6967

2015-2016 Regular Sessions

IN ASSEMBLY

April 15, 2015

Introduced by M. of A. LENTOL -- read once and referred to the Committee on Codes

AN ACT to amend the executive law and the criminal procedure law, in relation to developing and instituting child-sensitive arrest policies and procedures

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

1 Section 1. The executive law is amended by adding a new section 214-d 2 to read as follows:

3 S 214-D. CHILD-SENSITIVE ARRESTS. THE SUPERINTENDENT, IN CONSULTATION 4 THE OFFICE OF CHILDREN AND FAMILY SERVICES AND THE DIVISION OF WITH 5 CRIMINAL JUSTICE SERVICES, SHALL DEVELOP, MAINTAIN AND DISSEMINATE TO б MEMBERS OF THE STATE POLICE, INCLUDING NEW AND VETERAN OFFICERS, ALL 7 WRITTEN POLICIES AND PROCEDURES, REGARDING CHILD-SENSITIVE ARREST PRAC-8 TICES. SUCH POLICIES AND PROCEDURES SHALL ENSURE THE IDENTIFICATION AND SAFETY OF A CHILD LESS THAN EIGHTEEN YEARS OLD WHEN SUCH CHILD'S PARENT, 9 OR OTHER PERSON LEGALLY CHARGED WITH THE CARE OR CUSTODY OF 10 GUARDIAN, SUCH CHILD IS ARRESTED. SUCH POLICIES AND PROCEDURES SHALL INCLUDE, BUT 11 12 NOT BE LIMITED TO:

13 (A) PROCEDURES TO ENSURE THAT STATE POLICE OFFICERS INQUIRE AND DOCU-14 MENT WHETHER AN ARRESTEE IS THE PARENT, GUARDIAN OR PERSON LEGALLY 15 CHARGED WITH THE CARE OR CUSTODY OF A CHILD;

16 (B) PROCEDURES TO ALLOW FOR THE ARRANGEMENT OF TEMPORARY CARE FOR THE 17 AN ARRESTED PARENT, GUARDIAN OR OTHER PERSON LEGALLY CHARGED CHILD OF 18 WITH THE CARE OR CUSTODY OF SUCH CHILD TO ENSURE SUCH CHILD'S SAFETY AND WELL-BEING, WHICH MAY INCLUDE ALLOWING THE ARRESTED PARENT, GUARDIAN 19 OR LEGALLY CHARGED WITH THE CARE OR CUSTODY OF SUCH CHILD TO 20 OTHER PERSON PLACE ADDITIONAL PHONE CALLS TO ARRANGE FOR CHILD CARE; 21

22 (C) EDUCATION ON HOW WITNESSING VIOLENCE CAUSES EMOTIONAL HARM TO 23 CHILDREN AND HOW LAW ENFORCEMENT CAN ASSIST IN MINIMIZING THE IMPACT OF 24 SUCH HARM; AND

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

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1 (D) INFORMATION ON THE AVAILABILITY OF ACCESS TO COMMUNITY-BASED 2 PROVIDERS OF CRISIS INTERVENTION, CHILD PROTECTION AND OTHER SUPPORTIVE 3 RESOURCES THAT COULD AID THE CHILD OF AN ARRESTED PARENT, GUARDIAN OR 4 OTHER PERSON LEGALLY CHARGED WITH THE CARE OR CUSTODY OF SUCH CHILD.

5 S 2. Subdivision 3 of section 840 of the executive law is amended by 6 adding a new paragraph (f-1) to read as follows:

7 (F-1) DEVELOPING, MAINTAINING AND DISSEMINATING, IN CONSULTATION WITH 8 THE OFFICE OF CHILDREN AND FAMILY SERVICES, WRITTEN POLICIES AND PROCE-DURES REGARDING CHILD-SENSITIVE ARREST PRACTICES. SUCH POLICIES AND 9 10 PROCEDURES SHALL ENSURE THE IDENTIFICATION AND SAFETY OF A CHILD LESS THAN EIGHTEEN YEARS OLD WHEN SUCH CHILD'S PARENT, GUARDIAN, OR OTHER 11 PERSON LEGALLY CHARGED WITH THE CARE OR CUSTODY OF SUCH CHILD IS 12 ARRESTED. SUCH POLICES AND PROCEDURES SHALL INCLUDE, BUT NOT BE LIMITED 13 14 TO:

15 (1) PROCEDURES TO ENSURE THAT LOCAL LAW ENFORCEMENT OFFICERS INQUIRE 16 AND DOCUMENT WHETHER AN ARRESTEE IS THE PARENT, GUARDIAN OR PERSON 17 LEGALLY CHARGED WITH THE CARE OR CUSTODY OF A CHILD;

(2) PROCEDURES TO ALLOW FOR THE ARRANGEMENT OF TEMPORARY CARE FOR THE
CHILD OF AN ARRESTED PARENT, GUARDIAN OR OTHER PERSON LEGALLY CHARGED
WITH THE CARE OR CUSTODY OF SUCH CHILD TO ENSURE SUCH CHILD'S SAFETY AND
WELL-BEING, WHICH MAY INCLUDE ALLOWING THE ARRESTED PARENT, GUARDIAN OR
OTHER PERSON LEGALLY CHARGED WITH THE CARE OR CUSTODY OF SUCH CHILD TO
PLACE ADDITIONAL PHONE CALLS TO ARRANGE FOR CHILD CARE;

24 (3) EDUCATION ON HOW WITNESSING VIOLENCE CAUSES EMOTIONAL HARM TO 25 CHILDREN AND HOW LAW ENFORCEMENT CAN ASSIST IN MINIMIZING THE IMPACT OF 26 SUCH HARM; AND

27 (4) INFORMATION ON THE AVAILABILITY OF ACCESS TO COMMUNITY-BASED
28 PROVIDERS OF CRISES INTERVENTION, CHILD PROTECTION AND OTHER SUPPORTIVE
29 RESOURCES THAT COULD AID THE CHILD OF AN ARRESTED PARENT, GUARDIAN OR
30 OTHER PERSON LEGALLY CHARGED WITH THE CARE OR CUSTODY OF SUCH CHILD;

31 S 3. The criminal procedure law is amended by adding two new sections 32 120.85 and 140.17 to read as follows:

33 S 120.85 CHILD-SENSITIVE ARRESTS.

A STATE OR LOCAL LAW ENFORCEMENT OFFICER WHO ARRESTS AN INDIVIDUAL 34 SHALL, AT THE TIME OF THE ARREST, INQUIRE WHETHER SUCH INDIVIDUAL IS THE PARENT, GUARDIAN OR OTHER PERSON LEGALLY CHARGED WITH THE CARE OR CUSTO-35 36 DY OF A CHILD LESS THAN EIGHTEEN YEARS OLD WHO MAY BE AT RISK AS A 37 38 RESULT OF THE ARREST. THE OFFICER SHALL MAKE REASONABLE EFFORTS TO ENSURE THE SAFETY OF SUCH CHILD IN ACCORDANCE WITH THE POLICIES AND 39 40 PROCEDURES ESTABLISHED PURSUANT TO SECTION TWO HUNDRED FOURTEEN-D OR PARAGRAPH (F-1) OF SUBDIVISION THREE OF SECTION EIGHT HUNDRED FORTY OF 41 THE EXECUTIVE LAW AS APPLICABLE. 42

43 S 140.17 CHILD-SENSITIVE ARRESTS.

STATE OR LOCAL LAW ENFORCEMENT OFFICER WHO ARRESTS AN INDIVIDUAL 44 А 45 SHALL, AT THE TIME OF THE ARREST, INQUIRE WHETHER SUCH INDIVIDUAL IS THE PARENT, GUARDIAN OR OTHER PERSON LEGALLY CHARGED WITH THE CARE OR CUSTO-46 47 DY OF A CHILD LESS THAN EIGHTEEN YEARS OLD WHO MAY BE AT RISK AS A ARREST. THE OFFICER SHALL MAKE REASONABLE EFFORTS TO 48 RESULT OF THE ENSURE THE SAFETY OF SUCH CHILD IN ACCORDANCE WITH THE POLICIES AND 49 PROCEDURES ESTABLISHED PURSUANT TO SECTION TWO HUNDRED FOURTEEN-D OR 50 PARAGRAPH (F-1) OF SUBDIVISION THREE OF SECTION EIGHT HUNDRED FORTY OF 51 52 THE EXECUTIVE LAW AS APPLICABLE.

53 S 4. This act shall take effect on the one hundred eightieth day after 54 it shall have become a law.