2000

2015-2016 Regular Sessions

IN ASSEMBLY

January 13, 2015

- Introduced by M. of A. PAULIN, WRIGHT, SCARBOROUGH, HEASTIE, PRETLOW, GUNTHER, ROSENTHAL, HOOPER, GALEF, CLARK, JAFFEE, SCHIMMINGER, ZEBROW-SKI, ABBATE, KAVANAGH, ROBINSON -- Multi-Sponsored by -- M. of A. BENEDETTO, CAHILL, DINOWITZ, ENGLEBRIGHT, FARRELL, GOTTFRIED, HEVESI, LUPARDO, MAGEE, MARKEY, ORTIZ, PERRY, SCHIMEL -- read once and referred to the Committee on Judiciary
- AN ACT to amend the family court act and the social services law, in relation to abandoned infants

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

1 Section 1. Paragraph (ii) of subdivision (f) and subdivision (j) of 2 section 1012 of the family court act, paragraph (ii) of subdivision (f) 3 as amended by chapter 666 of the laws of 1976 and subdivision (j) as 4 amended by section 3 of part B of chapter 3 of the laws of 2005, are 5 amended and a new subdivision (l) is added to read as follows:

6 (ii) who has been abandoned, in accordance with the definition and 7 other criteria set forth in subdivision five of section three hundred 8 eighty-four-b of the social services law, by his parents or other person 9 legally responsible for his care, BUT SHALL NOT INCLUDE AN ABANDONED 10 INFANT AS DEFINED IN SUBDIVISION (L) OF THIS SECTION.

11 (j) "Aggravated circumstances" means where a child has been either 12 severely or repeatedly abused, as defined in subdivision eight of 13 section three hundred eighty-four-b of the social services law; or where a child has subsequently been found to be an abused child, as defined in 14 15 paragraph (i) or (iii) of subdivision (e) of this section, within five 16 years after return home following placement in foster care as a result of being found to be a neglected child, as defined in subdivision (f) of 17 18 this section, provided that the respondent or respondents in each of the 19 foregoing proceedings was the same; or where the court finds by clear 20 and convincing evidence that the parent of a child in foster care has 21 refused and has failed completely, over a period of at least six months

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

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from the date of removal, to engage in services necessary to eliminate 1 the risk of abuse or neglect if returned to the parent, and has failed 2 3 to secure services on his or her own or otherwise adequately prepare for 4 the return home and, after being informed by the court that such an 5 admission could eliminate the requirement that the local department of 6 social services provide reunification services to the parent, the parent 7 stated in court under oath that he or she intends to continue to has 8 refuse such necessary services and is unwilling to secure such services 9 independently or otherwise prepare for the child's return home; 10 provided, however, that if the court finds that adequate justification 11 exists for the failure to engage in or secure such services, including but not limited to a lack of child care, a lack of transportation, 12 and inability to attend services that conflict with the parent's work 13 an 14 schedule, such failure shall not constitute an aggravated circumstance; 15 or where a court has determined a child [five] THIRTY days old or young-16 er was abandoned by a parent with an intent to wholly abandon such child 17 and with the intent that the child be safe from physical injury and 18 cared for in an appropriate manner.

(L) "ABANDONED INFANT" MEANS A CHILD WHO HAS BEEN LEFT BY HIS OR HER
PARENT WHEN THIRTY DAYS OLD OR YOUNGER, IN A MANNER THAT INDICATED THE
PARENT'S INTENT TO WHOLLY ABANDON SUCH CHILD BY RELINQUISHING AND FOREGOING RESPONSIBILITY FOR AND RIGHTS TO THE CARE AND CUSTODY OF SUCH
CHILD WITH THE INTENT THAT THE CHILD BE SAFE FROM PHYSICAL INJURY AND
CARED FOR IN AN APPROPRIATE MANNER.

25 S 2. The family court act is amended by adding a new section 1031-a to 26 read as follows:

27 1031-A. ABANDONED INFANTS, PRELIMINARY PROCEDURE. (A) UPON RECEIPT S 28 OF NOTICE THAT A CHILD WHO APPEARS TO BE AN ABANDONED INFANT HAS BEEN FOUND IN THE JURISDICTION OF THE LOCAL SOCIAL SERVICES DISTRICT, THE 29 LOCAL COMMISSIONER OF SOCIAL SERVICES SHALL IMMEDIATELY TAKE 30 PROTECTIVE THE CHILD PURSUANT TO SECTION ONE THOUSAND TWENTY-FOUR OF 31 CUSTODY OF 32 THIS ARTICLE UNTIL FURTHER ORDER OF THE COURT.

(B) A PROCEEDING TO DETERMINE WHETHER A CHILD IS AN ABANDONED INFANT
 PURSUANT TO SUBDIVISION (L) OF SECTION ONE THOUSAND TWELVE OF THIS ARTI CLE SHALL BE COMMENCED BY SUCH LOCAL COMMISSIONER FORTHWITH. THE PETI TION FOR SUCH PROCEEDING SHALL:

37 (I) ALLEGE THE LOCATION AND DATE OF AND THE CIRCUMSTANCES BY WHICH IT38 IS ALLEGED THAT THE CHILD WAS ABANDONED; AND

39 (II) ALLEGE THAT UPON INFORMATION AND BELIEF, THE CHILD IN QUESTION 40 WAS THIRTY DAYS OLD OR YOUNGER WHEN FOUND.

41 (C) THE COURT UPON RECEIPT OF THE PETITION SHALL APPOINT AN ATTORNEY 42 FOR THE CHILD TO REPRESENT THE CHILD ALLEGED TO BE AN ABANDONED INFANT.

(D) IF THE IDENTITY OF THE PARENTS OF THE CHILD IS UNKNOWN, THE COURT
44 UPON RECEIPT OF THE PETITION SHALL HOLD A HEARING TO DETERMINE WHETHER
45 THE CHILD APPEARS TO HAVE BEEN ABANDONED IN ACCORDANCE WITH THE DEFI46 NITION OF ABANDONED INFANT PROVIDED IN SUBDIVISION (1) OF SECTION ONE
47 THOUSAND TWELVE OF THIS ARTICLE.

48 (I) AT SUCH HEARING, IF THE COURT DETERMINES THAT THE CIRCUMSTANCES OF 49 THE ABANDONMENT MEET THE DEFINITION OF ABANDONED INFANT IN SUBDIVISION 50 (1) OF SECTION ONE THOUSAND TWELVE OF THIS ARTICLE, THE COURT SHALL:

(A) ORDER THAT THE LOCAL COMMISSIONER OF SOCIAL SERVICES SHALL NOT BE
52 REQUIRED TO COMMENCE A DILIGENT SEARCH TO LOCATE THE PARENT OR PARENTS
53 OR OTHER RELATIVES OF THE CHILD; AND

(B) REQUIRE THE LOCAL COMMISSIONER OF SOCIAL SERVICES TO CAUSE NOTICE
OF THE PROCEEDING TO BE PUBLISHED IN ACCORDANCE WITH THE PROVISIONS OF
SUBDIVISION (A) OF RULE THREE HUNDRED SIXTEEN OF THE CIVIL PRACTICE LAW

AND RULES IN THE COUNTY IN WHICH SUCH CHILD WAS FOUND, AT LEAST ONCE IN 1 EACH OF THREE SUCCESSIVE WEEKS. SERVICE BY PUBLICATION IS COMPLETE 2 ON 3 THE TWENTY-FIRST DAY AFTER THE DAY OF THE FIRST PUBLICATION. THE NOTICE 4 SHALL STATE: 5 (1) THE DATE, TIME AND PURPOSE OF THE PROCEEDING; (2) THE DATE, TIME AND PLACE THAT THE ABANDONED INFANT WAS FOUND; 6

7 (3) A DESCRIPTION OF THE INFANT INCLUDING ITS APPROXIMATE DATE OF

8 BIRTH; 9 (4) THAT UPON FAILURE OF THE PARENT TO APPEAR, THE CHILD MAY BE DEEMED 10 AN ABANDONED INFANT PURSUANT TO SUBDIVISION (L) OF SECTION ONE THOUSAND THIS ARTICLE AND PLACED INTO THE CARE AND CUSTODY OF THE 11 TWELVE OF 12 COMMISSIONER OF THE LOCAL SOCIAL SERVICES DISTRICT IN THEPARENT'S 13 ABSENCE; AND

14 (5) THE NAME, ADDRESS, AND TELEPHONE NUMBER OF THE PERSON DESIGNATED 15 BY THE LOCAL COMMISSIONER OF SOCIAL SERVICES TO CONTACT FOR INFORMATION 16 REGARDING SUCH CHILD.

17 IN DETERMINING WHETHER REMOVAL OR CONTINUING THE REMOVAL OF A (II)CHILD IS NECESSARY TO AVOID IMMINENT RISK TO THE CHILD'S LIFE OR HEALTH, 18 19 THE COURT SHALL CONSIDER AND DETERMINE IN ITS ORDER WHETHER CONTINUATION IN THE CHILD'S HOME WOULD BE CONTRARY TO THE BEST INTERESTS OF THE CHILD 20 21 AND WHERE APPROPRIATE, WHETHER REASONABLE EFFORTS WERE MADE PRIOR TO THE 22 DATE OF THE HEARING HELD UNDER THIS SUBDIVISION TO PREVENT OR ELIMINATE NEED FOR REMOVAL OF THE CHILD FROM THE HOME AND, IF THE CHILD WAS 23 THE 24 REMOVED FROM HIS OR HER HOME PRIOR TO THE DATE OF THE HEARING HELD UNDER 25 THIS SUBDIVISION, WHERE APPROPRIATE, THAT REASONABLE EFFORTS WERE MADE 26 TΟ MAKE IT POSSIBLE FOR THE CHILD TO SAFELY RETURN HOME. IF THE COURT 27 DETERMINES THAT REASONABLE EFFORTS TO PREVENT OR ELIMINATE THE NEED FOR 28 REMOVAL OF THE CHILD FROM THE HOME WERE NOT MADE BUT THAT THE LACK OF 29 SUCH EFFORTS WAS APPROPRIATE UNDER THE CIRCUMSTANCES, THE COURT ORDER 30 SHALL INCLUDE SUCH A FINDING.

(E) IF A PERSON CLAIMING TO BE A PARENT OF THE CHILD IN QUESTION WHO 31 32 IS ALLEGED TO BE AN ABANDONED INFANT, COMES FORWARD, THE LOCAL COMMIS-33 SIONER OF SOCIAL SERVICES SHALL:

34 (I) PROVIDE WRITTEN NOTIFICATION TO THE COURT AND THE ATTORNEY FOR THE 35 CHILD FORTHWITH; AND

(II) CAUSE A TEST TO BE CONDUCTED TO CONFIRM MATERNITY OR PATERNITY OF 36 37 THE PERSONS CLAIMING TO BE THE MOTHER OR FATHER OF THE CHILD IN QUES-38 TION; AND IF MATERNITY OR PATERNITY IS CONFIRMED, NOTIFY THE COURT WHICH 39 SHALL ORDER AN INVESTIGATION PURSUANT TO SUBDIVISION ONE OF SECTION ONE 40 THIRTY-FOUR OF THIS PART. THE EXISTING ORDER OF CUSTODY OF THE THOUSAND CHILD TO THE LOCAL COMMISSIONER OF SOCIAL SERVICES SHALL CONTINUE PEND-41 ING THE RESULT OF THE INVESTIGATION. 42

43 (A) IF THERE ARE GROUNDS PURSUANT TO SUBDIVISION (E) OR (F) OF SECTION 44 THOUSAND TWELVE OF THIS ARTICLE TO FILE A PETITION TO DETERMINE ONE 45 ABUSE OR NEGLECT PURSUANT TO SECTION ONE THOUSAND THIRTY-ONE OF THIS 46 PART, THE LOCAL COMMISSIONER OF SOCIAL SERVICES SHALL FILE SUCH PETITION 47 WITHIN THREE COURT DAYS OF THE COMPLETION OF THE INVESTIGATION. THE 48 PARENT OR PARENTS SHALL BE INFORMED OF THE DATE AND THE TIME THAT THE 49 PETITION SHALL BE FILED, THE ADDRESS OF THE COURT WHERE THE PETITION 50 SHALL BE FILED, OF THE RIGHT OF THE PARENT TO BE PRESENT AT ANY HEARING 51 HELD THEREON AND OF THE RIGHT TO BE REPRESENTED BY COUNSEL, INCLUDING PROCEDURES FOR OBTAINING COUNSEL IF INDIGENT. UPON SUCH FILING, A HEAR-52 ING PURSUANT TO SECTION ONE THOUSAND TWENTY-SEVEN OF THIS ARTICLE SHALL 53 54 BE HELD FORTHWITH.

55 (B) IF NO SUCH GROUNDS EXIST, THE COURT SHALL DISMISS THE PETITION AND 56 ORDER THAT THE CHILD BE RETURNED TO HIS OR HER PARENT OR PARENTS.

S 3. Subdivision (a) of section 1039-b of the family court act, 1 as added by chapter 7 of the laws of 1999, is amended to read as follows: 2 3 (a) In conjunction with, or at any time subsequent to, the filing of a 4 petition under section [ten hundred] ONE THOUSAND thirty-one of this [chapter] PART, the social services official may file a motion upon 5 6 notice requesting a finding that reasonable efforts to return the child 7 to his or her home are no longer required. S 4. Subdivision (a) of section 1041 of the family court act, 8 as 9 amended by chapter 1015 of the laws of 1972, is amended to read as 10 follows: 11 (a) that the parent or other person legally responsible for the child's care is present at the hearing and has been served with a copy 12 of the petition, UNLESS THE CHILD IS ALLEGED TO BE AN ABANDONED INFANT 13 14 PURSUANT TO SECTION ONE THOUSAND THIRTY-ONE-A OF THIS ARTICLE, IN WHICH 15 EVENT, THE PROVISIONS OF SUBPARAGRAPH (B) OF PARAGRAPH (I) OF SUBDIVI-SION (D) OF SECTION ONE THOUSAND THIRTY-ONE-A OF THIS ARTICLE SHALL 16 17 APPLY; or S 5. Section 1044 of the family court act, as added by chapter 962 of 18 19 the laws of 1970, is amended to read as follows: S 1044. Definition of "fact-finding hearing". When used in this article, "fact-finding hearing" means a hearing to determine whether the 20 21 child is an abused or neglected child OR AN ABANDONED INFANT as defined 22 23 by this article. 24 S 6. The family court act is amended by adding a new section 1051-a to 25 read as follows: 26 S 1051-A. SUSTAINING OR DISMISSING A PETITION ALLEGING A CHILD IS AN 27 ABANDONED INFANT. (A) AT THE FACT-FINDING HEARING SCHEDULED PURSUANT TO SECTION ONE THOUSAND THIRTY-ONE-A OF THIS ARTICLE, SHALL 28 THECOURT 29 DETERMINE THAT THE CHILD IS AN ABANDONED INFANT AND SUSTAIN THE PETITION UNDER SECTION ONE THOUSAND THIRTY-ONE-A OF THIS ARTICLE IF FACTS 30 FILED SUFFICIENT TO CONSTITUTE CLEAR AND CONVINCING EVIDENCE ARE ESTABLISHED 31 32 TO FIND THAT THE CHILD WAS THIRTY DAYS OLD OR YOUNGER WHEN ABANDONED AND 33 CHILD WAS LEFT IN A MANNER THAT INDICATED HIS OR HER PARENT'S THAT THE 34 INTENT TO WHOLLY ABANDON SUCH CHILD BY RELINOUISHING AND FOREGOING RESPONSIBILITY FOR AND RIGHTS TO THE CARE AND CUSTODY OF SUCH CHILD WITH 35 INTENT THAT THE CHILD BE SAFE FROM PHYSICAL INJURY AND CARED FOR IN 36 THE 37 AN APPROPRIATE MANNER. FOR PURPOSES OF FINDING THAT THE CHILD WAS THIRTY 38 DAYS OLD OR YOUNGER WHEN ABANDONED, AN AFFIDAVIT OR OTHER OFFICIAL 39 RECORD OF A DETERMINATION OF A QUALIFIED HEALTH CARE PRACTITIONER, 40 LICENSED OR CERTIFIED UNDER TITLE EIGHT OF THE EDUCATION LAW, ACTING OR HER LAWFUL SCOPE OF PRACTICE WHO EXAMINED THE CHILD THAT 41 WITHIN HIS SUCH CHILD WAS THIRTY DAYS OLD OR YOUNGER WHEN ABANDONED AND THE DATE OF 42 43 BIRTH OF THE CHILD, TO A REASONABLE DEGREE OF MEDICAL CERTAINTY; AN 44 AFFIDAVIT OR OFFICIAL RECORD, INCLUDING A POLICE REPORT OR TESTIMONY 45 REGARDING THE MANNER OF THE ABANDONMENT OF THE CHILD; AND AN AFFIDAVIT OFFICIAL RECORD OF THE RESULT OF THE INQUIRIES MADE TO THE PUTATIVE 46 OR 47 FATHER REGISTRY AND TO LOCAL LAW ENFORCEMENT OFFICIALS REGARDING A MISS-48 ING PERSON REPORT, SHALL BE SUFFICIENT EVIDENCE OF THE CHILD'S AGE AND 49 DATE OF BIRTH AND THE INTENT TO WHOLLY ABANDON THE CHILD. IF THE COURT SUSTAINS THE PETITION AND FINDS THAT THE CHILD IS AN 50 (B) 51 ABANDONED INFANT, THE COURT SHALL DETERMINE AND FIND AND SHALL STATE ΙN 52 ITS ORDER: 53 (I)THAT THE CHILD WAS THIRTY DAYS OLD OR YOUNGER WHEN ABANDONED TO A 54 REASONABLE DEGREE OF MEDICAL CERTAINTY;

55 (II) THE DATE THE CHILD WAS BORN, TO A REASONABLE DEGREE OF MEDICAL 56 CERTAINTY; 1 (III) THAT THE CHILD WAS LEFT IN A MANNER THAT INDICATED HIS OR HER 2 PARENT'S INTENT TO WHOLLY ABANDON THE CHILD BY RELINQUISHING AND FOREGO-3 ING RESPONSIBILITY FOR AND RIGHTS TO THE CARE AND CUSTODY OF SUCH CHILD 4 WITH THE INTENT THAT THE CHILD BE SAFE FROM PHYSICAL INJURY AND CARED 5 FOR IN AN APPROPRIATE MANNER;

6 (IV) THAT BASED UPON THE FINDINGS OF PARAGRAPHS (I) AND (III) OF THIS
7 SUBDIVISION, AGGRAVATED CIRCUMSTANCES WITHIN THE MEANING OF SUBDIVISION
8 (J) OF SECTION ONE THOUSAND TWELVE OF THIS ARTICLE EXIST; AND

9 (V) THAT BASED UPON SUCH FINDING OF AGGRAVATED CIRCUMSTANCES, REASON-10 ABLE EFFORTS TO RETURN THE CHILD TO HIS OR HER HOME ARE NOT REQUIRED.

11 (C) IF FACTS SUFFICIENT TO SUSTAIN THE PETITION ARE NOT ESTABLISHED 12 DUE TO A DETERMINATION THAT EITHER THE CHILD WAS OLDER THAN THIRTY DAYS 13 AT THE TIME OF ABANDONMENT OR THE CHILD IS NOT OTHERWISE AN ABANDONED 14 INFANT AS PROVIDED IN THIS SECTION, THE COURT SHALL CONVERT THE PETITION 15 TO A PROCEEDING TO DETERMINE ABUSE OR NEGLECT PURSUANT TO SECTION ONE 16 THOUSAND THIRTY-ONE OF THIS ARTICLE AND SHALL STATE ON THE RECORD THE 17 GROUNDS FOR THE CONVERSION.

18 THE COURT SHALL DETERMINE WHETHER TEMPORARY CUSTODY OF THE CHILD (I) TO THE LOCAL COMMISSIONER OF SOCIAL SERVICES SHALL CONTINUE 19 UNTIL 20 FURTHER ORDER OF THE COURT. IN DETERMINING WHETHER REMOVAL OR CONTINUING REMOVAL OF A CHILD IS NECESSARY TO AVOID IMMINENT RISK TO THE 21 THE 22 CHILD'S LIFE OR HEALTH, THE COURT SHALL CONSIDER AND DETERMINE IN ITS ORDER WHETHER CONTINUATION IN THE CHILD'S HOME WOULD BE CONTRARY TO THE 23 BEST INTERESTS OF THE CHILD AND WHERE APPROPRIATE, WHETHER REASONABLE 24 25 EFFORTS WERE MADE PRIOR TO THE DATE OF THE HEARING HELD UNDER SUBDIVI-SION (A) OF THIS SECTION TO PREVENT OR ELIMINATE THE NEED FOR REMOVAL OF 26 THE CHILD FROM THE HOME AND, IF THE CHILD WAS REMOVED FROM HIS OR HER 27 28 HOME PRIOR TO THE DATE OF THE HEARING HELD UNDER SUBDIVISION (A) OF THIS SECTION, WHERE APPROPRIATE, THAT REASONABLE EFFORTS WERE MADE TO MAKE IT 29 POSSIBLE FOR THE CHILD TO SAFELY RETURN HOME. 30

(II) IF THE COURT DETERMINES THAT REASONABLE EFFORTS TO PREVENT OR
ELIMINATE THE NEED FOR REMOVAL OF THE CHILD FROM THE HOME WERE NOT MADE
BUT THAT THE LACK OF SUCH EFFORTS WAS APPROPRIATE UNDER THE CIRCUMSTANCES, THE COURT ORDER SHALL INCLUDE SUCH A FINDING.

35 (D) AT THE CONCLUSION OF THE DISPOSITIONAL HEARING THAT SHALL BE 36 COMMENCED IMMEDIATELY UPON COMPLETION OF THE FACT-FINDING HEARING WHEN 37 THE PETITION HAS BEEN SUSTAINED, THE COURT SHALL ENTER AN ORDER OF 38 DISPOSITION:

(I) PLACING THE CHILD IN THE CUSTODY OF THE LOCAL COMMISSIONER OF
SOCIAL SERVICES, WHO SHALL MAKE REASONABLE EFFORTS TO PLACE THE CHILD
INTO A PRE-ADOPTIVE HOME, IN ACCORDANCE WITH THE PROVISIONS OF SECTION
ONE THOUSAND FIFTY-FIVE OF THIS PART, UPON A DETERMINATION THAT:

43 (A) CONTINUATION IN THE CHILD'S HOME WOULD BE CONTRARY TO THE BEST 44 INTERESTS OF THE CHILD; AND

45 WHERE THE COURT HAS DETERMINED THAT THE PARENT OF SUCH CHILD HAS (B) SUBJECTED THE CHILD TO AGGRAVATED CIRCUMSTANCES, AS DEFINED IN SUBDIVI-46 47 SECTION ONE THOUSAND TWELVE OF THIS ARTICLE, REASONABLE SION (J) OF 48 EFFORTS TO PREVENT OR ELIMINATE THE NEED FOR REMOVING THE CHILD FROM THE 49 HOME OF THE CHILD OR TO MAKE IT POSSIBLE FOR THE CHILD TO RETURN SAFELY 50 TO HIS OR HER HOME ARE NOT REQUIRED;

(II) REQUIRING THE LOCAL COMMISSIONER OF SOCIAL SERVICES TO COMMENCE A
PROCEEDING TO COMMIT THE GUARDIANSHIP AND CUSTODY OF SUCH CHILD TO AN
AUTHORIZED AGENCY PURSUANT TO SECTION THREE HUNDRED EIGHTY-FOUR-B OF THE
SOCIAL SERVICES LAW WITHIN SIXTY DAYS; AND

1 (III) IF THE INITIAL PERMANENCY HEARING HAS NOT BEEN HELD, SETTING A 2 DATE CERTAIN FOR AN INITIAL PERMANENCY HEARING PURSUANT TO PARAGRAPH ONE 3 OF SUBDIVISION (B) OF SECTION ONE THOUSAND EIGHTY-NINE OF THIS ACT.

4 S 7. Paragraph (i) of subdivision (a) of section 1055 of the family 5 court act, as amended by section 12 of part G of chapter 58 of the laws 6 of 2010, is amended to read as follows:

7 For purposes of section one thousand fifty-two of this part the (i) 8 court may place the child in the custody of a relative or other suitable person pursuant to this article, or of the local commissioner of social 9 10 services or of such other officer, board or department as may be author-11 ized to receive children as public charges, or a duly authorized association, agency, society or in an institution suitable for the placement of a child. The court may also place a child who it finds to be a sexu-12 13 14 ally exploited child as defined in subdivision one of section four 15 hundred forty-seven-a of the social services law with the local commissioner of social services for placement in an available long-term safe house. The court may also place the child in the custody of the local 16 17 18 commissioner of social services and may direct such commissioner to have 19 the child reside with a relative or other suitable person who has indicated a desire to become a foster parent for the child and further direct such commissioner, pursuant to regulations of the office of chil-20 21 22 dren and family services, to commence an investigation of the home of such relative or other suitable person within twenty-four hours and 23 thereafter expedite approval or certification of such relative or other 24 25 suitable person, if qualified, as a foster parent. If such home is found 26 to be unqualified for approval or certification, the local commissioner shall report such fact to the court forthwith so that the court may make 27 placement determination that is in the best interests of the child. 28 а 29 FOR PURPOSES OF SECTION ONE THOUSAND FIFTY-ONE-A OF THIS PART, THE COURT 30 MAY PLACE THE CHILD IN THE CUSTODY OF THE LOCAL COMMISSIONER OF SOCIAL SERVICES OR OF SUCH OTHER OFFICER, BOARD OR DEPARTMENT AS MAY BE AUTHOR-31 32 IZED TO RECEIVE CHILDREN AS PUBLIC CHARGES, OR A DULY AUTHORIZED ASSOCI-33 SOCIETY OR IN AN INSTITUTION SUITABLE FOR THE PLACEMENT ATION, AGENCY, 34 OF A CHILD.

35 S 8. Paragraph (ii) of subdivision (b) of section 1055 of the family 36 court act, as amended by section 18 of part A of chapter 3 of the laws 37 of 2005, is amended to read as follows:

(ii) (A) Upon placing a child under the age of one, who has been aban-doned AS DEFINED IN PARAGRAPH (II) OF SUBDIVISION (F) OF SECTION ONE 38 39 40 THOUSAND TWELVE OF THIS ARTICLE, with a local commissioner of social services, the court shall, where either of the parents do not appear 41 after due notice, include in its order of disposition pursuant to 42 43 section one thousand fifty-two of this part, a direction that such 44 commissioner shall promptly commence a diligent search to locate the child's non-appearing parent or parents or other known relatives who are 45 legally responsible for the child, and to commence a proceeding to 46 47 commit the guardianship and custody of such child to an authorized agen-48 cy pursuant to section three hundred eighty-four-b of the social services law, six months from the date that care and custody of the child was transferred to the LOCAL commissioner, unless there has been 49 50 communication and visitation between such child and such parent or 51 parents or other known relatives or persons legally responsible for the 52 child. In addition to such diligent search, the local commissioner of 53 54 social services shall provide written notice to the child's parent or 55 parents or other known relatives or persons legally responsible as provided for in this paragraph. Such notice shall be served upon such 56

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parent or parents or other known relatives or persons legally responsi-1 2 ble in the manner required for service of process pursuant to section 3 six hundred seventeen of this act. Information regarding such diligent 4 search, including, but not limited to, the name, last known address, 5 social security number, employer's address and any other identifying 6 information to the extent known regarding the non-appearing parent, 7 shall be recorded in the uniform case record maintained pursuant to 8 section four hundred nine-f of the social services law.

9 (B) THE REQUIREMENTS OF THIS PARAGRAPH SHALL NOT APPLY TO AN ABANDONED 10 INFANT, AS DEFINED IN SUBDIVISION (L) OF SECTION ONE THOUSAND TWELVE OF 11 THIS ARTICLE.

12 S 9. Subparagraph (i) of paragraph 1 of subdivision (b) of section 13 1089 of the family court act, as amended by chapter 437 of the laws of 14 2006, is amended to read as follows:

15 (i) the child's parent, including any non-respondent parent, unless the parental rights of the parent have been terminated or surrendered, 16 OR UNLESS THE CHILD HAS BEEN ALLEGED OR FOUND TO BE AN ABANDONED INFANT 17 PURSUANT TO SECTION ONE THOUSAND THIRTY-ONE-A OF THIS ACT AND THE IDEN-18 19 TITY OF THE PARENT OR PARENTS IS UNKNOWN, and any other person legally responsible for the child's care at the most recent address or addresses 20 21 known to the local social services district or agency, and the foster 22 parent in whose home the child currently resides, each of whom shall be 23 a party to the proceeding; and

24 S 10. Subdivision (b) of section 1089 of the family court act is 25 amended by adding two new paragraphs 3 and 4 to read as follows:

26 (3) IN THE CASE OF A CHILD WHO IS NOT FREE FOR ADOPTION WHO HAS BEEN ALLEGED OR FOUND TO BE AN ABANDONED INFANT PURSUANT TO SECTION ONE THOU-27 THIRTY-ONE-A OF THIS ACT WHERE THE IDENTITY OF THE PARENT OR 28 SAND PARENTS IS UNKNOWN, THE LOCAL COMMISSIONER OF 29 SOCIAL SERVICES SHALL OF THE PERMANENCY HEARING TO BE PUBLISHED IN ACCORDANCE 30 CAUSE NOTICE WITH THE PROVISIONS OF RULE THREE HUNDRED SIXTEEN OF THE CIVIL PRACTICE 31 32 AND RULES IN THE COUNTY IN WHICH SUCH CHILD WAS FOUND. THE NOTICE LAW 33 SHALL STATE:

(I) THE DATE, TIME AND PURPOSE OF THE PROCEEDING;

(II) THE DATE, TIME AND PLACE THAT THE ABANDONED INFANT WAS FOUND;

36 (III) A DESCRIPTION OF THE INFANT INCLUDING ITS APPROXIMATE DATE OF 37 BIRTH;

38 (IV) THAT UPON FAILURE OF THE PARENT TO APPEAR THE CHILD MAY CONTINUE 39 TO BE PLACED INTO THE CARE AND CUSTODY OF THE COMMISSIONER OF THE LOCAL 40 SOCIAL SERVICES DISTRICT IN THE PARENT'S ABSENCE; AND

41 (V) THE NAME, ADDRESS, AND TELEPHONE NUMBER OF THE PERSON DESIGNATED 42 BY THE LOCAL COMMISSIONER OF SOCIAL SERVICES TO CONTACT FOR INFORMATION 43 REGARDING SUCH CHILD.

44 (4)THECASE OF A CHILD WHO HAS BEEN ALLEGED OR FOUND TO BE AN IN45 ABANDONED INFANT PURSUANT TO SECTION ONE THOUSAND THIRTY-ONE-A OF THIS THAN SIX MONTHS AFTER THE INITIAL PUBLICATION OF 46 BUT NOT LATER ACT 47 NOTICE OF SUCH PROCEEDING, IF THE MATERNITY OR PATERNITY OF A PERSON 48 CLAIMING TO BE THE MOTHER OR FATHER OF THE INFANT IS CONFIRMED BY A TEST 49 TO BE CONDUCTED TO CONFIRM MATERNITY OR PATERNITY,

50 (I) THE COURT SHALL ORDER AN INVESTIGATION PURSUANT TO SUBDIVISION ONE 51 OF SECTION ONE THOUSAND THIRTY-FOUR OF THIS ACT AND

(A) IF THERE ARE GROUNDS PURSUANT TO SUBDIVISION (E) OR (F) OF SECTION
ONE THOUSAND TWELVE OF THIS ACT TO FILE A PETITION TO DETERMINE ABUSE OR
NEGLECT PURSUANT TO SECTION ONE THOUSAND THIRTY-ONE OF THIS ACT, THE
LOCAL COMMISSIONER OF SOCIAL SERVICES SHALL FILE SUCH PETITION WITHIN

A. 2000

THREE COURT DAYS. UPON SUCH FILING, A HEARING PURSUANT TO SECTION ONE 1 THOUSAND TWENTY-SEVEN OF THIS ACT SHALL BE HELD FORTHWITH; OR 2 3 (B) IF THERE ARE NO GROUNDS TO FILE A PETITION PURSUANT TO SECTION ONE THIRTY-ONE OF THIS ACT, THE COURT SHALL HOLD A BEST INTERESTS 4 THOUSAND HEARING AS TO WHETHER IT IS IN THE BEST INTERESTS OF THE CHILD TO RETURN 5 6 THE CHILD TO HIS OR HER HOME OR TO CONTINUE THE CUSTODY OF THE CHILD 7 THE LOCAL COMMISSIONER OF SOCIAL SERVICES. EXCEPT FOR GOOD CAUSE WITH SHOWN SUCH HEARING SHALL COMMENCE WITHIN THREE COURT DAYS. 8 THE CUSTODY 9 THE CHILD WITH THE LOCAL COMMISSIONER OF SOCIAL SERVICES SHALL OF 10 CONTINUE PENDING THE RESULT OF THE BEST INTERESTS HEARING; (II) IF THE CHILD IS FREE FOR ADOPTION, THE COURT 11 SHALL ALSO VACATE 12 THE ORDER COMMITTING GUARDIANSHIP AND CUSTODY OF THE CHILD. Section 352 of the social services law is amended by adding a 13 S 11. new subdivision 4 to read as follows: 14 15 4. THE PROVISIONS OF THIS SECTION SHALL NOT APPLY TO THE PARENTS OF AN ABANDONED INFANT AS DEFINED IN SUBDIVISION (L) OF SECTION ONE 16 THOUSAND 17 TWELVE OF THE FAMILY COURT ACT AND SECTION THREE HUNDRED NINETY-TWO-A OF 18 THIS CHAPTER. 19 S 12. Subdivision 1 of section 352-a of the social services law is amended by adding a new paragraph (g) to read as follows: 20 21 (G) THE PROVISIONS OF THIS SECTION SHALL NOT APPLY TO THE PARENTS OF 22 AN ABANDONED INFANT AS DEFINED IN SUBDIVISION (L) OF SECTION ONE THOU-23 TWELVE OF THE FAMILY COURT ACT AND SECTION SAND THREE HUNDRED 24 NINETY-TWO-A OF THIS CHAPTER. 25 Subdivision 2 of section 371 of the social services law, as S 13. 26 amended by chapter 666 of the laws of 1976, is amended and a new subdi-27 vision 2-a is added to read as follows: 28 2. "Abandoned child" means a child under the age of eighteen years who 29 abandoned by both parents, or by the parent having [its] HIS OR HER is custody, or by any other person or persons lawfully charged with [its] 30 HIS OR HER care or custody, in accordance with the definition and other 31 criteria set forth in subdivision five of section three hundred eighty-32 33 four-b OF THIS TITLE; 34 2-A. "ABANDONED INFANT" MEANS A CHILD AS DEFINED IN SUBDIVISION (L) OF THOUSAND TWELVE OF THE FAMILY COURT ACT AND SECTION THREE 35 SECTION ONE 36 HUNDRED NINETY-TWO-A OF THIS TITLE; 37 S 14. Paragraph (ii) of subdivision 4-a of section 371 of the social 38 services law, as added by chapter 782 of the laws of 1971, is amended to 39 read as follows: 40 has been abandoned by his OR HER parents or other person (ii) who legally responsible for his OR HER care, INCLUDING AN ABANDONED CHILD AS 41 DEFINED IN SUBDIVISION TWO OR AN ABANDONED INFANT AS DEFINED IN SUBDIVI-42 43 SION TWO-A OF THIS SECTION. 44 S 15. The opening paragraph and paragraphs (b), (c) and (d) of subdi-45 vision 1 of section 372 of the social services law are amended to read 46 as follows: 47 Every court, and every public board, commission, institution, or offi-48 cer having powers or charged with duties in relation to abandoned CHIL-INCLUDING ABANDONED INFANTS, delinquent, destitute, neglected or 49 DREN, 50 dependent children who shall receive, accept or commit any child shall 51 provide and keep a record showing: (b) his OR HER sex and date and place of birth, if ascertainable, or 52 his OR HER apparent age AND IN THE CASE OF AN ABANDONED 53 INFANT AS 54 DEFINED IN SUBDIVISION TWO-A OF SECTION THREE HUNDRED SEVENTY-ONE OF THIS TITLE, THE AFFIDAVIT OR OTHER OFFICIAL RECORD OF THE DETERMINATION 55 56 A QUALIFIED HEALTH CARE PRACTITIONER, LICENSED OR CERTIFIED UNDER OF

TITLE EIGHT OF THE EDUCATION LAW, ACTING WITHIN HIS OR HER LAWFUL SCOPE 1 2 PRACTICE ATTESTING THAT THE CHILD WAS THIRTY DAYS OLD OR YOUNGER AT OF 3 THE TIME OF ABANDONMENT AND THE DATE OF BIRTH OF THE CHILD, TO A REASON-4 ABLE DEGREE OF MEDICAL CERTAINTY,

5 (c) the full and true names and places of birth of his OR HER parents, 6 their actual residence if living, or their latest known residence, and 7 if deceased or whereabouts unknown and the name and actual residence of 8 any other person having custody of the child, as nearly as the same can reasonably be ascertained, AND IN THE CASE OF AN ABANDONED 9 INFANT AS 10 IN SUBDIVISION TWO-A OF SECTION THREE HUNDRED SEVENTY-ONE OF DEFINED 11 THIS TITLE, A CERTIFIED COPY OF THE COURT ORDER DETERMINING THAT THE 12 INFANT PURSUANT TO SECTION ONE CHILD WAS AN ABANDONED THOUSAND 13 FIFTY-ONE-A OF THE FAMILY COURT ACT, 14

(d) the religious faith of the parents and of the child, IF KNOWN,

15 S 16. Paragraph (e) of subdivision 3 of section 384-b of the social 16 services law, as amended by section 55 of part A of chapter 3 of the 17 laws of 2005, is amended to read as follows:

18 (e) (I) A proceeding under this section is originated by a petition on 19 notice served upon the child's parent or parents, the attorney for the 20 child's parent or parents and upon such other persons as the court may in its discretion prescribe. Such notice shall inform the parents 21 and 22 such other persons that the proceeding may result in an order freeing 23 the child for adoption without the consent of or notice to the parents 24 such other persons. Such notice also shall inform the parents and or 25 such other persons of their right to the assistance of counsel, includ-26 ing any right they may have to have counsel assigned by the court in any 27 case where they are financially unable to obtain counsel. The petition shall set forth the names and last known addresses of all persons 28 29 required to be given notice of the proceeding, pursuant to this section and section three hundred eighty-four-c of this title, and there shall 30 shown by the petition or by affidavit or other proof satisfactory to 31 be 32 the court that there are no persons other than those set forth in the 33 petition who are entitled to notice pursuant to the provisions of this 34 section or of section three hundred eighty-four-c of this title. When the proceeding is initiated in family court service of the petition and 35 36 other process shall be made in accordance with the provisions of section 37 six hundred seventeen of the family court act, and when the proceeding 38 initiated in surrogate's court, service shall be made in accordance is 39 with the provisions of section three hundred seven of the surrogate's 40 court procedure act. When the proceeding is initiated on the grounds of abandonment of a child less than one year of age at the time of the 41 transfer of the care and custody of such child to a local social 42 43 services official, the court shall take judicial notice of efforts to locate the child's parents or other known relatives or other persons 44 45 legally responsible pursuant to paragraph (ii) of subdivision (b) of section one thousand fifty-five of the family court act. THE PROVISIONS 46 47 PARAGRAPH SHALL NOT APPLY TO A CHILD DETERMINED TO BE AN ABAN-OF THIS 48 DONED INFANT AS DEFINED IN SUBDIVISION TWO-A OF SECTION THREE HUNDRED 49 SEVENTY-ONE OF THIS TITLE.

50 THE IDENTITY OF THE PARENTS OF THE CHILD IS UNKNOWN, AND THE (II)ΙF 51 CHILD HAS BEEN FOUND TO BE AN ABANDONED INFANT PURSUANT ТО SUBDIVISION OF SECTION ONE THOUSAND TWELVE OR SECTION ONE THOUSAND THIRTY-ONE-A 52 (L) OF THE FAMILY COURT ACT, THE COURT UPON RECEIPT OF THE PETITION SHALL 53 54 REOUIRE THE LOCAL COMMISSIONER TO CAUSE NOTICE TO BE PUBLISHED IN ACCORDANCE WITH THE PROVISIONS OF RULE THREE HUNDRED 55 SIXTEEN OF THE

CIVIL PRACTICE LAW AND RULES IN THE COUNTY IN WHICH SUCH CHILD WAS 1 2 FOUND, FOR A PERIOD OF AT LEAST THIRTY DAYS. THE NOTICE SHALL STATE: 3 (A) THE DATE, TIME AND PURPOSE OF THE PROCEEDING; 4 (B) THE DATE, TIME AND PLACE THAT THE ABANDONED NEWBORN INFANT WAS 5 FOUND; 6 (C) A DESCRIPTION OF THE INFANT INCLUDING ITS APPROXIMATE DATE OF 7 BIRTH; 8 (D) THAT UPON FAILURE TO APPEAR, ALL PARENTAL RIGHTS OF THE PARENTS OF 9 SUCH ABANDONED NEWBORN INFANT MAY BE TERMINATED; 10 (E) THAT A PARENT'S FAILURE TO APPEAR SHALL CONSTITUTE A DENIAL OF HIS INTEREST IN THE CHILD, WHICH DENIAL MAY RESULT, WITHOUT FURTHER 11 HER OR NOTICE, IN THE COMMITMENT OF THE CUSTODY AND GUARDIANSHIP OF 12 THE CHILD 13 TO THE LOCAL COMMISSIONER OF SOCIAL SERVICES AND IN THE CHILD'S 14 ADOPTION; AND 15 (F) THE NAME, ADDRESS, AND TELEPHONE NUMBER OF THE PERSON DESIGNATED LOCAL COMMISSIONER TO CONTACT FOR INFORMATION REGARDING SUCH 16 THE ΒY 17 CHILD. (III) AT ANY TIME PRIOR TO OR SUBSEQUENT TO 18 THE ENTRY OF AN ORDER THE GUARDIANSHIP AND CUSTODY OF THE CHILD PURSUANT TO THIS 19 COMMITTING SECTION BUT NOT LATER THAN SIX MONTHS AFTER THE INITIAL PUBLICATION OF 20 21 NOTICE OF THE PROCEEDING PURSUANT TO SECTION ONE THOUSAND THIRTY-ONE-A 22 OF THE FAMILY COURT ACT, IF THE MATERNITY OR PATERNITY OF A PERSON CLAIMING TO BE THE MOTHER OR FATHER OF THE INFANT IS CONFIRMED BY A TEST 23 BE CONDUCTED TO CONFIRM MATERNITY OR PATERNITY, THE PROCEEDING SHALL 24 TO 25 BE STAYED PENDING AN INVESTIGATION PURSUANT TO SUBDIVISION ONE OF 26 SECTION ONE THOUSAND THIRTY-FOUR OF THE FAMILY COURT ACT. WITHIN THREE 27 COURT DAYS OF THE COMPLETION OF THE INVESTIGATION, 28 (A) IF THERE ARE GROUNDS PURSUANT TO SUBDIVISION (E) OR (F) OF SECTION 29 ONE THOUSAND TWELVE OF THE FAMILY COURT ACT TO FILE A PETITION TO DETER-MINE ABUSE OR NEGLECT PURSUANT TO SECTION ONE THOUSAND THIRTY-ONE OF THE 30 FAMILY COURT ACT, THE LOCAL COMMISSIONER OF SOCIAL SERVICES SHALL FILE 31 32 SUCH PETITION, OR 33 (B) IF THERE ARE NO SUCH GROUNDS, THE COURT SHALL HOLD A HEARING AS TO 34 THE BEST INTERESTS OF THE CHILD. 35 THE CUSTODY OF THE CHILD WITH THE LOCAL COMMISSIONER OF SOCIAL (IV)SERVICES SHALL CONTINUE PENDING THE RESULT OF THE BEST INTERESTS HEAR-36 37 ING. 38 (V) THE CHILD IS FREE FOR ADOPTION, THE COURT SHALL VACATE THE ΙF 39 ORDER COMMITTING GUARDIANSHIP AND CUSTODY OF THE CHILD. 40 S 17. Subparagraph (iii) of paragraph (1) of subdivision 3 of section 384-b of the social services law, as amended by chapter 145 of the laws 41 of 2000, is amended and a new subparagraph (vi) is added to 42 read as 43 follows: 44 (iii) For the purposes of this paragraph, the date of the child's 45 entry into foster care is the earlier of sixty days after the date on which the child was removed from the home or the date the child was 46 47 found by a court to be an ABANDONED INFANT, OR AN abused or neglected 48 child pursuant to article ten of the family court act. 49 (VI) FOR THE PURPOSES OF THIS PARAGRAPH, A PETITION FOR TERMINATION OF 50 PARENTAL RIGHTS SHALL BE FILED WITHIN SIXTY DAYS AFTER A COURT'S DETER-51 MINATION THAT THE CHILD IS AN ABANDONED INFANT PURSUANT TO SECTION ONE THOUSAND FIFTY-ONE-A OF THE FAMILY COURT ACT. 52 S 18. Paragraphs (d) and (e) of subdivision 4 of section 384-b of the 53 54 social services law, paragraph (d) as amended by chapter 739 of the laws 55 of 1981 and paragraph (e) as amended by section 56 of part A of chapter

of the laws of 2005, are amended and a new paragraph (f) is added to 1 3 2 read as follows: 3 (d) The child is a permanently neglected child; [or] 4 (e) The parent or parents, whose consent to the adoption of the child 5 would otherwise be required in accordance with section one hundred elev-6 en of the domestic relations law, severely or repeatedly abused such 7 Where a court has determined that reasonable efforts to reunite child. the child with his or her parent are not required, pursuant to the fami-8 9 ly court act or this chapter, a petition to terminate parental rights on 10 the ground of severe abuse as set forth in subparagraph (iii) of paragraph (a) of subdivision eight of this section may be filed immediately 11 12 upon such determination[.]; OR (F) THE PARENT OR PARENTS ABANDONED THE CHILD WHEN THE CHILD WAS THIR-13 14 TY DAYS OLD OR YOUNGER IN A MANNER THAT INDICATED THE PARENT ' S OR 15 PARENTS ' INTENT ТО WHOLLY RELINQUISH AND FORGO RESPONSIBILITY FOR AND RIGHTS TO THE CARE AND CUSTODY OF SUCH CHILD WITH THE INTENT 16 THAT THE 17 SAFE FROM PHYSICAL INJURY AND CARED FOR IN AN APPROPRIATE CHILD BE MANNER, AND SUCH PARENT OR PARENTS, AFTER A PERIOD OF 18 TWO MONTHS FROM 19 DATE OF ABANDONMENT, HAVE NOT COMMUNICATED WITH THE CHILD OR AGENCY THE 20 REGARDING THE CHILD. 21 S 19. Subdivision 5 of section 384-b of the social services law is 22 amended by adding a new paragraph (c) to read as follows: (C) THE PROVISIONS OF THIS SUBDIVISION SHALL NOT APPLY TO AN ABANDONED 23 24 INFANT AS DEFINED IN SUBDIVISION TWO-A OF SECTION THREE HUNDRED SEVEN-25 TY-ONE OF THIS TITLE. 26 S 20. Title 1 of article 6 of the social services law is amended by 27 adding a new section 392-a to read as follows: 28 ABANDONED INFANTS; SPECIAL PROVISIONS. S 392-A. 1. A CHILD IS AN "ABANDONED INFANT" WHERE A COURT OF COMPETENT JURISDICTION HAS DETER-29 MINED PURSUANT TO SECTION ONE THOUSAND FIFTY-ONE-A OF THE FAMILY COURT 30 31 ACT THAT SUCH CHILD IS AN ABANDONED INFANT. 32 2. (A) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, UPON NOTIFICATION 33 THAT AN ALLEGED ABANDONED INFANT IS FOUND WITHIN THE COUNTY OR JURISDIC-34 TION, THE LOCAL COMMISSIONER SHALL: 35 (I) IMMEDIATELY CAUSE A PHYSICAL EXAMINATION OF THE CHILD TO BE PERFORMED BY A QUALIFIED HEALTH CARE PRACTITIONER, LICENSED OR CERTIFIED 36 37 UNDER TITLE EIGHT OF THE EDUCATION LAW, ACTING WITHIN HIS OR HER LAWFUL 38 OF PRACTICE TO DETERMINE THE HEALTH STATUS OF THE CHILD AND THE SCOPE 39 AGE AND DATE OF BIRTH OF THE CHILD TO A REASONABLE DEGREE OF MEDICAL 40 SUCH HEALTH CARE PRACTITIONER SHALL CERTIFY BY AFFIDAVIT OR CERTAINTY. OTHER OFFICIAL RECORD HIS OR HER REASONABLE MEDICAL CONCLUSION AS 41 TΟ WHETHER THE CHILD WAS THIRTY DAYS OLD OR YOUNGER WHEN ABANDONED AND THE 42 43 CHILD'S DATE OF BIRTH. THE AFFIDAVIT OR OTHER OFFICIAL RECORD OF THE 44 DETERMINATION SHALL BE PLACED IN THE INFANT'S RECORDS IN PLACE OF THOSE 45 REQUIRED BY SUBDIVISION ONE OF SECTION THREE HUNDRED SEVENTY-TWO OF THIS 46 TITLE; AND 47 (II) FORTHWITH COMMENCE A PROCEEDING PURSUANT TO SECTION ONE THOUSAND 48 THIRTY-ONE-A OF THE FAMILY COURT ACT. 49 (B) UPON ASSUMPTION OF PROTECTIVE CUSTODY OF A CHILD ALLEGED TO BE AN 50 "ABANDONED INFANT" THE LOCAL COMMISSIONER SHALL: 51 (I) PROVIDE NECESSARY SERVICES OR ASSISTANCE, INCLUDING AUTHORIZING Α QUALIFIED HEALTH CARE PRACTITIONER, LICENSED OR CERTIFIED UNDER TITLE 52 EIGHT OF THE EDUCATION LAW, ACTING WITHIN HIS OR HER LAWFUL SCOPE OF 53 54 PRACTICE OR HOSPITAL TO PROVIDE EMERGENCY MEDICAL TREATMENT OR SURGICAL PROCEDURES NECESSARY TO SAFEGUARD THE LIFE OR HEALTH OF THE CHILD; 55

(II) AT THE TIME OF ASSUMPTION OF CUSTODY OF THE CHILD, AT THE TIME OF 1 2 THE FACT-FINDING HEARING AND AT THE TIME OF THE DISPOSITIONAL HEARING 3 REGARDING THE PETITION TO COMMIT GUARDIANSHIP AND CUSTODY OF THE CHILD 4 TO AN AUTHORIZED AGENCY PURSUANT TO SECTION THREE HUNDRED EIGHTY-FOUR-B 5 THIS TITLE, MAKE INQUIRY OF THE PUTATIVE FATHER REGISTRY REGARDING OF 6 THE EXISTENCE OF A NOTICE OF INTENT FILED WITH THE REGISTRY THAT MAY 7 PERTAIN TO THE CHILD AND OF LOCAL LAW ENFORCEMENT OFFICIALS REGARDING 8 THE EXISTENCE OF A MISSING PERSON REPORT THAT MAY PERTAIN TO THE CHILD. NOTWITHSTANDING ANY OTHER PROVISION OF LAW, THE LOCAL COMMISSIONER SHALL 9 10 BE REQUIRED TO PURSUE ANY OTHER EFFORTS TO LOCATE THE PARENTS OR NOT 11 RELATIVES OF SUCH CHILD;

12 (III) PUBLICIZE: (A) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, IN AN 13 EFFORT TO ALLOW A PARENT OR OTHER RELATIVE OF THE CHILD TO COME FORWARD, 14 THE ABANDONMENT OF THE CHILD THROUGH LOCAL MEDIA OUTLETS AND SPECIF-15 ICALLY IN THE COMMUNITY WHERE THE ABANDONMENT OCCURRED WITH THE INFORMA-16 TION REGARDING THE CHILD TO BE PROVIDED AT THE DISCRETION OF THE LOCAL COMMISSIONER, INCLUDING, BUT NOT LIMITED TO PHOTOS OF THE CHILD; AND (B) 17 18 THE AVAILABILITY OF (1) PREVENTION SERVICES, PERSONAL COUNSELING AND 19 SUPPORT SERVICES AS CONTEMPLATED UNDER TITLES FOUR AND FOUR-B OF THIS 20 ARTICLE; (2) INFORMATION AND REFERRAL SERVICES, ADVOCACY, COUNSELING AND 21 HOTLINE SERVICES TO VICTIMS OF DOMESTIC VIOLENCE AS CONTEMPLATED UNDER 22 SECTION FOUR HUNDRED FIFTY-NINE-C OF THIS CHAPTER; AND (3) SAFE PLACE-23 MENT ALTERNATIVES FOR NEWBORN INFANTS AS PROVIDED UNDER THIS SECTION AND 24 SECTION ONE THOUSAND THIRTY-ONE-A OF THE FAMILY COURT ACT, INCLUDING 25 INFORMATION REGARDING TERMINATION OF PARENTAL RIGHTS AND ADOPTION PROCE-THAT AN ABANDONED INFANT IS NOT A NEGLECTED CHILD UNDER THIS 26 DURES AND 27 CHAPTER OR THE FAMILY COURT ACT; AND

28 (IV) IF THE MATERNITY OR PATERNITY OF A PERSON CLAIMING TO BETHE 29 MOTHER OR FATHER OF THE INFANT IS CONFIRMED BY A TEST TO BE CONDUCTED TO CONFIRM MATERNITY OR PATERNITY, CONDUCT AN INVESTIGATION PURSUANT TO 30 SUBDIVISION ONE OF SECTION ONE THOUSAND THIRTY-FOUR OF THE FAMILY COURT 31 32 AND IF THERE ARE NO GROUNDS PURSUANT TO SUBDIVISION (E) OR (F) OF ACT 33 SECTION ONE THOUSAND TWELVE OF THE FAMILY COURT ACT, WITHDRAW THE PETI-34 TION TO DETERMINE WHETHER A CHILD IS AN ABANDONED INFANT PURSUANT TO 35 SUBDIVISION (1) OF SECTION ONE THOUSAND TWELVE OF THE FAMILY COURT ACT. THERE ARE GROUNDS PURSUANT TO SUBDIVISION (E) AND (F) OF SECTION ONE 36 IF 37 THOUSAND TWELVE OF THE FAMILY COURT ACT, THE LOCAL COMMISSIONER OF SOCIAL SERVICES SHALL FILE A PETITION TO DETERMINE ABUSE OR NEGLECT 38 39 PURSUANT TO SECTION ONE THOUSAND THIRTY-ONE OF THE FAMILY COURT ACT 40 WITHIN THREE COURT DAYS OF THE COMPLETION OF THE INVESTIGATION.

41 S 21. Section 372-g of the social services law, as added by chapter 42 156 of the laws of 2000, is amended to read as follows:

43 S 372-g. Abandoned infant protection program. 1. The office of chil-44 dren and family services shall develop and implement a public informa-45 tion program to inform the general public of the provisions of the abandoned infant protection act AND THE AVAILABILITY OF SAFE 46 PLACEMENT 47 ALTERNATIVES FOR NEWBORN INFANTS AS PROVIDED UNDER SECTION THREE HUNDRED 48 NINETY-TWO-A OF THIS TITLE AND SECTION ONE THOUSAND THIRTY-ONE-A OF THE 49 FAMILY COURT ACT, INCLUDING INFORMATION REGARDING TERMINATION OF 50 PARENTAL RIGHTS AND ADOPTION PROCEDURES AND THAT AN ABANDONED INFANT IS NOT A NEGLECTED CHILD UNDER THIS CHAPTER OR THE FAMILY COURT ACT. 51 SUCH PUBLIC INFORMATION PROGRAM SHALL ALSO INFORM THE GENERAL PUBLIC OF THE 52 53 AVAILABILITY OF PREVENTION SERVICES, PERSONAL COUNSELING AND SUPPORT 54 SERVICES AS CONTEMPLATED UNDER TITLES FOUR AND FOUR-B OF THIS ARTICLE, 55 AND INFORMATION AND REFERRAL SERVICES, ADVOCACY, COUNSELING AND HOTLINE 56 SERVICES TO VICTIMS OF DOMESTIC VIOLENCE AS CONTEMPLATED UNDER SECTION 1 FOUR HUNDRED FIFTY-NINE-C OF THIS CHAPTER. The program may include but 2 not be limited to the following elements:

3 [1.] (A) educational and informational materials in print, audio, 4 video, electronic, or other media;

5 [2.] (B) public service announcements and advertisements; and

6 [3.] (C) establishment of toll-free telephone hotlines to provide 7 information.

8 2. THE OFFICE OF CHILDREN AND FAMILY SERVICES SHALL DEVELOP AND IMPLE-9 MENT THE PUBLIC INFORMATION PROGRAM WITHIN AMOUNTS APPROPRIATED OR 10 AVAILABLE BY THE STATE.

11 S 22. This act shall take effect on the one hundred eightieth day 12 after it shall have become a law.