239--A

2015-2016 Regular Sessions

IN SENATE

(PREFILED)

January 7, 2015

- Introduced by Sens. DIAZ, SAMPSON -- read twice and ordered printed, and when printed to be committed to the Committee on Aging -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the elder law, the penal law, the state finance law, the vehicle and traffic law and the banking law, in relation to enacting the senior anti-violence and enforcement act

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

1 2	Section 1. This act shall be known and may be cited as the "senior
	anti-violence and enforcement act" (SAVE).
3	S 2. The elder law is amended by adding a new article 4 to read as
4	follows:
5	ARTICLE 4
б	PROTECTION OF THE ELDERLY
7	TITLE 1
8	SENIOR ANTI-VIOLENCE AND ENFORCEMENT ACT;
9	REPORTS AND FINDINGS
10	SECTION 400. DEFINITIONS.
11	401. STATEWIDE CENTRAL REGISTRY ESTABLISHED; REQUIREMENTS.
12	402. DISPOSITION OF REPORTS RECEIVED BY THE REGISTRY.
13	403. AVAILABILITY OF REPORTS.
14	404. RELEASE OF INFORMATION.
15	405. UNFOUNDED REPORTS.
16	406. PENALTY FOR UNAUTHORIZED DISCLOSURE.
17	407. PERSONS REQUIRED TO REPORT SUSPECTED SENIOR ABUSE OR
18	MALTREATMENT.
19	408. ANY PERSON PERMITTED TO REPORT.
20	409. REPORTING PROCEDURE.
21	410. IMMUNITY FROM LIABILITY.
	EXPLANATIONMatter in ITALICS (underscored) is new; matter in brackets

[ ] is old law to be omitted.

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1	411. PENALTIES FOR FAILURE TO REPORT.
2	412. ANNUAL REPORTS.
3	S 400. DEFINITIONS. AS USED IN THIS ARTICLE:
4	1. "SENIOR" MEANS A PERSON SIXTY YEARS OF AGE OR OLDER.
5	2. "REGISTRY" OR "CENTRAL REGISTRY" MEANS THE STATEWIDE CENTRAL REGIS-
6	TRY FOR SENIOR ABUSE AND NEGLECT IN THE STATE OFFICE FOR THE AGING.
7	3. "OFFICE" MEANS THE STATE OFFICE FOR THE AGING.
8	4. "COUNCIL" MEANS THE COUNCIL ON ELDER ABUSE CREATED PURSUANT TO THIS
9	ARTICLE.
10	5. "DESIGNATED AGENCY" HAS THE SAME MEANING AS PROVIDED IN SECTION TWO
11	HUNDRED FOURTEEN OF THIS CHAPTER.
12	6. "LOCAL SERVICE" MEANS THOSE SERVICES AND AGENCIES THAT WORK WITH
13	DESIGNATED AGENCIES AS PART OF THE TEAM IN INVESTIGATING ALLEGATIONS OF
14	ABUSE OF A SENIOR.
15	7. "ABUSED SENIOR" MEANS AND INCLUDES A SENIOR ABUSED IN ANY OF THE
16	FOLLOWING MANNERS:
17	(A) PHYSICAL ABUSE, INCLUDING THE SUFFERING OF BODILY INJURY, PHYSICAL
18	PAIN, OR IMPAIRMENT RESULTING FROM THE USE OF PHYSICAL FORCE AGAINST A
19	SENIOR BY ACTS INCLUDING BUT NOT LIMITED TO STRIKING WITH OR WITHOUT AN
20	OBJECT, HITTING, BEATING, PUSHING, SHOVING, SHAKING, SLAPPING, KICKING,
21	PINCHING, AND BURNING, THAT RESULT IN PHYSICAL SIGNS OF IMPAIRMENT OR OF
22	BEING SUBJECTED TO PUNISHMENT, OR SIGNS OF BEING RESTRAINED, OR A
23	SENIOR'S REPORT OF BEING HIT, SLAPPED, KICKED, OR MISTREATED.
24	(B) SEXUAL ABUSE, INCLUDING NON-CONSENSUAL SEXUAL CONTACT OF ANY KIND
25	WITH A SENIOR, INCLUDING BUT NOT LIMITED TO UNWANTED TOUCHING, SEXUAL
26	ASSAULT OR BATTERY, RAPE, SODOMY, COERCED NUDITY, AND SEXUALLY EXPLICIT
27	PHOTOGRAPHING, THAT RESULT IN PHYSICAL SIGNS OF IMPAIRMENTS OR A
28	SENIOR'S REPORT OF BEING SEXUALLY ASSAULTED OR RAPED.
29	(C) EMOTIONAL OR PSYCHOLOGICAL ABUSE, INCLUDING THE INFLICTION OF
30	ANGUISH, PAIN, OR DISTRESS THROUGH VERBAL OR NONVERBAL ACTS, INCLUDING
31	BUT NOT LIMITED TO VERBAL ASSAULTS, INSULTS, THREATS, INTIMIDATION,
32	HUMILIATION, AND HARASSMENT, INFANTILIZING A SENIOR, ISOLATING A SENIOR
33	FROM HIS OR HER FAMILY, FRIENDS, OR REGULAR ACTIVITIES, OR ENFORCED
34	SOCIAL ISOLATION, THE RESULTS OF WHICH MAY BE EVINCED BY IMPAIRMENTS
35	INCLUDING BUT NOT LIMITED TO THE CAREGIVER'S REFUSAL TO ALLOW VISITORS
36	TO SEE A SENIOR ALONE, OR CHANGES IN THE SENIOR'S BEHAVIOR THAT RESULT
37	IN THE SENIOR BEING EMOTIONALLY UPSET OR AGITATED, BEING EXTREMELY WITH-
38	DRAWN AND NONCOMMUNICATIVE OR NONRESPONSIVE, UNUSUAL BEHAVIOR USUALLY
39	ATTRIBUTED TO DEMENTIA (E.G., SUCKING, BITING, ROCKING).
40	(D) NEGLECT, INCLUDING THE REFUSAL OR FAILURE TO FULFILL ANY PART OF A
41	PERSON'S OBLIGATIONS OR DUTIES TO A SENIOR, FAILURE OF A PERSON WHO HAS
42	FIDUCIARY RESPONSIBILITIES TO PROVIDE CARE FOR A SENIOR OR THE FAILURE
43	ON THE PART OF AN IN-HOME SERVICE PROVIDER TO PROVIDE SUCH NECESSARY
44	CARE, INCLUDING THE REFUSAL OR FAILURE TO PROVIDE AN ELDERLY PERSON WITH
45	SUCH LIFE NECESSITIES AS FOOD, WATER, CLOTHING, SHELTER, PERSONAL
46	HYGIENE, MEDICINE, COMFORT, PERSONAL SAFETY, AND OTHER ESSENTIALS
47	INCLUDED IN AN IMPLIED OR AGREED-UPON RESPONSIBILITY TO SUCH SENIOR, THE
48	RESULTS OF WHICH MAY BE EVINCED BY SUCH VISIBLE PHYSICAL IMPAIRMENTS AS
49	DEHYDRATION, MALNUTRITION, UNTREATED BED SORES, AND POOR PERSONAL
50	HYGIENE, UNATTENDED OR UNTREATED HEALTH PROBLEMS, HAZARDOUS OR UNSAFE
51	LIVING CONDITION/ARRANGEMENTS, UNSANITARY AND UNCLEAN LIVING CONDITIONS
52	(E.G. DIRT, FLEAS, LICE ON PERSON, SOILED BEDDING, FECAL/URINE SMELL,
53	INADEQUATE CLOTHING).
54	(E) ABANDONMENT, INCLUDING THE DESERTION OF A SENIOR BY AN INDIVIDUAL
55	WHO HAS ASSUMED RESPONSIBILITY FOR PROVIDING CARE FOR SUCH SENIOR, OR BY
56	A PERSON WITH PHYSICAL CUSTODY OF A SENIOR, INCLUDING BUT NOT LIMITED TO

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1 THE DESERTION OF A SENIOR AT A HOSPITAL, A NURSING FACILITY, OR OTHER 2 SIMILAR INSTITUTION, OR THE DESERTION OF A SENIOR AT A SHOPPING CENTER 3 OR OTHER PUBLIC LOCATION; OR A SENIOR'S REPORT OF BEING ABANDONED.

4 (F) FINANCIAL OR MATERIAL EXPLOITATION, INCLUDING THE ILLEGAL OR 5 IMPROPER USE OF A SENIOR'S FUNDS, PROPERTY, OR ASSETS, INCLUDING WITHOUT 6 LIMITATION CASHING A SENIOR'S CHECKS WITHOUT AUTHORIZATION OR PERMIS-7 FORGING A SENIOR'S SIGNATURE, MISUSING OR STEALING A SENIOR'S SION, 8 MONEY OR POSSESSIONS, COERCING OR DECEIVING A SENIOR INTO SIGNING A DOCUMENT SUCH AS A CONTRACT OR A WILL, OR IMPROPER USE OF CONSERVATOR-9 10 SHIP, GUARDIANSHIP, OR POWER OF ATTORNEY.

11 (G) SELF-NEGLECT, INCLUDING THE BEHAVIOR OF AN ELDERLY PERSON THAT 12 THREATENS HIS OR HER OWN HEALTH OR SAFETY THROUGH THE REFUSAL OR FAILURE 13 TO PROVIDE HIMSELF OR HERSELF WITH ADEQUATE FOOD, WATER, CLOTHING, SHEL-14 TER, PERSONAL HYGIENE, MEDICATION (WHEN INDICATED), AND SAFETY PRECAU-15 TIONS.

16 8. "PERSON LEGALLY RESPONSIBLE FOR A SENIOR" MEANS AND INCLUDES THE 17 SENIOR'S CUSTODIAN, GUARDIAN OR ANY OTHER PERSON RESPONSIBLE FORMALLY OR 18 INFORMALLY FOR THE SENIOR'S CARE AT THE RELEVANT TIME, ANY PERSON ACTING 19 WITH POWER OF ATTORNEY, TRUSTEE APPOINTED BY A COURT, OR ANY PERSON WHO 20 BY CONSENT, CONTRACT OR LEGAL ORDER ACTS TO ARRANGE THE AFFAIRS OF THE 21 SENIOR.

9. "SUBJECT OF THE REPORT" MEANS A PERSON REPORTED TO THE CENTRAL
REGISTRY AS BEING ALLEGEDLY RESPONSIBLE FOR CAUSING THE INJURY, ABUSE OR
MALTREATMENT THAT HAS RESULTED IN A SENIOR BECOMING AN ABUSED SENIOR OR
WHO ALLEGEDLY ALLOWS SUCH INJURY, ABUSE OR MALTREATMENT TO BE INFLICTED
ON SUCH SENIOR AND WHO IS:

(A) A PERSON LEGALLY RESPONSIBLE FOR A SENIOR;

(B) A PERSON, INCLUDING A DIRECTOR, OPERATOR, EMPLOYEE, VOLUNTEER, OR CONTRACTOR, IN A PUBLIC, PRIVATE, OR NOT-FOR-PROFIT ENTITY PROVIDING GOODS OR SERVICES TO A SENIOR PURSUANT TO A CONTRACT OR OTHER ARRANGE-MENT;

32 (C) A PERSON RELATED TO THE SENIOR BY CONSANGUINITY OR AFFINITY; OR
33 (D) A PERSON WHO HAS GAINED ACCESS TO OR CONTROL FORMALLY OR
34 INFORMALLY OVER A SENIOR'S FINANCES, MEDICATION, LIVING ARRANGEMENTS,
35 SUCH THAT SUCH PERSON MAY CAUSE A SENIOR TO BECOME AN ABUSED SENIOR.

10. "OTHER PERSONS NAMED IN THE REPORT" MEANS PERSONS OTHER THAN THE SUBJECT OF THE REPORT WHO ARE NAMED IN A REPORT OF SENIOR ABUSE. OTHER PERSONS NAMED IN THE REPORT SHALL BE LIMITED TO THE SENIOR WHO IS REPORTED TO THE REGISTRY, AND SUCH SENIOR'S GUARDIAN, CUSTODIAN OR OTHER PERSON LEGALLY RESPONSIBLE FOR THE SENIOR WHO HAS NOT BEEN NAMED IN THE REPORT AS ALLEGEDLY RESPONSIBLE FOR CAUSING THE SENIOR TO BECOME AN ABUSED SENIOR.

43 11. AN "UNFOUNDED REPORT" MEANS ANY REPORT MADE PURSUANT TO THIS TITLE 44 WHICH IS NOT AN INDICATED REPORT.

45 12. AN "INDICATED REPORT" IS A REPORT MADE PURSUANT TO THIS TITLE FOR 46 WHICH AN INVESTIGATION DETERMINES THAT CREDIBLE EVIDENCE EXISTS THAT A 47 SENIOR IS AN ABUSED SENIOR.

48 13. "DIRECTOR" MEANS THE DIRECTOR OF THE OFFICE FOR THE AGING AS 49 DESCRIBED IN SECTION TWO HUNDRED ONE OF THIS CHAPTER.

50 S 401. STATEWIDE CENTRAL REGISTRY ESTABLISHED; REQUIREMENTS. 1. THE 51 DIRECTOR SHALL ESTABLISH IN THE OFFICE A STATEWIDE CENTRAL REGISTRY TO 52 RECEIVE, MAINTAIN, AND PROVIDE APPROPRIATE ACCESS TO REPORTS MADE PURSU-53 ANT TO THIS TITLE CONCERNING THE ABUSE AND MALTREATMENT OF SENIORS.

54 2. SUCH REGISTRY SHALL BE CAPABLE OF RECEIVING REPORTS BY TELEPHONE 55 CALL, FAX, E-MAIL, AND ANY OTHER FORMS OF COMMUNICATION THE DIRECTOR 56 DEEMS APPROPRIATE, ALLEGING THAT A SENIOR HAS BECOME AN ABUSED SENIOR,

OF IMMEDIATELY IDENTIFYING PRIOR REPORTS OF ABUSE INVOLVING SUCH SENIOR 1 2 OR OTHER PERSONS NAMED IN THE REPORT, AND SHALL BE CAPABLE OF MONITORING 3 THE PROVISION OF SERVICES TO SUCH SENIOR TWENTY-FOUR HOURS A DAY, SEVEN 4 DAYS A WEEK. IN FURTHERANCE OF THESE REQUIREMENTS, 5 THE OFFICE SHALL MAINTAIN STATEWIDE TOLL-FREE TELEPHONE VOICE AND (A) 6 FAX NUMBERS AND AN E-MAIL ADDRESS WHICH ANY PERSON, WHETHER MANDATED BY 7 LAW OR NOT, MAY USE TO CONTACT THE REGISTRY TO REPORT AN ALLEGATION THAT 8 A SENIOR HAS BECOME AN ABUSED SENIOR. 9 (B) THE OFFICE SHALL ADDITIONALLY MAINTAIN AN UNLISTED TELEPHONE 10 NUMBER, FAX NUMBER, E-MAIL ADDRESS, AND SUCH OTHER COMMUNICATION PROTO-COLS AS THE DIRECTOR DEEMS APPROPRIATE, WHICH ONLY PERSONS MANDATED BY 11 12 THIS CHAPTER MAY USE TO REPORT AN ALLEGATION THAT A SENIOR HAS BECOME AN 13 ABUSED SENIOR. 14 (C) THE OFFICE SHALL ASSURE THAT THE COMMUNICATION PROTOCOLS REOUIRED 15 ΒY THIS SECTION SHALL BE CAPABLE OF ALLOWING ALL PERSONS AUTHORIZED BY 16 THIS TITLE TO DETERMINE THE EXISTENCE OF PRIOR REPORTS IN ORDER TO EVAL-17 UATE THE CONDITION OR CIRCUMSTANCES OF A SENIOR. 3. INFORMATION MAINTAINED IN THE REGISTRY SHALL INCLUDE BUT NOT 18 BE19 LIMITED TO: 20 (A) THE INITIAL DATE OR DATE OF THE CONTACT WITH THE REGISTRY ALLEGING 21 THAT A SENIOR HAS BECOME AN ABUSED SENIOR; 22 (B) THE TIME AND DATE OF THE COMMUNICATION OF SUCH INFORMATION TO THE 23 DESIGNATED AGENCY, AND THE TIME AND DATE OF ACKNOWLEDGEMENT OF RECEIPT 24 BY THE DESIGNATED AGENCY OF SUCH INFORMATION; 25 (C) ALL INFORMATION IN THE WRITTEN REPORT REQUIRED BY THIS TITLE; 26 (D) A RECORD OF THE FINAL DISPOSITION OF THE REPORT, INCLUDING 27 SERVICES OFFERED AND SERVICES ACCEPTED; 28 (E) THE PLAN FOR REHABILITATIVE TREATMENT; 29 (F) NAMES AND IDENTIFYING DATA, DATES AND CIRCUMSTANCES OF ANY PERSON REQUESTING OR RECEIVING INFORMATION FROM THE REGISTRY; AND 30 (G) ANY OTHER INFORMATION THE DIRECTOR DEEMS WILL FURTHER THE PURPOSES 31 32 AND INTENT OF THIS TITLE. 33 402. DISPOSITION OF REPORTS RECEIVED BY THE REGISTRY. 1. THE DIREC-S 34 TOR SHALL ESTABLISH IN THE RULES AND REGULATIONS TO IMPLEMENT THE REQUIREMENTS OF THIS SECTION CRITERIA FOR DETERMINING WHETHER A REPORT 35 COULD REASONABLY CONSTITUTE A REPORT OF ABUSE OF A SENIOR. THE INABILITY 36 OF A PERSON MAKING A REPORT TO IDENTIFY THE ALLEGED PERPETRATOR SHALL 37 38 CONSTITUTE A SUFFICIENT REASON FOR THE REGISTRY TO REJECT THE ALLE-NOT 39 GATION OR TO FAIL TO TRANSMIT THE ALLEGATION FOR INVESTIGATION. 40 2. WHEN AN ALLEGATION REPORTED TO THE REGISTRY COULD REASONABLY CONSTITUTE A REPORT OF ABUSE OF A SENIOR, SUCH ALLEGATION SHALL BE TRAN-41 SMITTED BY THE FASTEST MEANS POSSIBLE BY THE OFFICE TO THE DESIGNATED 42 43 AGENCY FOR INVESTIGATION.

44 3. IF THE RECORDS INDICATE A PREVIOUS REPORT CONCERNING A SUBJECT OF 45 THE REPORT, OTHER PERSONS NAMED IN THE REPORT OR OTHER PERTINENT INFOR-46 MATION, THE DESIGNATED AGENCY SHALL BE NOTIFIED OF THE FACT.

47 4. IRRESPECTIVE OF WHETHER A REPORT REASONABLY CONSTITUTES A REPORT OF 48 ABUSE OF A SENIOR,

(A) IF A REPORT COULD REASONABLY CONSTITUTE A CRIME OR COULD REASONABLY BE CONSTRUED AS POSING AN IMMEDIATE THREAT TO THE SENIOR'S HEALTH
OR SAFETY, THE OFFICE SHALL CONVEY BY THE MOST EXPEDIENT MEANS AVAILABLE
THE INFORMATION TO THE APPROPRIATE LAW ENFORCEMENT AGENCY, DISTRICT
ATTORNEY OR OTHER PUBLIC OFFICIAL EMPOWERED TO PROVIDE NECESSARY AID OR
ASSISTANCE.

55 (B) IF A REPORT COULD REASONABLY CONSTITUTE INSTITUTIONAL NEGLECT OF A 56 SENIOR IN RESIDENTIAL CARE, THE OFFICE SHALL CONVEY BY THE MOST EXPEDI-

6 REPORTS AND RECORDS MADE PURSUANT TO THIS TITLE, INCLUDING ANY 5. 7 PREVIOUS REPORT CONCERNING A SUBJECT OF THE REPORT, OTHER PERSONS NAMED THE REPORT OR OTHER PERTINENT INFORMATION, INVOLVING SENIORS WHO 8 IN 9 RESIDE IN A FACILITY LICENSED OR OPERATED BY THE OFFICE OF MENTAL HEALTH 10 OR THE OFFICE FOR PEOPLE WITH DEVELOPMENTAL DISABILITIES, SHALL BE TRAN-SMITTED IMMEDIATELY BY THE REGISTRY TO THE COMMISSION ON QUALITY OF CARE 11 12 FOR THE MENTALLY DISABLED, WHICH SHALL COMMENCE AN APPROPRIATE INVESTI-GATION IN ACCORDANCE WITH THE MENTAL HYGIENE LAW. 13

14 S 403. AVAILABILITY OF REPORTS. 1. REPORTS MADE PURSUANT TO THIS TITLE 15 AS WELL AS ANY OTHER INFORMATION OBTAINED, INCLUDING REPORTS WRITTEN OR 16 PHOTOGRAPHS TAKEN CONCERNING SUCH REPORTS WHICH ARE IN THE POSSESSION OF 17 THE OFFICE, DESIGNATED AGENCIES, OR THE COMMISSION ON QUALITY OF CARE 18 FOR THE MENTALLY DISABLED, SHALL BE CONFIDENTIAL AND SHALL ONLY BE MADE 19 AVAILABLE TO:

(A) A PHYSICIAN WHO, EXAMINING OR HAVING EXAMINED A SENIOR, REASONABLY
 SUSPECTS THAT SUCH SENIOR MAY BE AN ABUSED OR MALTREATED SENIOR;

(B) A PERSON AUTHORIZED TO PLACE A SENIOR IN PROTECTIVE CUSTODY WHEN
SUCH PERSON HAS BEFORE HIM OR HER A SENIOR WHOM HE OR SHE REASONABLY
SUSPECTS MAY BE AN ABUSED OR MALTREATED SENIOR AND SUCH PERSON REQUIRES
THE INFORMATION TO DETERMINE WHETHER TO PLACE THE SENIOR IN PROTECTIVE
CUSTODY;

27 (C) A DULY AUTHORIZED AGENCY HAVING RESPONSIBILITY FOR THE CARE OR 28 SUPERVISION OF A SENIOR WHO IS REPORTED TO THE REGISTRY;

29 (D) A PERSON WHO IS THE SUBJECT OF THE REPORT OR OTHER PERSONS NAMED 30 IN THE REPORT;

31 (E) A COURT, UPON A FINDING THAT THE INFORMATION IS NECESSARY FOR 32 DETERMINATION OF AN ISSUE BEFORE THE COURT;

(F) A GRAND JURY, UPON A FINDING THAT THE INFORMATION IS NECESSARY FORDETERMINATION OF CHARGES BEFORE THE GRAND JURY; AND

35 (G) AN APPROPRIATE STATE LEGISLATIVE COMMITTEE RESPONSIBLE FOR PROTEC-36 TIVE LEGISLATION OF SENIORS.

2. RULES AND REGULATIONS OF THE DIRECTOR SHALL ESTABLISH A LIST OF SUCH OTHER PERSONS, AGENCIES, INVESTIGATIVE BODIES, AND AUDITING ENTI-TIES THAT MAY BE GIVEN ACCESS TO THE REGISTRY, AND SHALL ESTABLISH REQUIREMENTS FOR CONFIDENTIALITY, LIMITATIONS ON RE-DISCLOSURE OF INFOR-MATION, AND SUCH OTHER REQUIREMENTS AND LIMITATIONS AS THE DIRECTOR SHALL DEEM NECESSARY.

43 3. ANY INCONSISTENT PROVISION OF ANY OTHER LAW TO THE CONTRARY 44 NOTWITHSTANDING, THE DIRECTOR MAY WITHHOLD ALL OR PART OF ANY INFORMA-45 TION WHICH HE OR SHE IS AUTHORIZED TO MAKE AVAILABLE TO PERSONS OR AGEN-CIES IDENTIFIED IN THIS SECTION OR IDENTIFIED BY RULE AND REGULATION, IF 46 47 DIRECTOR DETERMINES THAT SUCH INFORMATION IS NOT RELATED TO THE THE48 PURPOSES FOR WHICH SUCH INFORMATION IS REQUESTED OR THAT DISCLOSURE WILL 49 BE DETRIMENTAL TO THE SENIOR NAMED IN THE REPORT.

4. IF A PERSON OR AGENCY IDENTIFIED IN THIS SECTION, OR BY RULE AND
REGULATION OF THE DIRECTOR, AS ONE TO WHOM ACCESS TO REPORTS AND OTHER
INFORMATION SHALL BE GRANTED, IS DENIED SUCH ACCESS, SUCH PERSON OR
AGENCY MAY BRING A PROCEEDING FOR REVIEW OF SUCH DENIAL PURSUANT TO
ARTICLE SEVENTY-EIGHT OF THE CIVIL PRACTICE LAW AND RULES.

55 5. NOTHING CONTAINED IN THIS ARTICLE SHALL BE CONSTRUED TO PERMIT 56 RELEASE, DISCLOSURE OR IDENTIFICATION OF THE NAMES OR IDENTIFYING

6 S 404. RELEASE OF INFORMATION. 1. INFORMATION CONCERNING REPORTS OR 7 INVESTIGATIONS MAY BE RELEASED TO THE PUBLIC ONLY BY PERSONS DESIGNATED IN THE RULES AND REGULATIONS OF THE DIRECTOR TO RELEASE SUCH 8 INFORMA-9 INFORMATION THAT MAY BE PROVIDED SHALL BE LIMITED TO THE FOLLOW-TION. 10 ING:

11 (A) IF A REQUEST FOR INFORMATION IS MADE PRIOR TO THE COMPLETION OF AN 12 INVESTIGATION OF A REPORT, THE RELEASED INFORMATION SHALL BE LIMITED TO WHETHER THE REPORT IS "INDICATED", "UNFOUNDED" OR "UNDER INVESTIGATION", 13 14 AS THE CASE MAY BE.

15 (B) IF THE REQUEST FOR INFORMATION IS MADE AFTER THE COMPLETION OF AN 16 INVESTIGATION OF A REPORT, THE RELEASED INFORMATION SHALL BE LIMITED TO 17 WHETHER THE REPORT IS "INDICATED" OR "UNFOUNDED," AS THE CASE MAY BE.

2. NOTWITHSTANDING ANY INCONSISTENT PROVISION OF LAW TO THE CONTRARY, 18 19 THE DIRECTOR OR A DESIGNATED AGENCY DIRECTOR MAY DISCLOSE INFORMATION REGARDING THE ABUSE OR MALTREATMENT OF A SENIOR AS SET FORTH IN THIS 20 21 SECTION, AND THE INVESTIGATION THEREOF AND ANY SERVICES RELATED THERETO 22 HE OR SHE DETERMINES THAT SUCH DISCLOSURE SHALL NOT BE CONTRARY TO IF THE BEST INTERESTS OF THE SENIOR, AND ANY ONE OF THE FOLLOWING FACTORS 23 24 ARE PRESENT:

25 (A) THE SUBJECT OF THE REPORT HAS BEEN CHARGED IN AN ACCUSATORY 26 INSTRUMENT WITH COMMITTING A CRIME RELATED TO A REPORT MAINTAINED IN THE 27 REGISTRY; OR

28 (B) THE INVESTIGATION OF THE ABUSE OR MALTREATMENT BY THE DESIGNATED AGENCY OR THE PROVISION OF SERVICES BY SUCH SERVICE HAS BEEN PUBLICLY 29 DISCLOSED IN A REPORT REQUIRED TO BE DISCLOSED IN THE COURSE OF THEIR 30 OFFICIAL DUTIES, BY A LAW ENFORCEMENT AGENCY OR OFFICIAL, A DISTRICT 31 32 ATTORNEY, ANY OTHER STATE OR LOCAL INVESTIGATIVE AGENCY OR OFFICIAL OR 33 BY JUDGE OF THE UNIFIED COURT SYSTEM; OR

(C) THERE HAS BEEN A PRIOR KNOWING, VOLUNTARY, PUBLIC DISCLOSURE BY AN 34 INDIVIDUAL CONCERNING A REPORT OF ABUSE OR MALTREATMENT IN WHICH SUCH 35 INDIVIDUAL IS NAMED AS THE SUBJECT OF THE REPORT; OR 36

37 (D) THE SENIOR IN THE REPORT HAS DIED OR THE REPORT INVOLVES THE NEAR 38 FATALITY OF A SENIOR. FOR THE PURPOSES OF THIS SECTION, "NEAR FATALITY" 39 MEANS AN ACT THAT RESULTS IN THE SENIOR BEING PLACED, AS CERTIFIED BY A 40 PHYSICIAN, IN SERIOUS OR CRITICAL CONDITION.

3. FOR THE PURPOSES OF THIS SECTION, THE FOLLOWING INFORMATION MAY BE 41 42 DISCLOSED: 43

(A) THE NAME OF THE ABUSED OR MALTREATED SENIOR;

44 (B) THE DETERMINATION BY THE DESIGNATED AGENCY OR THE STATE AGENCY 45 WHICH INVESTIGATED THE REPORT AND THE FINDINGS OF THE APPLICABLE INVES-TIGATING AGENCY UPON WHICH SUCH DETERMINATION WAS BASED; 46

47 (C) IDENTIFICATION OF SERVICES PROVIDED OR ACTIONS TAKEN REGARDING THE 48 SENIOR NAMED IN THE REPORT AS A RESULT OF ANY SUCH REPORT OR REPORTS;

49 (D) WHETHER ANY REPORT OF ABUSE OR MALTREATMENT REGARDING SUCH SENIOR 50 HAS BEEN "INDICATED" AS MAINTAINED BY THE REGISTRY;

(E) ACTIONS TAKEN BY THE DESIGNATED AGENCY IN RESPONSE TO REPORTS OF 51 ABUSE OR MALTREATMENT TO THE REGISTRY INCLUDING BUT NOT LIMITED TO 52 ACTIONS TAKEN AFTER EACH AND EVERY REPORT OF ABUSE OR MALTREATMENT OF 53 54 SUCH SENIOR AND THE DATES OF SUCH REPORTS;

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1 (F) WHETHER THE SENIOR HAS RECEIVED CARE OR SERVICES FROM THE DESIG-2 NATED AGENCY PRIOR TO EACH AND EVERY REPORT OF ABUSE OR MALTREATMENT OF 3 SUCH SENIOR; AND

4 (G) ANY EXTRAORDINARY OR PERTINENT INFORMATION CONCERNING THE CIRCUM-5 STANCES OF THE ABUSE OR MALTREATMENT OF THE SENIOR AND THE INVESTIGATION 6 THEREOF, WHERE THE DIRECTOR DETERMINES SUCH DISCLOSURE IS CONSISTENT 7 WITH THE PUBLIC INTEREST.

4. INFORMATION MAY BE DISCLOSED PURSUANT TO THIS SECTION AS FOLLOWS:

9 (A) INFORMATION RELEASED PRIOR TO THE COMPLETION OF THE INVESTIGATION 10 OF A REPORT SHALL BE LIMITED TO A STATEMENT THAT A REPORT IS "UNDER 11 INVESTIGATION";

12 (B) WHEN THERE HAS BEEN A PRIOR DISCLOSURE PURSUANT TO THIS SUBDIVI-13 SION, INFORMATION RELEASED IN A CASE IN WHICH THE REPORT HAS BEEN 14 UNFOUNDED SHALL BE LIMITED TO THE STATEMENT THAT "THE INVESTIGATION HAS 15 BEEN COMPLETED, AND THE REPORT HAS BEEN UNFOUNDED";

16 (C) IF THE REPORT HAS BEEN "INDICATED" THEN INFORMATION MAY BE 17 RELEASED PURSUANT TO SUBDIVISION TWO OF THIS SECTION.

18 5. ANY DISCLOSURE OF INFORMATION PURSUANT TO THIS SECTION SHALL NOT 19 IDENTIFY OR PROVIDE AN IDENTIFYING DESCRIPTION OF THE SOURCE OF THE 20 REPORT, AND SHALL NOT IDENTIFY THE NAME OF THE PERSON LEGALLY RESPONSI-21 BLE FOR THE SENIOR OR ANY OTHER MEMBERS OF THE SENIOR'S HOUSEHOLD, OTHER 22 THAN THE SUBJECT OF THE REPORT.

6. IN DETERMINING WHETHER DISCLOSURE WILL BE CONTRARY TO THE BEST INTERESTS OF THE SENIOR, THE DIRECTOR OR A DESIGNATED AGENCY DIRECTOR SHALL CONSIDER THE INTEREST IN PRIVACY OF THE SENIOR AND THE SENIOR'S FAMILY AND THE EFFECTS WHICH DISCLOSURE MAY HAVE ON EFFORTS TO PROVIDE SERVICES.

7. WHENEVER A DISCLOSURE OF INFORMATION IS MADE PURSUANT TO THIS
SECTION, THE DESIGNATED AGENCY DIRECTOR SHALL MAKE A WRITTEN STATEMENT
PRIOR TO DISCLOSING SUCH INFORMATION TO THE CHIEF COUNTY EXECUTIVE OFFICER WHERE THE INCIDENT OCCURRED SETTING FORTH THE CRITERIA UPON WHICH HE
OR SHE IS BASING SUCH DISCLOSURE.

33 8. EXCEPT AS IT APPLIES DIRECTLY TO THE CAUSE OF THE ABUSE OR MALTREATMENT OF THE SENIOR, NOTHING IN THIS SECTION SHALL BE DEEMED TO 34 AUTHORIZE THE RELEASE OR DISCLOSURE OF THE SUBSTANCE OR CONTENT OF ANY 35 PSYCHOLOGICAL, PSYCHIATRIC, THERAPEUTIC, CLINICAL OR MEDICAL REPORTS, 36 37 EVALUATIONS OR LIKE MATERIALS OR INFORMATION PERTAINING TO SUCH SENIOR 38 THE SENIOR'S FAMILY. PRIOR TO THE RELEASE OR DISCLOSURE OF ANY OR 39 PSYCHOLOGICAL, PSYCHIATRIC OR THERAPEUTIC REPORTS, EVALUATIONS OR LIKE 40 MATERIALS OR INFORMATION PURSUANT TO THIS SUBDIVISION, THE LOCAL SOCIAL SERVICES DIRECTOR SHALL CONSULT WITH THE PERSONNEL OF THE DEPARTMENT OF 41 42 MENTAL HYGIENE.

43 405. UNFOUNDED REPORTS. 1. UNLESS AN INVESTIGATION OF A REPORT S 44 CONDUCTED PURSUANT TO THIS TITLE DETERMINES THAT THERE IS CREDIBLE 45 EVIDENCE OF THE ALLEGED ABUSE OR MALTREATMENT, ALL INFORMATION IDENTIFY-THE SUBJECTS OF THE REPORT AND OTHER PERSONS NAMED IN THE REPORT 46 ING 47 SHALL BE LEGALLY SEALED BY THE REGISTRY AND ANY DESIGNATED AGENCIES OR 48 THE STATE AGENCY WHICH INVESTIGATED THE REPORT, AND THE REPORT SHALL BE 49 DEEMED "UNFOUNDED". SUCH UNFOUNDED REPORTS MAY ONLY BE UNSEALED AND MADE 50 AVAILABLE TO SUCH PERSONS AND ENTITIES AS SHALL BE ESTABLISHED BY THE 51 DIRECTOR IN RULES AND REGULATIONS FOR SUCH PURPOSES AS REVIEW OF A FATALITY OR INVESTIGATION OF A SUBSEQUENT REPORT OF SUSPECTED ABUSE OR 52 MALTREATMENT INVOLVING A SUBJECT OF THE UNFOUNDED REPORT. SUCH UNFOUNDED 53 54 REPORTS MAY BE MADE AVAILABLE TO THE FOLLOWING PERSONS AND ENTITIES: A 55 SENIOR NAMED IN THE UNFOUNDED REPORT; OTHER PERSONS NAMED IN THE REPORT; 56 THE SUBJECT OF THE REPORT; A DISTRICT ATTORNEY OR A STATE OR LOCAL 1 POLICE OFFICER WHEN SUCH OFFICIAL VERIFIES THAT THE REPORT IS NECESSARY 2 TO CONDUCT AN ACTIVE CRIMINAL INVESTIGATION OR FOR PROSECUTION OF ELDER 3 ABUSE; OR OTHER PERSONS IN KEEPING WITH THE SPIRIT AND INTENT OF THIS 4 SECTION AS SHALL BE DETERMINED IN THE RULES AND REGULATIONS OF THE 5 DIRECTOR REQUIRED TO IMPLEMENT THIS SECTION.

6 2. PERSONS GIVEN ACCESS TO SUCH UNFOUNDED REPORTS SHALL NOT REDISCLOSE 7 SUCH REPORTS EXCEPT AS NECESSARY TO CONDUCT APPROPRIATE INVESTIGATION OR PROSECUTION AND SHALL REQUEST OF THE COURT THAT ANY COPIES 8 OF SUCH REPORTS PRODUCED IN ANY COURT PROCEEDINGS BE REDACTED TO REMOVE THE 9 10 NAMES OF THE SUBJECTS AND OTHER PERSONS NAMED IN THE REPORTS OR THAT THE 11 COURT ISSUE AN ORDER PROTECTING THE NAMES OF THESUBJECTS AND OTHER 12 PERSONS NAMED IN THE REPORTS FROM PUBLIC DISCLOSURE.

13 3. AN UNFOUNDED REPORT SHALL NOT BE ADMISSIBLE IN A JUDICIAL OR ADMIN-14 ISTRATIVE PROCEEDING OR ACTION; PROVIDED, HOWEVER, AN UNFOUNDED REPORT 15 MAY BE INTRODUCED INTO EVIDENCE:

16 (A) BY THE SUBJECT OF THE REPORT WHERE SUCH SUBJECT IS A RESPONDENT IN
17 A JUDICIAL PROCEEDING PERTAINING TO THE ALLEGATION MADE IN THE REPORT,
18 OR IS A PLAINTIFF OR PETITIONER IN A CIVIL ACTION OR PROCEEDING ALLEGING
19 THE FALSE REPORTING OF SENIOR ABUSE OR MALTREATMENT; OR

(B) IN A CRIMINAL COURT FOR THE PURPOSE OF PROSECUTING A CRIME AGAINST 20 21 SENIOR. LEGALLY SEALED UNFOUNDED REPORTS SHALL BE EXPUNGED TEN YEARS Α 22 AFTER THE RECEIPT OF THE REPORT. WHENEVER THE OFFICE DETERMINES THAT IS SOME CREDIBLE EVIDENCE OF ABUSE OR MALTREATMENT AS A RESULT OF 23 THERE 24 AN INVESTIGATION OF A REPORT CONDUCTED PURSUANT TO THE MENTAL HYGIENE 25 LAW, THE OFFICE SHALL NOTIFY THE COMMISSION ON QUALITY OF CARE FOR THE 26 MENTALLY DISABLED.

4. NOTWITHSTANDING ANY OTHER PROVISION OF LAW, THE OFFICE MAY 27 ITS IN28 DISCRETION GRANT A REQUEST TO EXPUNGE AN UNFOUNDED REPORT WHERE: (A) THE SOURCE OF THE REPORT WAS CONVICTED OF A VIOLATION OF THE PENAL LAW IN 29 REGARD TO SUCH REPORT; OR (B) THE SUBJECT OF THE REPORT PRESENTS CLEAR 30 AND CONVINCING EVIDENCE THAT AFFIRMATIVELY REFUTES THE ALLEGATION OF 31 32 ABUSE OR MALTREATMENT; PROVIDED HOWEVER, THAT THE ABSENCE OF CREDIBLE 33 EVIDENCE SUPPORTING THE ALLEGATION OF ABUSE OR MALTREATMENT SHALL NOT BE SOLE BASIS TO EXPUNGE THE REPORT. NOTHING IN THIS SECTION SHALL 34 THE 35 REOUIRE THE OFFICE TO CONDUCT AN ADMINISTRATIVE HEARING IN DECIDING EXPUNGE A REPORT. THE OFFICE SHALL MAKE ITS DETERMINATION 36 WHETHER TO 37 UPON REVIEWING THE WRITTEN EVIDENCE SUBMITTED BY THE SUBJECT OF THE 38 REPORT AND ANY RECORDS OR INFORMATION OBTAINED FROM THE STATE OR LOCAL 39 AGENCY WHICH INVESTIGATED THE ALLEGATIONS OF ABUSE OR MALTREATMENT.

40 5. IN ANY CASE AND AT ANY TIME, THE DIRECTOR MAY AMEND ANY RECORD UPON 41 GOOD CAUSE SHOWN AND NOTICE TO THE SUBJECTS OF THE REPORT AND OTHER 42 PERSONS NAMED IN THE REPORT.

AT ANY TIME, A SUBJECT OF A REPORT AND OTHER PERSONS NAMED IN THE 43 6. 44 REPORT MAY RECEIVE, UPON REQUEST, A COPY OF ALL INFORMATION CONTAINED IN 45 THE REGISTRY; PROVIDED, HOWEVER, THAT THE DIRECTOR IS AUTHORIZED TO PROHIBIT THE RELEASE OF DATA THAT WOULD IDENTIFY THE PERSON WHO MADE THE 46 47 OR WHO COOPERATED IN A SUBSEQUENT INVESTIGATION OR THE AGENCY, REPORT 48 INSTITUTION, ORGANIZATION, PROGRAM OR OTHER ENTITY WHERE SUCH PERSON IS 49 EMPLOYED OR WITH WHICH HE OR SHE IS ASSOCIATED, WHICH HE OR SHE REASON-50 ABLY FINDS WILL BE DETRIMENTAL TO THE SAFETY OR INTERESTS OF SUCH 51 PERSON.

52 7. AT ANY TIME SUBSEQUENT TO THE COMPLETION OF THE INVESTIGATION BUT 53 IN NO EVENT LATER THAN NINETY DAYS AFTER THE SUBJECT OF THE REPORT IS 54 NOTIFIED THAT THE REPORT IS INDICATED THE SUBJECT MAY REQUEST THE DIREC-55 TOR TO AMEND THE RECORD OF THE REPORT. IF THE DIRECTOR DOES NOT AMEND 56 THE REPORT IN ACCORDANCE WITH SUCH REQUEST WITHIN NINETY DAYS OF RECEIV- 1 ING THE REQUEST, THE SUBJECT SHALL HAVE THE RIGHT TO A FAIR HEARING, 2 CONDUCTED IN ACCORDANCE WITH THIS SUBDIVISION, TO DETERMINE WHETHER THE 3 RECORD OF THE REPORT IN THE REGISTRY SHOULD BE AMENDED ON THE GROUNDS 4 THAT IT IS INACCURATE OR IT IS BEING MAINTAINED IN A MANNER INCONSISTENT 5 WITH THIS TITLE.

6 (A) IF IT IS DETERMINED AFTER REVIEW THAT THERE IS NO CREDIBLE 7 EVIDENCE IN THE RECORD TO FIND THAT THE SUBJECT COMMITTED AN ACT OR ACTS 8 OF SENIOR ABUSE OR MALTREATMENT, THE OFFICE SHALL AMEND THE RECORD TO 9 INDICATE THAT THE REPORT IS "UNFOUNDED" AND NOTIFY THE SUBJECT FORTH-10 WITH.

11 (B) IF THE OFFICE DOES NOT AMEND THE RECORD IN ACCORDANCE WITH SUCH 12 REQUEST AND THE PROVISIONS OF THIS SUBDIVISION, THE OFFICE SHALL SCHED-13 ULE A FAIR HEARING AND SHALL PROVIDE NOTICE OF THE SCHEDULED HEARING 14 DATE TO THE SUBJECT, THE REGISTRY AND, AS APPROPRIATE, TO THE DESIGNATED 15 AGENCY OR THE STATE AGENCY WHICH INVESTIGATED THE REPORT. THE BURDEN OF 16 PROOF IN SUCH A HEARING SHALL BE ON THE DESIGNATED AGENCY OR THE STATE 17 AGENCY WHICH INVESTIGATED THE REPORT, AS THE CASE MAY BE.

18 (I) A COURT FINDING OF ABUSE OR NEGLECT AGAINST THE SUBJECT IN REGARD 19 TO AN ALLEGATION CONTAINED IN THE REPORT SHALL CREATE AN IRREBUTTABLE 20 PRESUMPTION THAT SAID ALLEGATION IS SUBSTANTIATED BY SOME CREDIBLE 21 EVIDENCE.

(II) IF IT IS DETERMINED AT THE FAIR HEARING THAT THERE IS NO CREDIBLE
EVIDENCE IN THE RECORD TO FIND THAT THE SUBJECT COMMITTED AN ACT OR ACTS
OF ABUSE OR MALTREATMENT OF A SENIOR, THE OFFICE SHALL AMEND THE RECORD
TO REFLECT THAT SUCH A FINDING WAS MADE AT THE ADMINISTRATIVE HEARING,
ORDER ANY DESIGNATED AGENCY OR STATE AGENCY WHICH INVESTIGATED THE
REPORT TO SIMILARLY AMEND ITS RECORDS OF THE REPORT, AND SHALL NOTIFY
THE SUBJECT FORTHWITH OF THE DETERMINATION.

(C) THE DIRECTOR OR HIS OR HER DESIGNATED AGENT IS AUTHORIZED AND
EMPOWERED TO MAKE ANY APPROPRIATE ORDER RESPECTING THE AMENDMENT OF A
RECORD TO MAKE IT ACCURATE OR CONSISTENT WITH THE REQUIREMENTS OF THIS
SECTION.

(D) SHOULD THE OFFICE GRANT THE REQUEST OF THE SUBJECT OF THE REPORT
PURSUANT TO THIS SUBDIVISION EITHER THROUGH AN ADMINISTRATIVE REVIEW OR
FAIR HEARING TO AMEND AN INDICATED REPORT TO AN UNFOUNDED REPORT, SUCH
REPORT SHALL BE LEGALLY SEALED AND SHALL BE RELEASED AND EXPUNGED IN
ACCORDANCE WITH THE STANDARDS SET FORTH IN THIS SECTION.

38 8. WRITTEN NOTICE OF ANY EXPUNGEMENT OR AMENDMENT OF ANY RECORD, MADE 39 PURSUANT TO THIS TITLE, SHALL BE SERVED FORTHWITH UPON EACH SUBJECT OF 40 SUCH RECORD, OTHER PERSONS NAMED IN THE REPORT, THE DIRECTOR, AND SUCH OTHER PERSONS AND AGENCIES THE DIRECTOR SHALL DEEM APPROPRIATE. 41 THE DESIGNATED AGENCY OR THE STATE AGENCY WHICH INVESTIGATED THE REPORT, 42 43 UPON RECEIPT OF SUCH NOTICE, SHALL TAKE THE APPROPRIATE SIMILAR ACTION 44 IN REGARD TO ITS REGISTRY AND RECORDS AND INFORM, FOR THE SAME PURPOSE, 45 ANY OTHER AGENCY WHICH RECEIVED SUCH RECORD.

46 S 406. PENALTY FOR UNAUTHORIZED DISCLOSURE. UNAUTHORIZED DISCLOSURE BY 47 ANY PARTY OF INFORMATION OBTAINED FROM THE REGISTRY SHALL BE A CLASS A 48 MISDEMEANOR.

49 S 407. PERSONS REQUIRED TO REPORT SUSPECTED SENIOR ABUSE OR MALTREAT-50 MENT. 1. THE FOLLOWING PERSONS ARE REQUIRED TO REPORT OR CAUSE A REPORT 51 TO BE MADE IN ACCORDANCE WITH THIS TITLE WHEN, WHILE ACTING IN THEIR 52 PROFESSIONAL OR OFFICIAL CAPACITY, THEY HAVE REASONABLE CAUSE TO SUSPECT 53 THAT A SENIOR COMING BEFORE THEM IS AN ABUSED SENIOR, OR WHEN THEY HAVE 54 REASONABLE CAUSE TO SUSPECT THAT A SENIOR IS AN ABUSED SENIOR WHERE THE 55 PERSON LEGALLY RESPONSIBLE FOR SUCH SENIOR COMES BEFORE THEM AND STATES 1

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9 10 FROM PERSONAL KNOWLEDGE FACTS, CONDITIONS OR CIRCUMSTANCES WHICH, IF CORRECT, WOULD RENDER THE SENIOR AN ABUSED SENIOR: (A) ANY HEALTH CARE WORKER, INCLUDING ANY PHYSICIAN, PHYSICIAN ASSIST-ANT, SURGEON, MEDICAL EXAMINER, CORONER, DENTIST, DENTAL HYGIENIST, OSTEOPATH, OPTOMETRIST, CHIROPRACTOR, PODIATRIST, RESIDENT, INTERN, PSYCHOLOGIST, REGISTERED NURSE, EMERGENCY MEDICAL TECHNICIAN, OR ANY HOSPITAL OR NURSING HOME PERSONNEL ENGAGED IN THE ADMISSION, EXAMINA-TION, CARE OR TREATMENT OF PERSONS, OR ANY OTHER HEALTH CARE OR HEALTH SERVICES PRACTITIONER, INCLUDING A CHRISTIAN SCIENCE PRACTITIONER, ACUPUNCTURIST, OR OTHER SUCH PERSON;

(B) ANY SOCIAL WORKER, SOCIAL SERVICES WORKER, DAY CARE CENTER WORKER, 11 12 OR ANY PROVIDER OF FAMILY OR GROUP FAMILY DAY CARE;

(C) ANY MENTAL HEALTH PROFESSIONAL; SUBSTANCE ABUSE COUNSELOR; ALCO-13 14 HOLISM COUNSELOR;

(D) ANY PERSON, INCLUDING A DIRECTOR, OPERATOR, EMPLOYEE, VOLUNTEER, 15 OR CONTRACTOR, IN A PUBLIC, PRIVATE, OR NOT-FOR-PROFIT FACILITY WHICH 16 PROVIDES CARE TO ONE OR MORE SENIORS AND WHICH IS LICENSED OR REGISTERED 17 PURSUANT TO THE PROVISIONS OF THE PUBLIC HEALTH LAW, OR THE SOCIAL 18 19 SERVICES LAW;

20 ANY PEACE OFFICER, POLICE OFFICER, DISTRICT ATTORNEY OR ASSISTANT (E) DISTRICT ATTORNEY, INVESTIGATOR EMPLOYED IN THE OFFICE OF A DISTRICT 21 22 ATTORNEY OR OTHER LAW ENFORCEMENT OFFICIAL;

23 (F) ANY BANKER, FINANCIAL CONSULTANT, ATTORNEY, OR PARALEGAL WITH 24 ACCESS TO A SENIOR'S FINANCIAL RECORDS OR RESOURCES OR LEGAL DOCUMENTS 25 OR WHO POSSESSES POWER OF ATTORNEY FOR SUCH SENIOR.

26 THE DIRECTOR SHALL FURTHER DEFINE AND ENUMERATE IN REGULATIONS PERSONS 27 AND OCCUPATIONS WHICH ARE REQUIRED TO REPORT WHEN THEY SUSPECT THAT A 28 SENIOR HAS BECOME AN ABUSED SENIOR.

2. A PERSON REQUIRED TO REPORT UNDER THIS TITLE IN HIS OR HER CAPACITY 29 AS A MEMBER OF THE STAFF OF A MEDICAL OR OTHER PUBLIC OR PRIVATE INSTI-30 TUTION, FACILITY OR AGENCY SHALL ADDITIONALLY AND IMMEDIATELY NOTIFY THE 31 32 PERSON IN CHARGE OF SUCH INSTITUTION, FACILITY OR AGENCY, OR HIS OR HER 33 DESIGNATED AGENT, WHO THEN ALSO SHALL BECOME RESPONSIBLE TO REPORT OR CAUSE REPORTS TO BE MADE, PROVIDED HOWEVER THAT NOTHING IN THIS SECTION 34 SHALL REQUIRE MORE THAN ONE REPORT FROM ANY SUCH INSTITUTION OR AGENCY. 35 THE TIME OF MAKING A REPORT, OR AT ANY TIME THEREAFTER, SUCH PERSON 36 AT 37 OR OFFICIAL MAY REQUEST THE FINDINGS OF AN INVESTIGATION MADE PURSUANT 38 TO THIS TITLE.

39 PERSON PERMITTED TO REPORT. IN ADDITION TO PERSONS AND S 408. ANY 40 OFFICIALS REQUIRED TO REPORT SUSPECTED SENIOR ABUSE PURSUANT TO THIS CHAPTER, ANY PERSON MAY MAKE SUCH A REPORT IF SUCH PERSON HAS REASONABLE 41 CAUSE TO SUSPECT THAT A SENIOR IS AN ABUSED SENIOR. 42

409. REPORTING PROCEDURE. 1. REPORTS OF SUSPECTED ABUSE MADE PURSU-43 S 44 ANT TO THIS TITLE SHALL BE MADE IMMEDIATELY BY TELEPHONE, FAX, E-MAIL OR 45 ANY OTHER COMMUNICATION PROTOCOL ON A FORM SUPPLIED BY THE DIRECTOR. ORAL REPORTS SHALL BE FOLLOWED BY A REPORT IN WRITING WITHIN FORTY-EIGHT 46 47 HOURS AFTER SUCH ORAL REPORT.

48 2. WRITTEN REPORTS SHALL BE MADE IN A MANNER PRESCRIBED BY AND ON FORMS SUPPLIED BY THE DIRECTOR AND SHALL INCLUDE THE FOLLOWING INFORMA-49 50 TION:

51 (A) THE NAME AND ADDRESS OF THE SENIOR; 52

(B) THE PERSON RESPONSIBLE FOR HIS OR HER CARE, IF KNOWN;

53 (C) THE NAME AND ADDRESS OF THE CARE FACILITY OR PROGRAM IN WHICH THE 54 SENIOR RESIDES OR IS RECEIVING CARE;

55 (D) THE SENIOR'S AGE, SEX AND RACE;

(E) THE NATURE AND EXTENT OF THE INJURIES, ABUSE OR MALTREATMENT, 1 2 INCLUDING ANY EVIDENCE OF PRIOR INJURIES, ABUSE OR MALTREATMENT; 3 THE NAME OF THE PERSON OR PERSONS ALLEGED TO BE RESPONSIBLE FOR (F) 4 CAUSING THE INJURY, ABUSE OR MALTREATMENT, IF KNOWN; 5 (G) FAMILY COMPOSITION, WHERE APPROPRIATE; 6 (H) THE SOURCE OF THE REPORT; 7 (I) THE PERSON MAKING THE REPORT AND WHERE HE OR SHE CAN BE REACHED; 8 (J) THE ACTIONS TAKEN BY THE REPORTING SOURCE, INCLUDING THE TAKING OF 9 PHOTOGRAPHS AND TECHNOLOGICAL SCANS, OR NOTIFYING THE MEDICAL EXAMINER 10 OR CORONER; AND 11 OTHER INFORMATION WHICH THE DIRECTOR MAY BY REGULATION (K) ANY 12 REOUIRE, OR WHICH THE PERSON MAKING THE REPORT BELIEVES MIGHT BE HELP-FUL, IN THE FURTHERANCE OF THE INTENT AND PURPOSES OF THIS TITLE. 13 14 3. ANY PERSON OR OFFICIAL REQUIRED TO REPORT CASES OF SUSPECTED SENIOR ABUSE AND MALTREATMENT MAY TAKE OR CAUSE TO BE TAKEN AT PUBLIC EXPENSE 15 PHOTOGRAPHS OR, IF MEDICALLY INDICATED, OTHER TECHNOLOGICAL OR IMAGING 16 SCANS INCLUDING X-RAYS OF THE AREAS OF TRAUMA VISIBLE ON A SENIOR WHO IS 17 TO A REPORT. ANY SUCH PHOTOGRAPHS OR SCANS TAKEN SHALL BE SENT 18 SUBJECT 19 TO THE DESIGNATED AGENCY AT THE TIME THE WRITTEN REPORT IS SENT, OR AS SOON THEREAFTER AS POSSIBLE. A PERSON REQUIRED TO REPORT UNDER THIS 20 21 TITLE IN HIS OR HER CAPACITY AS A MEMBER OF THE STAFF OF A MEDICAL OR 22 OTHER PUBLIC OR PRIVATE INSTITUTION, FACILITY, OR AGENCY, SHALL IMME-DIATELY NOTIFY THE PERSON IN CHARGE OF SUCH INSTITUTION, SCHOOL, FACILI-23 24 TY OR AGENCY, OR THE DESIGNATED AGENT OF SUCH PERSON, WHO SHALL THEN 25 TAKE OR CAUSE TO BE TAKEN AT PUBLIC EXPENSE COLOR PHOTOGRAPHS OR, IF 26 MEDICALLY INDICATED, OTHER TECHNOLOGICAL OR IMAGING SCANS INCLUDING 27 X-RAYS, OF THE SENIOR. 28 EXCEPT AS OTHERWISE PROVIDED IN THIS CHAPTER, WRITTEN REPORTS FROM 4. 29 PERSONS OR OFFICIALS REOUIRED BY THIS TITLE TO REPORT SHALL BE ADMISSI-BLE IN EVIDENCE IN ANY PROCEEDINGS RELATING TO SENIOR ABUSE OR MALTREAT-30 31 MENT. 32 5. A PERSON OR OFFICIAL REQUIRED TO REPORT SUSPECTED SENIOR ABUSE OR 33 MALTREATMENT WHO HAS REASONABLE CAUSE TO SUSPECT THAT A SENIOR DIED AS A RESULT OF ABUSE OR MALTREATMENT SHALL REPORT THE FACT TO THE APPROPRIATE 34 MEDICAL EXAMINER OR CORONER. THE MEDICAL EXAMINER OR CORONER SHALL 35 ACCEPT THE REPORT FOR INVESTIGATION AND SHALL REPORT HIS OR HER FINDING 36 37 TO THE POLICE, THE APPROPRIATE DISTRICT ATTORNEY, THE LOCAL SERVICE, THE OFFICE, AND, IF THE INSTITUTION MAKING THE REPORT IS A HOSPITAL, THE 38 39 HOSPITAL. 40 IMMUNITY FROM LIABILITY. A PERSON, OFFICIAL, OR INSTITUTION S 410. PARTICIPATING IN GOOD FAITH IN PROVIDING OF SERVICES PURSUANT TO THIS 41 TITLE, THE MAKING OF A REPORT, THE TAKING OF PHOTOGRAPHS, THE REMOVAL OR 42 43 KEEPING OF A SENIOR PURSUANT TO THIS TITLE, OR THE DISCLOSURE OF INFOR-44 MATION IN COMPLIANCE WITH THIS TITLE AND RULES AND REGULATIONS PROMUL-45 GATED THEREUNDER, SHALL BE IMMUNE FROM ANY LIABILITY, CIVIL OR CRIMINAL, THAT MIGHT OTHERWISE RESULT BY REASON OF SUCH ACTIONS. FOR THE PURPOSE 46 47 OF ANY PROCEEDING, CIVIL OR CRIMINAL, THE GOOD FAITH OF ANY SUCH PERSON, 48 OFFICIAL, OR INSTITUTION REQUIRED TO REPORT CASES OF SENIOR ABUSE OR 49 MALTREATMENT OR PROVIDING A SERVICE PURSUANT TO THIS TITLE SHALL BE PRESUMED, PROVIDED SUCH PERSON, OFFICIAL OR INSTITUTION WAS ACTING IN 50 DISCHARGE OF THEIR DUTIES AND WITHIN THE SCOPE OF THEIR EMPLOYMENT, AND 51 THAT SUCH LIABILITY DID NOT RESULT FROM THE WILLFUL MISCONDUCT OR GROSS 52 NEGLIGENCE OF SUCH PERSON, OFFICIAL OR INSTITUTION. 53 54 S 411. PENALTIES FOR FAILURE TO REPORT. A PERSON, OFFICIAL OR INSTITU-55 TION REQUIRED BY THIS TITLE TO REPORT A CASE OF SUSPECTED ABUSE OR

1 MALTREATMENT OF A SENIOR WHO WILLFULLY FAILS TO DO SO SHALL BE GUILTY OF 2 A CLASS A MISDEMEANOR.

ANY PERSON, OFFICIAL OR INSTITUTION REQUIRED BY THIS CHAPTER TO REPORT A CASE OF SUSPECTED SENIOR ABUSE OR MALTREATMENT WHO KNOWINGLY AND WILL-FULLY FAILS TO DO SO SHALL BE CIVILLY LIABLE FOR THE DAMAGES PROXIMATELY CAUSED BY SUCH FAILURE.

7 ANNUAL REPORTS. THE DIRECTOR SHALL REPORT PRIOR TO DECEMBER S 412. 8 FIFTEENTH OF EACH YEAR ON THE OPERATIONS OF THE REGISTRY AND THE VARIOUS 9 DESIGNATED AGENCIES. THE REPORT SHALL INCLUDE A FULL STATISTICAL ANALY-10 OF THE REPORTS MADE TO THE REGISTRY TOGETHER WITH A REPORT ON THE SIS 11 IMPLEMENTATION OF THIS ARTICLE, AN EVALUATION OF SERVICES OFFERED AND RECOMMENDATIONS FOR ADDITIONAL LEGISLATION TO FULFILL THE PURPOSES OF 12 THIS ARTICLE. SUCH REPORT SHALL INDICATE THE NUMBER OF 13 ABUSE AND 14 MALTREATMENT REPORTS AND CASES RECEIVED BY THE REGISTRY BY EACH DESIG-15 NATED AGENCY IN THE PRECEDING YEAR, THE NUMBER OF SUCH CASES DETERMINED 16 HAVE BEEN INDICATED AND THE NUMBER OF SUCH CASES DETERMINED TO BE ΤO 17 UNFOUNDED BY EACH DISTRICT IN THE PRECEDING YEAR, THE NUMBER OF SUCH 18 WHICH HAVE NOT BEEN INDICATED OR UNFOUNDED WITHIN THE TIME PERIOD CASES 19 REQUIRED BY THIS CHAPTER BY EACH DESIGNATED AGENCY IN THE PRECEDING YEAR 20 AND THE NUMBER OF WORKERS ASSIGNED TO THE DESIGNATED AGENCY IN THE 21 PRECEDING YEAR. THE REPORT SHALL ALSO CONTAIN DATA ON THE PROTECTION OF 22 SENIORS IN RESIDENTIAL CARE FROM ABUSE AND MALTREATMENT, INCLUDING REPORTS RECEIVED, RESULTS OF INVESTIGATIONS BY TYPES OF FACILITIES AND 23 PROGRAMS, TYPES OF CORRECTIVE ACTION TAKEN, AS WELL AS EFFORTS UNDERTAK-24 25 EN BY THE OFFICE TO PROVIDE TRAINING PURSUANT TO THIS CHAPTER.

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TITLE 2 DUTIES AND RESPONSIBILITIES OF THE OFFICE AND THE COUNCIL

28 SECTION 420. DUTIES AND RESPONSIBILITIES OF THE OFFICE.

421. COUNCIL ON ELDER ABUSE; CREATION AND POWERS.

- 422. COOPERATION OF OTHER AGENCIES.
- 423. IMPLEMENTATION.
- 424. SENIOR ANTI-VIOLENCE SERVICES RESPONSIBILITIES AND ORGAN-IZATION.
  - 425. DUTIES OF THE SAVS UNIT.

426. LOCAL AND REGIONAL FATALITY REVIEW TEAMS.

427. GRANTS FOR SENIOR ANTI-VIOLENCE PROJECTS.

37 S 420. DUTIES AND RESPONSIBILITIES OF THE OFFICE. THE OFFICE SHALL:

38 1. ENCOURAGE THE FULLEST DEGREE OF REPORTING OF SUSPECTED SENIOR ABUSE 39 OR MALTREATMENT BY CONDUCTING CONTINUING PUBLICITY AND EDUCATION 40 PROGRAMS FOR PERSONS AND OFFICIALS WHO ARE REQUIRED TO REPORT AS WELL AS 41 OTHER APPROPRIATE PERSONS.

42 2. PROVIDE TECHNICAL ASSISTANCE ON AN ONGOING BASIS, OR AS NEEDED, OR 43 UPON REQUEST TO DESIGNATED AGENCIES REGARDING CASE PLANNING, PROVISION 44 OF SERVICES, AND PERFORMANCE OR OTHER RESPONSIBILITIES PURSUANT TO THIS 45 TITLE.

46 3. DEVELOP PROTOCOLS AND ISSUE GUIDELINES TO ASSIST DESIGNATED AGEN-47 CIES IN EVALUATING AND ESTABLISHING INVESTIGATIVE PRIORITIES FOR REPORTS 48 DESCRIBING SITUATIONS OR EVENTS WHICH MAY POSE A CLEAR AND PRESENT 49 DANGER TO THE LIFE, HEALTH OR SAFETY OF A SENIOR AND/OR WHICH REQUIRE 50 IMMEDIATE, PERSONAL CONTACT BETWEEN THE DESIGNATED AGENCY AND THE 51 SUBJECT OF THE REPORT, THE SUBJECT'S FAMILY, OR OTHER PERSONS NAMED IN 52 THE REPORT.

53 4. ISSUE GUIDELINES TO ASSIST DESIGNATED AGENCIES IN THE INTERPRETA-54 TION AND ASSESSMENT OF REPORTS OF ABUSE AND MALTREATMENT MADE TO THE

REGISTRY, INCLUDING INFORMATION, STANDARDS AND CRITERIA FOR THE IDEN-1 2 TIFICATION OF CREDIBLE EVIDENCE OF ALLEGED ABUSE AND MALTREATMENT 3 REQUIRED TO DETERMINE WHETHER A REPORT MAY BE INDICATED.

4 5. SET FORTH REQUIREMENTS FOR THE PERFORMANCE BY DESIGNATED AGENCIES 5 OF THE DUTIES AND POWERS IMPOSED AND CONFERRED UPON THEM BY THE PROVISIONS OF THIS TITLE, INCLUDING UNIFORM REQUIREMENTS FOR THE INVES-6 7 TIGATION OF REPORTS OF ABUSE OR MALTREATMENT, STANDARDS FOR INTER-8 VENTION, CRITERIA FOR CASE CLOSINGS, CRITERIA FOR DETERMINING WHETHER TO 9 INITIATE A PROCEEDING, AND CRITERIA FOR THE FORMULATION OF TREATMENT 10 PLANS AND FOR THE DELIVERY OF SERVICES.

6. SET FORTH TRAINING REQUIREMENTS WHICH SHALL SPECIFY, AMONG 11 OTHER 12 THINGS, THAT ALL APPROPRIATE PERSONS HIRED BY A DESIGNATED AGENCY SHALL HAVE SATISFACTORILY COMPLETED WITHIN THE FIRST THREE 13 MONTHS OF THEIR 14 EMPLOYMENT A COURSE APPROVED BY THE OFFICE IN THE PRINCIPLES AND TECH-15 NIQUES OF INVESTIGATIONS, RELATIONSHIPS WITH OTHER INVESTIGATIVE BODIES, LEGAL ISSUES, AND METHODS OF REMEDIATION, DIAGNOSIS, TREATMENT AND 16 17 PREVENTION.

7. TAKE ALL REASONABLE AND NECESSARY ACTIONS TO ASSURE THAT THE DESIG-18 19 NATED AGENCIES ARE KEPT APPRISED ON A CURRENT BASIS OF THE LAWS, REGU-LATIONS AND POLICIES OF THE OFFICE CONCERNING SENIOR ABUSE AND MALTREAT-20 21 MENT. 22

8. MONITOR AND SUPERVISE THE PERFORMANCE OF THE LOCAL SERVICES.

23 S 421. COUNCIL ON ELDER ABUSE; CREATION AND POWERS. 1. THE COUNCIL ON 24 ELDER ABUSE IS HEREBY CREATED WHOSE PURPOSE SHALL BE TO ADVISE AND 25 CONSULT WITH THE DIRECTOR ON THE DEVELOPMENT OF PROGRAMS AND INITIATIVES 26 TO COMBAT ELDER ABUSE AS AUTHORIZED OR REQUIRED BY THIS TITLE. THE COUN-27 CIL SHALL HAVE POWER BY AFFIRMATIVE VOTE OF A MAJORITY OF ITS MEMBERS TO 28 ESTABLISH, AND FROM TIME TO TIME, AMEND AND REPEAL RULES AND REGULATIONS REOUIRED TO BE PROMULGATED PURSUANT TO THIS TITLE, SUBJECT TO APPROVAL 29 30 BY THE DIRECTOR.

31 2. THE COUNCIL SHALL CONSIST OF FIFTEEN PERSONS APPOINTED BY THE 32 GOVERNOR BY AND WITH THE ADVICE AND CONSENT OF THE SENATE. FOUR MEMBERS 33 SHALL BE APPOINTED ON RECOMMENDATION OF THE TEMPORARY PRESIDENT OF THE SENATE, AND FOUR ON RECOMMENDATION OF THE SPEAKER OF THE ASSEMBLY. 34 THE GOVERNOR SHALL APPOINT A CHAIRPERSON AND A VICE-CHAIRPERSON AS HE OR SHE 35 36 DEEMS APPROPRIATE.

37 3. MEMBERSHIP ON THE COUNCIL SHALL REFLECT THE DIVERSITY OF THE 38 STATE'S POPULATION INCLUDING, BUT NOT LIMITED TO, THE VARIOUS GEOGRAPHIC 39 AREAS OF THE STATE. EACH APPOINTEE SHALL AT THE TIME OF APPOINTMENT HAVE 40 HAD AT LEAST FIVE YEARS EXPERIENCE IN THE FIELD OF ELDER ABUSE, IN LAW ENFORCEMENT, THE JUDICIAL SYSTEM, THE PROVISION OF SERVICES, MEDICINE, 41 ADVOCACY, OR OTHER SIMILAR FIELD THAT ASSURES THAT THE APPOINTEE HAS 42 RECOGNIZED EXPERTISE IN THE SUBJECT AREA. 43

44 EACH APPOINTEE SHALL SERVE A TERM OF FOUR YEARS, PROVIDED THAT OF 4. 45 MEMBERS FIRST APPOINTED, EIGHT SHALL SERVE FOR TERMS OF TWO YEARS, AND REMAINDER FOR TERMS OF FOUR YEARS, RESPECTIVELY, FROM JANUARY FIRST 46 THE 47 NEXT SUCCEEDING THEIR APPOINTMENT. ANY VACANCY OCCURRING OTHERWISE THAN 48 BY EXPIRATION OF TERM SHALL BE FILLED IN THE SAME MANNER AS THE ORIGINAL 49 APPOINTMENT FOR THE BALANCE OF THE UNEXPIRED TERM. MEMBERS OF THE COUN-50 CIL SHALL CONTINUE IN OFFICE UNTIL THEIR SUCCESSORS ARE APPOINTED AND 51 SHALL HAVE OUALIFIED.

THE COUNCIL MAY EMPLOY EITHER DIRECTLY OR BY CONTRACTUAL ARRANGE-52 5. MENT SUCH PERSONNEL AS IT SHALL DEEM NECESSARY FOR THE PERFORMANCE OF 53 54 ITS FUNCTIONS, WITHIN AMOUNTS MADE AVAILABLE BY APPROPRIATION THEREFOR. 55 IN ADDITION, THE DIRECTOR, ON HIS OR HER INITIATIVE AND THROUGH THE POWERS HEREBY PROVIDED HIM OR HER, MAY PROVIDE THE COUNCIL WITH UP TO 56

TWO LOANED OFFICERS OR EMPLOYEES FROM THE OFFICE, ALONG WITH SUCH ADMIN-1 2 ISTRATIVE-SECRETARIAL SUPPORT STAFF AS SHALL BE REQUIRED, THE DUTIES AND 3 WORK OF WHOM ARE HEREBY DECLARED TO BE AN ESSENTIAL STATE PURPOSE. SUCH 4 LOANED EMPLOYEES SHALL SUFFER NO DIMINUTION OF THEIR COMPENSATION OR 5 BENEFITS AS A RESULT OF SUCH ASSIGNMENT, PROVIDED THAT NO SUCH TRANSFER 6 SHALL BE MADE EXCEPT WITH THE APPROVAL OF THE DIRECTOR OF THE BUDGET, 7 AND IN COMPLIANCE WITH THE RULES AND REGULATIONS OF THE CIVIL SERVICE COMMISSION OF THE STATE. 8

9 6. MEMBERS SHALL RECEIVE NO SALARY OR OTHER COMPENSATION, BUT SHALL BE 10 ENTITLED TO REIMBURSEMENT FOR ACTUAL AND NECESSARY EXPENSES INCURRED IN 11 THE PERFORMANCE OF OFFICIAL DUTIES. ANY OTHER PROVISION OF THIS OR ANY 12 OTHER LAW TO THE CONTRARY NOTWITHSTANDING, NO OFFICER OR EMPLOYEE OF THE 13 STATE, OR OF ANY CIVIL DIVISION THEREOF, SHALL BE DEEMED TO HAVE 14 FORFEITED OR SHALL FORFEIT HIS OR HER OFFICE OR EMPLOYMENT OR ANY BENE-15 FITS PROVIDED UNDER THE RETIREMENT AND SOCIAL SECURITY LAW BY REASON OF ACCEPTANCE OF MEMBERSHIP ON THE COUNCIL ON ELDER ABUSE, PROVIDED, HOWEV-16 17 ER, THAT A MEMBER WHO HOLDS SUCH OTHER PUBLIC OFFICE OR EMPLOYMENT SHALL BE ENTITLED TO REIMBURSEMENT FOR ACTUAL AND NECESSARY EXPENSES INCURRED 18 19 THE PERFORMANCE OF SUCH SERVICES BUT SHALL RECEIVE NO ADDITIONAL IN 20 COMPENSATION FOR SERVICES RENDERED PURSUANT TO THIS SECTION.

7. MEMBERS MAY ENGAGE IN PRIVATE EMPLOYMENT, OR IN A PROFESSION OR
BUSINESS, SUBJECT TO THE LIMITATIONS CONTAINED IN SECTIONS SEVENTY-THREE
AND SEVENTY-FOUR OF THE PUBLIC OFFICERS LAW. THE COUNCIL ON ELDER ABUSE
SHALL, FOR THE PURPOSES OF SECTIONS SEVENTY-THREE AND SEVENTY-FOUR OF
THE PUBLIC OFFICERS LAW, BE A "STATE AGENCY," AND ITS DIRECTORS SHALL BE
"OFFICERS" OF THE AUTHORITY FOR THE PURPOSES OF SUCH SECTIONS.

27 EIGHT MEMBERS OF THE COUNCIL ON ELDER ABUSE SHALL CONSTITUTE A 8. QUORUM FOR TRANSACTION OF BUSINESS OR THE EXERCISE OF ANY POWER OF 28 THE 29 COUNCIL, AND THE COUNCIL SHALL HAVE POWER TO ACT BY MAJORITY OF THE MEMBERS PRESENT AT ANY MEETING AT WHICH A QUORUM IS IN ATTENDANCE. NOTH-30 ING CONTAINED IN THIS TITLE SHALL PREVENT THE MEMBERS FROM CONDUCTING 31 32 ITS MEETINGS BY TELE-VIDEO OR TELECONFERENCE, OR BY TELEPHONE CONFER-33 ENCE, PROVIDED THAT A QUORUM SHALL BE PHYSICALLY PRESENT.

34 9. THE COUNCIL SHALL MEET AT LEAST FOUR TIMES EACH YEAR, AND ADDI-35 TIONALLY AS FREQUENTLY AS ITS BUSINESS MAY REQUIRE.

10. THE COUNCIL SHALL ENACT AND FROM TIME TO TIME MAY AMEND BY-LAWS IN RELATION TO ITS MEETINGS AND THE TRANSACTION OF ITS BUSINESS.

11. NO CIVIL ACTION SHALL BE BROUGHT IN ANY COURT AGAINST ANY MEMBER OF THE COUNCIL FOR ANY ACT DONE, FAILURE TO ACT, OR STATEMENT OR OPINION MADE, WHILE DISCHARGING DUTIES AS A MEMBER OF THE COUNCIL, AND NO MEMBER SHALL BE LIABLE FOR DAMAGES IN ANY ACTION IF THE MEMBER SHALL HAVE ACTED IN GOOD FAITH, WITH REASONABLE CARE AND UPON PROBABLE CAUSE.

43 12. THE DIRECTOR SHALL CONSULT WITH THE COUNCIL ON ANY MATTER REQUIRED 44 BY THIS TITLE RELATING TO ELDER ABUSE, AND THE COUNCIL SHALL CONSIDER 45 ANY SUCH MATTER AND ADVISE THE DIRECTOR THEREON. THE DIRECTOR SHALL TAKE NO ACTION REQUIRED BY THIS TITLE WITHOUT FIRST CONSULTING WITH THE COUN-46 47 CIL, PROVIDED HOWEVER THAT THE COUNCIL'S FAILURE TO RESPOND WITHIN THIR-48 ΤY BUSINESS DAYS TO ANY SUCH REQUEST FOR ADVICE AND CONSULTATION SHALL 49 NOT BE DEEMED AN IMPAIRMENT OF THE DIRECTOR'S POWER, ABILITY, OR RESPON-50 SIBILITY TO IMPLEMENT PROVISIONS OF THIS TITLE. THE COUNCIL MAY FROM 51 TO TIME SUBMIT TO THE DIRECTOR, THE GOVERNOR, AND THE LEGISLATURE, TIME ANY RECOMMENDATIONS IT MAY HAVE RELATING TO ELDER ABUSE. 52

53 S 422. COOPERATION OF OTHER AGENCIES. 1. THE OFFICE AND THE OFFICE OF 54 CHILDREN AND FAMILY SERVICES ARE HEREWITH EMPOWERED TO AND SHALL ENTER 55 INTO A MEMORANDUM OF UNDERSTANDING TO EXECUTE THE PURPOSES AND INTENT OF 56 THIS ARTICLE. SUCH MEMORANDUM OF UNDERSTANDING SHALL ESTABLISH THE 1 OFFICE, DESIGNATED AGENCIES, AND "SAVS UNITS" (AS DESCRIBED IN SECTION 2 FOUR HUNDRED TWENTY-FOUR OF THIS TITLE) AS THE LEAD AGENCIES FOR INVES-3 TIGATION OF ABUSE AND MALTREATMENT OF SENIORS, SHALL ASSURE THAT ADULT 4 PROTECTIVE SERVICES UNITS ARE AN INTEGRAL PART OF THE LOCAL SERVICES 5 TEAMS, SHALL ASSURE APPROPRIATE SHARING OF INFORMATION, AND INSURE THAT 6 APPROPRIATE AMENDMENTS ARE MADE TO LOCAL SERVICES PLANS.

7 2. TO EFFECTUATE THE PURPOSES OF THIS TITLE, THE DIRECTOR MAY REQUEST 8 AND SHALL RECEIVE FROM OFFICES, BOARDS, BUREAUS, OR OTHER AGENCIES OF 9 THE STATE, OR ANY OF ITS POLITICAL SUBDIVISIONS, OR ANY DULY AUTHORIZED 10 AGENCY, OR ANY OTHER AGENCY PROVIDING SERVICES TO SENIORS SUCH ASSIST-11 ANCE AND DATA AS WILL ENABLE THE OFFICE AND DESIGNATED AGENCIES TO 12 FULFILL THEIR RESPONSIBILITIES.

3. IN RELATION TO AN INVESTIGATION OF A REPORT OF ABUSE OR MALTREAT-13 14 INVOLVING A SENIOR IN RESIDENTIAL CARE, SUCH DATA MAY INCLUDE, BUT MENT 15 NEED NOT BE LIMITED TO, THE CASE RECORDS OF THE SENIOR WHO ALLEGEDLY WAS ABUSED OR MALTREATED AND ANY OTHER SENIOR WHO ALLEGEDLY WITNESSED THE 16 17 ABUSE OR MALTREATMENT AND, CONSISTENT WITH APPROPRIATE COLLECTIVE BARGAINING AGREEMENTS AND APPLICABLE PROVISIONS OF 18 THE CIVIL SERVICE 19 LAW, THOSE PORTIONS OF THE EMPLOYMENT RECORD OF THE SUBJECT OF THE REPORT CONSIDERED BY THE SUBJECT'S EMPLOYER TO BE RELEVANT AND REASON-20 21 ABLY RELATED TO THE ALLEGATIONS BEING INVESTIGATED BY THE OFFICE.

22 S 423. IMPLEMENTATION. THE DIRECTOR, AFTER CONSULTATION WITH THE COUN-23 CIL, SHALL ESTABLISH TIMELINES FOR COMPLETING THE REQUIREMENTS OF THIS 24 TITLE, AS FOLLOWS:

25 1. WITHIN ONE YEAR OF THE EFFECTIVE DATE OF THIS TITLE, THE DIRECTOR 26 SHALL:

27 (A) ESTABLISH PLANNING PROTOCOLS FOR ESTABLISHMENT OF THE STATEWIDE28 CENTRAL REGISTRY FOR ABUSE AND NEGLECT;

29 (B) ESTABLISH A TRAINING REGIME FOR DESIGNATED AGENCIES AND TEAMS OF 30 LOCAL SERVICES;

31 (C ESTABLISH INVESTIGATORY PROTOCOLS FOR DESIGNATED AGENCIES AND TEAMS 32 OF LOCAL SERVICES;

33 (D) ESTABLISH A WEBSITE TO CONVEY INFORMATION ABOUT SENIOR ABUSE AND 34 MALTREATMENT, AND THE PROVISIONS OF THIS TITLE; AND

(E) COMPLETE AGREEMENTS AS NECESSARY OR REQUIRED PURSUANT TO THIS
 TITLE WITH OTHER STATE, LOCAL, AND FEDERAL AGENCIES REGARDING THE IMPLE MENTATION OF THE PROVISIONS OF THIS TITLE.

38 2. WITHIN EIGHTEEN MONTHS OF THE EFFECTIVE DATE OF THIS TITLE, THE 39 DIRECTOR SHALL:

40 (A) PROMULGATE REGULATIONS CONCERNING PERSONS WHO SHALL HAVE ACCESS TO
41 INFORMATION AND DATA CONTAINED IN THE REGISTRY, AND THE CONFIDENTIALITY
42 REQUIREMENTS GOVERNING SUCH ACCESS.

43 (B) PROMULGATE REGULATIONS CONCERNING SHARING OF INFORMATION, DATA, 44 AND REPORTS TO THE REGISTRY FOR INVESTIGATORY PURPOSES.

45 (C) COMPLETE TRAINING OF DESIGNATED AGENCIES AND TEAMS OF LOCAL 46 SERVICES IN AT LEAST FIFTY PERCENT OF THE COUNTIES OF THE STATE.

47 3. WITHIN TWO YEARS OF THE EFFECTIVE DATE OF THIS TITLE, THE DIRECTOR 48 SHALL:

49 (A) ESTABLISH THE STATEWIDE CENTRAL REGISTRY FOR ABUSE AND NEGLECT.

50 (B) COMPLETE TRAINING OF THE DESIGNATED AGENCIES AND TEAMS OF LOCAL 51 SERVICES.

52 S 424. SENIOR ANTI-VIOLENCE SERVICES RESPONSIBILITIES AND ORGANIZA-53 TION. 1. EVERY DESIGNATED AGENCY SHALL ESTABLISH A SENIOR ANTI-VIOLENCE 54 SERVICE (SAVS) UNIT WITHIN SUCH AGENCY. THE SERVICE SHALL PERFORM THOSE 55 FUNCTIONS ASSIGNED BY THIS TITLE TO IT AND OTHERS THAT FURTHER THE 56 PURPOSES OF THIS TITLE. 1 2. EVERY DESIGNATED AGENCY SHALL PROVIDE TO THE SAVS UNIT ANY INFORMA-2 TION AVAILABLE TO IT OR IN ITS POSSESSION WHICH IS RELEVANT TO THE 3 INVESTIGATION OF A REPORT OF ABUSE OR MALTREATMENT OF A SENIOR OR TO THE 4 PROVISION OF SERVICES, WHERE THE CONFIDENTIALITY OF SUCH INFORMATION IS 5 NOT EXPRESSLY PROTECTED BY LAW.

6 3. THE SAVS UNIT SHALL HAVE A SUFFICIENT STAFF OF PERSONS WITH SUFFI-7 CIENT QUALIFICATIONS TO FULFILL THE PURPOSES OF THIS TITLE, ORGANIZED SO 8 AS TO MAXIMIZE THE CONTINUITY OF RESPONSIBILITY, CARE AND SERVICE TO 9 SENIORS. A DESIGNATED AGENCY SHALL HAVE FLEXIBILITY IN ASSIGNING STAFF 10 TO THE SAVS UNIT PROVIDED THAT SUCH STAFF HAS THE QUALIFICATIONS AND HAS 11 RECEIVED THE TRAINING REQUIRED BY THE OFFICE.

4. CONSISTENT WITH APPROPRIATE COLLECTIVE BARGAINING AGREEMENTS 12 AND APPLICABLE PROVISIONS OF THE CIVIL SERVICE LAW, EVERY SAVS UNIT SHALL 13 14 ESTABLISH A PROCEDURE TO REVIEW AND EVALUATE THE BACKGROUNDS OF AND INFORMATION SUPPLIED BY APPLICANTS FOR EMPLOYMENT. 15 SUCH PROCEDURES 16 SHALL INCLUDE BUT NOT BE LIMITED TO REQUIREMENTS THAT THE APPLICANT SET FORTH HIS OR HER EMPLOYMENT HISTORY, PROVIDE PERSONAL AND EMPLOYMENT 17 REFERENCES AND RELEVANT EXPERIENTIAL AND EDUCATIONAL INFORMATION, 18 AND 19 SIGN A SWORN STATEMENT INDICATING WHETHER THE APPLICANT, TO THE BEST OF 20 HIS OR HER KNOWLEDGE, HAS EVER BEEN CONVICTED OF A CRIME IN THIS STATE 21 OR ANY OTHER JURISDICTION.

5. ANY OTHER PROVISION OF ANY OTHER LAW TO THE CONTRARY NOTWITHSTAND-22 23 ING, THE SAVS UNIT SHALL BE THE LEAD ENTITY RESPONSIBLE FOR RECEIVING INVESTIGATING REPORTS OF ABUSE OR MALTREATMENT OF SENIORS AND FOR 24 AND 25 COORDINATING SERVICES TO SUCH SENIORS. IT MAY PURCHASE AND UTILIZE THE 26 SERVICES OF ANY APPROPRIATE PUBLIC OR VOLUNTARY AGENCY IN PROVIDING OR ARRANGING FOR SUCH SERVICES. SERVICES PURCHASED BY THE SAVS UNIT PURSU-27 ANT TO THIS TITLE SHALL BE REIMBURSED BY THE STATE TO THE LOCALITY. 28

29 6. EACH DESIGNATED AGENCY SHALL SUBMIT TO THE DIRECTOR, AFTER CONSUL-30 TATION WITH LOCAL LAW ENFORCEMENT AGENCIES, THE FAMILY COURT AND APPRO-PRIATE PUBLIC VOLUNTARY AGENCIES AND AFTER A PUBLIC HEARING, 31 Α 32 DISTRICT-WIDE SENIOR ANTI-VIOLENCE ENFORCEMENT PLAN, AS PRESCRIBED BY THE DIRECTOR WHICH SHALL DESCRIBE THE IMPLEMENTATION OF THIS 33 TITLEINCLUDING THE ORGANIZATION, STAFFING, MODE OF OPERATIONS AND FINANCING 34 OF THE SAVS UNIT AS WELL AS THE PROVISIONS MADE FOR PURCHASE OF SERVICE 35 INTER-AGENCY RELATIONS. EACH DESIGNATED AGENCY SHALL PREPARE AND 36 AND SUBMIT ANNUAL IMPLEMENTATION REPORTS INCLUDING INFORMATION RELATED TO 37 38 ITS SAVS UNIT TO THE OFFICE FOR ITS REVIEW AND APPROVAL.

39 7. A SAVS UNIT SHALL ESTABLISH A MULTIDISCIPLINARY INVESTIGATIVE TEAM 40 OR TEAMS FOR THE PURPOSE OF INVESTIGATING REPORTS OF SUSPECTED ABUSE OR MALTREATMENT OF SENIORS. SUCH MULTIDISCIPLINARY INVESTIGATIVE TEAM MAY 41 INCLUDE, BUT IS NOT LIMITED TO, REPRESENTATIVES FROM THE ADULT 42 PROTEC-43 TIVE SERVICE, OFFICE OF THE DISTRICT ATTORNEY OR LOCAL LAW ENFORCEMENT, THE MEDICAL PROFESSION, PUBLIC HEALTH AGENCIES, MENTAL HEALTH AGENCIES, 44 45 MEDICAL FACILITIES, INCLUDING HOSPITALS OR OTHER APPROPRIATE AGENCIES OR INSTITUTIONS AND PERSONNEL OF ANY EXISTING SENIOR ADVOCACY OR SERVICE 46 47 CENTERS. NOTWITHSTANDING ANY OTHER PROVISION OF LAW TO THE CONTRARY, 48 MEMBERS OF A MULTIDISCIPLINARY INVESTIGATIVE TEAM MAY SHARE WITH OTHER TEAM MEMBERS CLIENT-IDENTIFIABLE INFORMATION CONCERNING THE 49 SENIOR OR 50 SENIOR'S FAMILY TO FACILITATE THE INVESTIGATION OF SUSPECTED ABUSE OR 51 MALTREATMENT. NOTHING HEREIN SHALL PRECLUDE THE CREATION OF MULTIDISCI-PLINARY TEAMS WHICH INCLUDE MORE THAN ONE DESIGNATED AGENCY. EACH TEAM 52 53 SHALL DEVELOP A WRITTEN PROTOCOL FOR INVESTIGATION OF ABUSE AND FOR 54 INTERVIEWING ABUSE AND MALTREATMENT VICTIMS.

55 8. A SAVS UNIT SHALL PLAN WITH OTHER PUBLIC, PRIVATE AND VOLUNTARY 56 AGENCIES INCLUDING BUT NOT LIMITED TO HEALTH, MENTAL HEALTH, AGING, 1 LEGAL AND LAW ENFORCEMENT AGENCIES, FOR THE PURPOSE OF ASSURING MAXIMUM 2 LOCAL UNDERSTANDING, COORDINATION AND COOPERATIVE ACTION IN THE 3 PROVISION OF APPROPRIATE SERVICES.

4 S 425. DUTIES OF THE SAVS UNIT. 1. A SAVS UNIT SHALL RECEIVE ON A 5 TWENTY-FOUR HOUR, SEVEN DAY A WEEK BASIS ALL REPORTS OF SUSPECTED ABUSE 6 OR MALTREATMENT OF A SENIOR IN ACCORDANCE WITH THIS TITLE, THE LOCAL 7 PLAN AND THE REGULATIONS OF THE DIRECTOR, AND SHALL MAINTAIN AND KEEP 8 UP-TO-DATE A REGISTRY OF ALL CASES REPORTED UNDER THIS TITLE TOGETHER 9 WITH ANY ADDITIONAL INFORMATION OBTAINED AND A RECORD OF THE FINAL 10 DISPOSITION OF THE REPORT, INCLUDING SERVICES OFFERED AND ACCEPTED.

UPON RECEIPT OF A WRITTEN REPORT, THE SAVS UNIT SHALL TRANSMIT A 11 2. COPY TO THE STATE REGISTRY, AND WITHIN SEVEN DAYS AFTER RECEIPT OF THE 12 INITIAL REPORT, SHALL SEND A PRELIMINARY WRITTEN REPORT OF THE INITIAL 13 14 INVESTIGATION, INCLUDING EVALUATION AND ACTIONS TAKEN OR CONTEMPLATED, THE REGISTRY. FOLLOW-UP REPORTS SHALL BE MADE AT REGULAR INTERVALS 15 TO 16 THEREAFTER IN A MANNER AND FORM PRESCRIBED BY THE DIRECTOR BY REGULATION TO THE END THAT THE STATE REGISTRY IS KEPT FULLY INFORMED AND UP-TO-DATE 17 18 CONCERNING THE HANDLING OF REPORTS.

19 3. A SAVS UNIT SHALL GIVE TELEPHONE NOTICE AND FORWARD IMMEDIATELY A COPY OF REPORTS MADE PURSUANT TO THIS TITLE WHICH INVOLVE THE DEATH OF A 20 21 SENIOR TO THE APPROPRIATE DISTRICT ATTORNEY. IN ADDITION, TELEPHONE NOTICE SHALL BE GIVEN AND A COPY OF ANY OR ALL REPORTS MADE PURSUANT TO 22 TITLE SHALL BE FORWARDED IMMEDIATELY TO THE APPROPRIATE DISTRICT 23 THIS ATTORNEY IF A PRIOR REQUEST IN WRITING FOR SUCH NOTICE AND COPIES HAS 24 25 BEEN MADE TO THE UNIT BY THE DISTRICT ATTORNEY, AND IF THE DIRECTOR SHALL APPROVE. SUCH REQUEST SHALL SPECIFY THE KINDS OF ALLEGATIONS 26 CONCERNING WHICH THE DISTRICT ATTORNEY REQUIRES SUCH NOTICE AND COPIES 27 AND SHALL PROVIDE A COPY OF THE RELEVANT PROVISIONS OF LAW. 28

29 4. UPON RECEIPT OF A REPORT, THE SAVS UNIT SHALL WITHIN TWENTY-FOUR 30 HOURS COMMENCE AN INVESTIGATION OF THE RISK FOR THE SENIOR TO REMAIN IN THE EXISTING ENVIRONMENT, A DETERMINATION OF THE NATURE, EXTENT AND 31 32 CAUSE OF ANY CONDITION ENUMERATED IN THE REPORT, AND, AFTER SEEING TO 33 THE SAFETY OF THE SENIOR, NOTIFY THE SUBJECTS OF THE REPORT AND OTHER PERSONS NAMED IN THE REPORT IN WRITING OF THE EXISTENCE OF THE REPORT 34 35 AND EACH PERSON'S RESPECTIVE RIGHTS PURSUANT TO THIS TITLE IN REGARD TO 36 AMENDMENT.

37 5. THE SAVS UNIT SHALL DETERMINE, WITHIN SIXTY DAYS, WHETHER THE 38 REPORT IS "INDICATED" OR "UNFOUNDED".

39 6. THE UNIT SHALL REFER ANY SUSPECTED CASES OF FALSELY REPORTING ABUSE 40 AND MALTREATMENT OF A SENIOR TO THE APPROPRIATE LAW ENFORCEMENT AGENCY 41 OR DISTRICT ATTORNEY.

THE SAVS UNIT SHALL TAKE APPROPRIATE ACTION TO PROTECT A SENIOR
FROM FURTHER ABUSE OR MALTREATMENT, INCLUDING OFFERING APPROPRIATE
SERVICES AND IN CASES IN WHICH AN OFFER OF SERVICE IS REFUSED AND THE
SAVS UNIT DETERMINES THAT THE BEST INTERESTS OF THE SENIOR REQUIRE COURT
ACTION, INITIATE THE APPROPRIATE PROCEEDING OR MAKE A REFERRAL TO THE
APPROPRIATE DISTRICT ATTORNEY, OR BOTH.

8. ANY DESIGNATED AGENCY OR SAVS UNIT OFFICIAL AUTHORIZED OR REQUIRED 48 49 TO DETERMINE THE NEED FOR AND/OR PROVIDE OR ARRANGE FOR THE PROVISION OF 50 SERVICES TO SENIORS IN ACCORDANCE WITH THE PROVISIONS OF THIS TITLE SHALL HAVE IMMUNITY FROM ANY CIVIL LIABILITY THAT MIGHT OTHERWISE RESULT 51 BY REASON OF PROVIDING SUCH SERVICES, PROVIDED SUCH OFFICIAL WAS ACTING 52 WITHIN THE SCOPE OF EMPLOYMENT AND IN THE DISCHARGE OF OFFICIAL DUTIES, 53 54 AND THAT SUCH LIABILITY DID NOT RESULT FROM THE WILLFUL ACT OR GROSS 55 NEGLIGENCE OF SUCH OFFICIAL OR HIS OR HER DESIGNEE.

9. WHEN A SAVS OFFICIAL SHALL HAVE REASON TO BELIEVE THAT A CRIMINAL 1 2 OFFENSE HAS BEEN COMMITTED AGAINST A SENIOR WHO HAS BECOME AN ABUSED SENIOR, THE OFFICIAL SHALL REPORT THIS INFORMATION TO 3 THE APPROPRIATE 4 POLICE OR SHERIFF'S DEPARTMENT AND THE DISTRICT ATTORNEY'S OFFICE WHEN 5 SUCH OFFICE HAS REQUESTED SUCH INFORMATION BE REPORTED BY A LOCAL SOCIAL 6 SERVICES OFFICIAL OR HIS OR HER DESIGNEE.

7 426. LOCAL AND REGIONAL FATALITY REVIEW TEAMS. 1. A FATALITY REVIEW S 8 TEAM MAY BE ESTABLISHED AT A LOCAL OR REGIONAL LEVEL, WITH THE APPROVAL THE OFFICE, FOR THE PURPOSE OF INVESTIGATING THE DEATH OF ANY SENIOR 9 OF 10 IN THE CASE OF A REPORT MADE TO THE REGISTRY. NOTWITHSTANDING ANY OTHER CONTRARY AND TO THE EXTENT CONSISTENT WITH 11 PROVISION OF LAW TO THE TEAM SHALL 12 FEDERAL LAW, SUCH LOCAL OR REGIONAL FATALITY REVIEW HAVE ACCESS TO THOSE CLIENT-IDENTIFIABLE RECORDS NECESSARY FOR THE PREPARA-13 14 TION OF THE REPORT, AS AUTHORIZED IN ACCORDANCE WITH THIS TITLE.

2. A LOCAL OR REGIONAL FATALITY REVIEW TEAM MUST 15 INCLUDE REPRESEN-TATIVES FROM THE LOCAL SERVICE, THE OFFICE, THE OFFICE OF THE DISTRICT ATTORNEY OR LOCAL LAW ENFORCEMENT, OFFICE OF THE MEDICAL EXAMINER OR 16 17 CORONER, AND A PHYSICIAN OR COMPARABLE MEDICAL PROFESSIONAL. A LOCAL OR 18 19 REGIONAL FATALITY REVIEW TEAM MAY ALSO INCLUDE REPRESENTATIVES FROM 20 PUBLIC HEALTH AGENCIES, MENTAL HEALTH AGENCIES, AND MEDICAL FACILITIES, 21 INCLUDING HOSPITALS OR OTHER APPROPRIATE AGENCIES OR INSTITUTIONS.

22 S 427. GRANTS FOR SENIOR ANTI-VIOLENCE PROJECTS. THE DIRECTOR SHALL, WITHIN AMOUNTS APPROPRIATED THEREFOR FROM THE SENIOR ANTI-VIOLENCE 23 SERVICES ACCOUNT ESTABLISHED PURSUANT TO SECTION NINETY-SEVEN-LLLL OF 24 25 STATE FINANCE LAW, PROVIDE GRANTS TO LOCAL GOVERNMENTS AND NOT-FOR-THE 26 PROFIT ORGANIZATIONS TO:

27 1. IMPROVE RESEARCH, DATA COLLECTION, AND REPORTING ON ELDER/ADULT 28 ABUSE. 29

2. IMPLEMENT RESEARCH AND PROGRAM INNOVATION.

3. PUBLIC EDUCATION.

30

4. DEVELOPMENT OF INTERGOVERNMENTAL AND PUBLIC-PRIVATE PARTNERSHIPS TO 31 32 COMBAT ELDER ABUSE.

33 5. RESEARCH INTO DELIVERY SYSTEMS AND BARRIERS TO ACCESS THE SERVICES 34 SYSTEM, DATA COLLECTION AND REPORTING. 35

6. PROTECTION OF VICTIMS.

36 7. DEVELOPMENT OF BEST AND INNOVATIVE PRACTICES CARRYING OUT IN 37 SERVICES.

8. REVIEW OF POLICIES IN ORDER TO BETTER COORDINATE PREVENTIONS, 38 INTERVENTIONS (INCLUDING PROSECUTION), SERVICES AND VICTIMS' ASSISTANCE 39 40 FOR ABUSED, EXPLOITED, AND NEGLECTED ELDERS.

41 9. DEVELOPMENT OF A BROAD-BASED, MULTIDISCIPLINARY TASK FORCE OR 42 COALITION TO EXAMINE SYSTEMIC APPROACHES TO RESPONDING TO ELDER ABUSE.

43 10. DEVELOPMENT AND IMPLEMENTATION OF A MULTIDISCIPLINARY RESEARCH 44 AGENDA TO SUSTAIN, ADVANCE AND ASSESS PROFESSIONAL TRAINING AND PRACTICE 45 ON ADULT OR ELDER ABUSE.

PROVIDE SPECIALIZED TRAINING TO COMPONENTS OF THE JUSTICE SYSTEM 46 11. 47 IS ESSENTIAL TO BETTER IDENTIFY CASES, IMPROVE INVESTIGATIONS, INCREASE 48 PROSECUTIONS, BETTER SERVE VICTIMS, ESTABLISH INTERDISCIPLINARY COORDI-49 NATION, AND PROMOTE ELDER ABUSE AND NEGLECT PREVENTION PROGRAMS.

50 S 3. The section heading and subdivision 1 of section 60.35 of the penal law, as amended by section 1 of part E of chapter 56 of the laws 51 of 2004, subparagraphs (i), (ii) and (iii) of paragraph (a) of subdivi-52 sion 1 as amended by section 1 of part DD of chapter 56 of the laws of 53 54 2008 and paragraph (b) of subdivision 1 as amended by chapter 320 of the 55 laws of 2006, are amended to read as follows:

Mandatory surcharge, sex offender registration fee, DNA databank fee, supplemental sex offender victim fee [and], crime victim assistance AND A SENIOR ANTI-VIOLENCE SERVICES fee required in certain cases.

4 1. (a) Except as provided in section eighteen hundred nine of the 5 vehicle and traffic law and section 27.12 of the parks, recreation and 6 historic preservation law, whenever proceedings in an administrative 7 tribunal or a court of this state result in a conviction for a felony, a 8 misdemeanor, or a violation, as these terms are defined in section 10.00 of this chapter, there shall be levied at sentencing a mandatory 9 10 surcharge, sex offender registration fee, DNA databank fee [and], a crime victim assistance fee AND A SENIOR ANTI-VIOLENCE SERVICES FEE in 11 12 addition to any sentence required or permitted by law, in accordance 13 with the following schedule:

(i) a person convicted of a felony shall pay a mandatory surcharge of three hundred dollars [and], a crime victim assistance fee of twentyfive dollars, AND A SENIOR ANTI-VIOLENCE SERVICES FEE OF FIFTY DOLLARS;

17 (ii) a person convicted of a misdemeanor shall pay a mandatory 18 surcharge of one hundred seventy-five dollars [and], a crime victim 19 assistance fee of twenty-five dollars, AND A SENIOR ANTI-VIOLENCE 20 SERVICES FEE OF FIFTY DOLLARS;

(iii) a person convicted of a violation shall pay a mandatory surcharge of ninety-five dollars [and], a crime victim assistance fee of twenty-five dollars, AND A SENIOR ANTI-VIOLENCE SERVICES FEE OF FIFTY DOLLARS;

(iv) a person convicted of a sex offense as defined by subdivision two of section one hundred sixty-eight-a of the correction law or a sexually violent offense as defined by subdivision three of section one hundred sixty-eight-a of the correction law shall, in addition to a mandatory surcharge and crime victim assistance fee, pay a sex offender registration fee of fifty dollars[.], AND A SENIOR ANTI-VIOLENCE SERVICES FEE OF FIFTY DOLLARS;

(v) a person convicted of a designated offense as defined by subdivision seven of section nine hundred ninety-five of the executive law shall, in addition to a mandatory surcharge and crime victim assistance fee, pay a DNA databank fee of fifty dollars, AND A SENIOR ANTI-VIOLENCE SERVICES FEE OF FIFTY DOLLARS.

37 (b) When the felony or misdemeanor conviction in [subparagraphs] SUBPARAGRAPH (i), (ii) or (iv) of paragraph (a) of this subdivision 38 results from an offense contained in article one hundred thirty of this 39 40 chapter, incest in the third, second or first degree as defined in 255.26 and 255.27 of this chapter or an offense 41 sections 255.25, contained in article two hundred sixty-three of this chapter, the person 42 43 convicted shall pay a supplemental sex offender victim fee of one thou-44 sand dollars, AND A SENIOR ANTI-VIOLENCE SERVICES FEE OF FIVE HUNDRED 45 DOLLARS, in addition to the mandatory surcharge and any other fee.

46 S 4. The state finance law is amended by adding a new section 97-1111 47 to read as follows:

48 S 97-LLLL. SENIOR ANTI-VIOLENCE SERVICES ACCOUNT. 1. THERE IS HEREBY 49 ESTABLISHED IN THE JOINT CUSTODY OF THE STATE COMPTROLLER AND THE 50 COMMISSIONER OF THE DEPARTMENT OF TAXATION AND FINANCE A SPECIAL REVENUE 51 FUND TO BE KNOWN AS THE "SENIOR ANTI-VIOLENCE SERVICES ACCOUNT".

SENIOR ANTI-VIOLENCE SERVICES ACCOUNT SHALL CONSIST OF THOSE 52 THE2. MONIES RECEIVED BY THE STATE PURSUANT TO SECTION 60.35 OF THE PENAL LAW 53 54 AND MONIES RECEIVED BY THE STATE PURSUANT TO SECTION EIGHTEEN HUNDRED 55 NINE OF THE VEHICLE AND TRAFFIC LAW FROM ANY COURT OF THE UNIFIED COURT 56 OTHER THAN TOWN OR VILLAGE COURTS AND ALL OTHER FEES, FINES, SYSTEM

1 GRANTS, BEQUESTS OR OTHER MONIES CREDITED, APPROPRIATED OR TRANSFERRED 2 THERETO FROM ANY OTHER FUND OR SOURCE.

3 ANTI-VIOLENCE SERVICES ACCOUNT, FOLLOWING 3. MONIES OF THE SENIOR 4 APPROPRIATION BY THE LEGISLATURE AND ALLOCATION BY THE DIRECTOR OF THE 5 SHALL BE MADE AVAILABLE FOR LOCAL ASSISTANCE SERVICES AND BUDGET 6 EXPENSES OF PROGRAMS TO PROVIDE SENIOR ANTI-VIOLENCE SERVICES THROUGH 7 OFFICE FOR THE AGING, AS ADMINISTERED PURSUANT TO THE ELDER THE STATE 8 LAW.

9 S 5. Section 1809 of the vehicle and traffic law, as amended by chap-10 ter 55 of the laws of 1992, subdivision 1 as amended by section 2 of 11 part DD of chapter 56 of the laws of 2008, the opening paragraph and paragraph (c) of subdivision 1 as separately amended by section 3 of chapter 43 and section 10 of chapters 99, 101 and 123 of the laws of 12 13 14 2014, subdivision 2 as amended by section 6 of part C of chapter 55 of 15 the laws of 2013, subdivision 3 as amended by chapter 309 of the laws of 16 1996, subdivision 5 as amended by chapter 385 of the laws of 1999, subdivision 8 as amended by section 13 of part B of chapter 55 of the 17 18 laws of 2015, subdivision 9 as amended by chapter 452 of the laws of 19 1999 and subdivision 10 as added by section 3 of part F of chapter 56 of 20 the laws of 2004, is amended to read as follows:

21 S 1809. Mandatory surcharge and crime victim assistance fee required 22 in certain cases. 1. Whenever proceedings in an administrative tribunal 23 or a court of this state result in a conviction for an offense under this chapter or a traffic infraction under this chapter, or a local law, 24 25 ordinance, rule or regulation adopted pursuant to this chapter, other 26 than a traffic infraction involving standing, stopping, or parking or violations by pedestrians or bicyclists, or other than an adjudication of liability of an owner for a violation of subdivision (d) of section 27 28 29 eleven hundred eleven of this chapter in accordance with section eleven 30 hundred eleven-a of this chapter, or other than an adjudication of liability of an owner for a violation of subdivision (d) of section 31 eleven hundred eleven of this chapter in accordance with section eleven 32 33 hundred eleven-b of this chapter, or other than an adjudication in accordance with section eleven hundred eleven-c of this chapter for a 34 violation of a bus lane restriction as defined in such section, or other 35 an adjudication of liability of an owner for a violation of subdi-36 than 37 vision (d) of section eleven hundred eleven of this chapter in accord-38 ance with section eleven hundred eleven-d of this chapter, or other than adjudication of liability of an owner for a violation of subdivision 39 an 40 (b), (c), (d), (f) or (g) of section eleven hundred eighty of this chapter in accordance with section eleven hundred eighty-b of this chapter, 41 other than an adjudication of liability of an owner for a violation 42 or of subdivision (b), (c), (d), (f) or (g) of section eleven hundred 43 44 eighty of this chapter in accordance with section eleven hundred eighty-c of this chapter, there shall be levied a crime victim assistance 45 fee, A SENIOR ANTI-VIOLENCE SERVICES FEE OF FIVE DOLLARS and a mandatory 46 47 surcharge, in addition to any sentence required or permitted by law, in 48 accordance with the following schedule:

49 (a) Whenever proceedings in an administrative tribunal or a court of 50 this state result in a conviction for a traffic infraction pursuant to 51 article nine of this chapter, there shall be levied a crime victim 52 assistance fee in the amount of five dollars, A SENIOR ANTI-VIOLENCE 53 SERVICES FEE OF FIVE DOLLARS and a mandatory surcharge, in addition to 54 any sentence required or permitted by law, in the amount of twenty-five 55 dollars.

(b) Whenever proceedings in an administrative tribunal or a court of 1 2 this state result in a conviction for a misdemeanor or felony pursuant 3 to section eleven hundred ninety-two of this chapter, there shall be 4 levied, in addition to any sentence required or permitted by law, a 5 crime victim assistance fee in the amount of twenty-five dollars, A 6 SENIOR ANTI-VIOLENCE SERVICES FEE OF FIVE DOLLARS and a mandatory 7 surcharge in accordance with the following schedule:

8 (i) a person convicted of a felony shall pay a mandatory surcharge of 9 three hundred dollars;

10 (ii) a person convicted of a misdemeanor shall pay a mandatory 11 surcharge of one hundred seventy-five dollars.

(c) Whenever proceedings in an administrative tribunal or a court of this state result in a conviction for an offense under this chapter 12 13 other than a crime pursuant to section eleven hundred ninety-two of this 14 15 chapter, or a traffic infraction under this chapter, or a local law, 16 ordinance, rule or regulation adopted pursuant to this chapter, other than a traffic infraction involving standing, stopping, or parking or 17 18 violations by pedestrians or bicyclists, or other than an adjudication liability of an owner for a violation of subdivision (d) of section 19 of eleven hundred eleven of this chapter in accordance with section eleven 20 21 hundred eleven-a of this chapter, or other than an adjudication of 22 liability of an owner for a violation of subdivision (d) of section eleven hundred eleven of this chapter in accordance with section eleven 23 24 hundred eleven-b of this chapter, or other than an adjudication of 25 liability of an owner for a violation of subdivision (d) of section eleven hundred eleven of this chapter in accordance with section 26 eleven hundred eleven-d of this chapter, or other than an infraction pursuant to article nine of this chapter or other than an adjudication of liabil-27 28 ity of an owner for a violation of toll collection regulations pursuant 29 to section two thousand nine hundred eighty-five of the public authori-30 ties law or sections sixteen-a, sixteen-b and sixteen-c of chapter seven 31 32 hundred seventy-four of the laws of nineteen hundred fifty or other than 33 an adjudication in accordance with section eleven hundred eleven-c of this chapter for a violation of a bus lane restriction as defined in such section, or other than an adjudication of liability of an owner for 34 35 a violation of subdivision (b), (c), (d), (f) or (g) of section eleven 36 37 hundred eighty of this chapter in accordance with section eleven hundred 38 eighty-b of this chapter, or other than an adjudication of liability of an owner for a violation of subdivision (b), (c), (d), (f) or 39 (g) of 40 section eleven hundred eighty of this chapter in accordance with section eleven hundred eighty-c of this chapter, there shall be levied a crime 41 victim assistance fee in the amount of five dollars, A SENIOR ANTI-VIO-42 43 LENCE SERVICES FEE OF FIVE DOLLARS and a mandatory surcharge, in addi-44 tion to any sentence required or permitted by law, in the amount of 45 fifty-five dollars.

Where a person is convicted of two or more such crimes or traffic 46 2. 47 infractions committed through a single act or omission, or through an 48 act or omission which in itself constituted one of the crimes or traffic 49 infractions and also was a material element of the other, the court or 50 administrative tribunal shall impose a crime victim assistance fee and a 51 mandatory surcharge mandated by subdivision one of this section for each such conviction; provided however, that in no event shall the total 52 amount of such crime victim assistance fees and mandatory surcharges 53 of 54 imposed pursuant to paragraph (a) or (c) of subdivision one this 55 section exceed one hundred ninety-six dollars.

1 3. The mandatory surcharge provided for in subdivision one of this 2 section shall be paid to the clerk of the court or administrative tribu-3 nal that rendered the conviction. Within the first ten days of the month 4 following collection of the mandatory surcharge the collecting authority 5 shall determine the amount of mandatory surcharge collected and, if it 6 is an administrative tribunal or a town or village justice court, it 7 shall pay such money to the state comptroller who shall deposit such 8 money in the state treasury pursuant to section one hundred twenty-one of the state finance law to the credit of the general fund. If such 9 10 collecting authority is any other court of the unified court system, it 11 shall, within such period, pay such money to the state commissioner of taxation and finance to the credit of the criminal justice improvement 12 account established by section ninety-seven-bb of the state finance law, 13 14 OR IN THE CASE OF THE SENIOR ANTI-VIOLENCE SERVICES FEE, TO THE CREDIT 15 OF THE SENIOR ANTI-VIOLENCE SERVICES ACCOUNT ESTABLISHED PURSUANT TΟ 16 SECTION NINETY-SEVEN-LLLL OF THE STATE FINANCE LAW. The crime victim assistance fee provided for in subdivision one of this section shall be 17 18 paid to the clerk of the court or administrative tribunal that rendered 19 the conviction. Within the first ten days of the month following collection of the crime victim assistance fee AND THE SENIOR ANTI-VIO-20 21 LENCE SERVICES FEE, the collecting authority shall determine the amount 22 of crime victim assistance fee AND THE SENIOR ANTI-VIOLENCE SERVICES FEE 23 collected and, if it is an administrative tribunal or a town or village justice court, it shall pay such money to the state comptroller who 24 25 shall deposit such money in the state treasury pursuant to section one 26 hundred twenty-one of the state finance law to the credit of the crimijustice improvement account established by section ninety-seven-bb 27 nal of the state finance law, OR IN THE CASE OF THE SENIOR 28 ANTI-VIOLENCE 29 SERVICES FEE, TO THE CREDIT OF THE SENIOR ANTI-VIOLENCE SERVICES ACCOUNT 30 ESTABLISHED PURSUANT TO SECTION NINETY-SEVEN-LLLL OF THE STATE FINANCE 31 LAW.

32 4. Any person who has paid a mandatory surcharge or crime victim 33 assistance fee OR A SENIOR ANTI-VIOLENCE SERVICES FEE under the authority of this section which is ultimately determined not to be required by 34 35 this section shall be entitled to a refund of such mandatory surcharge 36 or crime victim assistance fee OR SENIOR ANTI-VIOLENCE SERVICES FEE upon 37 application to the state comptroller. The state comptroller shall require such proof as it is necessary in order to determine whether 38 а 39 refund is required by law.

40 5. When a person who is convicted of a crime or traffic infraction and sentenced to a term of imprisonment has failed to pay the mandatory 41 surcharge or crime victim assistance fee OR THE SENIOR ANTI-VIOLENCE 42 43 SERVICES FEE required by this section, the clerk of the court or the 44 administrative tribunal that rendered the conviction shall notify the superintendent or the municipal official of the facility where the person is confined. The superintendent or the municipal official shall 45 46 47 cause any amount owing to be collected from such person during his term fund or 48 of imprisonment from moneys to the credit of an inmates' such 49 moneys as may be earned by a person in a work release program pursuant 50 to section eight hundred sixty of the correction law. Such moneys shall 51 paid over to the state comptroller to the credit of the criminal be justice improvement account established by section ninety-seven-bb of 52 53 the state finance law, OR IN THE CASE OF THE SENIOR ANTI-VIOLENCE 54 SERVICES FEE, TO THE CREDIT OF THE SENIOR ANTI-VIOLENCE SERVICES ACCOUNT 55 ESTABLISHED PURSUANT TO SECTION NINETY-SEVEN-LLLL OF THE STATE FINANCE 56 LAW, except that any such moneys collected which are surcharges or crime

victim assistance fees OR SENIOR ANTI-VIOLENCE SERVICES FEES levied in 1 2 relation to convictions obtained in a town or village justice court 3 shall be paid within thirty days after the receipt thereof by the super-4 intendent or municipal official of the facility to the justice of the 5 court in which the conviction was obtained. For the purposes of collect-6 ing such mandatory surcharge or crime victim assistance [fee] OR SENIOR 7 ANTI-VIOLENCE SERVICES FEES, the state shall be legally entitled to the 8 money to the credit of an inmates' fund or money which is earned by an inmate in a work release program. For purposes of this subdivision, the 9 10 term "inmates' fund" shall mean moneys in the possession of an inmate at 11 the time of his admission into such facility, funds earned by him as provided for in section one hundred eighty-seven of the correction law 12 and any other funds received by him or on his behalf and deposited with 13 14 such superintendent or municipal official.

5-a. The provisions of subdivision four-a of section five hundred ten, subdivision three of section five hundred fourteen and subdivision three of section two hundred twenty-seven of this chapter governing actions which may be taken for failure to pay a fine or penalty shall be applicable to a mandatory surcharge or crime victim assistance fee OR SENIOR ANTI-VIOLENCE SERVICES FEE imposed pursuant to this section.

6. Notwithstanding any other provision of this section, where a person has made restitution or reparation pursuant to section 60.27 of the penal law, such person shall not be required to pay a mandatory surcharge or crime victim assistance fee OR SENIOR ANTI-VIOLENCE SERVICES FEE.

26 7. Notwithstanding any other provision of this section, where a manda-27 tory surcharge or crime victim assistance fee OR SENIOR ANTI-VIOLENCE SERVICES FEE is imposed pursuant to the provisions of section 28 60.35 of 29 the penal law, no mandatory surcharge or crime victim assistance fee OR 30 SENIOR ANTI-VIOLENCE SERVICES FEE shall be imposed pursuant to the 31 provisions of this section.

32 8. The provisions of this section shall only apply to offenses commit-33 ted on or before September first, two thousand seventeen.

9. Notwithstanding the provisions of subdivision one of this section, in the event a proceeding is in a town or village court, the court shall add an additional five dollars to the surcharges imposed by such subdivision one of this section.

10. For the purposes of this section, the term conviction means and includes the conviction of a felony or a misdemeanor for which a youthful offender finding was substituted and upon such a finding there shall be levied a mandatory surcharge and a crime victim assistance fee to the same extent and in the same manner and amount provided by this section for conviction of the felony or misdemeanor, as the case may be, for which such youthful offender finding was substituted.

S 6. Subdivision 1 of section 1809 of the vehicle and traffic law, as separately amended by section 3-a of chapter 43 and section 10-a of chapters 99, 101 and 123 of the laws of 2014, is amended to read as follows:

1. Whenever proceedings in an administrative tribunal or a court of 49 50 this state result in a conviction for a crime under this chapter or a 51 traffic infraction under this chapter, or a local law, ordinance, rule regulation adopted pursuant to this chapter, other than a traffic 52 or 53 infraction involving standing, stopping, parking or motor vehicle equip-54 ment or violations by pedestrians or bicyclists, or other than an adju-55 dication of liability of an owner for a violation of subdivision (d) of section eleven hundred eleven of this chapter in accordance with section 56

eleven hundred eleven-a of this chapter, or other than an adjudication 1 2 liability of an owner for a violation of subdivision (d) of section of 3 eleven hundred eleven of this chapter in accordance with section eleven hundred eleven-b of this chapter, or other than an adjudication in accordance with section eleven hundred eleven-c of this chapter for a 4 5 6 violation of a bus lane restriction as defined in such section, or other 7 an adjudication of liability of an owner for a violation of subdithan 8 vision (d) of section eleven hundred eleven of this chapter in accord-9 ance with section eleven hundred eleven-d of this chapter, or other than 10 adjudication of liability of an owner for a violation of subdivision an (b), (c), (d), (f) or (g) of section eleven hundred eighty of this chap-11 12 ter in accordance with section eleven hundred eighty-b of this chapter, 13 other than an adjudication of liability of an owner for a violation or 14 of subdivision (b), (c), (d), (f) or (g) of section eleven hundred 15 eighty of this chapter in accordance with section eleven hundred eighty-c of this chapter, there shall be levied a mandatory surcharge, in addition to any sentence required or permitted by law, in the amount of 16 17 18 twenty-five dollars AND A SENIOR ANTI-VIOLENCE SERVICES FEEOF 19 TWENTY-FIVE DOLLARS.

20 S 7. Subdivision 1 of section 1809 of the vehicle and traffic law, as 21 separately amended by section 3-b of chapter 43 and section 10-b of 22 chapters 99, 101 and 123 of the laws of 2014, is amended to read as 23 follows:

1. Whenever proceedings in an administrative tribunal or a 24 court of 25 this state result in a conviction for a crime under this chapter or a 26 traffic infraction under this chapter other than a traffic infraction 27 parking or motor vehicle equipment or involving standing, stopping, 28 violations by pedestrians or bicyclists, or other than an adjudication 29 in accordance with section eleven hundred eleven-c of this chapter for a violation of a bus lane restriction as defined in such section, or other 30 than an adjudication of liability of an owner for a violation of subdi-31 32 vision (d) of section eleven hundred eleven of this chapter in accord-33 ance with section eleven hundred eleven-d of this chapter, or other than 34 adjudication of liability of an owner for a violation of subdivision an 35 (b), (c), (d), (f) or (g) of section eleven hundred eighty of this chap-36 ter in accordance with section eleven hundred eighty-b of this chapter, 37 or other than an adjudication of liability of an owner for a violation 38 of subdivision (b), (c), (d), (f) or (g) of section eleven hundred 39 eighty of this chapter in accordance with section eleven hundred eight-40 y-c of this chapter, there shall be levied a mandatory surcharge, in addition to any sentence required or permitted by law, in the amount of 41 42 AND A SENIOR ANTI-VIOLENCE seventeen dollars, SERVICES FEEOF TWENTY-FIVE DOLLARS. 43

44 S 8. Subdivision 1 of section 1809 of the vehicle and traffic law, as 45 separately amended by section 3-c of chapter 43 and section 10-c of 46 chapters 99, 101 and 123 of the laws of 2014, is amended to read as 47 follows:

48 1. Whenever proceedings in an administrative tribunal or a court of 49 this state result in a conviction for a crime under this chapter or a 50 traffic infraction under this chapter other than a traffic infraction 51 involving standing, stopping, parking or motor vehicle equipment or violations by pedestrians or bicyclists, or other than an adjudication 52 53 of liability of an owner for a violation of subdivision (b), (c), (d), 54 (f) or (g) of section eleven hundred eighty of this chapter in accord-55 ance with section eleven hundred eighty-b of this chapter, or other than 56 adjudication of liability of an owner for a violation of subdivision an

(b), (c), (d), (f) or (g) of section eleven hundred eighty of this chap-1 2 ter in accordance with section eleven hundred eighty-c of this chapter, 3 other than an adjudication of liability of an owner for a violation or 4 of subdivision (d) of section eleven hundred eleven of this chapter in accordance with section eleven hundred eleven-d of this chapter, there shall be levied a mandatory surcharge, in addition to any sentence 5 6 7 required or permitted by law, in the amount of seventeen dollars, AND A 8 SENIOR ANTI-VIOLENCE SERVICES FEE OF TWENTY-FIVE DOLLARS.

9 S 9. Subdivision 1 of section 1809 of the vehicle and traffic law, as 10 separately amended by section 3-d of chapter 43 and section 10-d of 11 chapters 99, 101 and 123 of the laws of 2014, is amended to read as 12 follows:

1. Whenever proceedings in an administrative tribunal or a court of 13 14 this state result in a conviction for a crime under this chapter or a 15 traffic infraction under this chapter other than a traffic infraction involving standing, stopping, parking or motor vehicle equipment or 16 17 violations by pedestrians or bicyclists, or other than an adjudication 18 liability of an owner for a violation of subdivision (b), (c), (d), of 19 (f) or (g) of section eleven hundred eighty of this chapter in accord-20 ance with section eleven hundred eighty-c of this chapter, or other than 21 adjudication of liability of an owner for a violation of subdivision an 22 (d) of section eleven hundred eleven of this chapter in accordance with 23 section eleven hundred eleven-d of this chapter, there shall be levied a 24 mandatory surcharge, in addition to any sentence required or permitted 25 by law, in the amount of seventeen dollars, AND A SENIOR ANTI-VIOLENCE 26 SERVICES FEE OF TWENTY-FIVE DOLLARS.

27 S 10. Subdivision 1 of section 1809 of the vehicle and traffic law, as 28 separately amended by section 10-d of chapters 99, 101 and 123 of the 29 laws of 2014, is amended to read as follows:

30 1. Whenever proceedings in an administrative tribunal or a court of this state result in a conviction for a crime under this chapter or a 31 32 traffic infraction under this chapter other than a traffic infraction 33 stopping, parking or motor vehicle equipment or involving standing, violations by pedestrians or bicyclists, or other than an adjudication 34 35 liability of an owner for a violation of subdivision (d) of section of eleven hundred eleven of this chapter in accordance with section eleven 36 37 hundred eleven-d of this chapter, there shall be levied a mandatory surcharge, in addition to any sentence required or permitted by law, 38 in 39 the amount of seventeen dollars, AND A SENIOR ANTI-VIOLENCE SERVICES FEE 40 OF TWENTY-FIVE DOLLARS.

S 11. Subdivision 1 of section 1809 of the vehicle and traffic law, as separately amended by chapter 16 of the laws of 1983 and chapter 62 of the laws of 1989, is amended to read as follows:

44 1. Whenever proceedings in an administrative tribunal or a court of 45 this state result in a conviction for a crime under this chapter or a traffic infraction under this chapter other than a traffic infraction 46 47 stopping, parking or motor vehicle equipment or involving standing, 48 violations by pedestrians or bicyclists, there shall be levied a mandatory surcharge, in addition to any sentence required or permitted by law, in the amount of seventeen dollars, AND A SENIOR ANTI-VIOLENCE 49 50 SERVICES FEE OF TWENTY-FIVE DOLLARS. 51

52 S 12. Subdivision 3 of section 4 of the banking law, as amended by 53 chapter 601 of the laws of 2007, is amended to read as follows:

3. No financial institution which discloses information pursuant to subdivision two of this section, or discloses any financial record to the state office of temporary and disability assistance or a child

support enforcement unit of a social services district for the purpose 1 2 of enforcing a child support obligation of such person, shall be liable 3 under any law to any person for such disclosure, or for any other action 4 taken in good faith to comply with subdivision two of this section. NO 5 BANKING ORGANIZATION WHICH REPORTS INSTANCES OF SUSPECTED ABUSE OR б MISTREATMENT OF SENIORS TO THE STATE OFFICE FOR THE AGING, DESIGNATED 7 AGENCIES AND SAVS UNITS, AS SUCH TERMS ARE DEFINED IN ARTICLE FOUR OF ELDER LAW, SHALL BE LIABLE UNDER ANY LAW TO ANY PERSON FOR SUCH 8 THE 9 DISCLOSURE, OR FOR ANY OTHER ACTION TAKEN IN GOOD FAITH TO COMPLY WITH 10 THE REQUIREMENTS OF SUCH ARTICLE.

11 S 13. The penal law is amended by adding a new article 261 to read as 12 follows:

13	ARTICLE 261
14	OFFENSES AGAINST THE ELDERLY AND DISABLED
15	SECTION 261.00 ELDERLY, VULNERABLE ELDERLY AND DISABLED PERSONS; DEFI-
16	NITIONS.
17	261.01 CRIMES AGAINST THE ELDERLY AND DISABLED; PRESUMPTION.
18	261.02 ABANDONMENT OF AN ELDERLY OR DISABLED PERSON.
19	261.03 ABANDONMENT OF AN ELDERLY OR DISABLED PERSON; DEFENSE.
20	261.04 ENDANGERING THE WELFARE OF AN ELDERLY OR DISABLED PERSON.
21	261.05 ENDANGERING THE WELFARE OF AN ELDERLY OR DISABLED PERSON;
22	CORROBORATION.
23	261.06 ENDANGERING THE WELFARE OF AN ELDERLY OR DISABLED PERSON;
24	DEFENSE.
25	261.07 ENDANGERING THE WELFARE OF A VULNERABLE ELDERLY PERSON OR
26	A DISABLED PERSON IN THE SECOND DEGREE.
27	261.08 ENDANGERING THE WELFARE OF A VULNERABLE ELDERLY PERSON OR
28	A DISABLED PERSON IN THE FIRST DEGREE.

29 S 261.00 ELDERLY, VULNERABLE ELDERLY AND DISABLED PERSONS; DEFINITIONS. 30 FOR THE PURPOSE OF THIS ARTICLE, THE FOLLOWING DEFINITIONS SHALL 31 APPLY:

32 1. "CAREGIVER" MEANS A PERSON WHO (I) ASSUMES RESPONSIBILITY FOR THE 33 CARE OF A VULNERABLE ELDERLY PERSON PURSUANT TO A COURT ORDER; OR (II) 34 RECEIVES MONETARY OR OTHER VALUABLE CONSIDERATION FOR PROVIDING CARE FOR 35 A VULNERABLE ELDERLY PERSON.

2. "SEXUAL CONTACT" MEANS ANY TOUCHING OF THE SEXUAL OR OTHER INTIMATE
PARTS OF A PERSON NOT MARRIED TO THE ACTOR FOR THE PURPOSE OF GRATIFYING
SEXUAL DESIRE OF EITHER PARTY. IT INCLUDES THE TOUCHING OF THE ACTOR BY
THE VICTIM, AS WELL AS THE TOUCHING OF THE VICTIM BY THE ACTOR, WHETHER
DIRECTLY OR THROUGH CLOTHING.

41 3. "VULNERABLE ELDERLY PERSON" MEANS A PERSON SIXTY YEARS OF AGE OR 42 OLDER WHO IS SUFFERING FROM A DISEASE OR INFIRMITY ASSOCIATED WITH 43 AGE AND MANIFESTED BY DEMONSTRABLE PHYSICAL, MENTAL ADVANCED OR EMOTIONAL DYSFUNCTION TO THE EXTENT THAT THE PERSON 44 IS INCAPABLE OF 45 ADEQUATELY PROVIDING FOR HIS OR HER OWN HEALTH OR PERSONAL CARE. 46

46 4. "ELDERLY PERSON" MEANS A PERSON SIXTY YEARS OF AGE OR OLDER.
47 5. "DISABLED PERSON" MEANS A PERSON WHO HAS A PHYSICAL OR MENTAL
48 IMPAIRMENT THAT SUBSTANTIALLY LIMITS A MAJOR LIFE ACTIVITY.

49 S 261.01 CRIMES AGAINST THE ELDERLY AND DISABLED; PRESUMPTION.

50 IN ANY CASE IN WHICH IT SHALL BE SHOWN THAT A PERSON INTENDED TO 51 COMMIT A SPECIFIED OFFENSE PURSUANT TO SECTION 485.05 OF THIS CHAPTER, 52 IT SHALL BE A REBUTTAL PRESUMPTION THAT THE PERSON SELECTED THE VICTIM 53 OR COMMITTED OR INTENDED TO COMMIT THE ACT OR ACTS CONSTITUTING THE

OFFENSE IN WHOLE OR IN SUBSTANTIAL PART BECAUSE OF A BELIEF THAT SUCH 1 2 VICTIM IS ELDERLY OR DISABLED. 3 S 261.02 ABANDONMENT OF AN ELDERLY OR DISABLED PERSON. 4 A PERSON IS GUILTY OF ABANDONMENT OF AN ELDERLY OR DISABLED PERSON 5 WHEN, BEING A PERSON LEGALLY CHARGED WITH THE CARE OR CUSTODY OF AN 6 ELDERLY OR DISABLED PERSON, HE OR SHE DESERTS SUCH PERSON IN ANY PLACE 7 WITH INTENT TO WHOLLY ABANDON HIM OR HER. 8 ABANDONMENT OF AN ELDERLY OR DISABLED PERSON IS A CLASS E FELONY. 9 S 261.03 ABANDONMENT OF AN ELDERLY OR DISABLED PERSON; DEFENSE. 10 IN ANY PROSECUTION FOR ABANDONMENT OF AN ELDERLY OR DISABLED PERSON, SECTION 261.02 OF THIS ARTICLE, BASED UPON AN ALLEGED 11 PURSUANT TO 12 DESERTION OF AN ELDERLY OR DISABLED PERSON WITH AN INTENT TO WHOLLY ABANDON SUCH AN ELDERLY OR DISABLED PERSON, IT IS AN AFFIRMATIVE DEFENSE 13 14 WITH THE INTENT THAT THE ELDERLY OR DISABLED PERSON BE SAFE FROM THAT, 15 PHYSICAL INJURY AND CARED FOR IN AN APPROPRIATE MANNER, THE DEFENDANT 16 LEFT THE ELDERLY OR DISABLED PERSON WITH AN APPROPRIATE PERSON OR IN A 17 SUITABLE LOCATION AND PROMPTLY NOTIFIED AN APPROPRIATE PERSON OF THE ELDERLY OR DISABLED PERSON'S LOCATION. 18 19 S 261.04 ENDANGERING THE WELFARE OF AN ELDERLY OR DISABLED PERSON. 20 A PERSON IS GUILTY OF ENDANGERING THE WELFARE OF AN ELDERLY OR DISA-21 BLED PERSON WHEN BEING A PERSON LEGALLY CHARGED WITH THE CARE OR CUSTODY 22 OF AN ELDERLY OR DISABLED PERSON: 23 1. HE OR SHE KNOWINGLY ACTS IN A MANNER LIKELY TO BE INJURIOUS TO THE 24 PHYSICAL, MENTAL OR MORAL WELFARE OF AN ELDERLY OR DISABLED PERSON, OR 25 DIRECTS OR AUTHORIZES SUCH AN ELDERLY OR DISABLED PERSON, TO ENGAGE IN 26 AN OCCUPATION INVOLVING A SUBSTANTIAL RISK OF DANGER TO HIS OR HER LIFE 27 OR HEALTH; OR 28 2. HE OR SHE FAILS OR REFUSES TO EXERCISE REASONABLE DILIGENCE IN THE CONTROL OF SUCH ELDERLY OR DISABLED PERSON TO PREVENT HIM OR HER FROM 29 PHYSICAL, MENTAL OR MORAL INJURY, OR FROM ENGAGING IN ACTS 30 INVOLVING A SUBSTANTIAL RISK OF DANGER TO HIS OR HER LIFE OR HEALTH. 31 32 ENDANGERING THE WELFARE OF AN ELDERLY OR DISABLED PERSON IS A CLASS A 33 MISDEMEANOR. 34 S 261.05 ENDANGERING THE WELFARE OF AN ELDERLY OR DISABLED PERSON; 35 CORROBORATION. SHALL NOT BE CONVICTED OF ENDANGERING THE WELFARE OF AN 36 Α PERSON 37 ELDERLY OR DISABLED PERSON, OR OF AN ATTEMPT TO COMMIT THE SAME, UPON TESTIMONY OF A VICTIM WHO IS INCAPABLE OF CONSENT BECAUSE OF MENTAL 38 THE 39 DEFECT OR MENTAL INCAPACITY AS TO CONDUCT THAT CONSTITUTES AN OFFENSE OR 40 AN ATTEMPT TO COMMIT AN OFFENSE REFERRED TO IN SECTION 130.16 OF THIS WITHOUT ADDITIONAL EVIDENCE SUFFICIENT PURSUANT TO SECTION 41 CHAPTER, 130.16 OF THIS CHAPTER TO SUSTAIN A CONVICTION OF AN OFFENSE REFERRED TO 42 43 IN SECTION 130.16 OF THIS CHAPTER, OR OF AN ATTEMPT TO COMMIT THE SAME. 44 S 261.06 ENDANGERING THE WELFARE OF AN ELDERLY OR DISABLED PERSON; 45 DEFENSE. ANY PROSECUTION FOR ENDANGERING THE WELFARE OF AN ELDERLY OR DISA-46 IN47 BLED PERSON, PURSUANT TO SECTION 261.04 OF THIS ARTICLE: 48 1. BASED UPON AN ALLEGED FAILURE OR REFUSAL TO PROVIDE PROPER MEDICAL 49 CARE OR TREATMENT TO AN ELDERLY OR DISABLED PERSON, WHO IS ILL, IT IS AN 50 AFFIRMATIVE DEFENSE THAT THE ELDERLY OR DISABLED PERSON IS A MEMBER OR 51 ADHERENT OF AN ORGANIZED CHURCH OR RELIGIOUS GROUP THE TENETS OF WHICH PRESCRIBE PRAYER AS THE PRINCIPAL TREATMENT FOR ILLNESS, AND THAT THE 52 53 ELDERLY OR DISABLED PERSON WAS TREATED IN ACCORDANCE WITH SUCH TENETS; 54 OR 55 2. BASED UPON AN ALLEGED DESERTION OF AN ELDERLY OR DISABLED PERSON, 56 IT IS AN AFFIRMATIVE DEFENSE THAT, WITH THE INTENT THAT THE PERSON BE

SAFE FROM PHYSICAL INJURY AND CARED FOR IN AN APPROPRIATE MANNER, THE 1 2 DEFENDANT LEFT THE PERSON WITH AN APPROPRIATE PERSON OR IN A SUITABLE 3 LOCATION AND PROMPTLY NOTIFIED AN APPROPRIATE PERSON OF THE PERSON'S 4 LOCATION. 5 261.07 ENDANGERING THE WELFARE OF A VULNERABLE ELDERLY PERSON OR A S 6 DISABLED PERSON IN THE SECOND DEGREE. 7 A PERSON IS GUILTY OF ENDANGERING THE WELFARE OF A VULNERABLE ELDERLY 8 PERSON OR A DISABLED PERSON IN THE SECOND DEGREE WHEN, BEING A CAREGIVER 9 FOR A VULNERABLE ELDERLY PERSON OR A DISABLED PERSON: 10 1. WITH INTENT TO CAUSE PHYSICAL INJURY TO SUCH PERSON, HE OR SHE CAUSES SUCH INJURY TO SUCH PERSON; OR 11 12 2. HE OR SHE RECKLESSLY CAUSES PHYSICAL INJURY TO SUCH PERSON; OR 3. WITH CRIMINAL NEGLIGENCE, HE OR SHE CAUSES PHYSICAL INJURY TO SUCH 13 14 PERSON BY MEANS OF A DEADLY WEAPON OR A DANGEROUS INSTRUMENT; OR 15 4. HEOR SHE SUBJECTS SUCH PERSON TO SEXUAL CONTACT WITHOUT THE LATTER'S CONSENT. LACK OF CONSENT UNDER THIS SUBDIVISION RESULTS FROM FORCIBLE COMPULSION OR INCAPACITY TO CONSENT, AS THOSE TERMS ARE DEFINED 16 17 ARTICLE ONE HUNDRED THIRTY OF THIS CHAPTER, OR ANY OTHER CIRCUM-18 IN19 STANCES IN WHICH THE VULNERABLE ELDERLY PERSON OR DISABLED PERSON DOES NOT EXPRESSLY OR IMPLIEDLY ACQUIESCE IN THE CAREGIVER'S CONDUCT. 20 21 ANY PROSECUTION UNDER THIS SUBDIVISION IN WHICH THE VICTIM'S IN 22 ALLEGED LACK OF CONSENT RESULTS SOLELY FROM INCAPACITY TO CONSENT 23 BECAUSE OF THE VICTIM'S MENTAL DISABILITY OR MENTAL INCAPACITY, THE 24 PROVISIONS OF SECTION 130.16 OF THIS CHAPTER SHALL APPLY. IN ADDITION, 25 ANY PROSECUTION UNDER THIS SUBDIVISION IN WHICH THE VICTIM'S LACK OF IN 26 CONSENT IS BASED SOLELY UPON HIS OR HER INCAPACITY TO CONSENT BECAUSE HE OR SHE WAS MENTALLY DISABLED, MENTALLY INCAPACITATED OR PHYSICALLY HELP-27 28 LESS, IT IS AN AFFIRMATIVE DEFENSE THAT THE DEFENDANT, AT THE TIME HE OR 29 SHE ENGAGED IN THE CONDUCT CONSTITUTING THE OFFENSE, DID NOT KNOW OF THE FACTS OR CONDITIONS RESPONSIBLE FOR SUCH INCAPACITY TO CONSENT. 30 ENDANGERING THE WELFARE OF A VULNERABLE ELDERLY PERSON OR A 31 DISABLED 32 PERSON IN THE SECOND DEGREE IS A CLASS E FELONY. 33 THE WELFARE OF A VULNERABLE ELDERLY PERSON OR A S 261.08 ENDANGERING DISABLED PERSON IN THE FIRST DEGREE. 34 35 A PERSON IS GUILTY OF ENDANGERING THE WELFARE OF A VULNERABLE ELDERLY PERSON OR A DISABLED PERSON IN THE FIRST DEGREE WHEN, BEING A CAREGIVER 36 37 FOR A VULNERABLE ELDERLY PERSON OR DISABLED PERSON: 38 1. WITH INTENT TO CAUSE PHYSICAL INJURY TO SUCH PERSON, HEOR SHE 39 CAUSES SERIOUS PHYSICAL INJURY TO SUCH PERSON; OR 40 2. HE OR SHE RECKLESSLY CAUSES SERIOUS PHYSICAL INJURY TO SUCH PERSON. ENDANGERING THE WELFARE OF A VULNERABLE ELDERLY PERSON OR A DISABLED 41 PERSON IN THE FIRST DEGREE IS A CLASS D FELONY. 42 43 S 14. Section 120.05 of the penal law is amended by adding а new 44 subdivision 13 to read as follows: 45 13. BEING EIGHTEEN YEARS OLD OR MORE AND WITH INTENT TO CAUSE PHYSICAL 46 INJURY TO A PERSON SIXTY YEARS OLD OR MORE, OR TO A PERSON WHO HAS A 47 PHYSICAL OR MENTAL IMPAIRMENT THAT SUBSTANTIALLY LIMITS A MAJOR LIFE 48 ACTIVITY, THE DEFENDANT CAUSES SUCH INJURY TO SUCH PERSON. 49 S 15. Section 135.30 of the penal law is amended to read as follows: 50 S 135.30 Kidnapping; defense. 51 In any prosecution for kidnapping, it is an affirmative defense that 52 (a) the defendant was a relative of the person abducted, and (b) his OR 53 HER sole purpose was to assume control of such person. 54 THIS SECTION SHALL NOT APPLY IN THE CASE WHEN THE PERSON WHO IS 55 ABDUCTED IS SIXTY YEARS OLD OR MORE, OR TO A PERSON WHO HAS A PHYSICAL 56 MENTAL IMPAIRMENT THAT SUBSTANTIALLY LIMITS A MAJOR LIFE ACTIVITY, OR

AND THE KIDNAPPING WAS DONE WITH THE INTENTION OF COMPELLING SUCH PERSON 1 2 TO TRANSFER AN ASSET TO THE DEFENDANT OR TO A THIRD PARTY.

3 Section 135.45 of the penal law is amended by adding a new S 16. subdivision 3 to read as follows: 4

5 3. KNOWING THAT HE OR SHE HAS NO LEGAL RIGHT TO DO SO, HE OR SHE TAKES 6 OR ENTICES ANY PERSON SIXTY YEARS OF AGE OR MORE, OR A PERSON WHO HAS Α 7 IMPAIRMENT THAT SUBSTANTIALLY LIMITS A MAJOR LIFE PHYSICAL OR MENTAL 8 ACTIVITY, FROM THE CUSTODY OF ANOTHER PERSON OR INSTITUTION.

S 17. Subdivision (g) of section 140.10 of the penal law, as amended 9 10 by chapter 176 of the laws of 2011, is amended and a new subdivision (h) 11 is added to read as follows:

(g) where the property consists of a right-of-way or yard of a rail-road or rapid transit railroad which has been designated and conspicu-12 13 14 ously posted as a no-trespass railroad zone[.]; OR

15 WHICH IS A DWELLING OCCUPIED BY A PERSON SIXTY YEARS OF AGE OR (H) 16 OLDER, OR A PERSON WHO HAS A PHYSICAL OR MENTAL IMPAIRMENT THAT SUBSTAN-17 TIALLY LIMITS A MAJOR LIFE ACTIVITY.

18 S 18. Severability. If any provision of this act or the application thereof to any person or circumstances is held to be invalid, the remainder of the act and the application of such provision to other 19 20 21 persons or circumstances shall not be affected thereby. 22

S 19. This act shall take effect immediately; provided, however:

(a) the amendments to subdivision 1 of section 1809 of the vehicle and 23 traffic law made by section five of this act shall not affect the expi-24 25 ration and reversion of such subdivision and shall be deemed to expire 26 therewith, when upon such date the provisions of section six of this act 27 shall take effect;

(b) the amendments to subdivision 1 of section 1809 of the vehicle and 28 29 traffic law made by section six of this act shall not affect the expira-30 tion and reversion of such subdivision and shall be deemed to expire therewith, when upon such date the provisions of section seven of this 31 32 act shall take effect;

33 (c) the amendments to subdivision 1 of section 1809 of the vehicle and traffic law made by section seven of this act shall not affect the expi-34 ration and reversion of such subdivision and shall be deemed to expire 35 36 therewith, when upon such date the provisions of section eight of this 37 act shall take effect;

38 (d) the amendments to subdivision 1 of section 1809 of the vehicle and traffic law made by section eight of this act shall not affect the expi-39 40 ration and reversion of such subdivision and shall be deemed to expire therewith, when upon such date the provisions of section nine of this 41 act shall take effect; 42

43 (e) the amendments to subdivision 1 of section 1809 of the vehicle and 44 traffic law made by section nine of this act shall not affect the expi-45 ration and reversion of such subdivision and shall be deemed to expire therewith, when upon such date the provisions of section ten of this act 46 shall take effect; 47

48 (f) the amendments to subdivision 1 of section 1809 of the vehicle and 49 traffic law made by section ten of this act shall not affect the expira-50 tion and reversion of such subdivision and shall be deemed to expire therewith, when upon such date the provisions of section eleven of this 51 52 act shall take effect; and

53 (g) the amendments to subdivision 2 of section 1809 of the vehicle and 54 traffic law made by section five of this act shall not affect the expi-55 ration of such section and shall be deemed to expire therewith.