STATE OF NEW YORK

1629

2017-2018 Regular Sessions

IN ASSEMBLY

January 12, 2017

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

AN ACT to amend the criminal procedure law and the family court act, in relation to requiring law enforcement authorities to advise persons under the age of eighteen years of certain rights when such persons are questioned while in custody

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

- 1 Section 1. Section 60.45 of the criminal procedure law is amended by 2 adding a new subdivision 3 to read as follows:
- 3. A confession, admission or other statement is "involuntarily made"
 4 by a defendant, who is under eighteen years of age, when it is obtained
 5 from him or her while he or she is subject to a custodial interrogation
 6 by a public servant engaged in law enforcement activity, prior to such
 7 public servant:
- 8 (a) continuously reading, in its entirety, to the defendant, without
 9 stopping for purposes of a response from the defendant or verifying
 10 comprehension, the following statement:
- "You have the right to remain silent. That means, you do not have to say anything. Anything you say can be used against you in court. You have the right to get help from a lawyer. If you cannot pay a lawyer,
- 14 the court will get you one for free. You have the right to stop this
 15 interview at any time."; and
- 15 <u>Interview at any time.</u> , and
- 16 <u>(b) after reading the statement required by paragraph (a) of this</u>
 17 <u>subdivision, asking the defendant the following questions and waiting</u>
 18 for the defendant's response thereto for each question:
- 19 "Do you want to talk to me?
- 20 <u>Do you want to have a lawyer?".</u>
- 21 § 2. Subdivision 3 of section 344.2 of the family court act is renum-22 bered subdivision 4 and a new subdivision 3 is added to read as follows:

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

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3. A confession, admission or other statement is "involuntarily made"
by a respondent when it is obtained from him or her while he or she is
subject to a custodial interrogation by a public servant engaged in law
enforcement activity, prior to such public servant:

- 5 (a) continuously reading, in its entirety, to the respondent, without
 6 stopping for purposes of a response from the respondent or verifying
 7 comprehension, the following statement:
- 8 "You have the right to remain silent. That means, you do not have to
 9 say anything. Anything you say can be used against you in court. You
 10 have the right to get help from a lawyer. If you cannot pay a lawyer,
 11 the court will get you one for free. You have the right to stop this
- 12 interview at any time."; and
- 13 <u>(b) after reading the statement required by paragraph (a) of this</u>
 14 <u>subdivision, asking the respondent the following questions and waiting</u>
 15 <u>for the respondent's response thereto for each question:</u>
- 16 "Do you want to talk to me?
- 17 <u>Do you want to have a lawyer?".</u>
- 18 § 3. This act shall take effect on the thirtieth day after it shall
- 19 have become a law.