## STATE OF NEW YORK

1533

2017-2018 Regular Sessions

## IN ASSEMBLY

January 12, 2017

Introduced by M. of A. WEINSTEIN, SEPULVEDA, SEAWRIGHT -- Multi-Sponsored by -- M. of A. BRAUNSTEIN, COOK, GLICK, JAFFEE -- read once and referred to the Committee on Judiciary

AN ACT to amend the domestic relations law and the family court act, in relation to child custody forensic reports

## The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1	Section 1. Section 70 of the domestic relations law is amended by
2	adding a new subdivision (c) to read as follows:
3	(c) Court ordered forensic evaluations in proceedings involving child
4	custody and visitation. Where a court order is issued for an evaluation
5	or investigation of the parties or a child by a forensic mental health
б	professional, a probation service, a child protective service or any
7	other person authorized by statute, all of whom shall be considered
8	"court ordered evaluators" for purposes of this subdivision, appointed
9	by the court to assist with the determination of child custody or visi-
10	tation pursuant to this article, for purposes of such court ordered
11	forensic evaluations and investigations:
12	(1) Any report or evaluation prepared by the court ordered evaluator,
13	to be known as a "forensic report" for the purposes of this subdivision,
14	shall be confidential and kept under seal except that, all parties,
15	their attorneys and the attorney for the child shall have a right to
16	receive a copy of any such forensic report upon receipt of such a report
17	by the court, subject to the provisions of section three thousand one
18	hundred three of the civil practice law and rules. Provided, however, in
19	no event shall a party or his or her counsel be prevented from access to
20	or review of a forensic report in advance of and during trial. Any
21	conditions or limitations imposed by the court pursuant to this subdivi-
22	sion relating to disclosure of the forensic report shall accommodate for
23	language access and disability. Upon application by counsel or a party
24	the court shall permit a copy of the forensic report and a copy of the

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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court ordered evaluator's files as provided for under paragraph two of 1 2 this subdivision to be provided to any person retained to assist counsel 3 or any party, subject to the provisions of section three thousand one 4 hundred three of the civil practice law and rules; and 5 (2) Pursuant to a demand made under rule three thousand one hundred б twenty of the civil practice law and rules, the court ordered evaluator 7 shall provide to a party, his or her attorney or the attorney for the 8 child the entire file related to the proceeding including but not limit-9 ed to, all underlying notes, test data, raw test materials, underlying 10 materials provided to or relied upon by the court ordered evaluator and 11 any records, photographs or other evidence for inspection and photocopying, subject to the provisions of section three thousand one hundred 12 13 three of the civil practice law and rules; and 14 (3) A willful failure to comply with a court order conditioning or limiting access to a forensic report shall be contempt of court and may 15 16 be punishable as such as provided under section seven hundred fiftythree of the judiciary law. The court shall notify the parties and coun-17 sel on the record that a willful failure to comply with the court order 18 shall be contempt of court which may include punishment of a fine or 19 20 imprisonment or both; and 21 (4) Admissibility into evidence of the forensic report or the court 22 ordered evaluator's file shall be subject to objection of any party, his or her attorney or the attorney for the child pursuant to the rules of 23 evidence and subject to the right of cross-examination. 24 § 2. Subdivision 1 of section 240 of the domestic relations law 25 is 26 amended by adding a new paragraph (a-3) to read as follows: 27 (a-3) Court ordered forensic evaluations in proceedings involving child custody and visitation. Where a court order is issued for an eval-28 29 uation or investigation of the parties or a child by a forensic mental 30 health professional, a probation service, a child protective service or 31 any other person authorized by statute, all of whom shall be considered 32 "court ordered evaluators" for purposes of this subdivision, appointed 33 by the court to assist with the determination of child custody or visi-34 tation pursuant to this subdivision, for purposes of such court ordered 35 forensic evaluations and investigations: 36 (1) Any report or evaluation prepared by the court ordered evaluator, 37 to be known as a "forensic report" for the purposes of this paragraph, 38 shall be confidential and kept under seal except that, all parties, their attorneys and the attorney for the child shall have a right to 39 receive a copy of any such forensic report upon receipt of such a report 40 by the court, subject to the provisions of section three thousand one 41 42 hundred three of the civil practice law and rules. Provided, however, in 43 no event shall a party or his or her counsel be prevented from access to or review of a forensic report in advance of and during trial. Any 44 45 conditions or limitations imposed by the court pursuant to this subdivi-46 sion relating to disclosure of the forensic report shall accommodate for language access and disability. Upon application by counsel or a party 47 the court shall permit a copy of the forensic report and a copy of the 48 court ordered evaluator's files as provided for under subparagraph two 49 50 of this paragraph to be provided to any person retained to assist coun-51 sel or any party, subject to the provisions of section three thousand 52 one hundred three of the civil practice law and rules; and 53 (2) Pursuant to a demand made under rule three thousand one hundred 54 twenty of the civil practice law and rules, the court ordered evaluator shall provide to a party, his or her attorney or the attorney for the 55 56 child the entire file related to the proceeding including but not limit-

1	ed to, all underlying notes, test data, raw test materials, underlying
2	materials provided to or relied upon by the court ordered evaluator and
3	any records, photographs or other evidence for inspection and photocopy-
4	ing, subject to the provisions of section three thousand one hundred
5	three of the civil practice law and rules; and
6	(3) A willful failure to comply with a court order conditioning or
7	limiting access to a forensic report shall be contempt of court and may
8	be punishable as such as provided under section seven hundred fifty-
9	three of the judiciary law. The court shall notify the parties and coun-
10	sel on the record that a willful failure to comply with the court order
11	shall be contempt of court which may include punishment of a fine or
12	imprisonment or both; and
13	(4) Admissibility into evidence of the forensic report or the court
14	ordered evaluator's file shall be subject to objection of any party, his
15	or her attorney or the attorney for the child pursuant to the rules of
16	evidence and subject to the right of cross-examination.
17	§ 3. Subdivision (c) of section 251 of the family court act is relet-
18	tered subdivision (d) and a new subdivision (c) is added to read as
19	follows:
20	(c) Court ordered forensic evaluations in child custody and visitation
21	proceedings. Notwithstanding the provisions of this section to the
	contrary, where a court order is issued for an evaluation or investi-
22	gation of the parties or a child by a forensic mental health profes-
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24	sional, a probation service, a child protective service or any other
25	person authorized by statute, all of whom shall be considered "court
26	ordered evaluators" for purposes of this subdivision, appointed by the
27	court to assist with the determination of child custody or visitation
28	pursuant to article four or six of this act, for purposes of such court
29	ordered forensic evaluations and investigations:
30	(1) Notwithstanding section one hundred sixty-five of this act and
31	section four hundred eight of the civil practice law and rules, the
32	provisions and limitations of sections three thousand one hundred one
33	and three thousand one hundred three of the civil practice law and rules
34	shall apply; and
35	(2) Any report or evaluation prepared by the court ordered evaluator,
36	to be known as a "forensic report" for the purposes of this subdivision,
37	shall be confidential and kept under seal except that, all parties,
38	their attorneys and the attorney for the child shall have a right to
39	receive a copy of any such forensic report upon receipt of such a report
40	by the court, subject to the provisions of section three thousand one
41	hundred three of the civil practice law and rules. Provided, however, in
42	no event shall a party or his or her counsel be prevented from access to
43	or review of a forensic report in advance of and during trial. Any
44	conditions or limitations imposed by the court pursuant to this subdivi-
45	sion relating to disclosure of the forensic report shall accommodate for
46	language access and disability. Upon application by counsel or a party
47	the court shall permit a copy of the forensic report and a copy of the
48	court ordered evaluator's files as provided for under paragraph three of
49	this subdivision to be provided to any person retained to assist counsel
50	or any party, subject to the provisions of section three thousand one
51	hundred three of the civil practice law and rules; and
52	(3) Pursuant to a demand made under rule three thousand one hundred
53	twenty of the civil practice law and rules, the court ordered evaluator
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	shall provide to a party, his or her attorney or the attorney for the
55	shall provide to a party, his or her attorney or the attorney for the child the entire file related to the proceeding including but not limit-

materials provided to or relied upon by the court ordered evaluator and 1 2 any records, photographs or other evidence for inspection and photocopy-3 ing, subject to the provisions of section three thousand one hundred 4 three of the civil practice law and rules; and 5 (4) A willful failure to comply with a court order conditioning or б limiting access to a forensic report shall be contempt of court and may 7 be punishable as such as provided under section seven hundred fifty-8 three of the judiciary law. The court shall notify the parties and coun-9 sel on the record that a willful failure to comply with the court order shall be contempt of court which may include punishment of a fine or 10 11 imprisonment or both; and (5) Admissibility into evidence of the forensic report or the court 12 13 ordered evaluator's file shall be subject to objection of any party, his 14 or her attorney or the attorney for the child pursuant to the rules of evidence and subject to the right of cross-examination. 15 16 § 4. Section 651 of the family court act is amended by adding a new 17 subdivision (g) to read as follows: (g) Court ordered forensic evaluations in child custody and visitation 18 19 proceedings. Notwithstanding the provisions of this section to the contrary, where a court order is issued for an evaluation or investi-20 21 gation of the parties or a child by a forensic mental health professional, a probation service, a child protective service or any other 22 person authorized by statute, all of whom shall be considered "court 23 ordered evaluators" for purposes of this subdivision, appointed by the 24 25 court to assist with the determination of child custody or visitation 26 pursuant to this article or article four of this act, for purposes of 27 such court ordered forensic evaluations and investigations: 28 (1) Notwithstanding section one hundred sixty-five of this act and 29 section four hundred eight of the civil practice law and rules, the 30 provisions and limitations of sections three thousand one hundred one 31 and three thousand one hundred three of the civil practice law and rules 32 shall apply; and 33 (2) Any report or evaluation prepared by the court ordered evaluator, to be known as a "forensic report" for the purposes of this subdivision, 34 35 shall be confidential and kept under seal except that, all parties, their attorneys and the attorney for the child shall have a right to 36 receive a copy of any such forensic report upon receipt of such a report 37 by the court, subject to the provisions of section three thousand one 38 hundred three of the civil practice law and rules. Provided, however, in 39 no event shall a party or his or her counsel be prevented from access to 40 or review of a forensic report in advance of and during trial. 41 Any 42 conditions or limitations imposed by the court pursuant to this subdivi-43 sion relating to disclosure of the forensic report shall accommodate for 44 language access and disability. Upon application by counsel or a party 45 the court shall permit a copy of the forensic report and a copy of the 46 court ordered evaluator's files as provided for under paragraph three of this subdivision to be provided to any person retained to assist counsel 47 or any party, subject to the provisions of section three thousand one 48 hundred three of the civil practice law and rules; and 49 (3) Pursuant to a demand made under rule three thousand one hundred 50 51 twenty of the civil practice law and rules, the court ordered evaluator 52 shall provide to a party, his or her attorney or the attorney for the 53 child the entire file related to the proceeding including but not limited to, all underlying notes, test data, raw test materials, underlying 54 materials provided to or relied upon by the court ordered evaluator and 55 56 any records, photographs or other evidence for inspection and photocopy-

1	ing, subject to section three thousand one hundred three of the civil
2	practice law and rules; and
3	(4) A willful failure to comply with a court order conditioning or
4	limiting access to a forensic report shall be contempt of court and may
5	be punishable as such as provided under section seven hundred fifty-
б	three of the judiciary law. The court shall notify the parties and coun-
7	sel on the record that a willful failure to comply with the court order
8	shall be contempt of court which may include punishment of a fine or
9	imprisonment or both; and
10	(5) Admissibility into evidence of the forensic report or the court
10 11	(5) Admissibility into evidence of the forensic report or the court ordered evaluator's file shall be subject to objection of any party, his
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11	ordered evaluator's file shall be subject to objection of any party, his
11 12	ordered evaluator's file shall be subject to objection of any party, his or her attorney or the attorney for the child pursuant to the rules of
11 12 13	ordered evaluator's file shall be subject to objection of any party, his or her attorney or the attorney for the child pursuant to the rules of evidence and subject to the right of cross-examination.
11 12 13 14	ordered evaluator's file shall be subject to objection of any party, his or her attorney or the attorney for the child pursuant to the rules of evidence and subject to the right of cross-examination. § 5. This act shall take effect on the ninetieth day after it shall
11 12 13 14 15 16	ordered evaluator's file shall be subject to objection of any party, his or her attorney or the attorney for the child pursuant to the rules of evidence and subject to the right of cross-examination. § 5. This act shall take effect on the ninetieth day after it shall have become a law, provided, however, that effective immediately the

19 such effective date.