2321

2013-2014 Regular Sessions

IN ASSEMBLY

January 14, 2013

Introduced by M. of A. JAFFEE -- read once and referred to the Committee on Children and Families

AN ACT to amend the social services law, in relation to the confidentiality of calls to certain hotlines operated by the office of children and family services and in relation to cross references to penal law provisions on filing a false report in the third degree

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

1 Section 1. Subdivision 3 of section 372-g of the social services law, 2 as added by chapter 156 of the laws of 2000, is amended to read as 3 follows:

4 3. establishment of toll-free telephone hotlines to provide informa-5 ANY RECORDS THAT COULD IDENTIFY CALLERS TO ANY SUCH HOTLINE ARE tion. 6 CONFIDENTIAL. SHOULD THE OFFICE MAINTAIN ANY RECORDS CONCERNING CALLS TO 7 ANY SUCH HOTLINE, INFORMATION CONCERNING THE CONTENT OF SUCH CALLS SHALL SHALL NOT BE AVAILABLE EXCEPT IN ACCORDANCE 8 ALSO BE CONFIDENTIAL AND WITH A COURT ORDER WHERE THE COURT HAS MADE A FINDING THAT SUCH INFORMA-9 10 TION IS NECESSARY FOR THE DETERMINATION OF AN ISSUE BEFORE THE COURT. IN THIS SUBDIVISION SHALL BE CONSTRUED TO REQUIRE THE OFFICE TO 11 NOTHING 12 MAINTAIN ANY RECORD OF ANY CALL TO ANY SUCH HOTLINE.

13 S 2. Subparagraphs (i) and (iv) of paragraph (c) of subdivision 3 of 14 section 390 of the social services law, subparagraph (i) as amended and 15 subparagraph (iv) as added by chapter 416 of the laws of 2000, are 16 amended to read as follows:

17 (i) The office of children and family services shall establish a toll-18 free statewide telephone number to receive inquiries about child day 19 care homes, programs and facilities and complaints of violations of the 20 requirements of this section or regulations promulgated under this 21 RECORDS COULD IDENTIFY CALLERS COMPLAINING section. ANY THAT OF 22 VIOLATIONS SHALL BE CONFIDENTIAL. The office of children and family 23 services shall develop a system for investigation, which shall include

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

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1 inspection, of such complaints. The office of children and family 2 services may provide for such investigations through purchase of 3 services. The office of children and family services shall develop a 4 process for publicizing such toll-free telephone number to the public 5 for making inquiries or complaints about child day care homes, programs 6 or facilities.

7 (iv) Nothing in this paragraph shall be construed to require or permit the disclosure either orally or in writing of any information that is confidential pursuant to law. THE OFFICE SHALL NOT DISCLOSE ANY RECORDS 8 9 10 THAT COULD IDENTIFY PERSONS WHO HAVE MADE COMPLAINTS ΤO THETOLL-FREE 11 TELEPHONE NUMBER EXCEPT: WITH SUCH PERSON'S WRITTEN PERMISSION; TO AN APPROPRIATE LAW ENFORCEMENT AGENCY WHERE SUCH AGENCY STATES 12 IN WRITING 13 INFORMATION IS NECESSARY TO CONDUCT A CRIMINAL INVESTIGATION THAT SUCH 14 OR CRIMINAL PROSECUTION; OR IN ACCORDANCE WITH A COURT ORDER WHERE THE 15 COURT HAS MADE А FINDING THAT SUCH INFORMATION IS NECESSARY FOR THE DETERMINATION OF AN ISSUE BEFORE THE COURT. 16

17 S 3. Paragraph (c) of subdivision 2 of section 422 of the social 18 services law, as added by chapter 717 of the laws of 1986, is amended to 19 read as follows:

20 (c) Whenever a telephone call to the statewide central register 21 described in this section is received by the [department] OFFICE OF 22 CHILDREN AND FAMILY SERVICES, and the [department] OFFICE finds that the person allegedly responsible for abuse or maltreatment of a child cannot 23 a subject of a report as defined in subdivision four of section four 24 be 25 hundred twelve of this chapter, but believes that the alleged acts or 26 circumstances against a child described in the telephone call may constitute a crime or an immediate threat to the child's health or safe-27 ty, the [department] OFFICE shall convey by the most expedient means 28 available the information contained in such telephone call to the appro-29 priate law enforcement agency, district attorney or other public offi-30 cial empowered to provide necessary aid or assistance. ANY RECORD OF ANY 31 32 SUCH TELEPHONE CALL SHALL BE CONFIDENTIAL AND SHALL NOT BE DISCLOSED 33 EXCEPT AS PROVIDED IN THIS PARAGRAPH.

34 S 4. Subdivision 2 of section 422 of the social services law is 35 amended by adding a new paragraph (d) to read as follows:

(D) ANY RECORD MAINTAINED BY THE STATEWIDE CENTRAL REGISTER CONCERNING 36 37 A CALL TO THE STATEWIDE CENTRAL REGISTER THAT DOES NOT CONSTITUTE Α 38 REPORT OF SUSPECTED CHILD ABUSE OR MALTREATMENT FOR A REASON OTHER THAN THAT SPECIFIED IN PARAGRAPH (C) OF THIS SUBDIVISION SHALL 39 ΒE CONFIDEN-40 TIAL AND SHALL BE AVAILABLE ONLY TO AN APPROPRIATE LAW ENFORCEMENT AGEN-SUCH AGENCY STATES IN WRITING THAT SUCH INFORMATION IS NECES-41 СҮ WHERE SARY TO CONDUCT A CRIMINAL INVESTIGATION OR CRIMINAL PROSECUTION, OR 42 IN43 ACCORDANCE WITH A COURT ORDER WHERE THE COURT HAS MADE A FINDING THAT 44 SUCH INFORMATION IS NECESSARY FOR THE DETERMINATION OF AN ISSUE BEFORE 45 COURT. NOTHING IN THIS PARAGRAPH SHALL BE CONSTRUED TO REQUIRE THE THE STATEWIDE CENTRAL REGISTER TO MAINTAIN ANY RECORD NOT OTHERWISE REQUIRED 46 47 BY LAW OF ANY CALL TO THE STATEWIDE CENTRAL DOES REGISTER THAT NOT 48 CONSTITUTE A REPORT OF SUSPECTED CHILD ABUSE OR MALTREATMENT.

S 5. Subdivision 4 of section 422 of the social services law, as amended by chapter 677 of the laws of 1985, paragraph (A) as amended by 49 50 51 chapter 12 of the laws of 1996, subparagraph (k) of paragraph (A) as amended by section 153 of subpart B of part C of chapter 62 of the laws 52 2011, subparagraph (1) of paragraph (A) as amended by chapter 35 of 53 of 54 the laws of 2001, subparagraphs (r) and (t) of paragraph (A) as amended 55 chapter 41 of the laws of 2010, clause (ii) of subparagraph (v) of by paragraph (A) as amended and subparagraph (w) of paragraph (A) as added 56

1 by chapter 136 of the laws of 1999, subparagraph (x) of paragraph (A) as 2 amended by section 1 of part A of chapter 327 of the laws of 2007 and 3 subparagraphs (y) and (z) of paragraph (A) as amended and subparagraph 4 (aa) of paragraph (A) as added by chapter 440 of the laws of 2011, is 5 amended to read as follows:

6 4. (A) Reports made pursuant to this title [as well as] AND any other 7 information obtained, reports written or photographs taken concerning such reports, AS WELL AS RECORDS PERTAINING TO TELEPHONE CALLS RECEIVED 8 PURSUANT TO THIS SECTION, in the possession of the [department] OFFICE 9 10 OF CHILDREN AND FAMILY SERVICES, local departments, or the commission on quality of care [for the mentally disabled] AND ADVOCACY FOR PERSONS 11 12 WITH DISABILITIES, shall be confidential and shall only be made avail-13 able to:

14 (a) a physician who has before him or her a child whom he or she 15 reasonably suspects may be abused or maltreated;

16 (b) a person authorized to place a child in protective custody when 17 such person has before him or her a child whom he or she reasonably 18 suspects may be abused or maltreated and such person requires the infor-19 mation in the record to determine whether to place the child in protec-20 tive custody;

(c) a duly authorized agency having the responsibility for the care or supervision of a child who is reported to the central register of abuse and maltreatment;

24 (d) any person who is the subject of the report or other persons named 25 in the report;

26 (e) a court, upon a finding that the information in the record is 27 necessary for the determination of an issue before the court;

28 (f) a grand jury, upon a finding that the information in the record is 29 necessary for the determination of charges before the grand jury;

30 (g) any appropriate state legislative committee responsible for child 31 protective legislation;

(h) any person engaged in a bona fide research purpose provided, however, that no information identifying the subjects of the report or other persons named in the report shall be made available to the researcher unless it is absolutely essential to the research purpose and the department gives prior approval;

(i) a provider agency as defined by subdivision three of section four
hundred twenty-four-a of this [chapter] TITLE, or a licensing agency as
defined by subdivision four of section four hundred twenty-four-a of
this [chapter] TITLE, subject to the provisions of such section;

41 (j) the state commission on quality of care for the mentally disabled 42 in connection with an investigation being conducted by the commission 43 pursuant to article forty-five of the mental hygiene law;

44 a probation service conducting an investigation pursuant to arti-(k) 45 cle three or seven or section six hundred fifty-three of the family 46 court act where there is reason to suspect the child or the child's 47 sibling may have been abused or maltreated and such child or sibling, 48 parent, guardian or other person legally responsible for the child is a person named in an indicated report of child abuse or maltreatment 49 and such information is necessary for the making of a determination or 50 that 51 recommendation to the court; or a probation service regarding a person 52 about whom it is conducting an investigation pursuant to article three hundred ninety of the criminal procedure law, or a probation service or 53 54 the department of corrections and community supervision regarding a 55 person to whom the service or department is providing supervision pursu-56 ant to article sixty of the penal law or article eight of the correction

1 law, where the subject of investigation or supervision has been convicted of a felony under article one hundred twenty, one hundred 2 3 twenty-five or one hundred thirty-five of the penal law or any felony or misdemeanor under article one hundred thirty, two hundred thirty-five, 4 two hundred forty-five, two hundred sixty or two hundred sixty-three of 5 6 the penal law, or has been indicted for any such felony and, as a 7 result, has been convicted of a crime under the penal law, where the 8 service or department requests the information upon a certification that such information is necessary to conduct its investigation, that there 9 10 is reasonable cause to believe that the subject of an investigation is 11 the subject of an indicated report and that there is reasonable cause to 12 believe that such records are necessary to the investigation by the probation service or the department, provided, however, that only indi-13 14 cated reports shall be furnished pursuant to this subdivision;

15 (1) a district attorney, an assistant district attorney or investi-16 gator employed in the office of a district attorney, a sworn officer of 17 the division of state police, of the regional state park police, of a 18 city police department, or of a county, town or village police depart-19 ment or county sheriff's office or department when such official 20 requests such information stating that such information is necessary to 21 conduct a criminal investigation or criminal prosecution of a person, 22 that there is reasonable cause to believe that such person is the subject of a report, and that it is reasonable to believe that due to 23 24 the nature of the crime under investigation or prosecution, such person 25 the subject of a report, and that it is reasonable to believe that is 26 due to that nature of the crime under investigation or prosecution, such records may be related to the criminal investigation or prosecution; 27

(m) the New York city department of investigation provided however, that no information identifying the subjects of the report or other persons named in the report shall be made available to the department of investigation unless such information is essential to an investigation within the legal authority of the department of investigation and the state department of social services gives prior approval;

34 (n) chief executive officers of authorized agencies, directors of day 35 care centers and directors of facilities operated or supervised by the department of education, the [division for youth] OFFICE OF CHILDREN AND 36 37 FAMILY SERVICES, the office of mental health or the office [of mental FOR PEOPLE WITH developmental disabilities, in 38 retardation and] connection with a disciplinary investigation, action, or administrative 39 40 judicial proceeding instituted by any of such officers or directors or against an employee of any such agency, center or facility who is the 41 subject of an indicated report when the incident of abuse or maltreat-42 43 ment contained in the report occurred in the agency, center, facility or 44 program, and the purpose of such proceeding is to determine whether the 45 employee should be retained or discharged; provided, however, a person given access to information pursuant to this subparagraph [(n)] shall, 46 47 notwithstanding any inconsistent provision of law, be authorized to redisclose such information only if the purpose of such redisclosure is 48 49 to initiate or present evidence in a disciplinary, administrative or 50 judicial proceeding concerning the continued employment or the terms of 51 employment of an employee of such agency, center or facility who has been named as a subject of an indicated report and, in addition, a 52 person or agency given access to information pursuant to this subpara-53 54 graph [(n)] shall also be given information not otherwise provided 55 concerning the subject of an indicated report where the commission of an

act or acts by such subject has been determined in proceedings pursuant 1 2 to article ten of the family court act to constitute abuse or neglect; 3 a provider or coordinator of services to which a child protective (o) 4 service or social services district has referred a child or a child's 5 family or to whom the child or the child's family have referred them-6 selves at the request of the child protective service or social services 7 district, where said child is reported to the register when the records, 8 reports or other information are necessary to enable the provider or coordinator to establish and implement a plan of service for the child 9 10 or the child's family, or to monitor the provision and coordination of 11 services and the circumstances of the child and the child's family, or to directly provide services; provided, however, that a provider of services may include appropriate health care or school district person-12 13 14 nel, as such terms shall be defined by the department; provided however, 15 a provider or coordinator of services given access to information concerning a child pursuant to this subparagraph [(0)] shall, notwith-16 standing any inconsistent provision of law, be authorized to redisclose 17 18 information to other persons or agencies which also provide such services to the child or the child's family only if the consolidated services plan prepared and approved pursuant to section thirty-four-a of 19 20 21 this chapter describes the agreement that has been or will be reached between the provider or coordinator of service and the local district. 22 An agreement entered into pursuant to this subparagraph shall include 23 the specific agencies and categories of individuals to whom redisclosure 24 25 by the provider or coordinator of services is authorized. Persons or 26 agencies given access to information pursuant to this subparagraph may 27 exchange such information in order to facilitate the provision or coordination of services to the child or the child's family; 28

(p) a disinterested person making an investigation pursuant to section one hundred sixteen of the domestic relations law, provided that such disinterested person shall only make this information available to the judge before whom the adoption proceeding is pending;

(q) a criminal justice agency conducting an investigation of a missing child where there is reason to suspect such child or such child's sibling, parent, guardian or other person legally responsible for such child is a person named in an indicated report of child abuse or maltreatment and that such information is needed to further such investigation;

39 (r) in relation to a report involving a child in residential care, the 40 director or operator of the residential facility or program and, as appropriate, the local social services commissioner or school 41 district placing the child, the [division for youth] OFFICE OF CHILDREN AND FAMI-42 43 SERVICES, the department of education, the commission on quality of LΥ 44 care for the mentally disabled, the office of mental health, the office 45 [of mental retardation and] FOR PEOPLE WITH developmental disabilities, and any attorney appointed to represent the child whose appointment has 46 47 been continued by a family court judge during the term of the placement, 48 subject to the limitations contained in subdivisions nine and ten of this section and subdivision five of section four hundred twenty-four-c 49 50 of this title;

(s) a child protective service of another state when such service certifies that the records and reports are necessary in order to conduct a child abuse or maltreatment investigation within its jurisdiction of the subject of the report and shall be used only for purposes of conducting such investigation and will not be redisclosed to any other person or agency;

(t) an attorney for a child, appointed pursuant to the provisions of 1 2 section one thousand sixteen of the family court act, at any time such 3 effect, in relation to any report in which the appointment is in respondent in the proceeding in which the attorney for a child has been 4 5 appointed is the subject or another person named in the report, pursuant 6 to sections one thousand thirty-nine-a and one thousand fifty-two-a of 7 the family court act;

8 (u) a child care resource and referral program subject to the 9 provisions of subdivision six of section four hundred twenty-four-a of 10 this title;

11 (v)(i) officers and employees of the state comptroller or of the city comptroller of the city of New York, or of the county officer designated 12 charter to perform the auditing function in any county not 13 by law or 14 wholly contained within a city, for purposes of a duly authorized 15 performance audit, provided that such comptroller shall have certified 16 to the keeper of such records that he or she has instituted procedures developed in consultation with the department to limit access to client-17 18 identifiable information to persons requiring such information for purposes of the audit and that appropriate controls and prohibitions are 19 20 client-identifiable imposed on the dissemination of information 21 contained in the conduct of the audit. Information pertaining to the 22 substance or content of any psychological, psychiatric, therapeutic, clinical or medical reports, evaluations or like materials or informa-23 tion pertaining to such child or the child's family shall not be made 24 25 available to such officers and employees unless disclosure of such information is absolutely essential to the specific audit activity 26 and the department gives prior written approval. 27

any failure to maintain the confidentiality of client-identifia-28 (ii) 29 ble information shall subject such comptroller or officer to denial of 30 further access to records until such time as the audit agency has any reviewed its procedures concerning controls and prohibitions imposed on 31 32 the dissemination of such information and has taken all reasonable and 33 appropriate steps to eliminate such lapses in maintaining confidentiality to the satisfaction of the office of children and family services. 34 35 The office of children and family services shall establish the grounds for denial of access to records contained under this section and shall 36 37 recommend as necessary a plan of remediation to the audit agency. Except as provided in this section, nothing in this subparagraph shall 38 39 be construed as limiting the powers of such comptroller or officer to 40 access records which he or she is otherwise authorized to audit or obtain under any other applicable provision of law. Any person given 41 42 access to information pursuant to this subparagraph who releases data or 43 information to persons or agencies not authorized to receive such infor-44 mation shall be guilty of a class A misdemeanor;

45 (w) members of a local or regional fatality review team approved by 46 the office of children and family services in accordance with section 47 four hundred twenty-two-b of this title;

48 (x) members of a local or regional multidisciplinary investigative 49 team as established pursuant to subdivision six of section four hundred 50 twenty-three of this title;

51 (y) members of a citizen review panel as established pursuant to 52 section three hundred seventy-one-b of this article; provided, however, 53 members of a citizen review panel shall not disclose to any person or 54 government official any identifying information which the panel has been 55 provided and shall not make public other information unless otherwise 56 authorized by statute;

1 (z) an entity with appropriate legal authority in another state to 2 license, certify or otherwise approve prospective foster and adoptive 3 parents where disclosure of information regarding the prospective foster 4 or adoptive parents and other persons over the age of eighteen residing 5 the home of such prospective parents is required by paragraph twenty in 6 of subdivision (a) of section six hundred seventy-one of title forty-two 7 of the United States code; and

8 (aa) a social services official who is investigating whether an adult 9 is in need of a protective services in accordance with the provisions of 10 section four hundred seventy-three of this chapter, when such official 11 has reasonable cause to believe such adult may be in need of protective 12 services due to the conduct of an individual or individuals who had 13 access to such adult when such adult was a child and that such reports 14 and information are needed to further the present investigation.

15 After a child, other than a child in residential care, who is reported 16 the central register of abuse or maltreatment reaches the age of to 17 eighteen years, access to a child's record under subparagraphs (a) and 18 (b) of this paragraph shall be permitted only if a sibling or off-spring 19 of such child is before such person and is a suspected victim of child 20 abuse or maltreatment. In addition, a person or official required to 21 a report of suspected child abuse or maltreatment pursuant to make 22 section four hundred thirteen of this chapter shall receive, upon 23 request, the findings of an investigation made pursuant to this title or section 45.07 of the mental hygiene law. However, no information may be 24 25 released unless the person or official's identity is confirmed by the 26 [department] OFFICE. If the request for such information is made prior 27 to the completion of an investigation of a report, the released informa-28 tion shall be limited to whether the report is "indicated", "unfounded" 29 "under investigation", whichever the case may be. If the request for or 30 such information is made after the completion of an investigation of a report, the released information shall be limited to whether the report 31 32 is "indicated" or "unfounded", whichever the case may be. A person given 33 access to the names or other information identifying the subjects of the report, or other persons named in the report, except the subject of 34 the 35 report or other persons named in the report, shall not divulge or make public such identifying information unless he or she 36 is a district 37 attorney or other law enforcement official and the purpose is to initi-38 ate court action or the disclosure is necessary in connection with the 39 investigation or prosecution of the subject of the report for a crime 40 alleged to have been committed by the subject against another person named in the report. Nothing in this section shall be construed to permit any release, disclosure or identification of the names [or], 41 42 43 identifying descriptions, TELEPHONE NUMBERS OR OTHER CONTACT INFORMATION 44 of persons who have reported suspected child abuse or maltreatment to 45 the statewide central register or the agency, institution, organization, 46 program or other entity where such persons are employed or the agency, 47 institution, organization or program with which they are associated 48 without such persons' written permission except to persons, officials, 49 and agencies enumerated in subparagraphs (e), (f), (h), (j), (l), (m) 50 and (v) of this paragraph.

To the extent that persons or agencies are given access to information pursuant to subparagraphs (a), (b), (c), (j), (k), (l), (m)[,] AND (o) [and (q)] of this paragraph, such persons or agencies may give and receive such information to each other in order to facilitate an investigation conducted by such persons or agencies.

(B) Notwithstanding any inconsistent provision of law to the contrary, 1 2 a city or county social services commissioner may withhold, in whole or 3 in part, the release of any information which he or she is authorized to 4 make available to persons or agencies identified in subparagraphs (a), 5 (1), (m), (n)[,] AND (o)[, (p) and (q)] of paragraph (A) of this (k), 6 subdivision if such commissioner determines that such information is not 7 related to the purposes for which such information is requested or when 8 such disclosure will be detrimental to the child named in the report.

(C) A city or county social services commissioner who denies access by 9 10 persons or agencies identified in subparagraphs (a), (k), (l), (m), (n)[,] AND (o)[, (p) and (q)] of paragraph (A) of this subdivision to 11 12 records, reports or other information or parts thereof maintained by 13 such commissioner in accordance with this title shall, within ten days 14 from the date of receipt of the request fully explain in writing to the 15 person requesting the records, reports or other information the reasons 16 for the denial.

(D) A person or agency identified in subparagraphs (a), (k), (l), (m), (n)[,] AND (o)[, (p) and (q)] of paragraph (A) of this subdivision who is denied access to records, reports or other information or parts thereof maintained by a local department pursuant to this title may bring a proceeding for review of such denial pursuant to article seventy-eight of the civil practice law and rules.

S 6. Subparagraph (v) of paragraph (a), paragraphs (b) and (c) of subdivision 5 and subdivision 14 of section 422 of the social services law, subparagraph (v) of paragraph (a) and paragraph (b) of subdivision 5 as amended, and paragraph (c) of subdivision 5 as added by chapter 555 of the laws of 2000 and subdivision 14 as added by chapter 477 of the laws of 1989, are amended to read as follows:

(v) to a district attorney, an assistant district attorney, an investigator employed in the office of a district attorney, or to a sworn officer of the division of state police, of a city, county, town or village police department or of a county sheriff's office when such official verifies that the report is necessary to conduct an active investigation or prosecution of a violation of subdivision [three] FOUR of section [240.55] 240.50 of the penal law.

(b) Persons given access to unfounded reports pursuant to subparagraph 36 37 (v) of paragraph (a) of this subdivision shall not redisclose such reports except as necessary to conduct such appropriate investigation or 38 39 prosecution and shall request of the court that any copies of such 40 reports produced in any court proceeding be redacted to remove the names of the subjects and other persons named in the reports or that the court 41 42 issue an order protecting the names of the subjects and other persons 43 named in the reports from public disclosure. The local child protective 44 service or state agency shall not indicate the subsequent report solely 45 based upon the existence of the prior unfounded report or reports. Notwithstanding section four hundred fifteen of this title, section one 46 47 family court act, or, except as set forth thousand forty-six of the 48 herein, any other provision of law to the contrary, an unfounded report shall not be admissible in any judicial or administrative proceeding or 49 50 action; provided, however, an unfounded report may be introduced into 51 evidence: (i) by the subject of the report where such subject is a respondent in a proceeding under article ten of the family court act or 52 a plaintiff or petitioner in a civil action or proceeding alleging 53 is 54 the false reporting of child abuse or maltreatment; or (ii) in a crimi-55 court for the purpose of prosecuting a violation of subdivision nal [three] FOUR of section [240.55] 240.50 of the penal law. Legally sealed 56

unfounded reports shall be expunded ten years after the receipt of the 1 2 Whenever the office of children and family services determines report. 3 that there is some credible evidence of abuse or maltreatment as a 4 result of an investigation of a report conducted pursuant to subdivision (c) of section 45.07 of the mental hygiene law, the office of children 5 6 and family services shall notify the commission on quality of care for 7 the mentally disabled.

(c) Notwithstanding any other provision of law, the office of children 8 9 family services may, in its discretion, grant a request to expunge and 10 an unfounded report where: (i) the source of the report was convicted of a violation of subdivision [three] FOUR of section [240.55] 11 240.50 of 12 the penal law in regard to such report; or (ii) the subject of the 13 report presents clear and convincing evidence that affirmatively refutes 14 the allegation of abuse or maltreatment; provided however, that the 15 absence of credible evidence supporting the allegation of abuse or maltreatment shall not be the sole basis to expunge the report. Nothing 16 this paragraph shall require the office of children and family 17 in 18 services to hold an administrative hearing in deciding whether to 19 expunge a report. Such office shall make its determination upon review-20 ing the written evidence submitted by the subject of the report and any 21 records or information obtained from the state or local agency which 22 investigated the allegations of abuse or maltreatment.

14. The department shall refer suspected cases of falsely reporting child abuse and maltreatment in violation of subdivision [three] FOUR of section [240.55] 240.50 of the penal law to the appropriate law enforcement agency or district attorney.

27 S 7. Subdivision 8 of section 424 of the social services law, as added 28 by chapter 477 of the laws of 1989, is amended to read as follows:

8. refer suspected cases of falsely reporting child abuse and maltreatment in violation of subdivision [three] FOUR of section [240.55] 240.50 of the penal law to the appropriate law enforcement agency or district attorney;

33 S 8. Subdivision 12 of section 422 of the social services law, as 34 added by chapter 1039 of the laws of 1973 and renumbered by chapter 676 35 of the laws of 1985, is amended to read as follows:

12. (A) Any person who willfully DISCLOSES, permits [and any person who] THE DISCLOSURE OF, OR encourages the release of any data and information contained in the central register to persons or agencies not permitted by this title shall be guilty of a class A misdemeanor.

40 (B) ANY PERSON WHO WILLFULLY AND WRONGFULLY ACCESSES OR DISCLOSES 41 INFORMATION OR RECORDS THAT ARE CONFIDENTIAL UNDER THIS SECTION SHALL BE 42 GUILTY OF A CLASS A MISDEMEANOR.

43 S 9. This act shall take effect immediately; except that section eight 44 of this act shall take effect on the first of November next succeeding 45 the date on which it shall have become a law.