2964

2015-2016 Regular Sessions

IN SENATE

January 30, 2015

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

AN ACT to amend the penal law, the criminal procedure law, the vehicle and traffic law, the estates, powers and trusts law and the social services law, in relation to establishing the offenses of aggravated murder of a child, aggravated abuse of a child in the third degree, aggravated abuse of a child in the second degree, aggravated abuse of a child in the first degree, aggravated manslaughter of a child, aggravated endangering the welfare of a child, aggravated murder of a child, obstructing the location of a missing child, and concealment of a death; and to repeal subdivision 5 of section 125.25 of the penal law relating to the murder of a person under 14 years of age while in the course of committing certain sex offenses

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

1 Section 1. Short title. This act shall be known and may be cited as 2 the "protect our children act".

3 S 2. Section 10.00 of the penal law is amended by adding two new 4 subdivisions 22 and 23 to read as follows:

5 22. "PERSON IN A POSITION OF TRUST" MEANS ANY PERSON WHO IS CHARGED 6 WITH ANY DUTY OR RESPONSIBILITY FOR THE HEALTH, EDUCATION, WELFARE, 7 SUPERVISION OR CARE OF ANOTHER PERSON, EITHER INDEPENDENTLY OR THROUGH 8 ANOTHER PERSON, NO MATTER HOW BRIEF.

9 23. "CHILD ABUSE OFFENSE" MEANS:

10 (A) PATRONIZING A PROSTITUTE IN THE SECOND DEGREE AS DEFINED IN SECTION 230.05; PATRONIZING A PROSTITUTE IN THE FIRST DEGREE AS DEFINED 11 12 SECTION 230.06; PROMOTING PROSTITUTION INTHE SECOND DEGREE AS IN DEFINED IN SUBDIVISION TWO OF SECTION 230.30; PROMOTING PROSTITUTION IN 13 14 DEGREE AS DEFINED IN SECTION 230.32; DISSEMINATING INDECENT THE FIRST 15 MATERIAL TO MINORS IN THE SECOND DEGREE AS DEFINED IN SECTION 235.21; DISSEMINATING INDECENT MATERIAL TO MINORS IN THE FIRST DEGREE AS DEFINED 16

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

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SECTION 235.22; ABANDONMENT OF A CHILD AS DEFINED IN SECTION 260.00; 1 IN 2 NON-SUPPORT OF A CHILD IN THE SECOND DEGREE AS DEFINED IN SECTION 3 260.05; NON-SUPPORT OF A CHILD IN THE FIRST DEGREE AS DEFINED IN SECTION 4 260.06; AGGRAVATED ENDANGERING THEWELFARE OF A CHILD AS DEFINED IN 5 SECTION 260.09; ENDANGERING THE WELFARE OF A CHILD AS DEFINED IN SECTION 6 260.10; UNLAWFULLY DEALING WITH A CHILD IN THE FIRST DEGREE AS DEFINED 7 SECTION 260.20; UNLAWFULLY DEALING WITH A CHILD IN THE SECOND DEGREE INAS DEFINED IN SECTION 260.21; OR AN 8 OFFENSE DEFINED IN ARTICLE TWO 9 HUNDRED SIXTY-THREE OF THIS CHAPTER; OR 10 OFFENSE DEFINED ΙN ARTICLE ONE HUNDRED TWENTY, ONE HUNDRED (B) AN 11 TWENTY-FIVE, ONE HUNDRED THIRTY OR ONE HUNDRED THIRTY-FIVE OF THIS CHAP-12 TER PROVIDED THE VICTIM OF SUCH OFFENSE IS LESS THAN FOURTEEN YEARS OF 13 AGE; OR 14 (C) AN ATTEMPT TO COMMIT AN OFFENSE LISTED IN PARAGRAPH (A) OR (B) OF 15 THIS SUBDIVISION; OR 16 (D) AN OFFENSE IN ANY OTHER JURISDICTION WHICH INCLUDES ALL OF THE 17 ESSENTIAL ELEMENTS OF ANY SUCH CRIME LISTED IN PARAGRAPH (A), (B) OR (C) OF THIS SUBDIVISION. 18 19 S 3. Section 60.06 of the penal law, as amended by chapter 482 of the laws of 2009, is amended to read as follows: 20 21 S 60.06 Authorized disposition; murder in the first degree offenders; 22 aggravated murder offenders; AGGRAVATED MURDER OF A CHILD 23 OFFENDERS; certain murder in the second degree offenders; 24 certain terrorism offenders; criminal possession of a chemical 25 weapon or biological weapon offenders; criminal use of a chem-26 ical weapon or biological weapon offenders. When a defendant is convicted of murder in the first degree as defined 27 28 section 125.27 of this chapter, the court shall, in accordance with in 29 the provisions of section 400.27 of the criminal procedure law, sentence the defendant to death, to life imprisonment without parole in accord-30 ance with subdivision five of section 70.00 of this title, or to a term 31 32 of imprisonment for a class A-I felony other than a sentence of life 33 imprisonment without parole, in accordance with subdivisions one through section 70.00 of this title. When a person is convicted [of 34 three of 35 murder in the second degree as defined in subdivision five of section of this chapter or] of the crime of aggravated murder as defined 36 125.25 37 in subdivision one of section 125.26 of this chapter OR OF THE CRIME OF 38 AGGRAVATED MURDER OF A CHILD AS DEFINED IN SECTION 125.28 OF THIS CHAP-39 TER, the court shall sentence the defendant to life imprisonment without 40 parole in accordance with subdivision five of section 70.00 of this When a defendant is convicted of the crime of terrorism as 41 title. defined in section 490.25 of this chapter, and the specified offense the 42 43 defendant committed is a class A-I felony offense, or when a defendant 44 is convicted of the crime of criminal possession of a chemical weapon or 45 biological weapon in the first degree as defined in section 490.45 of this chapter, or when a defendant is convicted of the crime of criminal 46 47 of a chemical weapon or biological weapon in the first degree as use 48 defined in section 490.55 of this chapter, the court shall sentence the 49 defendant to life imprisonment without parole in accordance with subdi-50 vision five of section 70.00 of this title; provided, however, that 51 nothing in this section shall preclude or prevent a sentence of death when the defendant is also convicted of murder in the first degree as 52 defined in section 125.27 of this chapter. When a defendant is convicted 53 54 of aggravated murder as defined in subdivision two of section 125.26 of 55 this chapter, the court shall sentence the defendant to life imprison-56 ment without parole or to a term of imprisonment for a class A-I felony

1 other than a sentence of life imprisonment without parole, in accordance 2 with subdivisions one through three of section 70.00 of this title.

3 S 4. Subparagraph (i) of paragraph (a) of subdivision 3 of section 4 70.00 of the penal law, as amended by chapter 107 of the laws of 2006, 5 is amended to read as follows:

6 (i) For a class A-I felony, such minimum period shall not be less than fifteen years nor more than twenty-five years; provided, however, that 7 8 (A) where a sentence, other than a sentence of death or life imprisonment without parole, is imposed upon a defendant convicted of murder in 9 10 the first degree as defined in section 125.27 of this chapter such mini-11 mum period shall be not less than twenty years nor more than twenty-five years, and, (B) where a sentence is imposed upon a defendant [convicted 12 of murder in the second degree as defined in subdivision five of section 13 14 125.25 of this chapter or] convicted of aggravated murder as defined in section 125.26 of this chapter OR CONVICTED OF AGGRAVATED MURDER OF 15 Α CHILD AS DEFINED IN SECTION 125.28 OF THIS CHAPTER, the sentence shall 16 17 be life imprisonment without parole, and, (C) where a sentence is imposed upon a defendant convicted of attempted murder in the first 18 19 degree as defined in article one hundred ten of this chapter and subpar-20 agraph (i), (ii) or (iii) of paragraph (a) of subdivision one and para-21 graph (b) of subdivision one of section 125.27 of this chapter or 22 attempted aggravated murder as defined in article one hundred ten of this chapter and section 125.26 of this chapter OR ATTEMPTED AGGRAVATED 23 MURDER OF A CHILD AS DEFINED IN ARTICLE ONE HUNDRED TEN OF THIS CHAPTER 24 25 AND SECTION 125.28 OF THIS CHAPTER such minimum period shall be not less 26 than twenty years nor more than forty years.

27 S 5. Subdivision 5 of section 70.00 of the penal law, as amended by 28 chapter 482 of the laws of 2009, is amended to read as follows:

29 5. Life imprisonment without parole. Notwithstanding any other 30 provision of law, a defendant sentenced to life imprisonment without parole shall not be or become eligible for parole or conditional 31 32 release. For purposes of commitment and custody, other than parole and conditional release, such sentence shall be deemed to be an indetermi-33 34 nate sentence. A defendant may be sentenced to life imprisonment without parole upon conviction for the crime of murder in the first degree 35 36 defined in section 125.27 of this chapter and in accordance with the as 37 procedures provided by law for imposing a sentence for such crime. A 38 defendant must be sentenced to life imprisonment without parole upon conviction for the crime of terrorism as defined in section 490.25 of 39 40 this chapter, where the specified offense the defendant committed is a class A-I felony; the crime of criminal possession of a chemical weapon 41 42 or biological weapon in the first degree as defined in section 490.45 of 43 this chapter; or the crime of criminal use of a chemical weapon or 44 biological weapon in the first degree as defined in section 490.55 of this chapter; provided, however, that nothing in this subdivision shall preclude or prevent a sentence of death when the defendant is also 45 46 47 convicted of the crime of murder in the first degree as defined in section 125.27 of this chapter. A defendant must be sentenced to 48 life 49 imprisonment without parole upon conviction [for the crime of murder in the second degree as defined in subdivision five of section 125.25 of 50 51 this chapter or] for the crime of aggravated murder as defined in subdi-52 vision one of section 125.26 of this chapter OR FOR THE CRIME OF AGGRA-VATED MURDER OF A CHILD AS DEFINED IN SECTION 125.28 OF THIS CHAPTER. 53 Α 54 defendant may be sentenced to life imprisonment without parole upon 55 conviction for the crime of aggravated murder as defined in subdivision two of section 125.26 of this chapter. 56

1 S 6. Paragraphs (a), (b) and (c) of subdivision 1 of section 70.02 of 2 the penal law, paragraph (a) as amended by chapter 320 of the laws of 3 2006 and paragraphs (b) and (c) as amended by chapter 1 of the laws of 4 2013, are amended to read as follows:

5 (a) Class B violent felony offenses: an attempt to commit the class 6 A-I felonies of murder in the second degree as defined in section 7 125.25, kidnapping in the first degree as defined in section 135.25, and 8 arson in the first degree as defined in section 150.20; manslaughter in the first degree as defined in section 125.20, aggravated manslaughter 9 10 in the first degree as defined in section 125.22, AGGRAVATED MANSLAUGHT-11 OF A CHILD AS DEFINED IN SECTION 125.23, rape in the first degree as ER defined in section 130.35, criminal sexual act in the first degree as 12 13 defined in section 130.50, aggravated sexual abuse in the first degree 14 as defined in section 130.70, course of sexual conduct against a child 15 in the first degree as defined in section 130.75; assault in the first degree as defined in section 120.10, kidnapping in the second degree as 16 defined in section 135.20, burglary in the first degree as defined in 17 18 section 140.30, arson in the second degree as defined in section 150.15, robbery in the first degree as defined in section 160.15, incest in the 19 first degree as defined in section 255.27, criminal possession of a 20 21 weapon in the first degree as defined in section 265.04, criminal use of 22 a firearm in the first degree as defined in section 265.09, criminal sale of a firearm in the first degree as defined in section 265.13, 23 24 aggravated assault upon a police officer or a peace officer as defined 25 section 120.11, gang assault in the first degree as defined in in section 120.07, intimidating a victim or witness in the first degree as 26 defined in section 215.17, hindering prosecution of terrorism in the 27 first degree as defined in section 490.35, criminal possession 28 of a 29 weapon or biological weapon in the second degree as defined in chemical 30 section 490.40, and criminal use of a chemical weapon or biological 31 weapon in the third degree as defined in section 490.47.

32 (b) Class C violent felony offenses: an attempt to commit any of the 33 class B felonies set forth in paragraph (a) of this subdivision; aggra-34 vated criminally negligent homicide as defined in section 125.11, aggra-35 vated manslaughter in the second degree as defined in section 125.21, 36 aggravated sexual abuse in the second degree as defined in section 130.67, assault on a peace officer, police officer, fireman or emergency 37 38 medical services professional as defined in section 120.08, assault on a judge as defined in section 120.09, gang assault in the second degree as 39 40 section 120.06, AGGRAVATED ABUSE OF A CHILD IN THE FIRST defined in DEGREE AS DEFINED IN SECTION 120.19-A, strangulation in the first degree 41 as defined in section 121.13, burglary in the second degree as defined 42 43 section 140.25, robbery in the second degree as defined in section in 44 160.10, criminal possession of a weapon in the second degree as defined 45 section 265.03, criminal use of a firearm in the second degree as in defined in section 265.08, criminal sale of a firearm in the second 46 47 degree as defined in section 265.12, criminal sale of a firearm with the 48 aid of a minor as defined in section 265.14, aggravated criminal possession of a weapon as defined in section 265.19, soliciting or providing support for an act of terrorism in the first degree as defined 49 50 51 section 490.15, hindering prosecution of terrorism in the second in degree as defined in section 490.30, and criminal possession of a chemi-52 cal weapon or biological weapon in the third degree as defined in 53 54 section 490.37.

55 (c) Class D violent felony offenses: an attempt to commit any of the 56 class C felonies set forth in paragraph (b); reckless assault of a child

as defined in section 120.02, assault in the second degree as defined in 1 section 120.05, AGGRAVATED ABUSE OF A CHILD IN THE 2 SECOND DEGREE AS 3 DEFINED IN SECTION 120.19, menacing a police officer or peace officer as 4 defined in section 120.18, stalking in the first degree, as defined in 5 subdivision one of section 120.60, strangulation in the second degree as 6 defined in section 121.12, rape in the second degree as defined in 7 section 130.30, criminal sexual act in the second degree as defined in 8 section 130.45, sexual abuse in the first degree as defined in section 130.65, course of sexual conduct against a child in the second degree as 9 10 defined in section 130.80, aggravated sexual abuse in the third degree 11 section 130.66, facilitating a sex offense as defined in with a substance as defined in section 130.90, criminal possession 12 controlled 13 of a weapon in the third degree as defined in subdivision five, six. eight, nine or ten of section 265.02, criminal sale of a firearm 14 seven, 15 in the third degree as defined in section 265.11, intimidating a victim 16 or witness in the second degree as defined in section 215.16, soliciting 17 providing support for an act of terrorism in the second degree as or 18 defined in section 490.10, and making a terroristic threat as defined in 19 section 490.20, falsely reporting an incident in the first degree as 20 defined in section 240.60, placing a false bomb or hazardous substance 21 in the first degree as defined in section 240.62, placing a false bomb 22 or hazardous substance in a sports stadium or arena, mass transportation 23 facility or enclosed shopping mall as defined in section 240.63, and 24 aggravated unpermitted use of indoor pyrotechnics in the first degree as 25 defined in section 405.18.

26 S 7. Subdivision 1 of section 110.05 of the penal law, as amended by 27 section 8 of subpart A of part H of chapter 55 of the laws of 2014, is 28 amended to read as follows:

29 1. Class A-I felony when the crime attempted is the A-I felony of murder in the first degree, aggravated murder as defined in subdivision 30 one of section 125.26 of this chapter, AGGRAVATED MURDER OF 31 A CHILD, 32 criminal possession of a controlled substance in the first degree, crim-33 sale of a controlled substance in the first degree, criminal inal 34 possession of a chemical or biological weapon in the first degree or 35 criminal use of a chemical or biological weapon in the first degree;

36 S 8. Section 120.01 of the penal law, as added by chapter 600 of the 37 laws of 1998, is amended to read as follows:

38S 120.01 [Reckless assault] AGGRAVATED ABUSE of a child [by a child day39care provider] IN THE THIRD DEGREE.

40 is quilty of [reckless assault] AGGRAVATED ABUSE of a child A person IN THE THIRD DEGREE when, being [a child day care provider or an employ-41 ee thereof] EIGHTEEN YEARS OLD OR MORE, AND BEING A PARENT, GUARDIAN OR 42 43 OTHER PERSON LEGALLY CHARGED WITH THE CUSTODY OF, OR LEGALLY RESPONSIBLE FOR THE CARE OF, A CHILD LESS THAN FOURTEEN YEARS OLD, OR BEING A PERSON 44 45 POSITION OF TRUST OF A CHILD LESS THAN FOURTEEN YEARS OLD, he or INΑ she recklessly causes [serious] physical injury to [a] SUCH child [under 46 47 the care of such provider or employee who is less than eleven years of age]. 48

49 [Reckless assault] AGGRAVATED ABUSE of a child [by a child day care 50 provider] IN THE THIRD DEGREE is a class E felony.

51 S 9. The penal law is amended by adding two new sections 120.19 and 52 120.19-a to read as follows:

53 S 120.19 AGGRAVATED ABUSE OF A CHILD IN THE SECOND DEGREE.

A PERSON IS GUILTY OF AGGRAVATED ABUSE OF A CHILD IN THE SECOND DEGREE 55 WHEN BEING EIGHTEEN YEARS OLD OR MORE, AND BEING A PARENT, GUARDIAN OR 56 OTHER PERSON LEGALLY CHARGED WITH THE CUSTODY OF, OR LEGALLY RESPONSIBLE

FOR THE CARE OF, A CHILD LESS THAN FOURTEEN YEARS OLD, OR BEING A PERSON 1 2 IN A POSITION OF TRUST OF A CHILD LESS THAN FOURTEEN YEARS OLD, ΗE OR 3 SHE: 4 1. WITH INTENT TO CAUSE PHYSICAL INJURY TO ANOTHER PERSON, CAUSES 5 PHYSICAL INJURY TO SUCH CHILD; OR 6 2. RECKLESSLY ENGAGES IN CONDUCT WHICH CREATES A GRAVE RISK OF SERIOUS 7 PHYSICAL INJURY OR DEATH TO SUCH CHILD AND THEREBY CAUSES SERIOUS PHYS-8 ICAL INJURY TO SUCH CHILD; OR THE CRIME OF AGGRAVATED ABUSE OF A CHILD IN THE THIRD 9 3. COMMITS 10 DEGREE AS DEFINED IN SECTION 120.01 OF THIS ARTICLE AND PREVIOUSLY HAS BEEN CONVICTED OF A CHILD ABUSE OFFENSE. 11 12 AGGRAVATED ABUSE OF A CHILD IN THE SECOND DEGREE IS A CLASS D FELONY. S 120.19-A AGGRAVATED ABUSE OF A CHILD IN THE FIRST DEGREE. 13 14 A PERSON IS GUILTY OF AGGRAVATED ABUSE OF A CHILD IN THE FIRST DEGREE 15 WHEN BEING EIGHTEEN YEARS OLD OR MORE, AND BEING A PARENT, GUARDIAN OR OTHER PERSON LEGALLY CHARGED WITH THE CUSTODY OF, OR LEGALLY RESPONSIBLE 16 FOR THE CARE OF, A CHILD LESS THAN FOURTEEN YEARS OLD, OR BEING A PERSON 17 IN A POSITION OF TRUST OF A CHILD LESS THAN FOURTEEN YEARS OLD, HE OR 18 19 SHE: 20 1. WITH INTENT TO CAUSE SERIOUS PHYSICAL INJURY TO ANOTHER PERSON, 21 CAUSES SERIOUS PHYSICAL INJURY TO SUCH CHILD; OR 22 2. RECKLESSLY ENGAGES IN VIOLENT SHAKING OF SUCH CHILD AND THEREBY CAUSES SERIOUS PHYSICAL INJURY TO SUCH CHILD AND SUCH CHILD IS LESS THAN 23 24 FIVE YEARS OLD; OR 25 3. RECKLESSLY ENGAGES IN CONDUCT WHICH CREATES A GRAVE RISK OF SERIOUS 26 PHYSICAL INJURY OR DEATH TO SUCH CHILD AND THEREBY CAUSES SERIOUS PHYS-27 ICAL INJURY TO SUCH CHILD, AND: 28 (A) HAS PREVIOUSLY BEEN CONVICTED OF A CHILD ABUSE OFFENSE; OR 29 (B) AS PART OF THE SAME TRANSACTION, RECKLESSLY ENGAGES IN CONDUCT WHICH CREATES A GRAVE RISK OF SERIOUS PHYSICAL INJURY OR DEATH TO ANOTH-30 ER CHILD LESS THAN FOURTEEN YEARS OLD AND THEREBY CAUSES SERIOUS 31 PHYS-32 ICAL INJURY TO SUCH OTHER CHILD; OR 33 (C) CAUSES SUCH INJURY BY MEANS OF A DEADLY WEAPON OR DANGEROUS 34 INSTRUMENT; OR (D) ON AT LEAST ONE OTHER OCCASION, RECKLESSLY ENGAGED IN CONDUCT 35 36 WHICH CREATED A GRAVE RISK OF SERIOUS PHYSICAL INJURY OR DEATH TO A 37 CHILD LESS THAN FOURTEEN YEARS OLD AND THEREBY CAUSED SERIOUS PHYSICAL 38 INJURY TO SUCH CHILD. 39 AGGRAVATED ABUSE OF A CHILD IN THE FIRST DEGREE IS A CLASS C FELONY. 40 10. The penal law is amended by adding two new sections 125.23 and S 41 125.28 to read as follows: 42 S 125.23 AGGRAVATED MANSLAUGHTER OF A CHILD. 43 A PERSON IS GUILTY OF AGGRAVATED MANSLAUGHTER OF A CHILD WHEN, BEING 44 EIGHTEEN YEARS OLD OR MORE, AND BEING A PARENT, GUARDIAN OR OTHER PERSON 45 LEGALLY CHARGED WITH THE CUSTODY OF, OR LEGALLY RESPONSIBLE FOR THE CARE OF, A CHILD LESS THAN FOURTEEN YEARS OLD, OR BEING A PERSON IN A POSI-46 47 TION OF TRUST OF A CHILD LESS THAN FOURTEEN YEARS OLD, HE OR SHE RECK-48 LESSLY ENGAGES IN CONDUCT WHICH CREATES A GRAVE RISK OF SERIOUS PHYSICAL 49 INJURY OR DEATH TO SUCH CHILD AND THEREBY CAUSES THE DEATH OF SUCH 50 CHILD. 51 AGGRAVATED MANSLAUGHTER OF A CHILD IS A CLASS B FELONY. 52 S 125.28 AGGRAVATED MURDER OF A CHILD. A PERSON IS GUILTY OF AGGRAVATED MURDER OF A CHILD WHEN: 53 54 1. WITH INTENT TO CAUSE THE DEATH OF A CHILD LESS THAN FOURTEEN YEARS OLD, AND BEING EIGHTEEN YEARS OLD OR MORE, AND BEING THE PARENT, GUARDI-55 56 AN OR OTHER PERSON LEGALLY CHARGED WITH THE CUSTODY OF, OR LEGALLY

RESPONSIBLE FOR THE CARE OF, SUCH CHILD, OR BEING A PERSON IN A POSITION 1 OF TRUST OF A CHILD LESS THAN FOURTEEN YEARS OLD, HE OR SHE CAUSES THE 2 3 DEATH OF SUCH CHILD; OR 4 2. UNDER CIRCUMSTANCES EVINCING A DEPRAVED INDIFFERENCE TO HUMAN LIFE, 5 AND BEING EIGHTEEN YEARS OLD OR MORE, AND BEING THE PARENT, GUARDIAN OR 6 OTHER PERSON LEGALLY CHARGED WITH THE CUSTODY OF, OR LEGALLY RESPONSIBLE 7 FOR THE CARE OF, A CHILD LESS THAN FOURTEEN YEARS OLD, OR BEING A PERSON IN A POSITION OF TRUST OF A CHILD LESS THAN FOURTEEN YEARS OLD, 8 ΗE OR 9 SHE RECKLESSLY ENGAGES IN CONDUCT WHICH CREATES A GRAVE RISK OF SERIOUS 10 PHYSICAL INJURY OR DEATH TO SUCH CHILD AND THEREBY CAUSES THE DEATH OF 11 SUCH CHILD; OR 12 3. BEING EIGHTEEN YEARS OLD OR MORE, WHILE IN THE COURSE OF COMMITTING FIRST, SECOND OR THIRD DEGREE, CRIMINAL SEXUAL ACT IN THE 13 RAPE ΙN THE 14 FIRST, SECOND OR THIRD DEGREE, AGGRAVATED SEXUAL ABUSE IN THEFIRST, 15 SECOND, THIRD OR FOURTH DEGREE, OR INCEST AGAINST A CHILD LESS THAN FOURTEEN YEARS OLD, HE OR SHE INTENTIONALLY CAUSES THE DEATH OF 16 SUCH 17 CHILD. 18 AGGRAVATED MURDER OF A CHILD IS A CLASS A-I FELONY. 19 11. Subdivision 4 of section 125.25 of the penal law, as amended by S chapter 459 of the laws of 2004, is amended to read as follows: 20 21 4. Under circumstances evincing a depraved indifference to human life, 22 and being eighteen years old or more the defendant recklessly engages in conduct which creates a grave risk of serious physical injury or death 23 24 to another person less than eleven years old and thereby causes the 25 death of such person[; or]. 26 S 12. Subdivision 5 of section 125.25 of the penal law is REPEALED. 27 S 13. Subparagraph (ix) of paragraph (a) of subdivision 1 of section 28 125.27 of the penal law, as added by chapter 1 of the laws of 1995, is 29 amended to read as follows: (ix) prior to committing the killing, the defendant had been convicted 30 of murder as defined in this section or section 125.25 of this article 31 32 CONVICTED OF AGGRAVATED MURDER OF A CHILD AS DEFINED IN SECTION OR 125.28 OF THIS ARTICLE, or had been convicted in another jurisdiction of 33 34 an offense which, if committed in this state, would constitute a violation of [either of such] THE AFOREMENTIONED sections; or 35 36 14. The penal law is amended by adding a new section 190.17 to read S 37 as follows: 38 S 190.17 OBSTRUCTING THE LOCATION OF A MISSING CHILD. 39 A PERSON IS GUILTY OF OBSTRUCTING THE LOCATION OF A MISSING CHILD 40 HE OR SHE KNOWINGLY PROVIDES FALSE INFORMATION TO LAW ENFORCEMENT WHEN OFFICIALS AS TO THE WHEREABOUTS OF A CHILD LESS THAN FOURTEEN YEARS 41 OLD 42 WHO HAS BEEN REPORTED MISSING, OR WHOSE WHEREABOUTS HAS BEEN UNKNOWN FOR 43 MORE THAN TWENTY-FOUR HOURS. 44 OBSTRUCTING THE LOCATION OF A MISSING CHILD IS A CLASS E FELONY. 45 15. The penal law is amended by adding a new section 190.18 to read S 46 as follows: 47 S 190.18 CONCEALMENT OF A DEATH. 48 A PERSON IS GUILTY OF CONCEALMENT OF A DEATH WHEN HE OR SHE KNOWINGLY 49 MOVES OR OTHERWISE CONCEALS A HUMAN CORPSE SO THAT DISCOVERY OF THE 50 DEATH OF SUCH PERSON WILL BE HINDERED. 51 CONCEALMENT OF A DEATH IS A CLASS D FELONY. 52 S 16. The penal law is amended by adding a new section 260.09 to read 53 as follows: 54 S 260.09 AGGRAVATED ENDANGERING THE WELFARE OF A CHILD. 55 A PERSON IS GUILTY OF AGGRAVATED ENDANGERING THE WELFARE OF A CHILD 56 WHEN, BEING EIGHTEEN YEARS OLD OR MORE, AND BEING A PARENT, GUARDIAN OR

OTHER PERSON LEGALLY CHARGED WITH THE CUSTODY OF, OR LEGALLY RESPONSIBLE 1 FOR THE CARE OF, A CHILD LESS THAN FOURTEEN YEARS OLD, OR BEING A PERSON 2 3 POSITION OF TRUST OF A CHILD LESS THEN FOURTEEN YEARS OLD, HE OR IN А 4 SHE KNOWINGLY ACTS IN A MANNER LIKELY TO BE INJURIOUS TO THE PHYSICAL, MENTAL OR MORAL WELFARE OF SUCH CHILD, AND: 5 6

1. PREVIOUSLY HAS BEEN CONVICTED OF A CHILD ABUSE OFFENSE; OR

7 2. SUCH CONDUCT CONSISTS OF TWO OR MORE ACTS OF CRUELTY AGAINST SUCH 8 PURPOSES OF THIS SUBDIVISION, "CRUELTY" MEANS CONDUCT WHICH CHILD. FOR 9 (A) CAUSES EXTREME PHYSICAL PAIN, OR (B) WHICH IS CARRIED OUT IN AN 10 ESPECIALLY VICIOUS OR SADISTIC MANNER; OR

SUCH CONDUCT CONSISTS OF FAILING TO REPORT TO LAW ENFORCEMENT WHEN 11 3. 12 THE WHEREABOUTS OF SUCH CHILD HAS BEEN UNKNOWN BY SUCH PERSON FOR MORE 13 TWENTY-FOUR HOURS. FOR THE PURPOSES OF THIS SECTION, A PARENT, THAN 14 GUARDIAN OR OTHER PERSON LEGALLY CHARGED WITH THE CUSTODY OF, OR LEGALLY 15 RESPONSIBLE FOR THE CARE OF A CHILD UNDER THE AGE OF ELEVEN IS DEEMED TO 16 BE ACTING IN A MANNER LIKELY TO BE INJURIOUS TO THE PHYSICAL, MENTAL OR SUCH CHILD IF SUCH CHILD'S WHEREABOUTS IS UNKNOWN BY 17 OF MORAL WELFARE 18 SUCH PERSON FOR MORE THAN TWENTY-FOUR HOURS.

19 AGGRAVATED ENDANGERING THE WELFARE OF A CHILD IS A CLASS E FELONY.

S 17. Paragraph (a) of subdivision 3 of section 30.30 of the criminal 20 21 procedure law, as amended by chapter 93 of the laws of 2006, is amended 22 to read as follows:

23 (a) Subdivisions one and two do not apply to a criminal action wherein the defendant is accused of an offense defined in sections 125.10, 24 25 125.15, 125.20, 125.25, 125.26 [and], 125.27 AND 125.28 of the penal 26 law.

S 18. Subdivision 1 of section 180.85 of the criminal procedure 27 law, 28 as amended by chapter 93 of the laws of 2006, is amended to read as 29 follows:

1. After arraignment of a defendant upon a felony complaint, other 30 than a felony complaint charging an offense defined in section 125.10, 31 125.15, 125.20, 125.23, 125.25, 125.26 [or], 125.27 OR 125.28 of 32 the 33 penal law, either party or the local criminal court or superior court before which the action is pending, on its own motion, may move in accordance with the provisions of this section for an order terminating 34 35 prosecution of the charges contained in such felony complaint on consent 36 37 of the parties.

38 S 19. Paragraph (h) of subdivision 3 of section 190.25 of the criminal 39 procedure law, as amended by chapter 347 of the laws of 2014, is amended 40 to read as follows:

(h) A social worker, rape crisis counselor, psychologist or other 41 professional providing emotional support to a child witness twelve years 42 43 old or younger, or a social worker or informal caregiver, as provided in 44 subdivision two of section two hundred six of the elder law, for a 45 vulnerable elderly person as provided in subdivision three of section 260.31 of the penal law, who is called to give evidence in a grand jury 46 47 proceeding concerning a crime defined in article one hundred twenty-one, 48 article one hundred thirty, article two hundred sixty, section 120.01, 120.10, 120.19, 120.19-A, 125.10, 125.15, 125.20, 125.26, 125.27, 125.28, 255.25, 255.26 [or], 255.27 OR 49 125.23, 125.25, 50 260.09 of the 51 penal law provided that the district attorney consents. Such support person shall not provide the witness with an answer to any question or 52 otherwise participate in such proceeding and shall first take an oath 53 54 before the grand jury that he or she will keep secret all matters before such grand jury within his or her knowledge. 55

1 S 20. Paragraph (b) of subdivision 8 of section 700.05 of the criminal 2 procedure law, as amended by chapter 405 of the laws of 2010, is amended 3 to read as follows:

4 (b) Any of the following felonies: assault in the second degree as 5 defined in section 120.05 of the penal law, AGGRAVATED ABUSE OF A CHILD 6 THIRD DEGREE AS DEFINED IN SECTION 120.01 OF THE PENAL LAW, IN THE 7 AGGRAVATED ABUSE OF A CHILD IN THE SECOND DEGREE AS DEFINED IN SECTION 8 120.19 OF THE PENAL LAW, AGGRAVATED ABUSE OF A CHILD IN THE FIRST DEGREE IN SECTION 120.19-A OF THE PENAL LAW, assault in the first 9 DEFINED AS 10 degree as defined in section 120.10 of the penal law, reckless endanger-11 ment in the first degree as defined in section 120.25 of the penal law, promoting a suicide attempt as defined in section 120.30 of the penal law, strangulation in the second degree as defined in section 121.12 of 12 13 14 the penal law, strangulation in the first degree as defined in section 15 121.13 of the penal law, criminally negligent homicide as defined in section 125.10 of the penal law, manslaughter in the second degree as 16 defined in section 125.15 of the penal law, manslaughter in the first 17 defined in section 125.20 of the penal law, AGGRAVATED 18 degree as 19 MANSLAUGHTER OF A CHILD AS DEFINED IN SECTION 125.23 OF THE PENAL LAW, 20 murder in the second degree as defined in section 125.25 of the penal 21 law, murder in the first degree as defined in section 125.27 of the 22 law, AGGRAVATED MURDER OF A CHILD AS DEFINED IN SECTION 125.28 OF penal THE PENAL LAW, abortion in the second degree as defined in section 125.40 of the penal law, abortion in the first degree as defined in 23 24 25 section 125.45 of the penal law, rape in the third degree as defined in 26 section 130.25 of the penal law, rape in the second degree as defined in section 130.30 of the penal law, rape in the first degree as defined in 27 section 130.35 of the penal law, criminal sexual act in the third degree 28 29 as defined in section 130.40 of the penal law, criminal sexual act in 30 the second degree as defined in section 130.45 of the penal law, criminal sexual act in the first degree as defined in section 130.50 of the 31 32 penal law, sexual abuse in the first degree as defined in section 130.65 33 the penal law, unlawful imprisonment in the first degree as defined of in section 135.10 of the penal law, kidnapping in the second degree as 34 defined in section 135.20 of the penal law, kidnapping in the first degree as defined in section 135.25 of the penal law, labor trafficking 35 36 37 as defined in section 135.35 of the penal law, custodial interference in the first degree as defined in section 135.50 of the penal law, coercion in the first degree as defined in section 135.65 of the penal law, crim-38 39 40 trespass in the first degree as defined in section 140.17 of the inal penal law, burglary in the third degree as defined in section 140.20 of 41 the penal law, burglary in the second degree as defined in section 42 43 140.25 of the penal law, burglary in the first degree as defined in 44 section 140.30 of the penal law, criminal mischief in the third degree 45 as defined in section 145.05 of the penal law, criminal mischief in the second degree as defined in section 145.10 of the penal law, criminal 46 47 mischief in the first degree as defined in section 145.12 of the penal 48 law, criminal tampering in the first degree as defined in section 145.20 of the penal law, arson in the fourth degree as defined in section 150.05 of the penal law, arson in the third degree as defined in section 49 50 51 150.10 of the penal law, arson in the second degree as defined in 52 section 150.15 of the penal law, arson in the first degree as defined in section 150.20 of the penal law, grand larceny in the fourth degree as 53 54 defined in section 155.30 of the penal law, grand larceny in the third 55 degree as defined in section 155.35 of the penal law, grand larceny in the second degree as defined in section 155.40 of the penal law, 56 grand

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1 larceny in the first degree as defined in section 155.42 of the penal 2 law, health care fraud in the fourth degree as defined in section 177.10 3 of the penal law, health care fraud in the third degree as defined in section 177.15 of the penal law, health care fraud in the second degree 4 as defined in section 177.20 of the penal law, health care fraud in the first degree as defined in section 177.25 of the penal law, robbery in 5 6 7 the third degree as defined in section 160.05 of the penal law, robbery 8 the second degree as defined in section 160.10 of the penal law, in robbery in the first degree as defined in section 160.15 of the penal 9 10 law, unlawful use of secret scientific material as defined in section 11 165.07 of the penal law, criminal possession of stolen property in the fourth degree as defined in section 165.45 of the penal law, criminal 12 13 possession of stolen property in the third degree as defined in section 14 165.50 of the penal law, criminal possession of stolen property in the 15 second degree as defined by section 165.52 of the penal law, criminal possession of stolen property in the first degree as defined by section 16 17 165.54 of the penal law, trademark counterfeiting in the second degree 18 as defined in section 165.72 of the penal law, trademark counterfeiting in the first degree as defined in section 165.73 of the penal 19 law, 20 forgery in the second degree as defined in section 170.10 of the penal 21 law, forgery in the first degree as defined in section 170.15 of the 22 penal law, criminal possession of a forged instrument in the second degree as defined in section 170.25 of the penal law, criminal 23 possession of a forged instrument in the first degree as defined in 24 25 section 170.30 of the penal law, criminal possession of forgery devices 26 as defined in section 170.40 of the penal law, falsifying business 27 records in the first degree as defined in section 175.10 of the penal tampering with public records in the first degree as defined in 28 law, 29 section 175.25 of the penal law, offering a false instrument for filing 30 in the first degree as defined in section 175.35 of the penal law, issu-31 a false certificate as defined in section 175.40 of the penal law, inq 32 criminal diversion of prescription medications and prescriptions in the 33 second degree as defined in section 178.20 of the penal law, criminal diversion of prescription medications and prescriptions in the first 34 35 degree as defined in section 178.25 of the penal law, residential mort-36 gage fraud in the fourth degree as defined in section 187.10 of the 37 penal law, residential mortgage fraud in the third degree as defined in 38 section 187.15 of the penal law, residential mortgage fraud in the second degree as defined in section 187.20 of the penal law, residential 39 40 mortgage fraud in the first degree as defined in section 187.25 of the penal law, escape in the second degree as defined in section 205.10 of 41 42 the penal law, escape in the first degree as defined in section 205.15 of the penal law, absconding from temporary release in the first degree 43 44 as defined in section 205.17 of the penal law, promoting prison contra-45 band in the first degree as defined in section 205.25 of the penal law, hindering prosecution in the second degree as defined in section 205.60 46 47 of the penal law, hindering prosecution in the first degree as defined 48 in section 205.65 of the penal law, sex trafficking as defined in section 230.34 of the penal law, criminal possession of a weapon in the 49 50 third degree as defined in subdivisions two, three and five of section 51 265.02 of the penal law, criminal possession of a weapon in the second 52 degree as defined in section 265.03 of the penal law, criminal possession of a weapon in the first degree as defined in section 265.04 53 54 of the penal law, manufacture, transport, disposition and defacement of 55 weapons and dangerous instruments and appliances defined as felonies in

subdivisions one, two, and three of section 265.10 of the penal law,

sections 265.11, 265.12 and 265.13 of the penal law, or prohibited use of weapons as defined in subdivision two of section 265.35 of the penal law, relating to firearms and other dangerous weapons, or failure to disclose the origin of a recording in the first degree as defined in section 275.40 of the penal law;

6 S 21. Paragraph (a) of subdivision 4 of section 509-cc of the vehicle 7 and traffic law, as amended by chapter 400 of the laws of 2011, is 8 amended to read as follows:

9 (a) The offenses referred to in subparagraph (ii) of paragraph (a) of 10 subdivision one and paragraph (a) of subdivision two of this section 11 that result in permanent disqualification shall include a conviction under sections 125.12, 125.13, 125.14, 125.15, 125.20, 125.21, 125.22, 125.25, 125.26, 125.27, 130.30, 130.35, 130.45, 130.50, 130.65, 130.66, 12 13 14 130.67, 130.70, 130.75, 130.80, 130.90, 130.95, 130.96, 135.25, 150.20, 15 230.30, 230.32, 230.34, 235.22, 263.05, 263.10, 263.11, 263.15, 263.16 the penal law or an attempt to commit any of the aforesaid offenses 16 of under section 110.00 of the penal law, OR A CHILD ABUSE OFFENSE 17 AS DEFINED IN SUBDIVISION TWENTY-FOUR OF SECTION 10.00 OF THE PENAL LAW, or 18 19 any offenses committed under a former section of the penal law which 20 would constitute violations of the aforesaid sections of the penal law, any offenses committed outside this state which would constitute 21 or 22 violations of the aforesaid sections of the penal law.

23 S 22. Section 4-1.6 of the estates, powers and trusts law, as added by 24 chapter 481 of the laws of 1994, is amended to read as follows: 25 S 4-1.6 Disqualification of joint tenant in certain instances

26 Notwithstanding any other provision of law to the contrary, a joint tenant convicted of murder in the second degree as defined in section 27 28 125.25 of the penal law or murder in the first degree as defined in section 125.27 of the penal law OR AGGRAVATED MURDER OF A CHILD AS 29 30 DEFINED IN SECTION 125.28 OF THE PENAL LAW of another joint tenant shall not be entitled to the distribution of any monies in a 31 joint bank 32 account created or contributed to by the deceased joint tenant, except 33 for those monies contributed by the convicted joint tenant.

Upon the conviction of such joint tenant of first or second degree murder and upon application by the prosecuting attorney, the court, as 34 35 part of its sentence, shall issue an order directing the amount of 36 any 37 joint bank account to be distributed pursuant to the provisions of this section from the convicted joint tenant and to the deceased joint tenant's estate. The court and the prosecuting attorney shall each have 38 39 40 the power to subpoena records of a banking institution to determine the amount of money in such bank account and by whom deposits were made. The 41 court shall also have the power to freeze such account upon application 42 43 by the prosecuting attorney during the pendency of a trial for first or 44 second degree murder. If, upon receipt of such court orders described in this section, the banking institution holding monies in such joint account complies with the terms of the order, such banking institution 45 46 47 shall be held free from all liability for the distribution of such funds 48 as were in such joint account. In the absence of actual or constructive notice of such order, the banking institution holding monies in such 49 50 account shall be held harmless for distributing the money according to 51 its ordinary course of business.

52 For purposes of this section, the term banking institution shall have 53 the same meaning as provided for in paragraph (b) of subdivision three 54 of section nine-f of the banking law. 1 S 23. Subparagraph 2 of paragraph (b) of subdivision 3 of section 2 358-a of the social services law, as added by chapter 7 of the laws of 3 1999, is amended to read as follows:

4 (2) the parent of such child has been convicted of (i) AGGRAVATED 5 MANSLAUGHTER OF A CHILD AS DEFINED IN SECTION 125.23 OR AGGRAVATED 6 MURDER OF A CHILD AS DEFINED IN SECTION 125.28 OR murder in the first degree as defined in section 125.27 or murder in the second degree 7 as 8 in section 125.25 of the penal law and the victim was another defined 9 child of the parent; or (ii) manslaughter in the first degree as defined 10 in section 125.20 or manslaughter in the second degree as defined in section 125.15 of the penal law and the victim was another child of the 11 12 parent, provided, however, that the parent must have acted voluntarily 13 in committing such crime;

14 S 24. Clause (A) of subparagraph (iii) of paragraph (a) of subdivision 15 8 of section 384-b of the social services law, as amended by chapter 460 16 of the laws of 2006, is amended to read as follows:

17 the parent of such child has been convicted of AGGRAVATED (A) MANSLAUGHTER OF A CHILD AS DEFINED IN SECTION 125.23, AGGRAVATED MURDER 18 19 OF A CHILD AS DEFINED IN SECTION 125.28, murder in the first degree as defined in section 125.27, murder in the second degree as defined in 20 21 section 125.25, manslaughter in the first degree as defined in section 125.20, or manslaughter in the second degree as defined 22 in section 23 THE PENAL LAW, and the victim of any such crime was another 125.15 OF 24 child of the parent or another child for whose care such parent is or 25 been legally responsible as defined in subdivision (q) of section has 26 one thousand twelve of the family court act, or another parent of the child, unless the convicted parent was a victim of physical, sexual or 27 28 psychological abuse by the decedent parent and such abuse was a factor 29 causing the homicide; or has been convicted of an attempt to commit in any of the foregoing crimes, and the victim or intended victim was the 30 child or another child of the parent or another child for whose care 31 32 such parent is or has been legally responsible as defined in subdivision 33 (g) of section one thousand twelve of the family court act, or another 34 parent of the child, unless the convicted parent was a victim of physical, sexual or psychological abuse by the decedent 35 parent and such abuse was a factor in causing the attempted homicide; 36

37 S 25. This act shall take effect on the sixtieth day after it shall 38 have become a law.