVERSIGHT, INSPECTION, REGULATION, APPROVAL OR LICENSURE OR CERTIF-ICATION BY ANY MEMBER AGENCY; OR (B) RECEIVES PUBLIC FUNDING, INCLUDING 42 43 FUNDING FOR THE PLACEMENT OF ANY CHILD IN SUCH SCHOOL. 44 S 2. Severability. If any portion of this act or the application ther-45 eof to any person or circumstances shall be adjudged invalid by a court competent jurisdiction, such order or judgment shall be confined in 46 of 47 its operation to the controversy in which it was rendered, and shall not 48 affect or invalidate the remainder of any provision of this act or the application of any part thereof to any other person or circumstances and 49 50 to this end each of the provisions of this act are hereby declared to be 51 separable. S 3. This act shall take effect October 1, 2012; provided that, effec-52 53 tive immediately, member agencies of the out-of-state placement commit-54 tee are authorized and directed to promulgate any regulations necessary 55 to implement the provisions of this act on such effective date.