1904

2011-2012 Regular Sessions

IN SENATE

January 14, 2011

Introduced by Sen. KRUGER -- read twice and ordered printed, and when printed to be committed to the Committee on Codes

AN ACT to amend the penal law, in relation to increasing the criminal penalties for sexual performances by a child and in relation to providing for consecutive sentencing upon certain multiple convictions

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

1 Section 1. Subdivisions 1 and 2 of section 263.00 of the penal law, as 2 amended by chapter 1 of the laws of 2000, are amended to read as 3 follows:

4 1. "Sexual performance" means any performance or part thereof which, 5 for purposes of section 263.16 of this article, includes sexual conduct 6 by a child less than sixteen years of age or, for purposes of section 7 263.05 or 263.15 of this article, includes sexual conduct by a child 8 less than [seventeen] EIGHTEEN years of age.

9 2. "Obscene sexual performance" means any performance which, for 10 purposes of section 263.11 of this article, includes sexual conduct by a 11 child less than sixteen years of age or, for purposes of section 263.10 12 of this article, includes sexual conduct by a child less than [seven-13 teen] EIGHTEEN years of age, in any material which is obscene, as such 14 term is defined in section 235.00 of this chapter.

15 S 2. The penal law is amended by adding a new section 263.03 to read 16 as follows:

17 S 263.03 USE OF A CHILD IN A SEXUAL PERFORMANCE IN THE FIRST DEGREE.

18 A PERSON IS GUILTY OF THE USE OF A CHILD IN A SEXUAL PERFORMANCE IN THE FIRST DEGREE IF 19 KNOWING THE CHARACTER AND CONTENT THEREOF ΗE EMPLOYS, AUTHORIZES OR INDUCES A CHILD LESS THAN TWELVE YEARS OF AGE TO 20 ENGAGE IN A SEXUAL PERFORMANCE OR BEING A PARENT, 21 LEGAL GUARDIAN OR 22 CUSTODIAN OF SUCH CHILD, HE CONSENTS TO THE PARTICIPATION BY SUCH CHILD 23 IN A SEXUAL PERFORMANCE.

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

LBD07235-01-1

S. 1904

1	USE OF A CHILD IN A SEXUAL PERFORMANCE IN THE FIRST DEGREE IS A CLASS
2	B FELONY.
3	S 3. Section 263.05 of the penal law, as amended by chapter 1 of the
4	laws of 2000, is amended to read as follows:
5	S 263.05 Use of a child in a sexual performance IN THE SECOND DEGREE.
6	A person is guilty of the use of a child in a sexual performance IN
7	THE SECOND DEGREE if knowing the character and content thereof he
8	employs, authorizes or induces a child less than [seventeen] EIGHTEEN
9	years of age to engage in a sexual performance or being a parent, legal
10	guardian or custodian of such child, he consents to the participation by
11	such child in a sexual performance.
12	Use of a child in a sexual performance IN THE SECOND DEGREE is a class
13	C felony.
14	S 4. The penal law is amended by adding a new section 263.08 to read
15	as follows:
16	S 263.08 PROMOTING AN OBSCENE SEXUAL PERFORMANCE BY A CHILD IN THE FIRST
17	DEGREE.
18	A PERSON IS GUILTY OF PROMOTING AN OBSCENE SEXUAL PERFORMANCE BY A
19	CHILD IN THE FIRST DEGREE WHEN, KNOWING THE CHARACTER AND CONTENT THERE-
20	OF, HE PRODUCES, DIRECTS OR PROMOTES ANY OBSCENE PERFORMANCE WHICH
21	INCLUDES SEXUAL CONDUCT BY A CHILD LESS THAN TWELVE YEARS OF AGE.
22	PROMOTING AN OBSCENE SEXUAL PERFORMANCE BY A CHILD IN THE FIRST DEGREE
23	IS A CLASS C FELONY.
24	S 5. Section 263.10 of the penal law, as amended by chapter 1 of the
25	laws of 2000, is amended to read as follows:
26	S 263.10 Promoting an obscene sexual performance by a child IN THE
27	SECOND DEGREE.
28	A person is guilty of promoting an obscene sexual performance by a
29	child IN THE SECOND DEGREE when, knowing the character and content ther-
30	eof, he produces, directs or promotes any obscene performance which
31	includes sexual conduct by a child less than [seventeen] EIGHTEEN years
32	of age.
33	Promoting an obscene sexual performance by a child IN THE SECOND
34	DEGREE is a class D felony.
35	S 6. The penal law is amended by adding a new section 263.13 to read
36	as follows:
37	S 263.13 PROMOTING A SEXUAL PERFORMANCE BY A CHILD IN THE FIRST DEGREE.
38	A PERSON IS GUILTY OF PROMOTING A SEXUAL PERFORMANCE BY A CHILD IN THE
39	FIRST DEGREE WHEN, KNOWING THE CHARACTER AND CONTENT THEREOF, HE PRODUC-
40	ES, DIRECTS OR PROMOTES ANY PERFORMANCE WHICH INCLUDES SEXUAL CONDUCT BY
41	A CHILD LESS THAN TWELVE YEARS OF AGE.
42	PROMOTING A SEXUAL PERFORMANCE BY A CHILD IN THE FIRST DEGREE IS A
43	CLASS C FELONY.
44	S 7. Section 263.15 of the penal law, as amended by chapter 1 of the
45	laws of 2000, is amended to read as follows:
46	S 263.15 Promoting a sexual performance by a child IN THE SECOND DEGREE.
47	A person is guilty of promoting a sexual performance by a child IN THE
48	SECOND DEGREE when, knowing the character and content thereof, he
49	produces, directs or promotes any performance which includes sexual
50	conduct by a child less than [seventeen] EIGHTEEN years of age.
51	Promoting a sexual performance by a child IN THE SECOND DEGREE is a
52	class D felony.
53	S 8. Subdivision 1 of section 263.20 of the penal law, as amended by
54	chapter 1 of the laws of 2000, is amended to read as follows:
55	1. Under this article, it shall be an affirmative defense that the
56	defendant in good faith reasonably believed the person appearing in the

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5 S 9. The opening paragraph of subdivision 1 and subdivision 2 of 6 section 70.25 of the penal law, the opening paragraph of subdivision 1 7 as amended by chapter 372 of the laws of 1981 and subdivision 2 as 8 amended by chapter 56 of the laws of 1984, are amended and a new subdi-9 vision 6 is added to read as follows:

10 Except as provided in subdivisions two, two-a [and], five AND SIX of this section, when multiple sentences of imprisonment are imposed on a 11 12 person at the same time, or when a person who is subject to any undischarged term of imprisonment imposed at a previous time by a court of 13 14 this sentenced to an additional term of imprisonment, the state is 15 sentence or sentences imposed by the court shall run either concurrently 16 or consecutively with respect to each other and the undischarged term or terms in such manner as the court directs at the time of sentence. 17 Ιf the court does not specify the manner in which a sentence imposed by it 18 19 is to run, the sentence shall run as follows:

20 2. When more than one sentence of imprisonment is imposed on a person 21 for two or more offenses committed through a single act or omission, or 22 through an act or omission which in itself constituted one of the 23 offenses and also was a material element of the other, the sentences, 24 except if one or more of such sentences is for a violation of section 25 263.03, 263.05, 263.08, 263.10, 263.13, 263.15, OR 270.20 of this chap-26 ter, must run concurrently.

27 6. WHEN A PERSON IS CONVICTED OF USE OF A CHILD IN A SEXUAL PERFORM-28 ANCE IN THE FIRST DEGREE AS DEFINED IN SECTION 263.03 OF THIS CHAPTER OR 29 USE OF A CHILD IN A SEXUAL PERFORMANCE IN THE SECOND DEGREE AS DEFINED IN SECTION 263.05 OF THIS CHAPTER OR PROMOTING AN OBSCENE 30 SEXUAL PERFORMANCE BY A CHILD IN THE FIRST DEGREE AS DEFINED IN SECTION 263.08 31 32 OF THIS CHAPTER OR PROMOTING AN OBSCENE SEXUAL PERFORMANCE BY A CHILD IN 33 THE SECOND DEGREE AS DEFINED IN SECTION 263.10 OF THIS CHAPTER OR PROMOTING A SEXUAL PERFORMANCE BY A CHILD IN THE FIRST DEGREE AS DEFINED 34 35 IN SECTION 263.13 OF THIS CHAPTER OR PROMOTING A SEXUAL PERFORMANCE BY A CHILD IN THE SECOND DEGREE AS DEFINED IN SECTION 263.15 OF THIS CHAPTER, 36 37 AND ANY OTHER CRIME, THE SENTENCES FOR SUCH CRIMES SHALL RUN CONSEC-38 UTIVELY.

39 S 10. This act shall take effect on the first of November next 40 succeeding the date on which it shall have become a law.