6784--A

## IN SENATE

March 10, 2014

Introduced by Sen. AVELLA -- (at request of the Office of Court Administwice and ordered printed, and when printed to be -- read committed to the Committee on Social Services -- committee discharged, bill amended, ordered reprinted as amended and recommitted to committee

AN ACT to amend the social services law, in relation to income amounts to be utilized in issuing orders of child support in supreme and family court

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

Section 1. Paragraph (b) of subdivision 2 of section 111-i of the social services law, as amended by chapter 343 of the laws of 2009, is amended to read as follows:

2

3

5

6

7

8

9

11

13

14

16

- combined parental income amount to be reported in the child support standards chart and utilized in calculating orders of child support in accordance with subparagraph two of paragraph (c) of subdivisection four hundred thirteen of the family court act and subparagraph two of paragraph (c) of subdivision one-b of section two hundred forty of the domestic relations law AS OF JANUARY THIRTY-FIRST, TWO THOUSAND FOURTEEN shall be one hundred [thirty] FORTY-ONE 10 dollars; provided, however, beginning January thirty-first, two thousand [twelve] SIXTEEN and every two years thereafter, the combined parental 12 income amount shall increase by the [product] SUM of the average annual percentage changes in the consumer price index for all urban consumers 15 (CPI-U) as published by the United States department of labor bureau of labor statistics for the PRIOR two [year period] YEARS MULTIPLIED BY THE CURRENT COMBINED PARENTAL INCOME AMOUNT AND THEN rounded to the nearest 17 one thousand dollars. 18
- This act shall take effect on the ninetieth day after it 19 have become a law. 20

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

LBD13712-04-4