2009-2010 Regular Sessions

IN SENATE

April 7, 2009

Introduced by Sen. WINNER -- read twice and ordered printed, and when printed to be committed to the Committee on Crime Victims, Crime and Correction

AN ACT to amend the correction law, in relation to enacting the "drug dealer registration act"

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

1	Section 1. The correction law is amended by adding a new article 6-B
2	to read as follows:
3	ARTICLE 6-B
4	DRUG DEALER REGISTRATION ACT
5	SECTION 167. SHORT TITLE.
6	167-A. DEFINITIONS.
7	167-B. DUTIES OF THE DIVISION; REGISTRATION INFORMATION.
8	167-C. DRUG DEALER; RELOCATION; NOTIFICATION.
9	167-D. DUTIES OF THE COURT.
10	167-E. DISCHARGE OF DRUG DEALER FROM CORRECTIONAL FACILITY;
11	DUTIES OF OFFICIAL IN CHARGE.
12	167-F. DUTY TO REGISTER AND TO VERIFY.
13	167-G. PRIOR CONVICTIONS; DUTY TO INFORM AND REGISTER.
14	167-H. DURATION OF REGISTRATION AND VERIFICATION.
15	167-I. REGISTRATION AND VERIFICATION REQUIREMENTS.
16	167-J. NOTIFICATION OF LOCAL LAW ENFORCEMENT AGENCIES OF CHANGE
17	OF ADDRESS.
18	167-K. REGISTRATION FOR CHANGE OF ADDRESS FROM ANOTHER STATE.
19	167-L. SPECIAL TELEPHONE NUMBER.
20	167-M. DIRECTORY; INTERNET POSTING.
21	167-N. IMMUNITY FROM LIABILITY.
22	167-0. ANNUAL REPORT.
23	167-P. PENALTY.
24	167-Q. UNAUTHORIZED RELEASE OF INFORMATION.
	EXPLANATIONMatter in ITALICS (underscored) is new; matter in brackets

[] is old law to be omitted.

LBD11008-01-9

167-R. SEPARABILITY.

2 S 167. SHORT TITLE. THIS ARTICLE SHALL BE KNOWN AND MAY BE CITED AS 3 THE "DRUG DEALER REGISTRATION ACT".

4 S 167-A. DEFINITIONS. AS USED IN THIS ARTICLE, THE FOLLOWING DEFI-5 NITIONS APPLY:

6 1. "DRUG DEALER" INCLUDES ANY PERSON WHO IS CONVICTED OF ANY OF THE 7 OFFENSES SET FORTH IN SUBDIVISION TWO OF THIS SECTION. CONVICTIONS THAT 8 RESULT FROM OR ARE CONNECTED WITH THE SAME ACT, OR RESULT FROM OFFENSES 9 COMMITTED AT THE SAME TIME, SHALL BE COUNTED FOR THE PURPOSE OF THIS .0 ARTICLE AS ONE CONVICTION. ANY CONVICTION SET ASIDE PURSUANT TO LAW IS .1 NOT A CONVICTION FOR PURPOSES OF THIS ARTICLE.

12 2. "DRUG DEALER OFFENSE" MEANS: (A) A CONVICTION OF OR A CONVICTION 13 FOR AN ATTEMPT TO COMMIT ANY OF THE PROVISIONS OF SECTION 220.39, 14 220.41, 220.43, 220.44 OR 221.55 OF THE PENAL LAW;

(B) A CONVICTION OF OR A CONVICTION FOR AN ATTEMPT TO COMMIT ANY OF THE PROVISIONS OF SECTION 220.31 OR 220.34 OF THE PENAL LAW, PROVIDED THE VICTIM OF SUCH OFFENSE IS LESS THAN EIGHTEEN YEARS OF AGE; OR

(C) A CONVICTION OF OR A CONVICTION FOR AN ATTEMPT TO COMMIT ANY OF THE PROVISIONS OF SECTION 220.31, 220.34 OR 220.28 OF THE PENAL LAW REGARDLESS OF THE AGE OF THE VICTIM AND THE OFFENDER HAS PREVIOUSLY BEEN CONVICTED OF (I) A DRUG DEALER OFFENSE DEFINED IN THIS ARTICLE, OR (II) ANY OF THE PROVISIONS OF SECTION 220.31, 220.34 OR 220.28 OF THE PENAL 22 23 LAW, OR AN ATTEMPT THEREOF. A CONVICTION OF OR A CONVICTION FOR AN 24 ATTEMPT TO COMMIT ANY OF THE PROVISIONS OF SECTION 220.31, 220.34 OR 25 220.28 OF THE PENAL LAW PRIOR TO THE EFFECTIVE DATE OF THIS ARTICLE 26 SHALL CONSTITUTE A PREVIOUS CONVICTION FOR PURPOSES OF THIS PARAGRAPH; 27 OR

28 A CONVICTION OF (I) AN OFFENSE IN ANY OTHER JURISDICTION WHICH (D) 29 INCLUDES ALL OF THE ESSENTIAL ELEMENTS OF ANY SUCH CRIME PROVIDED FOR IN PARAGRAPH (A), (B) OR (C) OF THIS SUBDIVISION, OR (II) A FELONY IN ANY 30 OTHER JURISDICTION FOR WHICH THE OFFENDER IS REQUIRED TO REGISTER AS A 31 32 DRUG DEALER IN THE JURISDICTION IN WHICH THE CONVICTION OCCURRED, OR 33 OF THE PROVISIONS OF THE FEDERAL LAW OF THE UNITED STATES, (III) ANY PROVIDED THAT THE ELEMENTS OF SUCH CRIME OF CONVICTION ARE SUBSTANTIALLY 34 35 THE SAME AS THOSE SET FORTH IN PARAGRAPH (A), (B) OR (C) OF THIS SUBDI-VISION. 36

37 3. "LAW ENFORCEMENT AGENCY HAVING JURISDICTION" MEANS: (A) (I) THE 38 CHIEF LAW ENFORCEMENT OFFICER IN THE VILLAGE, TOWN OR CITY IN WHICH THE 39 DRUG DEALER EXPECTS TO RESIDE UPON HIS OR HER DISCHARGE, PROBATION, 40 PAROLE, RELEASE TO POST-RELEASE SUPERVISION OR UPON ANY FORM OF STATE OR LOCAL CONDITIONAL RELEASE; OR (II) IF THERE BE NO CHIEF LAW ENFORCEMENT 41 OFFICER IN SUCH VILLAGE, TOWN OR CITY, THE CHIEF LAW ENFORCEMENT OFFICER 42 43 OF THE COUNTY IN WHICH THE OFFENDER EXPECTS TO RESIDE; OR (III) IF THERE 44 BENO CHIEF ENFORCEMENT OFFICER IN SUCH VILLAGE, TOWN, CITY OR COUNTY, 45 THE DIVISION OF STATE POLICE; AND

46 (B) IN THE CASE OF A DRUG DEALER WHO IS OR EXPECTS TO BE EMPLOYED BY, 47 ENROLLED IN, ATTENDING OR EMPLOYED, WHETHER FOR COMPENSATION OR NOT, AT 48 AN INSTITUTION OF HIGHER EDUCATION: (I) THE CHIEF LAW ENFORCEMENT OFFI-49 CER IN THE VILLAGE, TOWN OR CITY IN WHICH SUCH INSTITUTION IS LOCATED; 50 OR (II) IF THERE BE NO CHIEF LAW ENFORCEMENT OFFICER IN SUCH VILLAGE, TOWN OR CITY, THE CHIEF LAW ENFORCEMENT OFFICER OF THE COUNTY IN WHICH 51 SUCH INSTITUTION IS LOCATED; OR (III) IF THERE BE NO CHIEF LAW ENFORCE-52 MENT OFFICER IN SUCH VILLAGE, TOWN, CITY OR COUNTY, THE DIVISION OF 53 54 STATE POLICE; AND (IV) IF SUCH INSTITUTION OPERATES OR EMPLOYS A CAMPUS 55 LAW ENFORCEMENT OR SECURITY AGENCY, THE CHIEF OF SUCH AGENCY.

"DIVISION" MEANS THE DIVISION OF CRIMINAL JUSTICE SERVICES AS 1 4. 2 DEFINED BY SECTION EIGHT HUNDRED THIRTY-SIX OF THE EXECUTIVE LAW.

3 5. "LOCAL CORRECTIONAL FACILITY" MEANS A LOCAL CORRECTIONAL FACILITY 4 AS THAT TERM IS DEFINED IN SUBDIVISION SIXTEEN OF SECTION TWO OF THIS 5 CHAPTER.

6 6. "PROBATION" MEANS A SENTENCE OF PROBATION IMPOSED PURSUANT TO ARTI-7 SIXTY-FIVE OF THE PENAL LAW AND SHALL INCLUDE A SENTENCE OF IMPRI-CLE 8 SONMENT IMPOSED IN CONJUNCTION WITH A SENTENCE OF PROBATION.

9 7. "INSTITUTION OF HIGHER EDUCATION" MEANS AN INSTITUTION IN THE STATE 10 PROVIDING HIGHER EDUCATION AS SUCH TERM IS DEFINED IN SUBDIVISION EIGHT 11 OF SECTION TWO OF THE EDUCATION LAW.

12 "NONRESIDENT WORKER" MEANS ANY PERSON REQUIRED TO REGISTER AS A 8. DRUG DEALER IN ANOTHER JURISDICTION WHO IS EMPLOYED OR CARRIES ON A 13 14 VOCATION IN THIS STATE, ON EITHER A FULL-TIME OR A PART-TIME BASIS, WITH 15 OR WITHOUT COMPENSATION, FOR MORE THAN FOURTEEN CONSECUTIVE DAYS, OR FOR 16 AN AGGREGATE PERIOD EXCEEDING THIRTY DAYS IN A CALENDAR YEAR.

17 9. "NONRESIDENT STUDENT" MEANS A PERSON REQUIRED TO REGISTER AS A DRUG DEALER IN ANOTHER JURISDICTION WHO IS ENROLLED ON A FULL-TIME OR 18 19 PART-TIME BASIS IN ANY PUBLIC OR PRIVATE EDUCATIONAL INSTITUTION IN THIS STATE INCLUDING ANY SECONDARY SCHOOL, TRADE OR PROFESSIONAL INSTITUTION 20 21 OR INSTITUTION OF HIGHER EDUCATION.

22 167-B. DUTIES OF THE DIVISION; REGISTRATION INFORMATION. 1. THE S 23 DIVISION SHALL ESTABLISH AND MAINTAIN A FILE OF INDIVIDUALS REQUIRED TO REGISTER PURSUANT TO THE PROVISIONS OF THIS ARTICLE WHICH SHALL INCLUDE 24 25 THE FOLLOWING INFORMATION OF EACH REGISTRANT:

26 (A) THE DRUG DEALER'S NAME, ALL ALIASES USED, DATE OF BIRTH, SEX, 27 RACE, HEIGHT, WEIGHT, EYE COLOR, DRIVER'S LICENSE NUMBER, AND HOME ADDRESS AND/OR EXPECTED PLACE OF DOMICILE. 28 29

(B) A PHOTOGRAPH AND SET OF FINGERPRINTS.

30 (C) A DESCRIPTION OF THE OFFENSE FOR WHICH THE DRUG DEALER WAS CONVICTED, THE DATE OF CONVICTION AND THE SENTENCE IMPOSED. 31

32 (D) THE NAME AND ADDRESS OF ANY INSTITUTION OF HIGHER EDUCATION AT 33 WHICH THE DRUG DEALER IS OR EXPECTS TO BE ENROLLED, ATTENDING OR EMPLOYED, WHETHER FOR COMPENSATION OR NOT, AND WHETHER SUCH DRUG DEALER 34 35 RESIDES IN OR WILL RESIDE IN A FACILITY OWNED OR OPERATED BY SUCH INSTI-36 TUTION.

(E) ANY OTHER INFORMATION DEEMED PERTINENT BY THE DIVISION.

38 2. (A) THE DIVISION IS AUTHORIZED TO MAKE THE REGISTRY AVAILABLE ТО 39 ANY REGIONAL OR NATIONAL REGISTRY OF DRUG DEALERS FOR THE PURPOSE OF 40 SHARING INFORMATION. THE DIVISION SHALL ACCEPT FILES FROM ANY REGIONAL OR NATIONAL REGISTRY OF DRUG DEALERS AND SHALL MAKE SUCH FILES AVAILABLE 41 WHEN REQUESTED PURSUANT TO THE PROVISIONS OF THIS ARTICLE. 42

43 (B) THE DIVISION SHALL REQUIRE THAT NO INFORMATION INCLUDED IN THE 44 REGISTRY SHALL BE MADE AVAILABLE EXCEPT IN THE FURTHERANCE OF THE 45 PROVISIONS OF THIS ARTICLE.

THE DIVISION SHALL DEVELOP A STANDARDIZED REGISTRATION FORM TO BE 46 3. 47 MADE AVAILABLE TO THE APPROPRIATE AUTHORITIES AND PROMULGATE RULES AND 48 REGULATIONS TO IMPLEMENT THE PROVISIONS OF THIS SECTION. SUCH FORM 49 SHALL BE WRITTEN IN CLEAR AND CONCISE LANGUAGE AND SHALL ADVISE THE DRUG 50 DEALER OF HIS OR HER DUTIES AND OBLIGATIONS UNDER THIS ARTICLE.

51 4. THE DIVISION SHALL MAIL A NONFORWARDABLE VERIFICATION FORM TO THE LAST REPORTED ADDRESS OF THE PERSON FOR ANNUAL VERIFICATION REQUIRE-52 53 MENTS.

54 5. THE DIVISION SHALL ALSO ESTABLISH AND OPERATE A TELEPHONE NUMBER AS 55 PROVIDED FOR IN SECTION ONE HUNDRED SIXTY-SEVEN-L OF THIS ARTICLE.

1 6. THE DIVISION SHALL ALSO ESTABLISH A DIRECTORY PURSUANT TO SECTION 2 ONE HUNDRED SIXTY-SEVEN-M OF THIS ARTICLE.

3 7. THE DIVISION SHALL ALSO ESTABLISH A PUBLIC AWARENESS CAMPAIGN TO 4 ADVISE THE PUBLIC OF THE PROVISIONS OF THIS ARTICLE.

5 8. THE DIVISION SHALL CHARGE A FEE OF TEN DOLLARS EACH TIME A DRUG 6 DEALER REGISTERS ANY CHANGE OF ADDRESS OR ANY CHANGE OF HIS OR HER 7 STATUS OF ENROLLMENT, ATTENDANCE, EMPLOYMENT OR RESIDENCE AT ANY INSTI-8 TUTION OF HIGHER EDUCATION AS REQUIRED BY SUBDIVISION THREE OF SECTION 9 ONE HUNDRED SIXTY-SEVEN-F OF THIS ARTICLE. THE FEE SHALL BE PAID TO THE 10 DIVISION BY THE DRUG DEALER. THE STATE COMPTROLLER IS HEREBY AUTHORIZED 11 TO DEPOSIT SUCH FEES INTO THE GENERAL FUND.

12 S 167-C. DRUG DEALER; RELOCATION; NOTIFICATION. 1. IN THE CASE OF ANY DRUG DEALER, IT SHALL BE THE DUTY OF THE DEPARTMENT OR LOCAL CORRECTION-13 14 AL FACILITY AT LEAST TEN CALENDAR DAYS PRIOR TO THE RELEASE OR DISCHARGE 15 OF ANY DRUG DEALER FROM A CORRECTIONAL FACILITY OR LOCAL CORRECTIONAL 16 FACILITY TO NOTIFY THE DIVISION OF THE CONTEMPLATED RELEASE OR DISCHARGE 17 OF SUCH DRUG DEALER, INFORMING THE DIVISION IN WRITING ON A FORM 18 PROVIDED BY THE DIVISION INDICATING THE ADDRESS AT WHICH HE OR SHE 19 PROPOSES TO RESIDE AND THE NAME AND ADDRESS OF ANY INSTITUTION OF HIGHER 20 EDUCATION AT WHICH HE OR SHE EXPECTS TO BE ENROLLED, ATTENDING OR EMPLOYED, WHETHER FOR COMPENSATION OR NOT, AND WHETHER HE OR SHE RESIDES 21 OR WILL RESIDE IN A FACILITY OWNED OR OPERATED BY SUCH INSTITUTION. 22 IN IF SUCH DRUG DEALER CHANGES HIS OR HER PLACE OF RESIDENCE WHILE ON 23 PAROLE, SUCH NOTIFICATION OF THE CHANGE OF RESIDENCE SHALL BE SENT BY 24 25 THE DRUG DEALER'S PAROLE OFFICER WITHIN FORTY-EIGHT HOURS TO THE DIVI-26 SION ON A FORM PROVIDED BY THE DIVISION. IF SUCH DRUG DEALER CHANGES THE STATUS OF HIS OR HER ENROLLMENT, ATTENDANCE, EMPLOYMENT OR RESIDENCE 27 AT ANY INSTITUTION OF HIGHER EDUCATION WHILE ON PAROLE, SUCH NOTIFICA-28 29 TION OF THE CHANGE OF STATUS SHALL BE SENT BY THE DRUG DEALER'S PAROLE OFFICER WITHIN FORTY-EIGHT HOURS TO THE DIVISION ON A FORM PROVIDED BY 30 31 THE DIVISION.

32 IN THE CASE OF ANY DRUG DEALER ON PROBATION, IT SHALL BE THE DUTY 2. 33 OF THE DRUG DEALER'S PROBATION OFFICER TO NOTIFY THE DIVISION WITHIN FORTY-EIGHT HOURS OF THE NEW PLACE OF RESIDENCE ON A FORM PROVIDED BY 34 35 THE DIVISION. IF SUCH DRUG DEALER CHANGES THE STATUS OF HIS OR HER ENROLLMENT, ATTENDANCE, EMPLOYMENT OR RESIDENCE AT ANY INSTITUTION OF 36 HIGHER EDUCATION WHILE ON PROBATION, SUCH NOTIFICATION OF THE CHANGE OF 37 38 STATUS SHALL BE SENT BY THE DRUG DEALER'S PROBATION OFFICER WITHIN FORTY-EIGHT HOURS TO THE DIVISION ON A FORM PROVIDED BY THE DIVISION. 39

40 3. IN THE CASE IN WHICH ANY DRUG DEALER ESCAPES FROM A STATE OR LOCAL CORRECTIONAL FACILITY, THE DESIGNATED OFFICIAL OF THE FACILITY WHERE THE 41 DRUG DEALER WAS CONFINED SHALL NOTIFY WITHIN TWENTY-FOUR HOURS THE LAW 42 43 ENFORCEMENT AGENCY HAVING HAD JURISDICTION AT THE TIME OF HIS OR HER CONVICTION, INFORMING SUCH LAW ENFORCEMENT AGENCY OF THE NAME AND ALIAS-44 45 ES OF THE DRUG DEALER, AND THE ADDRESS AT WHICH HE OR SHE RESIDED AT THE TIME OF HIS OR HER CONVICTION, THE AMOUNT OF TIME REMAINING TO BE 46 47 SERVED, IF ANY, ON THE FULL TERM FOR WHICH HE OR SHE WAS SENTENCED, AND 48 THE NATURE OF THE CRIME FOR WHICH HE OR SHE WAS SENTENCED, TRANSMITTING 49 AT THE SAME TIME A COPY OF SUCH DRUG DEALER'S FINGERPRINTS AND PHOTO-50 GRAPH AND A SUMMARY OF HIS OR HER CRIMINAL RECORD.

4. THE DIVISION SHALL PROVIDE GENERAL INFORMATION, IN REGISTRATION
MATERIALS AND ANNUAL CORRESPONDENCE, TO REGISTRANTS CONCERNING NOTIFICATION AND REGISTRATION PROCEDURES THAT MAY APPLY IF THE REGISTRANT IS
AUTHORIZED TO RELOCATE AND RELOCATES TO ANOTHER STATE OR UNITED STATES
POSSESSION, OR COMMENCES EMPLOYMENT OR ATTENDANCE AT AN EDUCATIONAL
INSTITUTION IN ANOTHER STATE OR UNITED STATES POSSESSION. SUCH INFORMA-

1 TION SHALL INCLUDE ADDRESSES AND TELEPHONE NUMBERS FOR RELEVANT AGENCIES 2 FROM WHICH ADDITIONAL INFORMATION MAY BE OBTAINED.

3 167-D. DUTIES OF THE COURT. 1. (A) EXCEPT AS PROVIDED IN PARAGRAPHS S 4 (B) AND (C) OF THIS SUBDIVISION, UPON CONVICTION OF ANY OF THE OFFENSES 5 FORTH IN SUBDIVISION TWO OF SECTION ONE HUNDRED SIXTY-SEVEN-A OF SET 6 THIS ARTICLE THE COURT SHALL CERTIFY THAT THE PERSON IS A DRUG DEALER 7 AND SHALL INCLUDE THE CERTIFICATION IN THE JUDGMENT OF CONVICTION. THE 8 COURT SHALL ALSO ADVISE THE DRUG DEALER OF HIS OR HER DUTIES UNDER THIS ARTICLE. FAILURE TO INCLUDE THE CERTIFICATION IN THE JUDGMENT OF 9 10 CONVICTION SHALL NOT RELIEVE A DRUG DEALER OF THE OBLIGATIONS IMPOSED BY 11 THIS ARTICLE.

(B) WHERE A DEFENDANT STANDS CONVICTED OF AN OFFENSE DEFINED IN PARA-12 13 GRAPH (B) OF SUBDIVISION TWO OF SECTION ONE HUNDRED SIXTY-SEVEN-A OF 14 THIS ARTICLE AND THE DEFENDANT CONTROVERTS AN ALLEGATION THAT THE VICTIM 15 OF SUCH OFFENSE WAS LESS THAN EIGHTEEN YEARS OF AGE, THE COURT, WITHOUT A JURY, SHALL, PRIOR TO SENTENCING, CONDUCT A HEARING, AND THE PEOPLE 16 17 MAY PROVE BY CLEAR AND CONVINCING EVIDENCE THAT THE VICTIM WAS LESS THAN EIGHTEEN YEARS OF AGE BY ANY EVIDENCE ADMISSIBLE UNDER THE RULES APPLI-18 19 CABLE TO A TRIAL OF THE ISSUE OF GUILT. THE COURT IN ADDITION TO SUCH 20 ADMISSIBLE EVIDENCE MAY ALSO CONSIDER RELIABLE HEARSAY EVIDENCE SUBMIT-21 TED BY EITHER PARTY PROVIDED THAT IT IS RELEVANT TO THE DETERMINATION OF THE AGE OF THE VICTIM. FACTS CONCERNING THE AGE OF THE VICTIM PROVEN AT 22 TRIAL OR ASCERTAINED AT THE TIME OF ENTRY OF A PLEA OF GUILTY SHALL BE 23 DEEMED ESTABLISHED BY CLEAR AND CONVINCING EVIDENCE AND SHALL NOT BE 24 25 RELITIGATED. AT THE CONCLUSION OF THE HEARING, OR IF THE DEFENDANT DOES 26 NOT CONTROVERT AN ALLEGATION THAT THE VICTIM OF THE OFFENSE WAS LESS THAN EIGHTEEN YEARS OF AGE, THE COURT MUST MAKE A FINDING AND ENTER AN 27 28 ORDER SETTING FORTH THE AGE OF THE VICTIM. IF THE COURT FINDS THAT THE VICTIM OF SUCH OFFENSE WAS UNDER EIGHTEEN YEARS OF AGE, THE COURT 29 SHALL CERTIFY THE DEFENDANT AS A DRUG DEALER, THE PROVISIONS OF PARAGRAPH (A) 30 OF THIS SUBDIVISION SHALL APPLY AND THE DEFENDANT SHALL REGISTER WITH 31 32 THE DIVISION IN ACCORDANCE WITH THE PROVISIONS OF THIS ARTICLE.

33 WHERE A DEFENDANT STANDS CONVICTED OF AN OFFENSE DEFINED IN PARA-(C) GRAPH (C) OF SUBDIVISION TWO OF SECTION ONE HUNDRED SIXTY-SEVEN-A OF 34 35 THIS ARTICLE AND THE DEFENDANT CONTROVERTS AN ALLEGATION THAT THE DEFENDANT WAS PREVIOUSLY CONVICTED OF A DRUG DEALER OFFENSE DEFINED 36 IN 37 THIS ARTICLE, OR ANY OF THE PROVISIONS OF SECTION 220.31 OR 220.34 OF 38 THE PENAL LAW, OR AN ATTEMPT THEREOF, THE COURT, WITHOUT A JURY, SHALL, PRIOR TO SENTENCING, CONDUCT A HEARING, AND THE PEOPLE MAY PROVE BY 39 40 CLEAR AND CONVINCING EVIDENCE THAT THE DEFENDANT WAS PREVIOUSLY CONVICTED OF A DRUG DEALER OFFENSE DEFINED IN THIS ARTICLE, OR ANY OF 41 THE PROVISIONS OF SECTION 220.31 OR 220.34 OF THE PENAL LAW, OR AN 42 ATTEMPT THEREOF, BY ANY EVIDENCE ADMISSIBLE UNDER THE RULES APPLICABLE 43 TO A TRIAL OF THE ISSUE OF GUILT. THE COURT IN ADDITION TO SUCH ADMISSI-44 45 BLE EVIDENCE MAY ALSO CONSIDER RELIABLE HEARSAY EVIDENCE SUBMITTED BY EITHER PARTY PROVIDED THAT IT IS RELEVANT TO THE DETERMINATION OF WHETH-46 47 THE DEFENDANT WAS PREVIOUSLY CONVICTED OF A DRUG DEALER OFFENSE ER 48 DEFINED IN THIS ARTICLE, OR ANY OF THE PROVISIONS OF SECTION 220.31 OR 220.34 OF THE PENAL LAW, OR AN ATTEMPT THEREOF. AT THE CONCLUSION OF THE 49 50 HEARING, OR IF THE DEFENDANT DOES NOT CONTROVERT AN ALLEGATION THAT THE 51 DEFENDANT WAS PREVIOUSLY CONVICTED OF A DRUG DEALER OFFENSE DEFINED IN THIS ARTICLE, OR ANY OF THE PROVISIONS OF SECTION 220.31 OR 220.34 OF 52 THE PENAL LAW, OR AN ATTEMPT THEREOF, THE COURT MUST MAKE A FINDING AND 53 54 ENTER AN ORDER DETERMINING WHETHER THE DEFENDANT WAS PREVIOUSLY 55 CONVICTED OF A DRUG DEALER OFFENSE DEFINED IN THIS ARTICLE, OR ANY OF 56 THE PROVISIONS OF SECTION 220.31 OR 220.34 OF THE PENAL LAW, OR AN 1 ATTEMPT THEREOF. IF THE COURT FINDS THAT THE DEFENDANT HAS SUCH A PREVI-2 OUS CONVICTION, THE COURT SHALL CERTIFY THE DEFENDANT AS A DRUG DEALER, 3 THE PROVISIONS OF PARAGRAPH (A) OF THIS SUBDIVISION SHALL APPLY AND THE 4 DEFENDANT SHALL REGISTER WITH THE DIVISION IN ACCORDANCE WITH THE 5 PROVISIONS OF THIS ARTICLE.

6 2. ANY DRUG DEALER, WHO IS RELEASED ON PROBATION OR DISCHARGED UPON PAYMENT OF A FINE, CONDITIONAL DISCHARGE OR UNCONDITIONAL DISCHARGE 7 8 SHALL, PRIOR TO SUCH RELEASE OR DISCHARGE, BE INFORMED OF HIS OR HER DUTY TO REGISTER UNDER THIS ARTICLE BY THE COURT IN WHICH HE OR SHE WAS 9 10 CONVICTED. AT THE TIME SENTENCE IS IMPOSED, SUCH DRUG DEALER SHALL REGISTER WITH THE DIVISION ON A FORM PREPARED BY THE DIVISION. THE COURT 11 SHALL REQUIRE THE DRUG DEALER TO READ AND SIGN SUCH FORM AND TO COMPLETE 12 THE REGISTRATION PORTION OF SUCH FORM. THE COURT SHALL ON SUCH FORM 13 14 OBTAIN THE ADDRESS WHERE THE DRUG DEALER EXPECTS TO RESIDE UPON HIS OR HER RELEASE, AND THE NAME AND ADDRESS OF ANY INSTITUTION OF HIGHER 15 EDUCATION HE OR SHE EXPECTS TO BE EMPLOYED BY, ENROLLED IN, ATTENDING OR 16 EMPLOYED, WHETHER FOR COMPENSATION OR NOT, AND WHETHER HE OR SHE EXPECTS 17 TO RESIDE IN A FACILITY OWNED OR OPERATED BY SUCH AN INSTITUTION, AND 18 19 SHALL REPORT SUCH INFORMATION TO THE DIVISION. THE COURT SHALL GIVE ONE 20 COPY OF THE FORM TO THE DRUG DEALER AND SHALL SEND TWO COPIES TO THE 21 DIVISION WHICH SHALL FORWARD THE INFORMATION TO THE LAW ENFORCEMENT 22 AGENCIES HAVING JURISDICTION. WHERE THE COURT ORDERS A DRUG DEALER 23 RELEASED ON PROBATION, SUCH ORDER MUST INCLUDE A PROVISION REQUIRING 24 THAT HE OR SHE COMPLY WITH THE REQUIREMENTS OF THIS ARTICLE. WHERE SUCH 25 DRUG DEALER VIOLATES SUCH PROVISION, PROBATION MAY BE IMMEDIATELY REVOKED IN THE MANNER PROVIDED BY ARTICLE FOUR HUNDRED TEN OF THE CRIMI-26 27 NAL PROCEDURE LAW.

28 S 167-E. DISCHARGE OF DRUG DEALER FROM CORRECTIONAL FACILITY; DUTIES 29 OFFICIAL IN CHARGE. 1. ANY DRUG DEALER, TO BE DISCHARGED, PAROLED, OF RELEASED TO POST-RELEASE SUPERVISION OR RELEASED FROM ANY STATE OR LOCAL 30 CORRECTIONAL FACILITY, SHALL AT LEAST FIFTEEN CALENDAR DAYS PRIOR TO 31 32 DISCHARGE, PAROLE OR RELEASE, BE INFORMED OF HIS OR HER DUTY TO REGISTER UNDER THIS ARTICLE, BY THE FACILITY IN WHICH HE OR SHE WAS CONFINED. THE 33 FACILITY SHALL REOUIRE THE DRUG DEALER TO READ AND SIGN SUCH FORM AS MAY 34 35 REQUIRED BY THE DIVISION STATING THE DUTY TO REGISTER AND THE PROCE-BE DURE FOR REGISTRATION HAS BEEN EXPLAINED TO HIM OR HER AND TO COMPLETE 36 37 THE REGISTRATION PORTION OF SUCH FORM. THE FACILITY SHALL OBTAIN ON 38 SUCH FORM THE ADDRESS WHERE THE DRUG DEALER EXPECTS TO RESIDE UPON HIS HER DISCHARGE, PAROLE OR RELEASE AND THE NAME AND ADDRESS OF ANY 39 OR 40 INSTITUTION OF HIGHER EDUCATION HE OR SHE EXPECTS TO BE EMPLOYED BY, ENROLLED IN, ATTENDING OR EMPLOYED, WHETHER FOR COMPENSATION OR NOT, AND 41 WHETHER HE OR SHE EXPECTS TO RESIDE IN A FACILITY OWNED OR OPERATED BY 42 43 SUCH AN INSTITUTION, AND SHALL REPORT SUCH INFORMATION TO THE DIVISION. FACILITY SHALL GIVE ONE COPY OF THE FORM TO THE DRUG DEALER, RETAIN 44 THE 45 ONE COPY AND SHALL SEND ONE COPY TO THE DIVISION WHICH SHALL PROVIDE THE INFORMATION TO THE LAW ENFORCEMENT AGENCIES HAVING JURISDICTION. THE 46 47 FACILITY SHALL GIVE THE DRUG DEALER A FORM PREPARED BY THE DIVISION, TO 48 REGISTER WITH THE DIVISION AT LEAST FIFTEEN CALENDAR DAYS PRIOR TO 49 RELEASE AND SUCH FORM SHALL BE COMPLETED, SIGNED BY THE DRUG DEALER AND 50 SENT TO THE DIVISION BY THE FACILITY AT LEAST TEN DAYS PRIOR TO THE DRUG 51 DEALER'S RELEASE OR DISCHARGE.

52 2. THE DIVISION SHALL ALSO IMMEDIATELY TRANSMIT THE CONVICTION DATA 53 AND FINGERPRINTS TO THE FEDERAL BUREAU OF INVESTIGATION IF NOT ALREADY 54 OBTAINED.

55 S 167-F. DUTY TO REGISTER AND TO VERIFY. 1. ANY DRUG DEALER SHALL (A) 56 AT LEAST TEN CALENDAR DAYS PRIOR TO DISCHARGE, PAROLE, RELEASE TO POST- RELEASE SUPERVISION OR RELEASE FROM ANY STATE OR LOCAL CORRECTIONAL
 FACILITY WHERE HE OR SHE WAS CONFINED, OR (B) AT THE TIME SENTENCE IS
 IMPOSED FOR ANY DRUG DEALER RELEASED ON PROBATION OR DISCHARGED UPON
 PAYMENT OF A FINE, CONDITIONAL DISCHARGE OR UNCONDITIONAL DISCHARGE,
 REGISTER WITH THE DIVISION ON A FORM PREPARED BY THE DIVISION.

6 2. ANY DRUG DEALER REQUIRED TO REGISTER UNDER THIS ARTICLE SHALL ON OR
7 BEFORE EACH ANNIVERSARY OF THE DRUG DEALER'S INITIAL REGISTRATION DATE
8 DURING THE PERIOD IN WHICH HE IS REQUIRED TO REGISTER VERIFY THAT HE OR
9 SHE STILL RESIDES AT THE ADDRESS LAST REPORTED TO THE DIVISION.

10 3. ANY DRUG DEALER SHALL REGISTER WITH THE DIVISION NO LATER THAN TEN CALENDAR DAYS AFTER ANY CHANGE OF ADDRESS OR ANY CHANGE OF HIS OR HER 11 STATUS OF ENROLLMENT, ATTENDANCE, EMPLOYMENT OR RESIDENCE AT ANY INSTI-12 TUTION OF HIGHER EDUCATION. A FEE OF TEN DOLLARS, AS AUTHORIZED BY 13 SUBDIVISION EIGHT OF SECTION ONE HUNDRED SIXTY-SEVEN-B OF THIS ARTICLE, 14 SHALL BE SUBMITTED BY THE DRUG DEALER EACH TIME SUCH DRUG DEALER REGIS-15 16 TERS ANY CHANGE OF ADDRESS OR ANY CHANGE OF HIS OR HER STATUS OF ENROLL-MENT, ATTENDANCE, EMPLOYMENT OR RESIDENCE AT ANY INSTITUTION OF HIGHER 17 EDUCATION. ANY FAILURE OR OMISSION TO SUBMIT THE REOUIRED FEE SHALL NOT 18 19 AFFECT THE ACCEPTANCE BY THE DIVISION OF THE CHANGE OF ADDRESS OR CHANGE 20 OF STATUS.

4. THE DUTY TO REGISTER UNDER THE PROVISIONS OF THIS ARTICLE SHALL NOT BE APPLICABLE TO ANY DRUG DEALER WHOSE CONVICTION WAS REVERSED UPON APPEAL OR WHO WAS PARDONED BY THE GOVERNOR.

24 5. ANY NONRESIDENT WORKER OR NONRESIDENT STUDENT, AS DEFINED IN SUBDI-25 VISIONS EIGHT AND NINE OF SECTION ONE HUNDRED SIXTY-SEVEN-A OF THIS ARTICLE, SHALL REGISTER HIS OR HER CURRENT ADDRESS AND THE ADDRESS OF 26 27 HIS OR HER PLACE OF EMPLOYMENT OR EDUCATIONAL INSTITUTION ATTENDED WITH THE DIVISION WITHIN TEN CALENDAR DAYS AFTER SUCH NONRESIDENT WORKER 28 OR NONRESIDENT STUDENT COMMENCES EMPLOYMENT OR ATTENDANCE AT AN EDUCATIONAL 29 INSTITUTION IN THE STATE. ANY NONRESIDENT WORKER OR NONRESIDENT STUDENT 30 SHALL NOTIFY THE DIVISION OF ANY CHANGE OF RESIDENCE, EMPLOYMENT OR 31 EDUCATIONAL INSTITUTION ADDRESS NO LATER THAN TEN DAYS AFTER SUCH 32 33 CHANGE. THE DIVISION SHALL NOTIFY THE LAW ENFORCEMENT AGENCY WHERE THE NONRESIDENT WORKER IS EMPLOYED OR THE EDUCATIONAL INSTITUTION IS LOCATED 34 35 THAT A NONRESIDENT WORKER OR NONRESIDENT STUDENT IS PRESENT IN THAT AGENCY'S JURISDICTION. 36

S 167-G. PRIOR CONVICTIONS; DUTY TO INFORM AND REGISTER. 1. EVERY 37 DRUG DEALER WHO ON THE EFFECTIVE DATE OF THIS ARTICLE IS THEN ON PAROLE 38 OR PROBATION FOR AN OFFENSE PROVIDED FOR IN SUBDIVISION TWO OF SECTION 39 40 ONE HUNDRED SIXTY-SEVEN-A OF THIS ARTICLE SHALL WITHIN THIRTY CALENDAR DAYS OF SUCH EFFECTIVE DATE REGISTER WITH HIS OR HER PAROLE OR PROBATION 41 OFFICER. ANY DRUG DEALER WHO FAILS OR REFUSES TO SO COMPLY SHALL BE 42 43 SUBJECT TO THE SAME PENALTIES AS OTHERWISE PROVIDED FOR IN THIS ARTICLE WHICH WOULD BE IMPOSED UPON A DRUG DEALER WHO FAILS OR REFUSES TO SO 44 45 COMPLY WITH THE PROVISIONS OF THIS ARTICLE ON OR AFTER SUCH EFFECTIVE 46 DATE.

47 SHALL BE THE DUTY OF THE PAROLE OR PROBATION OFFICER TO INFORM 2. ITAND REGISTER SUCH DRUG DEALER ACCORDING TO THE REOUIREMENTS IMPOSED BY 48 49 THIS ARTICLE. A PAROLE OR PROBATION OFFICER SHALL GIVE ONE COPY OF THE 50 FORM TO THE DRUG DEALER AND SHALL, WITHIN THREE CALENDAR DAYS, SEND TWO COPIES ELECTRONICALLY OR OTHERWISE TO THE DIVISION WHICH SHALL FORWARD 51 ONE COPY ELECTRONICALLY OR OTHERWISE TO THE LAW ENFORCEMENT AGENCY HAVING JURISDICTION WHERE THE DRUG DEALER RESIDES UPON HIS OR HER 52 53 54 PAROLE, PROBATION, OR UPON ANY FORM OF STATE OR LOCAL CONDITIONAL 55 RELEASE.

1 S 167-H. DURATION OF REGISTRATION AND VERIFICATION. 1. THE DURATION OF 2 REGISTRATION AND VERIFICATION FOR A DRUG DEALER SHALL BE FOR A PERIOD OF 3 FIVE YEARS FROM THE INITIAL DATE OF REGISTRATION.

4 2. THE DURATION OF REGISTRATION AND VERIFICATION FOR A DRUG DEALER 5 THAT HAS BEEN CONVICTED OF TWO OR MORE DRUG DEALER OFFENSES SHALL BE FOR 6 A PERIOD OF TEN YEARS FROM THE INITIAL DATE OF REGISTRATION.

S 167-I. REGISTRATION AND VERIFICATION REQUIREMENTS. REGISTRATION AND
VERIFICATION AS REQUIRED BY THIS ARTICLE SHALL CONSIST OF A STATEMENT IN
WRITING SIGNED BY THE DRUG DEALER GIVING THE INFORMATION THAT IS
REQUIRED BY THE DIVISION AND THE DIVISION SHALL ENTER THE INFORMATION
INTO AN APPROPRIATE ELECTRONIC DATA BASE OR FILE.

12 S 167-J. NOTIFICATION OF LOCAL LAW ENFORCEMENT AGENCIES OF CHANGE OF 13 ADDRESS. 1. UPON RECEIPT OF A CHANGE OF ADDRESS BY A DRUG DEALER 14 REQUIRED TO REGISTER UNDER THIS ARTICLE, THE DIVISION SHALL NOTIFY THE 15 LOCAL LAW ENFORCEMENT AGENCY HAVING JURISDICTION OF THE NEW PLACE OF 16 RESIDENCE AND THE LOCAL LAW ENFORCEMENT AGENCY WHERE THE DRUG DEALER 17 LAST RESIDED OF THE NEW PLACE OF RESIDENCE.

18 2. THE DIVISION SHALL, IF THE DRUG DEALER CHANGES RESIDENCE TO ANOTHER 19 STATE, NOTIFY THE APPROPRIATE AGENCY WITHIN THAT STATE OF THE NEW PLACE 20 OF RESIDENCE.

3. UPON RECEIPT OF A CHANGE IN THE STATUS OF THE ENROLLMENT, ATTEND ANCE, EMPLOYMENT OR RESIDENCE AT AN INSTITUTION OF HIGHER EDUCATION BY A
 DRUG DEALER REQUIRED TO REGISTER UNDER THIS ARTICLE, THE DIVISION SHALL
 NOTIFY EACH LAW ENFORCEMENT AGENCY HAVING JURISDICTION WHICH IS AFFECTED
 BY SUCH CHANGE.

26 S 167-K. REGISTRATION FOR CHANGE OF ADDRESS FROM ANOTHER STATE. 1. A 27 DRUG DEALER WHO HAS BEEN CONVICTED OF AN OFFENSE WHICH REQUIRES REGIS-28 TRATION UNDER PARAGRAPH (D) OF SUBDIVISION TWO OF SECTION ONE HUNDRED 29 SIXTY-SEVEN-A OF THIS ARTICLE SHALL NOTIFY THE DIVISION OF THE NEW 30 ADDRESS NO LATER THAN TEN CALENDAR DAYS AFTER SUCH DRUG DEALER ESTAB-31 LISHES RESIDENCE IN THIS STATE.

32 THE DIVISION SHALL UNDERTAKE AN INFORMATION CAMPAIGN DESIGNED TO 2. 33 PROVIDE INFORMATION TO OFFICIALS AND APPROPRIATE INDIVIDUALS IN OTHER 34 STATES AND UNITED STATES POSSESSIONS CONCERNING THE NOTIFICATION PROCE-35 DURES REQUIRED BY THIS ARTICLE. SUCH INFORMATION CAMPAIGN SHALL BE ONGOING, AND SHALL INCLUDE, BUT NOT BE LIMITED TO, LETTERS, NOTICE FORMS 36 37 AND SIMILAR MATERIALS PROVIDING RELEVANT INFORMATION ABOUT THIS ARTICLE 38 AND THE SPECIFIC PROCEDURES REQUIRED TO EFFECT NOTIFICATION. SUCH MATE-39 RIALS SHALL INCLUDE AN ADDRESS AND TELEPHONE NUMBER WHICH SUCH OFFICIALS 40 AND INDIVIDUALS IN OTHER STATES AND UNITED STATES POSSESSIONS MAY USE TO 41 OBTAIN ADDITIONAL INFORMATION.

167-L. SPECIAL TELEPHONE NUMBER. 1. PURSUANT TO SECTION ONE HUNDRED 42 S 43 SIXTY-SEVEN-B OF THIS ARTICLE, THE DIVISION SHALL OPERATE A TELEPHONE 44 NUMBER THAT MEMBERS OF THE PUBLIC MAY CALL FREE OF CHARGE AND INQUIRE 45 WHETHER A NAMED INDIVIDUAL REQUIRED TO REGISTER PURSUANT TO THIS ARTICLE IS LISTED. THE DIVISION SHALL ASCERTAIN WHETHER A NAMED PERSON REASON-46 47 TO BE A PERSON SO LISTED AND PROVIDE THE CALLER WITH THE APPEARS ABLY 48 RELEVANT INFORMATION. THE DIVISION SHALL DECIDE WHETHER THE NAMED PERSON 49 REASONABLY APPEARS TO BE A PERSON LISTED, BASED UPON INFORMATION FROM 50 CALLER PROVIDING INFORMATION THAT SHALL INCLUDE (A) AN EXACT STREET THE ADDRESS, INCLUDING APARTMENT NUMBER, DRIVER'S LICENSE NUMBER OR BIRTH 51 DATE, ALONG WITH ADDITIONAL INFORMATION THAT MAY INCLUDE SOCIAL SECURITY 52 NUMBER, HAIR COLOR, EYE COLOR, HEIGHT, WEIGHT, DISTINCTIVE MARKINGS, 53 54 ETHNICITY; OR (B) ANY COMBINATION OF THE ABOVE LISTED CHARACTERISTICS IF 55 AN EXACT BIRTH DATE OR ADDRESS IS NOT AVAILABLE. IF THREE OF THE CHARAC-56 TERISTICS PROVIDED INCLUDE ETHNICITY, HAIR COLOR, AND EYE COLOR, OTHER

IDENTIFYING CHARACTERISTICS SHALL BE PROVIDED. ANY INFORMATION IDENTIFY-1 THE VICTIM BY NAME, BIRTH DATE, ADDRESS OR RELATION TO THE PERSON 2 ING 3 LISTED BY THE DIVISION SHALL BE EXCLUDED BY THE DIVISION. 4 2. WHEN THE TELEPHONE NUMBER IS CALLED, A PREAMBLE SHALL BE PLAYED 5 WHICH SHALL PROVIDE THE FOLLOWING INFORMATION: 6

(A) NOTICE THAT THE CALLER'S TELEPHONE NUMBER WILL BE RECORDED;

(B) THAT THERE IS NO CHARGE FOR USE OF THE TELEPHONE NUMBER;

8 (C) NOTICE THAT THE CALLER IS REQUIRED TO IDENTIFY HIMSELF OR HERSELF 9 TO THE OPERATOR AND PROVIDE A CURRENT ADDRESS AND THAT THE CALL SHALL BE 10 MAINTAINED IN A WRITTEN RECORD;

(D) NOTICE THAT THE CALLER IS REQUIRED TO BE EIGHTEEN YEARS OF AGE OR 11 12 OLDER;

13 (E) A WARNING THAT IT IS ILLEGAL TO USE INFORMATION OBTAINED THROUGH 14 TELEPHONE NUMBER TO COMMIT A CRIME AGAINST ANY PERSON LISTED OR TO THE 15 ENGAGE IN ILLEGAL DISCRIMINATION OR HARASSMENT AGAINST SUCH PERSON;

16 (F) NOTICE THAT THE CALLER IS REQUIRED TO HAVE THE BIRTH DATE, DRIV-ER'S LICENSE OR IDENTIFICATION NUMBER, OR ADDRESS OR OTHER IDENTIFYING 17 INFORMATION REGARDING THE PERSON ABOUT WHOM INFORMATION IS SOUGHT 18 IN19 ORDER TO ACHIEVE A POSITIVE IDENTIFICATION OF THAT PERSON;

20 (G) A STATEMENT THAT THE NUMBER IS NOT A CRIME HOTLINE AND THAT ANY 21 SUSPECTED CRIMINAL ACTIVITY SHOULD BE REPORTED TO LOCAL AUTHORITIES.

22 3. WHENEVER THERE IS REASONABLE CAUSE TO BELIEVE THAT ANY PERSON OR 23 GROUP OF PERSONS IS ENGAGED IN A PATTERN OR PRACTICE OF MISUSE OF THE 24 TELEPHONE NUMBER, THE ATTORNEY GENERAL, ANY DISTRICT ATTORNEY OR ANY 25 PERSON AGGRIEVED BY THE MISUSE OF THE NUMBER IS AUTHORIZED TO BRING A 26 CIVIL ACTION IN THE APPROPRIATE COURT REQUESTING PREVENTIVE RELIEF, 27 INCLUDING AN APPLICATION FOR A PERMANENT OR TEMPORARY INJUNCTION, 28 RESTRAINING ORDER OR OTHER ORDER AGAINST THE PERSON OR GROUP OF PERSONS 29 RESPONSIBLE FOR THE PATTERN OR PRACTICE OF MISUSE. THE FOREGOING REME-DIES SHALL BE INDEPENDENT OF ANY OTHER REMEDIES OR PROCEDURES THAT MAY 30 AVAILABLE TO AN AGGRIEVED PARTY UNDER OTHER PROVISIONS OF LAW. SUCH 31 BE 32 PERSON OR GROUP OF PERSONS SHALL BE SUBJECT TO A FINE OF NOT LESS THAN 33 FIVE HUNDRED DOLLARS AND NOT MORE THAN ONE THOUSAND DOLLARS.

DIVISION SHALL SUBMIT TO THE LEGISLATURE AN ANNUAL REPORT ON 34 4. THE35 THE OPERATION OF THE TELEPHONE NUMBER. THE ANNUAL REPORT SHALL INCLUDE. BUT NOT BE LIMITED TO, ALL OF THE FOLLOWING: 36 37

(A) NUMBER OF CALLS RECEIVED;

38 (B) A DETAILED OUTLINE OF THE AMOUNT OF MONEY EXPENDED AND THE MANNER 39 IN WHICH IT WAS EXPENDED FOR PURPOSES OF THIS SECTION;

40 (C) NUMBER OF CALLS THAT RESULTED IN AN AFFIRMATIVE RESPONSE AND THE NUMBER OF CALLS THAT RESULTED IN A NEGATIVE RESPONSE WITH REGARD TO 41 42 WHETHER A NAMED INDIVIDUAL WAS LISTED; 43

(D) NUMBER OF PERSONS LISTED; AND

44 (E) A SUMMARY OF THE SUCCESS OF THE TELEPHONE NUMBER PROGRAM BASED 45 UPON SELECTED FACTORS.

S 167-M. DIRECTORY; INTERNET POSTING. 1. THE DIVISION SHALL MAINTAIN A 46 47 DIRECTORY OF DRUG DEALERS. THE DIRECTORY SHALL INCLUDE THE ADDRESS, 48 ADDRESS OF THE OFFENDER'S PLACE OF EMPLOYMENT AND PHOTOGRAPH OF THE DRUG 49 DEALER ALONG WITH THE FOLLOWING INFORMATION, IF AVAILABLE: NAME, PHYS-50 ICAL DESCRIPTION, AGE AND DISTINCTIVE MARKINGS. THE DIRECTORY SHALL HAVE 51 DRUG DEALER LISTINGS CATEGORIZED BY COUNTY AND ZIP CODE. A COPY OF THE DIRECTORY SHALL ANNUALLY BE DISTRIBUTED TO THE OFFICES OF 52 LOCAL, TOWN, CITY, COUNTY OR STATE LAW ENFORCEMENT AGENCIES FOR 53 VILLAGE, 54 PURPOSES OF PUBLIC ACCESS. THE DIVISION SHALL DISTRIBUTE MONTHLY UPDATES 55 TO THE OFFICES OF LOCAL, VILLAGE, TOWN, CITY, COUNTY OR STATE LAW 56 ENFORCEMENT AGENCIES FOR PURPOSES OF PUBLIC ACCESS. SUCH DEPARTMENTS SHALL REQUIRE THAT A PERSON IN WRITING PROVIDE THEIR NAME AND ADDRESS
 PRIOR TO VIEWING THE DIRECTORY. THE DIRECTORY PROVIDED FOR IN THIS
 SECTION SHALL BE UPDATED MONTHLY TO MAINTAIN ITS EFFICIENCY AND USEFUL NESS AND SHALL BE COMPUTER ACCESSIBLE. SUCH DIRECTORY SHALL BE MADE
 AVAILABLE AT ALL TIMES ON THE INTERNET VIA THE DIVISION HOMEPAGE.

6 2. ANY PERSON WHO USES INFORMATION DISCLOSED PURSUANT TO THIS SECTION 7 IN VIOLATION OF THE LAW SHALL IN ADDITION TO ANY OTHER PENALTY OR FINE IMPOSED, BE SUBJECT TO A FINE OF NOT LESS THAN FIVE HUNDRED DOLLARS AND 8 NOT MORE THAN ONE THOUSAND DOLLARS. UNAUTHORIZED REMOVAL OR DUPLICATION 9 10 THE DIRECTORY FROM THE OFFICES OF A LOCAL, VILLAGE OR CITY POLICE OF DEPARTMENT SHALL BE PUNISHABLE BY A FINE NOT TO EXCEED ONE 11 THOUSAND DOLLARS. IN ADDITION, THE ATTORNEY GENERAL, ANY DISTRICT ATTORNEY, OR 12 ANY PERSON AGGRIEVED IS AUTHORIZED TO BRING A CIVIL ACTION IN THE APPRO-13 14 PRIATE COURT REQUESTING PREVENTIVE RELIEF, INCLUDING AN APPLICATION FOR PERMANENT OR TEMPORARY INJUNCTION, RESTRAINING ORDER, OR OTHER ORDER 15 А 16 AGAINST THE PERSON OR GROUP OF PERSONS RESPONSIBLE FOR SUCH ACTION. THE FOREGOING REMEDIES SHALL BE INDEPENDENT OF ANY OTHER REMEDIES OR PROCE-17 DURES THAT MAY BE AVAILABLE TO AN AGGRIEVED PARTY UNDER OTHER PROVISIONS 18 19 OF LAW.

20 167-N. IMMUNITY FROM LIABILITY. 1. NO OFFICIAL, EMPLOYEE OR AGENCY, S WHETHER PUBLIC OR PRIVATE, SHALL BE SUBJECT TO ANY CIVIL OR CRIMINAL 21 22 LIABILITY FOR DAMAGES FOR ANY DISCRETIONARY DECISION TO RELEASE RELEVANT AND NECESSARY INFORMATION PURSUANT TO THIS ARTICLE, UNLESS IT IS SHOWN 23 24 THAT SUCH OFFICIAL, EMPLOYEE OR AGENCY ACTED WITH GROSS NEGLIGENCE OR IN 25 BAD FAITH. THE IMMUNITY PROVIDED UNDER THIS SECTION APPLIES TO THE 26 RELEASE OF RELEVANT INFORMATION TO OTHER EMPLOYEES OR OFFICIALS OR TO 27 THE GENERAL PUBLIC.

28 2. NOTHING IN THIS SECTION SHALL BE DEEMED TO IMPOSE ANY CIVIL OR 29 CRIMINAL LIABILITY UPON OR TO GIVE RISE TO A CAUSE OF ACTION AGAINST ANY 30 OFFICIAL, EMPLOYEE OR AGENCY, WHETHER PUBLIC OR PRIVATE, FOR FAILING TO 31 RELEASE INFORMATION AS AUTHORIZED IN THIS SECTION UNLESS IT IS SHOWN 32 THAT SUCH OFFICIAL, EMPLOYEE OR AGENCY ACTED WITH GROSS NEGLIGENCE OR IN 33 BAD FAITH.

S 167-O. ANNUAL REPORT. THE DIVISION SHALL ON OR BEFORE AUGUST FIRST
IN EACH YEAR FILE A REPORT WITH THE GOVERNOR AND THE LEGISLATURE DETAILING THE PROGRAM, COMPLIANCE WITH PROVISIONS OF THIS ARTICLE AND EFFECTIVENESS OF THE PROVISIONS OF THIS ARTICLE, TOGETHER WITH ANY RECOMMENDATIONS TO FURTHER ENHANCE THE INTENT OF THIS ARTICLE.

39 S 167-P. PENALTY. ANY DRUG DEALER REQUIRED TO REGISTER OR TO VERIFY 40 PURSUANT TO THE PROVISIONS OF THIS ARTICLE WHO FAILS TO REGISTER OR VERIFY IN THE MANNER AND WITHIN THE TIME PERIODS PROVIDED FOR IN 41 THIS ARTICLE SHALL BE GUILTY OF A CLASS A MISDEMEANOR UPON CONVICTION FOR THE 42 43 FIRST OFFENSE, AND UPON CONVICTION FOR A SECOND OR SUBSEQUENT OFFENSE SHALL BE GUILTY OF A CLASS D FELONY. ANY SUCH FAILURE TO REGISTER OR 44 45 VERIFY MAY ALSO BE THE BASIS FOR REVOCATION OF PAROLE PURSUANT TO SECTION TWO HUNDRED FIFTY-NINE-I OF THE EXECUTIVE LAW OR THE BASIS FOR 46 47 REVOCATION OF PROBATION PURSUANT TO ARTICLE FOUR HUNDRED TEN OF THE 48 CRIMINAL PROCEDURE LAW.

49 S 167-Q. UNAUTHORIZED RELEASE OF INFORMATION. THE UNAUTHORIZED RELEASE 50 OF ANY INFORMATION REQUIRED BY THIS ARTICLE SHALL BE A CLASS B MISDEMEA-51 NOR.

52 S 167-R. SEPARABILITY. IF ANY SECTION OF THIS ARTICLE, OR PART THEREOF 53 SHALL BE ADJUDGED BY A COURT OF COMPETENT JURISDICTION TO BE INVALID, 54 SUCH JUDGMENT SHALL NOT AFFECT, IMPAIR OR INVALIDATE THE REMAINDER OR 55 ANY OTHER SECTION OR PART THEREOF.

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1 S 2. This act shall take effect on the one hundred eightieth day after 2 it shall have become a law, provided, however, that effective immediate-3 ly, the addition, amendment and/or repeal of any rule or regulation 4 necessary for the implementation of this act on its effective date is 5 authorized to be made and completed on or before such date.