IN SENATE

June 8, 2016

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

AN ACT to amend the correction law, in relation to creating the office of the correctional ombudsman; to amend the county law, in relation to reports by coroners; to amend the criminal procedure law, in relation to designating investigators of the office of the correctional ombudsman as peace officers; to amend the education law, in relation to the certification of inmate populations; to amend the executive law, in relation to authorizing the attorney general to investigate the alleged commission of any criminal offense committed by an employee of the department of corrections and community supervision in connection with his or her official duties; to amend the executive law, in relation to the division of criminal justice services; to amend the mental hygiene law, in relation to clinical records; to amend the public health law, in relation to the confidentiality of certain records; to amend the public officers law, in relation to including the office of the correctional ombudsman records within the definition of public safety agency records; and to amend the social services law, in relation to inspection and supervision

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

1	Section 1. The correction law is amended by adding a new article 3-A
2	to read as follows:
3	ARTICLE 3-A
4	OFFICE OF THE CORRECTIONAL OMBUDSMAN
5	SECTION 50. DEFINITIONS.
б	51. OFFICE OF THE CORRECTIONAL OMBUDSMAN; ORGANIZATION.
7	52. CORRECTIONAL OVERSIGHT BOARD.
8	53. POWERS OF THE OMBUDSMAN.
9	54. ADDITIONAL FUNCTIONS, POWERS AND DUTIES OF THE OFFICE OF THE
10	OMBUDSMAN.
11	55. ADDITIONAL DUTIES OF THE DEPARTMENT.
12	56. OBSTRUCTING AN INVESTIGATION BY THE CORRECTIONAL OMBUDSMAN.
	EXPLANATIONMatter in ITALICS (underscored) is new; matter in brackets

[] is old law to be omitted.

LBD14548-04-6

1 S 50. DEFINITIONS. FOR THE PURPOSES OF THIS ARTICLE, THE FOLLOWING 2 TERMS SHALL HAVE THE FOLLOWING MEANINGS:

1. "OFFICE" REFERS TO THE OFFICE OF THE CORRECTIONAL OMBUDSMAN.

4 2. "OMBUDSMAN" REFERS TO THE COMMISSIONER OF THE OFFICE OF THE CORREC-5 TIONAL OMBUDSMAN.

6 S 51. OFFICE OF THE CORRECTIONAL OMBUDSMAN; ORGANIZATION. 1. IN ORDER 7 TRANSPARENCY, FAIRNESS, IMPARTIALITY AND ACCOUNTABILITY IN ACHIEVE TO OUR STATE CORRECTIONAL FACILITIES, THERE SHALL BE AN INDEPENDENT OFFICE 8 THE CORRECTIONAL OMBUDSMAN WITHIN THE EXECUTIVE DEPARTMENT. THE 9 OF 10 OMBUDSMAN SHALL REPORT TO THE CORRECTIONAL OVERSIGHT BOARD ESTABLISHED PURSUANT TO SECTION FIFTY-TWO OF THIS ARTICLE, PROVIDED, HOWEVER, THAT 11 12 ADMINISTRATIVE MATTERS OF GENERAL APPLICATION WITHIN THE EXECUTIVE DEPARTMENT SHALL BE ALSO APPLICABLE TO THE OFFICE. 13

(A) FOLLOWING THE INITIAL APPOINTMENT OF THE MEMBERS OF THE CORRECTIONAL OVERSIGHT BOARD ESTABLISHED PURSUANT TO SECTION FIFTY-TWO OF THIS
ARTICLE, SUCH BOARD SHALL PROMPTLY NOMINATE A FULL-TIME OMBUDSMAN AND
NOTIFY THE GOVERNOR OF SUCH NOMINATION. NOTHING IN THIS PARAGRAPH SHALL
PROHIBIT THE BOARD FROM APPOINTING AN INTERIM OMBUDSMAN IF THERE IS A
VACANCY.

(B) THE GOVERNOR, WITHIN THIRTY DAYS AFTER RECEIVING WRITTEN NOTICE OF 20 21 ANY NOMINATION OF AN OMBUDSMAN MADE PURSUANT TO PARAGRAPH (A) OF THIS 22 SUBDIVISION, MAY APPROVE OR DISAPPROVE SUCH NOMINATION. IF THE GOVERNOR 23 APPROVES SUCH NOMINATION, OR FAILS TO ACT ON SUCH NOMINATION WITHIN SUCH 24 THIRTY DAY PERIOD, THE NOMINEE SHALL THEREUPON COMMENCE HIS OR HER TERM 25 OMBUDSMAN. IF, WITHIN SUCH THIRTY DAY PERIOD, THE GOVERNOR SERVES AS 26 UPON THE CHAIR OF SUCH BOARD A WRITTEN NOTICE DISAPPROVING SUCH NOMI-27 THE NOMINEE SHALL NOT BE AUTHORIZED TO SERVE AS OMBUDSMAN NATION, PROVIDED, HOWEVER, THAT SUCH BOARD MAY AUTHORIZE AN INTERIM OMBUDSMAN 28 29 APPOINTED PURSUANT TO PARAGRAPH (A) OF THIS SUBDIVISION TO SERVE OR CONTINUE TO SERVE AS INTERIM OMBUDSMAN UNTIL SUCH TIME AS AN OMBUDSMAN 30 APPROVED, OR NOT TIMELY DISAPPROVED, BY THE GOVERNOR. FOLLOWING ANY 31 IS 32 DISAPPROVAL, THE BOARD SHALL HAVE SIXTY DAYS TO SUBMIT ANOTHER NOMINEE, ALTHOUGH SUCH PERIOD MAY BE EXTENDED, UPON REQUEST OF THE BOARD, BY THE 33 34 GOVERNOR. A PERSON APPOINTED AS INTERIM OMBUDSMAN MAY EXERCISE ALL OF 35 THE POWERS AVAILABLE TO THE OMBUDSMAN.

36 (C) THE OMBUDSMAN MAY NOT HAVE WORKED FOR THE DEPARTMENT WITHIN THE
37 LAST TEN YEARS AND MAY NOT HOLD ANY PUBLIC OFFICE OR OTHER EMPLOYMENT.
38 THE OMBUDSMAN SHALL SERVE A SIX-YEAR TERM AND MAY ONLY BE REMOVED FOR
39 GOOD CAUSE SHOWN, AFTER NOTICE AND AN OPPORTUNITY TO BE HEARD, BY A VOTE
40 OF TWO-THIRDS OR MORE OF THE TWELVE MEMBERS OF THE BOARD.

S 52. CORRECTIONAL OVERSIGHT BOARD. 1. THERE IS HEREBY CREATED 41 THE CORRECTIONAL OVERSIGHT BOARD HEREINAFTER REFERRED TO IN THIS SECTION AS 42 43 THE "BOARD". THE PURPOSE OF SUCH BOARD SHALL BE TO MONITOR, STUDY AND THE TRANSPARENCY, FAIRNESS, IMPARTIALITY AND 44 MAKE EFFORTS TO IMPROVE 45 ACCOUNTABILITY IN STATE CORRECTIONAL FACILITIES AND TO APPOINT THE OMBUDSMAN. NO CURRENT EMPLOYEE OF THE DEPARTMENT SHALL BE APPOINTED TO 46 47 OR SERVE ON SUCH BOARD. THE BOARD SHALL CONSIST OF TWELVE MEMBERS WHO 48 SHALL BE APPOINTED AS FOLLOWS:

49 (A) ONE SHALL BE THE STATE INSPECTOR GENERAL;

50 (B) TWO SHALL BE APPOINTED BY THE GOVERNOR ON THE RECOMMENDATION OF 51 THE SENATE;

52 (C) TWO SHALL BE APPOINTED BY THE GOVERNOR ON THE RECOMMENDATION OF 53 THE ASSEMBLY;

54 (D) TWO SHALL BE APPOINTED BY THE GOVERNOR FROM A LIST OF AT LEAST SIX 55 NOMINEES SUBMITTED BY NON-PROFIT AGENCIES WORKING IN THE FIELDS OF 56 RE-ENTRY OR PRISONER ADVOCACY;

(E) ONE SHALL BE APPOINTED BY THE GOVERNOR AND SHALL BE A FORMER STATE 1 2 INMATE; 3 (F) ONE SHALL BE APPOINTED BY THE GOVERNOR AND SHALL BE A FORMER 4 EMPLOYEE OF THE DEPARTMENT WHO IS NO LONGER IN STATE SERVICE; 5 (G) ONE SHALL BE AN ATTORNEY APPOINTED BY THE GOVERNOR FROM A LIST OF 6 AT LEAST FOUR NOMINEES SUBMITTED BY THE STATE BAR ASSOCIATION; 7 (H) ONE SHALL BE A MEDICAL PROFESSIONAL APPOINTED BY THE GOVERNOR; AND 8 (I) ONE SHALL BE A MENTAL HEALTH PROFESSIONAL WHO WORKS WITH THE JUSTICE CENTER FOR THE PROTECTION OF PEOPLE WITH SPECIAL NEEDS APPOINTED 9 10 BY THE GOVERNOR. 11 2. ALL MEMBERS OF THE BOARD SHALL BE APPOINTED FOR TERMS OF THREE 12 YEARS WITH SUCH TERMS TO COMMENCE ON AUGUST FIRST, AND EXPIRE JULY THIR-TY-FIRST, PROVIDED, HOWEVER, THAT THE INSPECTOR GENERAL SHALL SERVE EX 13 14 OFFICIO. INITIAL APPOINTMENTS MUST BE MADE WITHIN SIXTY DAYS OF THE 15 EFFECTIVE DATE OF THIS SUBDIVISION. ANY MEMBER CHOSEN TO FILL A VACANCY 16 CREATED OTHERWISE THAN BY EXPIRATION OF TERM SHALL BE APPOINTED FOR THE 17 UNEXPIRED TERM OF THE MEMBER WHOM HE OR SHE IS TO SUCCEED. VACANCIES 18 CAUSED BY EXPIRATION OF A TERM OR OTHERWISE SHALL BE FILLED PROMPTLY AND 19 IN THE SAME MANNER AS ORIGINAL APPOINTMENTS. ANY MEMBER MAY BE REAP-20 POINTED FOR ADDITIONAL TERMS. A MEMBER OF THE BOARD SHALL CONTINUE IN 21 SUCH POSITION UPON THE EXPIRATION OF HIS OR HER TERM UNTIL SUCH TIME AS 22 OR SHE IS REAPPOINTED OR HIS OR HER SUCCESSOR IS APPOINTED, AS THE HE23 CASE MAY BE. 24 3. MEMBERSHIP ON THE BOARD SHALL NOT CONSTITUTE THE HOLDING OF AN 25 OFFICE, AND MEMBERS OF THE BOARD SHALL NOT BE REQUIRED TO TAKE AND FILE OATHS OF OFFICE BEFORE SERVING ON THE BOARD. THE BOARD SHALL NOT HAVE 26 27 THE RIGHT TO EXERCISE ANY PORTION OF THE SOVEREIGN POWER OF THE STATE. 28 THE BOARD SHALL MEET AT LEAST TWO TIMES IN EACH YEAR. THE FIRST 4. MEETING OF THE BOARD SHALL BE HELD WITHIN THIRTY DAYS OF THE APPOINTMENT 29 OF THE FULL BOARD OR WITHIN SIXTY DAYS AFTER THE EFFECTIVE DATE OF THIS 30 SUBDIVISION, WHICHEVER OCCURS EARLIER. SPECIAL MEETINGS MAY BE CALLED BY 31 32 CHAIR AND SHALL BE CALLED BY THE CHAIR UPON THE REQUEST OF AT LEAST THE FIVE MEMBERS OF THE BOARD. THE BOARD MAY ESTABLISH ITS OWN PROCEDURES 33 WITH RESPECT TO THE CONDUCT OF ITS MEETINGS AND OTHER AFFAIRS; PROVIDED, 34 35 HOWEVER, THAT THE QUORUM AND MAJORITY PROVISIONS OF SECTION FORTY-ONE OF THE GENERAL CONSTRUCTION LAW SHALL GOVERN ALL ACTIONS TAKEN BY THE 36 37 BOARD. 38 5. THE MEMBERS OF THE BOARD SHALL RECEIVE NO COMPENSATION FOR THEIR SERVICES BUT SHALL BE ALLOWED THEIR ACTUAL AND NECESSARY EXPENSES 39 40 INCURRED IN THE PERFORMANCE OF THEIR FUNCTIONS HEREUNDER. 6. NO MEMBER OF THE BOARD SHALL BE DISQUALIFIED FROM HOLDING ANY 41 PUBLIC OFFICE OR EMPLOYMENT OUTSIDE OF THE DEPARTMENT, NOR SHALL HE OR 42 43 SHE FORFEIT ANY SUCH OFFICE OR EMPLOYMENT, BY REASON OF HIS OR HER APPOINTMENT PURSUANT TO THIS SECTION, NOTWITHSTANDING THE PROVISIONS OF 44 45 ANY OTHER GENERAL, SPECIAL OR LOCAL LAW, ORDINANCE OR CITY CHARTER. 7. THE BOARD SHALL MAKE RECOMMENDATIONS TO THE OMBUDSMAN FOR 46 THE 47 IMPROVEMENT OF THE DEPARTMENT'S POLICIES AND CONSULT WITH AND ADVISE THE 48 OFFICE OF THE CORRECTIONAL OMBUDSMAN IN CARRYING OUT THE DUTIES AND 49 RESPONSIBILITIES OF SUCH OFFICE. THE OMBUDSMAN SHALL REPORT TO THE 50 BOARD FULLY ON THE ACTIVITIES OF THE OFFICE AND SHALL SEEK BOARD 51 APPROVAL ON ALL MAJOR DECISIONS OR POLICY CHANGES, INCLUDING ANY STAND-ARDS OR PROTOCOLS ADOPTED BY THE OMBUDSMAN FOR THE INSPECTION AND MONI-52 TORING OF CORRECTIONAL FACILITIES OR THE RESOLUTION OF COMPLAINTS 53 54 RECEIVED BY THE OFFICE. 55 8. EACH MEMBER OF THE BOARD SHALL TOUR A CORRECTIONAL FACILITY WITH 56 THE OMBUDSMAN AT LEAST ANNUALLY.

1 S 53. POWERS OF THE OMBUDSMAN. 1. THE OMBUDSMAN SHALL HAVE THE 2 AUTHORITY TO HIRE AND RETAIN COUNSEL TO PROVIDE CONFIDENTIAL ADVICE OR 3 TO REPRESENT THE OMBUDSMAN IF THE ATTORNEY GENERAL HAS A CONFLICT IN 4 REPRESENTING THE OMBUDSMAN IN ANY LITIGATION.

5 2. THE OFFICE OF THE OMBUDSMAN SHALL NOT BE LOCATED IN THE SAME BUILD-6 ING OR BUILDINGS AS THE DEPARTMENT BUT SHALL BE WHOLLY INDEPENDENT OF 7 THE DEPARTMENT EXCEPT THAT THE DEPARTMENT SHALL PROVIDE IT WITH OFFICE 8 SPACE, EQUIPMENT AND FURNISHINGS WITHIN ANY DEPARTMENT FACILITY AS NEED-9 ED TO CARRY OUT ITS FUNCTIONS AND DUTIES.

10 3. THE OMBUDSMAN MAY APPOINT SUCH ASSISTANTS, OFFICERS, INVESTIGATORS, MONITORS, EMPLOYEES AND CONSULTANTS AS HE OR SHE SHALL DETERMINE NECES-11 SARY, PRESCRIBE THEIR DUTIES AND POWERS, PROVIDE THEM WITH APPROPRIATE 12 TRAINING, FIX THEIR COMPENSATION AND PROVIDE FOR REIMBURSEMENT OF THEIR 13 14 EXPENSES WITHIN THE AMOUNTS APPROPRIATED THEREFOR EXCEPT THAT THE OMBUDSMAN SHALL NOT HIRE ANY PERSON KNOWN TO BE DIRECTLY OR INDIRECTLY 15 16 INVOLVED IN AN OPEN INTERNAL AFFAIRS INVESTIGATION CONDUCTED BY ANY FEDERAL, STATE OR LOCAL AGENCY OR WHO IS A NAMED DEFENDANT IN A PENDING 17 FEDERAL OR STATE LAWSUIT OR CRIMINAL PROCEEDING RELATING TO HIS OR HER 18 19 PRIOR WORK FOR A STATE, LOCAL OR FEDERAL CORRECTIONAL OR LAW ENFORCEMENT AGENCY. THE OMBUDSMAN MAY APPOINT A REPRESENTATIVE TO CARRY OUT ANY OF 20 HIS OR HER DUTIES UNDER THIS ARTICLE EXCEPT THAT THE OMBUDSMAN MUST 21 ATTEND MEETINGS WITH THE CORRECTIONAL OVERSIGHT BOARD. 22

4. THE OMBUDSMAN MAY CREATE, ABOLISH, TRANSFER AND CONSOLIDATE BUREAUS
AND OTHER UNITS WITHIN THE OFFICE AS HE OR SHE MAY DETERMINE NECESSARY
FOR THE EFFICIENT OPERATION OF THE OFFICE, SUBJECT TO THE APPROVAL OF
THE DIRECTOR OF THE BUDGET.

5. THE OMBUDSMAN MAY REQUEST AND SHALL RECEIVE FROM ANY DEPARTMENT, DIVISION, BUREAU, COMMISSION OR ANY OTHER AGENCY OF THE STATE OR POLI-TICAL SUBDIVISION THEREOF OR ANY PUBLIC AUTHORITY SUCH ASSISTANCE, INFORMATION AND DATA AS WILL ENABLE THE OFFICE TO CARRY OUT ITS FUNC-TIONS, POWERS AND DUTIES.

6. THE OMBUDSMAN SHALL BE RESPONSIBLE FOR THE CONTEMPORANEOUS PUBLIC OVERSIGHT OF INTERNAL AFFAIRS AND THE DISCIPLINARY PROCESS OF THE DEPARTMENT OF CORRECTIONS AND COMMUNITY SUPERVISION. THE OMBUDSMAN SHALL HAVE DISCRETION TO PROVIDE OVERSIGHT OF ANY DEPARTMENT INVESTI-GATION RELATING TO THE WELL-BEING, TREATMENT, DISCIPLINE, SAFETY OR ANY OTHER MATTER CONCERNING INMATES OR PERSONS UNDER COMMUNITY SUPERVISION AS NEEDED, INCLUDING PERSONNEL INVESTIGATIONS.

7. THE OMBUDSMAN MAY REVIEW SPECIFIC POLICIES, PRACTICES, PROGRAMS AND 39 40 PROCEDURES OF THE DEPARTMENT THAT RAISE A SIGNIFICANT CORRECTIONAL ISSUE RELEVANT TO THE WELL-BEING, TREATMENT, DISCIPLINE, SAFETY, REHABILI-41 TATION OR ANY OTHER MATTER CONCERNING INMATES OR PERSONS UNDER COMMUNITY 42 43 SUPERVISION. THE OMBUDSMAN IS AUTHORIZED TO INSPECT, INVESTIGATE OR EXAMINE ALL ASPECTS OF THE DEPARTMENT'S OPERATIONS AND CONDITIONS, 44 45 INCLUDING, BUT NOT LIMITED TO, STAFF RECRUITMENT, TRAINING, SUPERVISION, DISCIPLINE, INMATE DEATHS, MEDICAL AND MENTAL HEALTH CARE, USE OF FORCE, 46 INMATE VIOLENCE, CONDITIONS OF CONFINEMENT, INMATE DISCIPLINARY PROCESS, 47 INMATE GRIEVANCE PROCESS, SUBSTANCE-ABUSE TREATMENT, EDUCATIONAL, VOCA-48 TIONAL AND OTHER PROGRAMMING AND RE-ENTRY PLANNING. DURING THE COURSE OF 49 50 A REVIEW THE OMBUDSMAN SHALL IDENTIFY AREAS OF FULL AND PARTIAL COMPLI-ANCE OR NONCOMPLIANCE WITH DEPARTMENTAL POLICIES AND PROCEDURES, SPECIFY 51 DEFICIENCIES IN THE COMPLETION AND DOCUMENTATION OF PROCESSES AND RECOM-52 MEND CORRECTIVE ACTIONS, INCLUDING, BUT NOT LIMITED TO, ADDITIONAL 53 54 TRAINING, ADDITIONAL POLICIES OR CHANGES IN POLICIES, AS WELL AS ANY 55 OTHER FINDINGS OR RECOMMENDATIONS HE OR SHE DEEMS APPROPRIATE.

1 8. THE OMBUDSMAN MAY PLACE SUCH MEMBERS OF HIS OR HER STAFF AS HE OR 2 SHE DEEMS APPROPRIATE AS MONITORS IN ANY CORRECTIONAL FACILITY WHICH, IN 3 THE JUDGMENT OF THE OMBUDSMAN, PRESENTS AN IMMINENT DANGER TO THE HEALTH 4 SAFETY OR SECURITY OF INMATES OR EMPLOYEES OF SUCH CORRECTIONAL FACILITY 5 OR THE PUBLIC.

OMBUDSMAN SHALL ACCEPT, WITH THE APPROVAL OF THE GOVERNOR, AS 6 9. THE 7 AGENT OF THE STATE ANY GRANT, INCLUDING FEDERAL GRANTS, OR ANY GIFT FOR ANY OF THE PURPOSES OF THIS ARTICLE. ANY MONEYS SO RECEIVED MAY BE 8 EXPENDED BY THE OMBUDSMAN TO EFFECTUATE ANY PURPOSE OF THIS ARTICLE, 9 10 SUBJECT TO THE SAME LIMITATIONS AS TO APPROVAL OF EXPENDITURES AND AUDIT 11 AS ARE PRESCRIBED FOR STATE MONEYS APPROPRIATED FOR THE PURPOSES OF THIS 12 ARTICLE.

13 10. THE OMBUDSMAN MAY ENTER INTO CONTRACTS WITH ANY PERSON, FIRM, 14 CORPORATION, MUNICIPALITY, OR GOVERNMENTAL AGENCY.

15 11. THE OMBUDSMAN SHALL ADOPT, AMEND OR RESCIND SUCH RULES AND REGU-16 LATIONS, IN ACCORDANCE WITH APPLICABLE STATE LAW, AS MAY BE NECESSARY OR 17 CONVENIENT TO THE PERFORMANCE OF THE FUNCTIONS, POWERS AND DUTIES OF THE 18 OFFICE.

19 12. THE OMBUDSMAN SHALL DO ALL OTHER THINGS NECESSARY OR CONVENIENT TO 20 CARRY OUT ITS FUNCTIONS, POWERS AND DUTIES EXPRESSLY SET FORTH IN THIS 21 ARTICLE.

22 13. WHEN EXIGENT CIRCUMSTANCES OF UNSAFE OR LIFE THREATENING SITU-ATIONS ARISE INVOLVING INMATES, STAFF, PEOPLE ON COMMUNITY SUPERVISION 23 OR OTHER INDIVIDUALS, THE OMBUDSMAN SHALL NOTIFY THE GOVERNOR, TEMPORARY 24 25 PRESIDENT OF THE SENATE AND SPEAKER OF THE ASSEMBLY AND COMMENCE AN IMMEDIATE REVIEW OF SUCH CIRCUMSTANCES. UPON COMPLETION OF A REVIEW, THE 26 27 OMBUDSMAN SHALL PREPARE A COMPLETE WRITTEN REPORT WHICH SHALL BE 28 DISCLOSED WITH THE UNDERLYING MATERIALS THAT THE OMBUDSMAN DEEMS APPRO-PRIATE TO THE COMMISSIONER, THE REQUESTING ENTITY AND ANY APPROPRIATE 29 30 LAW ENFORCEMENT AGENCY.

14. (A) THE OMBUDSMAN SHALL INTERVIEW AND REVIEW ALL CANDIDATES 31 FOR 32 APPOINTMENT TO SERVE AS THE SUPERINTENDENT OF ANY STATE CORRECTIONAL FACILITY. THE COMMISSIONER SHALL SUBMIT THE NAMES OF SUCH CANDIDATES 33 ΤO 34 THE OMBUDSMAN WHO SHALL REVIEW SUCH CANDIDATES' OUALIFICATIONS AND 35 EMPLOY CONFIDENTIAL PROCEDURES TO EVALUATE THE QUALIFICATIONS OF EACH CANDIDATE WITH REGARD TO HIS OR HER ABILITY TO DISCHARGE THE DUTIES OF 36 37 THE OFFICE TO WHICH HE OR SHE IS BEING APPOINTED. WITHIN NINETY DAYS OF 38 THE SUBMISSION OF A CANDIDATE'S NAME, THE OMBUDSMAN SHALL CONFIDENTIALLY 39 ADVISE THE COMMISSIONER AS TO WHETHER SUCH CANDIDATE IS WELL-QUALIFIED, 40 OUALIFIED OR NOT OUALIFIED AND THE REASONS THEREFORE AND MAY REPORT, ΙN CONFIDENCE, ANY OTHER INFORMATION THAT THE OMBUDSMAN DEEMS PERTINENT TO 41 THE QUALIFICATION OF THE CANDIDATE. THE OMBUDSMAN SHALL ESTABLISH AND 42 43 ADOPT RULES AND PROCEDURES REGARDING THE REVIEW OF CANDIDATES FOR THE 44 POSITION OF SUPERINTENDENT AND FOR MAINTAINING THE CONFIDENTIALITY OF 45 ANY INTERVIEWS, DOCUMENTS OR OTHER INFORMATION RELIED UPON IN HIS OR HER REVIEW. ALL SUCH INFORMATION SHALL BE PRIVILEGED AND NOT SUBJECT TO 46 47 DISCLOSURE.

48 (B) IF THE COMMISSIONER APPOINTS A SUPERINTENDENT WHO THE OMBUDSMAN 49 FOUND WAS NOT QUALIFIED, THE OMBUDSMAN SHALL MAKE PUBLIC THAT FINDING 50 AFTER DUE NOTICE TO THE APPOINTEE. ANY CANDIDATE FOUND TO BE NOT QUALI-FIED BY THE OMBUDSMAN SHALL HAVE THE RIGHT TO WITHDRAW FROM CONSIDER-51 ATION BEFORE THE OMBUDSMAN MAKES SUCH PUBLIC FINDING AND IN THAT CASE 52 THE FINDING SHALL NOT BE PUBLISHED. SUCH NOTICE AND PUBLIC FINDING 53 54 SHALL NOT CONSTITUTE A WAIVER OF PRIVILEGE OR BREACH OF CONFIDENTIALITY 55 CONCERNING THE OMBUDSMAN'S REVIEW OF THE APPOINTEE'S OUALIFICATIONS 56 PURSUANT TO THIS SECTION.

NOTWITHSTANDING ANY LAW TO THE CONTRARY, THE OMBUDSMAN SHALL 1 15. PERIODICALLY, BUT NOT LESS THAN EVERY THREE YEARS, CONDUCT INSPECTIONS 2 OF EACH CORRECTIONAL FACILITY AND SHALL PERIODICALLY REVIEW DELIVERY OF 3 4 MEDICAL AND MENTAL HEALTH CARE AT EACH CORRECTIONAL FACILITY. THE 5 OMBUDSMAN SHALL ISSUE A PUBLIC REPORT ON EACH CORRECTIONAL FACILITY AT 6 LEAST EVERY THREE YEARS. THE OMBUDSMAN NEED NOT NOTIFY THE DEPARTMENT 7 BEFORE COMMENCING SUCH INSPECTION OR REVIEW.

8 16. ALL RECORDS, CORRESPONDENCE, VIDEOTAPES, AUDIOTAPES, PHOTOGRAPHS, NOTES, ELECTRONIC COMMUNICATIONS, BOOKS, MEMORANDA, PAPERS OR OTHER 9 10 DOCUMENTS OR OBJECTS USED AS EVIDENCE TO SUPPORT A COMPLETED REVIEW OR INVESTIGATION MUST BE RETAINED FOR THREE YEARS AFTER A REPORT IS 11 ISSUED UNLESS HANDED OVER TO A LAW ENFORCEMENT AGENCY FOR CRIMINAL INVESTI-12 GATION. NO SUCH DOCUMENTS OR EVIDENCE SHALL BE DESTROYED PENDING THE 13 14 COMPLETION OF AN INVESTIGATION OR REVIEW. SUCH DOCUMENTS OR EVIDENCE 15 SHALL BE PUBLICLY AVAILABLE UNLESS CONFIDENTIAL AND NOT SUBJECT TO 16 DISCLOSURE UNDER THE FREEDOM OF INFORMATION LAW OR BY COURT ORDER.

17. NOTWITHSTANDING ANY OTHER PROVISION OF THE LAW THE OMBUDSMAN SHALL 17 HAVE COMPLETE ACCESS AND AUTHORITY TO EXAMINE AND REPRODUCE ANY AND ALL 18 19 PAST AND CURRENT BOOKS, ACCOUNTS, REPORTS, MEDICAL AND MENTAL HEALTH RECORDS, VOUCHERS, CORRESPONDENCE FILES, COMPUTER FILES, COMPUTER DATA 20 21 BASES, DOCUMENTS, VIDEO AND AUDIO TAPE RECORDINGS, STATISTICS AND PERFORMANCE BASED OUTCOME MEASURES AND ANY AND ALL OTHER PAST AND 22 CURRENT RECORDS AND TO EXAMINE THE BANK ACCOUNTS, MONEY OR PROPERTY OF 23 THE DEPARTMENT. ANY STATE OFFICE OR AGENCY OF A POLITICAL SUBDIVISION 24 25 OF THE STATE OR OTHER PUBLIC ENTITY OR EMPLOYEE OR OFFICER THEREOF POSSESSING SUCH RECORDS OR PROPERTY SHALL PERMIT ACCESS TO, AND EXAMINA-26 27 TION AND REPRODUCTION THEREOF, CONSISTENT WITH THE PROVISIONS OF THIS 28 ARTICLE, UPON THE REQUEST THE OMBUDSMAN OR HIS OR HER DESIGNEE. ACCESS, EXAMINATION AND REPRODUCTION CONSISTENT WITH THE PROVISION OF THIS 29 30 SECTION SHALL NOT RESULT IN THE WAIVER OF ANY CONFIDENTIALITY OR PRIVI-LEGE REGARDING ANY RECORDS OR PROPERTY. 31

18. THE OMBUDSMAN MAY REQUIRE ANY STATE EMPLOYEE TO BE INTERVIEWED ON A CONFIDENTIAL BASIS. SUCH EMPLOYEE MUST COMPLY WITH THE REQUEST TO BE INTERVIEWED AND MUST BE GIVEN TIME OFF FROM HIS OR HER EMPLOYMENT FOR THE PURPOSES OF ATTENDING SUCH AN INTERVIEW AND MAY BE ACCOMPANIED BY COUNSEL ACTING ON HIS OR HER BEHALF. THE OMBUDSMAN MAY ALSO CONDUCT A CONFIDENTIAL INTERVIEW OF ANY INMATE OR OTHER PERSON UPON CONSENT.

19. THE OMBUDSMAN MAY ENTER ANYWHERE ON THE GROUNDS OF ANY DEPARTMENT 39 FACILITY OR OFFICE FOR THE PURPOSES OF OBSERVATION, INSPECTION AND 40 INVESTIGATION AND SHALL HAVE UNFETTERED ACCESS TO ALL AREAS OF THE 41 DEPARTMENT AND ANY FACILITY AT ANY TIME.

42 20. THE OMBUDSMAN MAY CAUSE THE BODY OF A DECEASED INMATE TO UNDERGO 43 SUCH EXAMINATIONS, INCLUDING AN AUTOPSY, AS HE OR SHE DEEMS NECESSARY TO 44 DETERMINE THE CAUSE OF DEATH, IRRESPECTIVE OF WHETHER ANY SUCH EXAMINA-45 TION OR AUTOPSY SHALL HAVE BEEN PREVIOUSLY PERFORMED.

(A) IN THE EXERCISE OF ITS FUNCTIONS, POWERS AND DUTIES, THE 46 21. 47 OMBUDSMAN AND ANY ATTORNEY EMPLOYED BY THE OFFICE IS AUTHORIZED TO ISSUE AND ENFORCE A SUBPOENA AND A SUBPOENA DUCES TECUM, ADMINISTER OATHS AND 48 49 EXAMINE PERSONS UNDER OATH, IN ACCORDANCE WITH AND PURSUANT TO CIVIL PRACTICE LAW AND RULES. A PERSON EXAMINED UNDER OATH PURSUANT TO 50 THIS SUBDIVISION SHALL HAVE THE RIGHT TO BE ACCOMPANIED BY COUNSEL WHO SHALL 51 ADVISE THE PERSON OF HIS OR HER RIGHTS SUBJECT TO REASONABLE LIMITATIONS 52 TO PREVENT OBSTRUCTION OF, OR INTERFERENCE WITH, THE ORDERLY CONDUCT OF 53 54 THE EXAMINATION. NOTWITHSTANDING ANY OTHER PROVISION OF LAW, A SUBPOENA 55 MAY BE ISSUED AND ENFORCED PURSUANT TO THIS SUBDIVISION FOR THE MEDICAL 56 RECORDS OF AN INMATE OF A CORRECTIONAL FACILITY, REGARDLESS OF WHETHER

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SUCH MEDICAL RECORDS WERE MADE DURING THE COURSE OF THE INMATE'S INCAR-CERATION. IN ANY CASE WHERE A PERSON IN CHARGE OR CONTROL OF A CORRECTIONAL (B) FACILITY OR AN OFFICER OR EMPLOYEE THEREOF SHALL FAIL TO COMPLY WITH THE PROVISIONS OF PARAGRAPH (A) OF THIS SUBDIVISION, OR IN ANY CASE WHERE A CORONER, CORONER'S PHYSICIAN OR MEDICAL EXAMINER SHALL FAIL TO COMPLY THE PROVISIONS OF SUBDIVISION SIX OF SECTION SIX WITH HUNDRED SEVENTY-SEVEN OF THE COUNTY LAW, THE OMBUDSMAN MAY APPLY TO THE SUPREME COURT FOR AN ORDER DIRECTED TO SUCH PERSON REQUIRING COMPLIANCE THERE-WITH. UPON SUCH APPLICATION THE COURT MAY ISSUE SUCH ORDER AS MAY BE JUST AND A FAILURE TO COMPLY WITH THE ORDER OF THE COURT SHALL BE A CONTEMPT OF COURT AND PUNISHABLE AS SUCH. 22. THE OMBUDSMAN SHALL NOT BE COMPELLED TO TESTIFY OR RELEASE RECORDS WITHOUT A COURT ORDER THAT ARE OTHERWISE EXEMPT FROM PUBLIC DISCLOSURE, INCLUDING DOCUMENTS PERTAINING TO ANY INVESTIGATION THAT HAS NOT BEEN COMPLETED OR ANY IDENTIFYING INFORMATION, PERSONAL PAPERS OR CORRESPOND-ENCE WITH ANY PERSON WHO HAS REQUESTED ASSISTANCE FROM THE OFFICE UNLESS IN WRITING TO THE RELEASE OF SUCH INFORMATION, THAT PERSON CONSENTS PAPERS OR CORRESPONDENCE. 23. THE OMBUDSMAN MAY HOLD PUBLIC HEARINGS. S 54. ADDITIONAL FUNCTIONS, POWERS AND DUTIES OF THE OFFICE OF THE OMBUDSMAN. 1. THE OFFICE MAY RECEIVE COMMUNICATIONS FROM ANY INDIVIDUAL WHO BELIEVES HE OR SHE MAY HAVE INFORMATION THAT MAY DESCRIBE IMPROPER GOVERNMENTAL ACTIVITIES OR WRONGDOING WITHIN THE DEPARTMENT. INMATE TO AND FROM THE OMBUDSMAN SHALL BE TREATED IN THE SAME MANNER AS MAIL LEGAL MAIL AND MAY NOT BE RESTRICTED BY THE DEPARTMENT, THE OFFICE OF MENTAL HEALTH OR ANY OTHER ENTITY. (A) THE OMBUDSMAN SHALL ESTABLISH A TOLL-FREE TELEPHONE NUMBER FOR THE IDENTIFYING ANY ALLEGED WRONGDOING BY AN EMPLOYEE OF THE PURPOSE OF THIS TELEPHONE NUMBER SHALL BE POSTED BY THE DEPARTMENT DEPARTMENT. ΤN CLEAR VIEW OF EMPLOYEES, INMATES AND THE PUBLIC, AND INMATES SHALL BE PERMITTED TO CALL SUCH NUMBER DURING NORMAL HOURS FOR TELEPHONE USAGE OR WITHIN TWENTY-FOUR HOURS OF ADMISSION TO A SPECIAL HOUSING UNIT OR OTHER UNIT WITH RESTRICTED TELEPHONE ACCESS. TELEPHONE CALLS MADE то SUCH NUMBER FROM A CORRECTIONAL FACILITY SHALL NOT BE RECORDED BY TOLL-FREE THE DEPARTMENT AND ARE PROTECTED CONFIDENTIAL COMMUNICATIONS. THE OMBUDSMAN SHALL ALSO MAINTAIN A WEBSITE WITH A COMPLAINT FORM THAT MAY BE FILLED OUT ONLINE AND SHALL ALSO ACCEPT COMPLAINTS BY MAIL OR OTHER MEANS ALLEGING WRONGDOING BY AN EMPLOYEE OF THE DEPARTMENT. WHEN REOUESTED, THE OMBUDSMAN SHALL INITIATE A REVIEW OF ANY SUCH ALLEGED WRONGDOING WHICH MAY RESULT IN AN INVESTIGATION OF THE ALLEGED WRONGDO-ING AT THE OMBUDSMAN'S DISCRETION.

43 (B) AT THE CONCLUSION OF AN INVESTIGATION OF A COMPLAINT, THE OMBUDS-SHALL REPORT HIS OR HER FINDINGS TO THE COMPLAINANT AND ANY PERSON 44 MAN 45 DESIGNATED TO RECEIVE SUCH FINDINGS BY THE COMPLAINANT. IF THE OMBUDSMAN DOES NOT INVESTIGATE A COMPLAINT, HE OR SHE SHALL NOTIFY THE COMPLAINANT 46 47 AND SUCH OTHER PERSON OF THE DECISION NOT TO INVESTIGATE AND THE REASONS 48 FOR THE DECISION. IF THE COMPLAINANT IS DECEASED AT THE TIME OF THE COMPLETION OF AN INVESTIGATION, THE OMBUDSMAN SHALL REPORT HIS OR HER 49 FINDINGS TO THE COMPLAINANT'S NEXT OF KIN WHEN SUCH PERSON IS KNOWN 50 TO 51 THE OMBUDSMAN OR TO THE DEPARTMENT.

52 (C) THE OMBUDSMAN MAY ACT INFORMALLY TO RESOLVE A COMPLAINT INCLUDING 53 PROVIDING REFERRALS OR INFORMATION TO COMPLAINANTS, EXPEDITING INDIVID-54 UAL MATTERS, MEDIATING OR PROVIDING OTHER ASSISTANCE.

55 (D) ALL IDENTIFYING INFORMATION AND ANY PERSONAL RECORDS OR CORRE-56 SPONDENCE FROM ANY PERSON WHO INITIATED THE REVIEW OF SUCH ALLEGED 1 WRONGDOING SHALL BE CONFIDENTIAL UNLESS THE PERSON CONSENTS TO DISCLO-2 SURE IN WRITING.

3 (E) WHERE THE OMBUDSMAN BELIEVES THAT AN ALLEGATION OF CRIMINAL 4 MISCONDUCT HAS BEEN MADE BY A COMPLAINANT, HE OR SHE SHALL REPORT SUCH 5 ALLEGATION TO THE APPROPRIATE LAW ENFORCEMENT AGENCY.

6 UPON RECEIVING A COMPLAINT OF RETALIATION FOR COMPLAINING TO OR 2. 7 COOPERATING WITH THE OMBUDSMAN, THE OMBUDSMAN SHALL COMMENCE AN INOUIRY 8 COMPLAINT AND CONDUCT A FORMAL INVESTIGATION. SHOULD THE INTO THE OMBUDSMAN FIND THAT A COMPLAINT OF RETALIATION IS FOUNDED AS A RESULT OF 9 10 AN INVESTIGATION, HE OR SHE SHALL SO NOTIFY THE DEPARTMENT AND MAKE RECOMMENDATIONS FOR CORRECTIVE ACTION TO BE TAKEN BY THE DEPARTMENT. THE 11 OMBUDSMAN SHALL MAKE THE RESULTS AND SUPPORTING EVIDENCE OF ITS FORMAL 12 INVESTIGATION AVAILABLE TO THE DIVISION OF HUMAN RIGHTS SHOULD AN 13 14 EMPLOYEE FILE A RETALIATION COMPLAINT WITH SUCH AGENCY AND CONSENT TO 15 SUCH DISCLOSURE IN WRITING.

3. TO FACILITATE OVERSIGHT, THE OFFICE SHALL BE IMMEDIATELY NOTIFIED 16 THE DEPARTMENT OF ALL UNUSUAL AND SIGNIFICANT INCIDENCES INCLUDING, 17 ΒY BUT NOT LIMITED TO, RIOTS OR FIGHTS INVOLVING MULTIPLE COMBATANTS, USE 18 19 OF FORCE, INMATE DEATHS, SERIOUS PHYSICAL ASSAULTS ON EMPLOYEES OR INMATES, WORK STOPPAGES AND ESCAPES AND SHALL BE GIVEN MONTHLY AGGRE-20 21 GATED REPORTS OF UNUSUAL INCIDENTS AND INMATE GRIEVANCES BY THE DEPART-MENT. EMPLOYEES OF THE OFFICE SHALL BE PERMITTED TO BE PRESENT IN ANY 22 23 DEPARTMENT INTERNAL INVESTIGATION OR INOUIRY. THE OFFICE SHALL BE 24 RESPONSIBLE FOR REPORTING SUCH UNUSUAL AND SIGNIFICANT INCIDENTS AND THE 25 OUTCOME OF ITS INVESTIGATIONS INTO SUCH INCIDENTS TO THE PUBLIC NO LESS 26 THAN OUARTERLY.

27 4. (A) THE OMBUDSMAN SHALL ANNUALLY PREPARE A PUBLIC REPORT AND SUMMA-28 RY OF ALL INVESTIGATIONS AND REVIEWS, INCLUDING A LIST OF SIGNIFICANT PROBLEMS DISCOVERED BY THE OFFICE, WHETHER OR NOT THE RECOMMENDATIONS 29 MADE BY THE OFFICE HAVE BEEN IMPLEMENTED, AND A LIST OF THE OFFICE'S 30 HIGH PRIORITIES FOR THE FOLLOWING YEAR. THE OMBUDSMAN SHALL SUBMIT SUCH 31 32 REPORT TO THE GOVERNOR, THE TEMPORARY PRESIDENT OF THE SENATE, AND SPEAKER OF THE ASSEMBLY BY DECEMBER THIRTY-FIRST OF EACH YEAR. 33 SUCH 34 REPORT SHALL BE POSTED IN ELECTRONIC FORM ON THE OFFICE'S PUBLIC 35 THE OMBUDSMAN SHALL BE AUTHORIZED TO REDACT PORTIONS OF WEBSITE. SUCH REPORT IN A MANNER CONSISTENT WITH ARTICLE SIX OF THE PUBLIC OFFICERS 36 37 LAW OR WHERE DISCLOSURE IS OTHERWISE PROHIBITED BY LAW.

38 (B) UPON REVIEW OF THE CAUSE OF DEATH AND CIRCUMSTANCES SURROUNDING DEATH OF ANY INMATE IN A CORRECTIONAL FACILITY, THE OMBUDSMAN SHALL 39 THE 40 SUBMIT ITS REPORT THEREON TO THE GOVERNOR, THE SPEAKER OF THE ASSEMBLY, TEMPORARY PRESIDENT OF THE SENATE, THE CHAIRPERSON OF THE ASSEMBLY 41 THE CORRECTION COMMITTEE, THE CHAIRPERSON OF THE SENATE CRIME AND CORRECTION 42 43 COMMITTEE, AND THE COMMISSIONER, AND, WHERE APPROPRIATE, MAKE RECOMMEN-DATIONS TO PREVENT THE RECURRENCE OF SUCH DEATHS. SUCH REPORTS SHALL BE 44 45 PUBLISHED ON THE OFFICE'S WEBSITE AND SHALL OTHERWISE BE MADE AVAILABLE 46 TO THE PUBLIC.

47 THE OMBUDSMAN SHALL MAKE AN ANNUAL REPORT TO THE GOVERNOR, THE (C) 48 SPEAKER OF THE ASSEMBLY, THE TEMPORARY PRESIDENT OF THE SENATE, THE 49 CHAIRPERSON OF THE ASSEMBLY CORRECTION COMMITTEE AND THE CHAIRPERSON OF 50 THE SENATE CRIME AND CORRECTION COMMITTEE ON THE CONDITION OF SYSTEMS FOR THE DELIVERY OF MEDICAL CARE TO INMATES OF CORRECTIONAL FACILITIES 51 AND, WHERE APPROPRIATE, RECOMMEND SUCH CHANGES AS IT SHALL DEEM NECES-52 SARY AND PROPER TO IMPROVE THE QUALITY AND AVAILABILITY OF SUCH MEDICAL 53 CARE. SUCH REPORT SHALL BE PUBLISHED ON THE OFFICE'S WEBSITE AND SHALL 54 55 OTHERWISE BE MADE AVAILABLE TO THE PUBLIC.

(D) ALL PUBLIC REPORTS BY THE OMBUDSMAN SHALL NOT DISCLOSE INFORMATION 1 2 WHERE PROHIBITED BY LAW. 3 S 55. ADDITIONAL DUTIES OF THE DEPARTMENT. 1. STATE EMPLOYEES OPERAT-4 ING WITHIN A CORRECTIONAL FACILITY MUST COOPERATE FULLY AND PROMPTLY 5 WITH THE OMBUDSMAN. 6 2. THE DEPARTMENT SHALL RESPOND IN WRITING TO ANY RECOMMENDATIONS MADE 7 BY THE OMBUDSMAN OR HIS OR HER DESIGNEE WITHIN FORTY-FIVE DAYS AND SHALL 8 STATE WITH SPECIFICITY ITS REASONS FOR FAILING TO ACT ON ANY SUCH RECOM-MENDATION. SUCH WRITINGS SHALL BE MADE PUBLIC BY THE 9 OMBUDSMAN EXCEPT 10 INFORMATION WHICH WOULD REVEAL CONFIDENTIAL MATERIAL THAT MAY NOT THAT 11 BE RELEASED PURSUANT TO FEDERAL OR STATE LAW SHALL BE REACTED ΒY THE OMBUDSMAN FROM ANY SUCH REPORT OR RECOMMENDATION. 12 13 3. THE COMMISSIONER SHALL IMMEDIATELY REPORT TO THE OMBUDSMAN THE 14 DEATH OF AN INMATE OF ANY SUCH FACILITY IN SUCH MANNER AND FORM AS THE 15 OMBUDSMAN SHALL PRESCRIBE AND SHALL PROVIDE HIM OR HER WITH AN AUTOPSY 16 REPORT WHEN AVAILABLE. 17 S 56. OBSTRUCTING AN INVESTIGATION BY THE CORRECTIONAL OMBUDSMAN. Α 18 GUILTY OF OBSTRUCTING AN INVESTIGATION BY THE CORRECTIONAL PERSON IS 19 OMBUDSMAN WHEN, WITH INTENT TO OBSTRUCT OR IMPEDE AN INQUIRY OR INVESTI-GATION BY THE CORRECTIONAL OMBUDSMAN APPOINTED PURSUANT TO 20 SECTIONS FIFTY-FOUR OF THE CORRECTION LAW, HE OR SHE KNOWINGLY 21 FIFTY-THREE OR 22 DESTROYS OR KNOWINGLY FAILS TO PERMIT ACCESS TO, EXAMINATION OF, OR 23 REPRODUCTION BY THE OFFICE OF SUCH CORRECTIONAL OMBUDSMAN, OF ANY BOOK, ACCOUNT, BANK ACCOUNT INFORMATION, REPORT, VOUCHER, CORRESPONDENCE OR 24 25 CORRESPONDENCE FILE, COMPUTER FILE, COMPUTER DATA BASE, DOCUMENT, VIDEO 26 OR AUDIO RECORDING, STATISTIC OR PERFORMANCE BASED OUTCOME MEASURE, 27 MONEY, PROPERTY OR ANY OTHER RECORD OF THE DEPARTMENT OF CORRECTIONS AND 28 COMMUNITY SUPERVISION LAWFULLY REQUESTED BY SUCH CORRECTIONAL OMBUDSMAN. 29 OBSTRUCTING AN INVESTIGATION BY THE CORRECTIONAL OMBUDSMAN IS A CLASS A 30 MISDEMEANOR. S 2. Section 2 of the correction law is amended by adding 31 two new 32 subdivisions 32 and 33 to read as follows: 33 32. "OFFICE" MEANS THE OFFICE OF THE CORRECTIONAL OMBUDSMAN. "OMBUDSMAN" MEANS THE COMMISSIONER OF THE OFFICE OF THE CORREC-34 33. 35 TIONAL OMBUDSMAN. S 3. Subdivision 3 of section 40 of the correction law, as amended by 36 37 section 13 of subpart A of part C of chapter 62 of the laws of 2011, is 38 amended to read as follows: 39 3. "Correctional facility" means [any institution operated by the 40 state department of corrections and community supervision,] any local correctional facility, or any place, OTHER THAN A STATE CORRECTIONAL FACILITY OPERATED BY THE DEPARTMENT, used, pursuant to a contract with 41 42 43 the state or a municipality, for the detention of persons charged with convicted of a crime, or, for the purpose of this article only, a 44 or 45 secure facility operated by the office of children and family services. S 4. Paragraph 1 of subdivision (c) of section 42 of the correction 46 47 law, as added by chapter 865 of the laws of 1975, is amended to read as 48 follows: 1. Advise and assist the commission in developing policies, plans and 49 50 programs for improving the commission's performance of its duties and 51 for coordinating the efforts of the commission and of correctional officials to improve conditions of care, treatment, safety, supervision, 52 rehabilitation, recreation, training and education in LOCAL correctional 53 54 facilities; Subdivisions 1, 2, 3, 4, 6, 8, and 10 of section 45 of the 55 S 5. correction law, subdivisions 1 and 2 as added by chapter 865 of the laws 56

1 of 1975, subdivision 3 as amended by section 1, subdivisions 6 and 10 as 2 amended by section 7 of part Q of chapter 56 of the laws of 2009, subdi-3 vision 4 as amended by section 15 of subpart A of part C of chapter 62 4 of the laws of 2011, subdivision 8 as amended by section 2 of part D of 5 chapter 63 of the laws of 2005, paragraph (b) of subdivision 8 as 6 amended by section 4 of part H of chapter 56 of the laws of 2009, are 7 amended to read as follows:

8 1. Advise and assist the governor in developing policies, plans and 9 programs for improving the administration of LOCAL correctional facili-10 ties and the delivery of services therein.

12 2. Make recommendations to administrators of LOCAL correctional facil-12 ities for improving the administration of such correctional facilities 13 and the delivery of services therein.

14 Except in circumstances involving health, safety or 3. alleged 15 violations of established standards of the commission, visit, and 16 inspect LOCAL correctional facilities consistent with a schedule deter-17 mined by the chairman of the commission, taking into consideration 18 available resources, workload and staffing, and appraise the management 19 of such correctional facilities with specific attention to matters such as safety, security, health of inmates, sanitary conditions, rehabilita-20 21 tive programs, disturbance and fire prevention and control preparedness, 22 and adherence to laws and regulations governing the rights of inmates.

23 4. Establish procedures to assure effective investigation of grievances of, and conditions affecting, inmates of local correctional facil-24 25 ities. Such procedures shall include but not be limited to receipt of 26 written complaints, interviews of persons, and on-site monitoring of 27 [In addition, the commission shall establish procedures for conditions. 28 the speedy and impartial review of grievances referred to it by the 29 commissioner of the department of corrections and community super-30 vision.]

31 6. Promulgate rules and regulations establishing minimum standards for 32 the review of the construction or improvement of LOCAL correctional 33 facilities and the care, custody, correction, treatment, supervision, discipline, and other correctional programs for all persons confined in 34 35 SUCH correctional facilities. Such rules and regulations shall be forwarded to the governor, the temporary president of the senate and the 36 speaker of the assembly no later than January first, nineteen hundred 37 38 seventy-six and annually thereafter.

39 8. [(a)] Close any LOCAL correctional facility which is unsafe, unsan-40 itary or inadequate to provide for the separation and classification of prisoners required by law or which has not adhered to or complied with 41 42 the rules or regulations promulgated with respect to any such facility 43 by the commission pursuant to the provisions of subdivision six of this 44 section; provided, however, that before such facility may be closed due 45 to conditions which are unsafe, unsanitary or inadequate to provide for separation and classification of prisoners, the commission shall 46 the cause a citation to be mailed to the appropriate municipal 47 or other 48 official at least ten days before the return day thereof directing the 49 responsible authorities designated to appear before such commission at 50 time and place set forth in the citation, and show cause why such the 51 correctional facility should not be closed. After a hearing thereon or upon the failure to appear, such commission is empowered to order such 52 facility designated in the citation closed within twenty days, during 53 54 which time the respondent authority may review such order in the manner 55 provided in article seventy-eight of the civil practice law and rules, 56 the supreme court. Fifteen days after the order to close has been in

1 served by a registered letter upon the appropriate official if no court 2 review has been taken, and fifteen days after the order of such commis-3 sion has been confirmed by the court, in case of court review, such 4 facility designated in the order shall be closed, and it shall be unlaw-5 ful to confine or detain any person therein and any officer confining or 6 detaining any person therein shall be guilty of a class A misdemeanor.

7 [(b) Before a correctional facility as defined in subdivision four of 8 section two of this chapter, may be closed for a reason other than those 9 set forth in paragraph (a) of this subdivision, the provisions of 10 section seventy-nine-a of this chapter shall be adhered to.]

11 10. Approve or reject plans and specifications for the construction or 12 improvement of LOCAL correctional facilities that directly affect the 13 health of inmates and staff, safety, or security.

14 S 6. Section 46 of the correction law, as added by chapter 865 of the 15 laws of 1975, subdivisions 1 and 2 as amended by chapter 232 of the laws 16 of 2012, and subdivision 3 as amended by chapter 490 of the laws of 17 2015, is amended to read as follows:

18 S 46. Additional functions, powers and duties of the commission. 1. 19 The commission, any member or any employee designated by the commission 20 must be granted access at any and all times to any LOCAL correctional 21 facility or part thereof and to all books, records, inmate medical 22 records and data pertaining to any correctional facility deemed necessary for carrying out the commission's functions, powers and duties. The 23 24 commission, any member or any employee designated by the chairman may 25 require from the officers or employees of [a] SUCH correctional facility 26 any information deemed necessary for the purpose of carrying out the 27 commission's functions, powers and duties.

28 In the exercise of its functions, powers and duties, the commis-2. 29 sion, any member, and any attorney employed by the commission is authorized to issue and enforce a subpoena and a subpoena duces tecum, 30 adminand examine persons under oath, in accordance with and 31 ister oaths 32 pursuant to civil practice law and rules. A person examined under oath 33 pursuant to this subdivision shall have the right to be accompanied by 34 counsel who shall advise the person of their rights subject to reasonlimitations to prevent obstruction of, or interference with, the 35 able orderly conduct of the examination. Notwithstanding any other provision 36 37 of law, a subpoena may be issued and enforced pursuant to this subdivi-38 sion for the medical records of an inmate of a correctional facility, 39 regardless of whether such medical records were made during the course 40 of the inmate's incarceration.

3. In any case where a person in charge or control of a LOCAL correc-41 tional facility or an officer or employee thereof shall fail to comply 42 43 with the provisions of subdivision one, or in any case where a coroner, 44 coroner's physician or medical examiner shall fail to comply with the 45 provisions of subdivision six of section six hundred seventy-seven of county law, the commission may apply to the supreme court for an 46 the 47 order directed to such person requiring compliance therewith. Upon such 48 application the court may issue such order as may be just and a failure 49 to comply with the order of the court shall be a contempt of court and 50 punishable as such.

4. In any case where any rule or regulation promulgated by the commission pursuant to subdivision six of section forty-five OF THIS ARTICLE or the laws relating to the construction, management and affairs of [any] A LOCAL correctional facility or the care, treatment and discipline of its inmates, are being or are about to be violated, the commission shall notify the person in charge or control of the facility of

such violation, recommend remedial action, and direct such person to 1 2 comply with the rule, regulation or law, as the case may be. Upon the 3 such person to comply with the rule, regulation or law the failure of 4 commission may apply to the supreme court for an order directed to such person requiring compliance with such rule, regulation or law. Upon such 5 6 application the court may issue such order as may be just and a failure 7 comply with the order of the court shall be a contempt of court and to 8 punishable as such.

9 S 7. Section 47 of the correction law, as added by chapter 865 of the 10 laws of 1975, subdivision 2 as amended by chapter 491 of the laws of 11 1987, is amended to read as follows:

12 S 47. Functions, powers and duties of the board. 1. The board shall 13 have the following functions, powers and duties:

14 (a) Investigate and review the cause and circumstances surrounding the 15 death of any inmate of a LOCAL correctional facility.

16 (b) Visit and inspect any LOCAL correctional facility wherein an 17 inmate has died.

18 (c) Cause the body of the deceased to undergo such examinations, 19 including an autopsy, as in the opinion of the board, are necessary to 20 determine the cause of death, irrespective of whether any such examina-21 tion or autopsy shall have previously been performed.

22 Upon review of the cause of death and circumstances surrounding (d) the death of any inmate IN A LOCAL CORRECTIONAL FACILITY, the board 23 24 shall submit its report thereon to the commission, THE GOVERNOR, THE 25 SPEAKER OF THE ASSEMBLY AND TEMPORARY PRESIDENT OF THE THE SENATE, 26 CHAIRPERSON OF THE ASSEMBLY CORRECTION COMMITTEE AND THE CHAIRPERSON OF 27 THE SENATE CRIME AND CORRECTION COMMITTEE, and, where appropriate, make 28 recommendations to prevent the recurrence of such deaths to the commis-29 sion and the administrator of the appropriate correctional facility.

30 (e) Investigate and report to the commission on the condition of 31 systems for the delivery of medical care to inmates of LOCAL correction-32 al facilities and where appropriate recommend such changes as it shall 33 deem necessary and proper to improve the quality and availability of 34 such medical care.

2. Every administrator of a LOCAL correctional facility shall immediately report to the board the death of an inmate of any such facility in such manner and form as the board shall prescribe, together with an autopsy report.

39 S 8. Section 89-a of the correction law, as amended by chapter 409 of 40 the laws of 1991, is amended to read as follows:

89-a. [1.] Management of alternate correctional facilities. 41 S 1. Superintendence, management and control of alternate correctional facil-42 43 ities and the eligible inmates housed therein shall be as directed by 44 the commissioner consistent with the following: an alternate correction-45 facility shall be operated pursuant to rules and regulations promulal gated for such facilities by the commissioner in consultation with 46 the 47 [state commission of correction] OFFICE OF THE CORRECTIONAL OMBUDSMAN 48 and the provisions of the operation agreement. The commissioner shall operate such facility insofar as practicable in the same manner as a 49 50 general confinement facility which houses medium security state inmates. 51 Nothing herein, however, shall preclude the commissioner from enhancing staffing or programming to accommodate the particular needs of eligible 52 inmates pursuant to the operation agreement. No inmate shall be housed 53 54 in any alternate correctional facility until such facility has been 55 established in accordance with the provisions of section eighty-nine of 56 this article. The population in an alternate correctional facility shall 1 not exceed its design capacity of approximately seven hundred eligible 2 inmates except pursuant to variances permitted by law, rule or regu-3 lation or court order.

4 2. Notwithstanding any other provisions of law, no variance authorizing an alternate correctional facility to exceed its design capacity 5 6 shall be granted after March fifteenth, nineteen hundred ninety-two 7 unless the mayor of the city of New York submits, together with the 8 variance request, a certificate of emergency demonstrating the need for 9 such variance and that reasonable alternatives to the granting of the 10 variance do not exist, and containing a detailed summary of measures 11 that will be taken to restore compliance with such design capacity. The 12 [chairman of the state commission of correction] COMMISSIONER OF THE OFFICE OF THE CORRECTIONAL OMBUDSMAN shall transmit, in a timely manner, 13 14 notice of such request to the chairmen of the senate crime and 15 correction committee and the assembly correction committee.

16 S 9. Subdivision 1 of section 89-e of the correction law, as amended 17 by section 47 of part A of chapter 56 of the laws of 2010, is amended to 18 read as follows:

19 The alternate correctional facility review panel is hereby estab-1. lished and shall consist of the commissioner, [the chairman of the state commission of correction] THE COMMISSIONER OF THE OFFICE OF THE CORREC-20 21 22 TIONAL OMBUDSMAN, the chairman of the board of parole, the director of 23 the office of probation and correctional alternatives, the commissioner correction of the city of New York, the president of the New York 24 of 25 State Sheriffs' Association Institute, Inc., and the president of the 26 Correctional Association of New York or their designees. The governor 27 shall appoint a chairman and vice-chairman from among the members.

28 S 10. Section 89-f of the correction law, as added by chapter 549 of 29 the laws of 1987, is amended to read as follows:

30 89-f. Oversight. The [state commission of correction] OFFICE OF THE S 31 CORRECTIONAL OMBUDSMAN shall exercise the same powers and duties 32 concerning each alternate correctional facility as the [commission] 33 OFFICE is required to exercise concerning a New York state correctional 34 facility. The [commission] OFFICE shall prepare an annual report on each 35 alternate correctional facility which shall evaluate and assess the department's compliance with all rules and regulations 36 applicable to 37 that facility and the operation agreement and which shall include an analysis of the frequency and severity of all unusual incidents and assaults occurring in that facility. The annual reports shall be filed 38 39 with the governor, the mayor of the city of New York, the chairman of 40 the senate crime and correction committee, and the chairman of the 41 assembly committee on correction no later than the first day of June 42 of 43 each year.

44 S 11. Subdivision 1 of section 112 of the correction law, as amended 45 by section 19 of subpart A of part C of chapter 62 of the laws of 2011, 46 is amended to read as follows:

47 The commissioner of corrections and community supervision shall 1. 48 have the superintendence, management and control of the correctional 49 facilities in the department and of the inmates confined therein, and of 50 all matters relating to the government, discipline, policing, contracts 51 and fiscal concerns thereof. He or she shall have the power and it shall 52 be his or her duty to inquire into all matters connected with said correctional facilities AND TO REPORT ANY ALLEGATIONS OF CORRUPTION, 53 FRAUD, CRIMINAL ACTIVITY, CONFLICTS OF INTEREST OR ABUSE TO 54 THE OFFICE 55 CORRECTIONAL OMBUDSMAN FOR INVESTIGATION, AS WELL AS REPORT TO OF THE 56 SUCH OFFICE ON OTHER CORRECTIONAL ISSUES, INCLUDING, BUT NOT LIMITED TO,

STAFF RECRUITMENT, TRAINING, SUPERVISION, DISCIPLINE, 1 INMATE DEATHS, 2 MEDICAL AND MENTAL HEALTH CARE, USE OF FORCE, INMATE VIOLENCE, CONDI-3 INMATE DISCIPLINARY PROCESS, INMATE GRIEVANCE TIONS OF CONFINEMENT, 4 PROCESS, SUBSTANCE-ABUSE TREATMENT, EDUCATIONAL, VOCATIONAL AND OTHER 5 PROGRAMMING AND RE-ENTRY PLANNING. He or she shall make such rules and 6 regulations, not in conflict with the statutes of this state, for the 7 government of the officers and other employees of the department 8 assigned to said facilities, and in regard to the duties to be performed 9 by them, and for the government and discipline of each correctional 10 facility, as he or she may deem proper, and shall cause such rules and 11 regulations to be recorded by the superintendent of the facility, and a copy thereof to be furnished to each employee assigned to the facility. 12 He or she shall also prescribe a system of accounts and records to be 13 14 kept at each correctional facility, which system shall be uniform at all 15 of said facilities, and he or she shall also make rules and regulations a record of photographs and other means of identifying each inmate 16 for 17 received into said facilities. He or she shall appoint and remove, 18 subject to the civil service law and rules, subordinate officers and 19 other employees of the department who are assigned to correctional 20 facilities.

S 12. Subdivision 1 of section 146 of the correction law, as amended by chapter 234 of the laws of 2013, is amended to read as follows:

23 1. The following persons shall be authorized to visit at pleasure all 24 correctional facilities: The governor and lieutenant-governor, commis-25 sioner of general services, secretary of state, comptroller and attor-26 ney-general, members of the commission of correction, ANY EMPLOYEE OF, OR PERSON UNDER CONTRACT TO, THE OFFICE OF THE CORRECTIONAL OMBUDSMAN, 27 MEMBERS OF THE CORRECTIONAL OVERSIGHT BOARD, members of the legislature 28 29 and any employee of the department as requested by the member of the legislature if the member requests to be so accompanied, provided that 30 such request does not impact upon the department's ability to supervise, 31 32 manage and control its facilities as determined by the commissioner, 33 judqes of the court of appeals, supreme court and county judges, 34 district attorneys and every clergyman or minister, as such terms are 35 defined in section two of the religious corporations law, having charge 36 of a congregation in the county wherein any such facility is situated. 37 No other person not otherwise authorized by law shall be permitted to 38 enter a correctional facility except by authority of the commissioner of 39 correction under such regulations as the commissioner shall prescribe. 40 provisions of this section shall not apply to such portion of a The correctional facility in which inmates under sentence of 41 death are 42 confined.

43 S 13. Section 853 of the correction law, as amended by chapter 757 of 44 the laws of 1981, is amended to read as follows:

S 853. Reporting and information. To ensure the accurate maintenance and availability of statistics and records with respect to participation in temporary release programs, the department shall maintain the following information relative to the operation of temporary release programs: (a) number of inmate participants in each temporary release program;

50 (b) number of inmates participating in temporary release program, 51 written approval of the commissioner was required pursuant to subdivi-52 sion two of section eight hundred fifty-one of this chapter;

53 (c) number and type of individual programs approved for each partic-54 ipant;

55 (d) approved participating employers and educational institutions;

56 (e) number of inmates arrested;

2

(f) inmates involuntarily returned for violations by institution;

(g) absconders still at large;

3 (h) number of disciplinary proceedings initiated and the results ther-4 eof;

5 (i) number of temporary release committee decisions appealed and the 6 results thereof by institution;

7 (j) reports or information made available to the department with 8 respect to the participation of individuals in such programs, including 9 any incidents of absconding or re-arrest.

10 The department shall also forward to the [state commission of 11 correction] OFFICE OF THE CORRECTIONAL OMBUDSMAN quarterly reports 12 including, but not limited to, the information identified in subdivi-13 sions (a), (b), (d), (e), (f) and (g) of this section and such other 14 information requested by the [commission] OFFICE or available to the 15 department with respect to such programs.

16 S 14. Section 854 of the correction law, as added by chapter 691 of 17 the laws of 1977, is amended to read as follows:

18 S 854. Evaluation and recommendation. In recognition of the need for 19 independent evaluation of, and recommendations with respect to, an temporary release, the [commission of correction] OFFICE OF THE CORREC-20 21 TIONAL OMBUDSMAN shall evaluate and assess the administration and opera-22 tion of all temporary release programs conducted pursuant to this arti-23 cle and shall submit to the governor and the legislature by March first, 24 [nineteen hundred seventy-eight] TWO THOUSAND NINETEEN, its findings 25 together with any recommendations with respect to the proper operation 26 or the improvement of such temporary release programs.

27 S 15. Section 857 of the correction law, as added by chapter 691 of 28 the laws of 1977, is amended to read as follows:

29 857. Complaint and abuse review. Any person may submit to the S [commission of correction] OFFICE OF THE CORRECTIONAL OMBUDSMAN 30 any complaint he or she may have concerning programmatic abuses. 31 The 32 [commission of correction] OFFICE shall evaluate such complaints and, 33 where indicated, conduct any needed investigation. If the [commission] 34 OFFICE concludes that a complaint is valid, the [commission] OMBUDSMAN shall make recommendations to the department for corrective action. 35 Where the [commission] OFFICE believes sufficient evidence exists 36 to 37 support a criminal charge, the [commission] OFFICE shall report such 38 evidence to the appropriate law enforcement agencies.

39 S 16. Subdivision 6 of section 677 of the county law, as amended by 40 chapter 490 of the laws of 2015, is amended to read as follows:

Notwithstanding section six hundred seventy of this article or any 41 6. other provision of law, the coroner, coroner's physician or medical 42 43 examiner shall promptly provide the chairman of the correction medical 44 review board OR THE COMMISSIONER OF THE OFFICE OF THE CORRECTIONAL 45 OMBUDSMAN and the commissioner of corrections and community supervision, APPROPRIATE, with copies of any autopsy report, toxicological report 46 AS 47 or any report of any examination or inquiry prepared with respect to any 48 death occurring to an inmate of a correctional facility as defined by subdivision three of section forty of the correction law within his OR 49 50 HER county; and shall promptly provide the executive director of the 51 justice center for the protection of people with special needs with copies of any autopsy report, toxicology report or any report of 52 any examination or inquiry prepared with respect to the death of any service 53 54 recipient occurring while he or she was a resident in any facility oper-55 ated, licensed or certified by any agency within the department of mental hygiene, the office of children and family services, the depart-56

ment of health or the state education department. If the toxicological 1 2 report is prepared pursuant to any agreement or contract with anv 3 person, partnership, corporation or governmental agency with the coroner 4 or medical examiner, such report shall be promptly provided to the 5 chairman of the correction medical review board, THE COMMISSIONER OF THE 6 OFFICE OF THE CORRECTIONAL OMBUDSMAN, the commissioner of corrections 7 community supervision or the executive director of the justice and center for people with special needs, as appropriate, by 8 such person, partnership, corporation or governmental agency. 9

10 17. Section 2.10 of the criminal procedure law is amended by adding S 11 a new subdivision 84 to read as follows: 12

84. INVESTIGATORS OF THE OFFICE OF THE CORRECTIONAL OMBUDSMAN.

S 18. Subdivision 2 of section 285 of the education law, as added by 13 14 section 6 of part 0 of chapter 57 of the laws of 2005, is amended to 15 read as follows:

16 2. The commissioner is authorized to expend up to one hundred seven-17 ty-five thousand dollars annually to provide grants to public library systems operating under an approved plan of service for provision of 18 services to county jail facilities. Such formula grants shall assist the 19 20 library system in making available to the inmate population of such 21 facility or facilities the library resources of such system. Such grants 22 shall be available to each public library system in such manner as to 23 insure that the ratio of the amount each system is eligible to receive 24 equals the ratio of the number of inmates served by the county jail 25 facility to the total number of inmates served by county jail facilities 26 in the state as of July first of the year preceding the calendar year in which the state aid to public library systems is to be paid. Inmate 27 populations shall be certified by the [New York state commission of 28 29 correction] OFFICE OF THE CORRECTIONAL OMBUDSMAN. The commissioner 30 shall adopt any regulations necessary to carry out the purposes and 31 provisions of this subdivision.

32 19. Section 63 of the executive law is amended by adding a new S 33 subdivision 17 to read as follows:

34 17. INVESTIGATE THE ALLEGED COMMISSION OF ANY CRIMINAL OFFENSE OR COMMITTED BY AN EMPLOYEE OF THE DEPARTMENT OF CORRECTIONS AND 35 OFFENSES COMMUNITY SUPERVISION IN CONNECTION WITH THE PERFORMANCE OF HIS OR HER 36 37 OFFICIAL DUTIES, AND PROSECUTE ANY SUCH PERSON OR PERSONS BELIEVED TO 38 HAVE COMMITTED SUCH CRIMINAL OFFENSE OR OFFENSES IN CONNECTION WITH THE 39 PERFORMANCE OF HIS OR HER OFFICIAL DUTIES. THE ATTORNEY GENERAL MAY ONLY 40 JURISDICTION PROVIDED BY THIS SUBDIVISION UPON A WRITTEN THE EXERCISE FINDING THAT SUCH JURISDICTION IS NECESSARY BECAUSE: (A) OF A LACK OF 41 ALTERNATIVE PROSECUTORIAL RESOURCES TO ADEQUATELY INVESTIGATE AND PROSE-42 43 SUCH CRIMINAL OFFENSE OR OFFENSES OR, (B) THE EXERCISE OF SUCH CUTE 44 JURISDICTION IS NECESSARY TO ENSURE THE CONFIDENCE OF THE PUBLIC IN THE 45 SYSTEM. IN ALL SUCH PROCEEDINGS, THE ATTORNEY GENERAL MAY JUDICIAL APPEAR IN PERSON OR BY HIS OR HER DEPUTY OR ASSISTANT BEFORE 46 ANY COURT 47 ALL OF THE POWERS AND PERFORM ALL OF THE JURY AND EXERCISE OR GRAND 48 DUTIES WITH RESPECT TO SUCH ACTIONS OR PROCEEDINGS WHICH THEDISTRICT 49 ATTORNEY WOULD OTHERWISE BE AUTHORIZED OR REQUIRED TO EXERCISE OR 50 PERFORM.

51 S 20. Paragraph (a) of subdivision 1 of section 169 of the executive as amended by section 9 of part A of chapter 60 of the laws of 52 law, 2012, is amended to read as follows: 53

54 (a) commissioner of corrections and community supervision, COMMISSION-55 ER OF THE OFFICE OF THE CORRECTIONAL OMBUDSMAN, commissioner of educa-56 tion, commissioner of health, commissioner of mental health, commission-

of developmental disabilities, commissioner of children and family 1 er services, commissioner of temporary and disability assistance, 2 chancel-3 lor of the state university of New York, commissioner of transportation, 4 commissioner of environmental conservation, superintendent of state 5 police, commissioner of general services, commissioner of the division 6 homeland security and emergency services and the executive director of 7 of the state gaming commission;

8 S 21. Subdivision 9 of section 837-a of the executive law, as added by 9 section 4 of part Q of chapter 56 of the laws of 2009, is amended to 10 read as follows:

11 9. In consultation with the state commission of correction, THE OFFICE 12 OF THE CORRECTIONAL OMBUDSMAN and the municipal police training council, 13 establish and maintain basic and other correctional training programs 14 for such personnel employed by correctional facilities as the commis-15 sioner shall deem necessary. Such basic correctional training program shall be satisfactorily completed by such personnel prior to their 16 undertaking their duties or within one year following the date of their 17 18 appointment or at such times as the commissioner may prescribe. 19 Provided, however, the commissioner may, after consultation with the state commission of correction OR THE OFFICE OF CORRECTIONAL OMBUDSMAN, 20 21 exempt from such requirement personnel employed by any correctional 22 facility which, in the opinion of the commissioner, maintains a basic correctional training program of a standard equal to or higher than that 23 established and maintained by the division; or revoke in whole or in 24 25 part such exemption, if in his or her opinion the standards of the basic 26 correctional training program maintained by such facility are lower than 27 those established pursuant to this article.

28 S 22. Subdivision (c) of section 33.13 of the mental hygiene law is 29 amended by adding a new paragraph 18 to read as follows:

30 18. TO THE OFFICE OF THE CORRECTIONAL OMBUDSMAN.

31 S 23. Subdivision 1 of section 2782 of the public health law is 32 amended by adding a new paragraph (r) to read as follows:

(R) AN EMPLOYEE OR AGENT OF THE OFFICE OF THE CORRECTIONAL OMBUDSMAN
 IN ORDER TO CARRY OUT THE OFFICE'S FUNCTIONS, POWERS AND DUTIES WITH
 RESPECT TO THE PROTECTED INDIVIDUAL, PURSUANT TO ARTICLE THREE-A OF THE
 CORRECTION LAW.

37 S 24. Paragraph (a) of subdivision 2 of section 2786 of the public 38 health law, as added by chapter 584 of the laws of 1988, is amended to 39 read as follows:

40 Each state agency authorized pursuant to this article to obtain (a) confidential HIV related information shall, in consultation with the 41 department of health, promulgate regulations: (1) to provide [safe-42 43 quards] SAFEGUARDS to prevent discrimination, abuse or other adverse 44 actions directed toward protected individuals; (2) to prohibit the 45 disclosure of such information except in accordance with this article; (3) to seek to protect individuals in contact with the protected indi-46 47 vidual when such contact creates a significant risk of contracting or transmitting HIV infection through the exchange of body fluids[,]; and 48 49 (4) to establish criteria for determining when it is reasonably neces-50 sary for a provider of a health or social service or the state agency or local government agency to have or to use confidential HIV related 51 а information for supervision, monitoring, investigation, or adminis-tration and for determining which employees and agents may, in the ordi-52 53 54 nary course of business of the agency or provider, be authorized to 55 access confidential HIV related information pursuant to the provisions 56 of paragraphs (1) and (m) of subdivision one and subdivision six of

section twenty-seven hundred eighty-two of this article; and provided further that such regulations shall be promulgated by the chairperson of the commission of correction OR THE OFFICE OF THE CORRECTIONAL OMBUDSMAN where disclosure is made pursuant to paragraphs (n) [and], (o), OR (R) of subdivision one of section twenty-seven hundred eighty-two of this article.

7 S 25. Subdivision 8 of section 92 of the public officers law, as 8 amended by section 135 of subpart B of part C of chapter 62 of the laws 9 of 2011, is amended to read as follows:

10 Public safety agency record. The term "public safety agency (8) record" means a record of the state commission of correction, THE OFFICE 11 12 OF THE CORRECTIONAL OMBUDSMAN, the temporary state commission of investhe department of corrections and community supervision, the 13 tigation, 14 office of children and family services, the office of victim services, 15 the office of probation and correctional alternatives or the division of state police or of any agency or component thereof whose primary func-16 17 tion is the enforcement of civil or criminal statutes if such record 18 pertains to investigation, law enforcement, confinement of persons in correctional facilities or supervision of persons pursuant to criminal 19 20 conviction or court order, and any records maintained by the division of 21 criminal justice services pursuant to sections eight hundred thirty-sev-22 eight hundred thirty-seven-a, eight hundred thirty-seven-b, eight en, 23 hundred thirty-seven-c, eight hundred thirty-eight, eight hundred thir-24 ty-nine, and eight hundred forty-five of the executive law and by the 25 department of state pursuant to section ninety-nine of the executive 26 law.

27 S 26. Subdivision 1 of section 460-c of the social services law, as 28 amended by chapter 838 of the laws of 1987, is amended to read as 29 follows:

1. Excepting state institutions for the education and support of the 30 31 blind, the deaf and the dumb, facilities subject to the approval, visi-32 tation and inspection of the state department of mental hygiene, THE 33 OFFICE OF THE CORRECTIONAL OMBUDSMAN or the state commission of 34 correction, facilities operated by or under the supervision of the division for youth and facilities subject to the supervision of the depart-35 ment of health pursuant to article twenty-eight of the public health 36 37 law, the department shall inspect and maintain supervision over all public and private facilities or agencies whether state, county, munici-38 39 pal, incorporated or not incorporated which are in receipt of public 40 funds, which are of a charitable, eleemosynary, correctional or reformatory character, including facilities or agencies exercising custody of 41 dependent, neglected, abused, maltreated, abandoned or delinquent chil-42 43 dren, agencies engaged in the placing-out or boarding-out of children as defined in section three hundred seventy-one of this chapter, homes or 44 45 shelters for unmarried mothers, residential programs for victims of domestic violence as defined in subdivision [five] FOUR of section four 46 47 hundred fifty-nine-a of this chapter and adult care facilities. 48 S 27. This act shall take effect one year after it shall have become a

49 law.