## STATE OF NEW YORK

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2017-2018 Regular Sessions

## IN ASSEMBLY

January 10, 2017

Introduced by M. of A. SIMON, ABBATE, ARROYO, BLAKE, COOK, GOTTFRIED, JAFFEE, JOYNER, MONTESANO, MOSLEY, PERRY, RAIA, SKARTADOS, STECK, WEPRIN -- Multi-Sponsored by -- M. of A. CROUCH, GUNTHER, McDONOUGH, McLAUGHLIN, RIVERA, SALADINO -- read once and referred to the Committee on Children and Families

AN ACT to amend the social services law, in relation to requiring child protective services to document home visits with photographs

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

- 1 Section 1. This act shall be known and may be cited as "Marchella 2 Pierce's Law".
  - § 2. Subdivision 3 of section 421 of the social services law, as amended by chapter 718 of the laws of 1986, paragraph (a) as amended by chapter 110 of the laws of 1989 and the closing paragraph as amended by chapter 320 of the laws of 1990, is amended to read as follows:
- 3. promulgate regulations setting forth requirements for the perform8 ance by local social services departments of the duties and powers
  9 imposed and conferred upon them by the provisions of this title and of
  10 article ten of the family court act. Such regulations shall establish
  11 uniform requirements for the investigation of reports of child abuse or
  12 maltreatment under this title. The department shall also issue guide13 lines which shall set forth the circumstances or conditions under which:
- 14 (a) personal contact shall be made with the child named in the report 15 and any other children in the same household, including interviewing 16 such child or children absent the subject of the report whenever possi-17 ble and appropriate;
- 18 (b) photographs of visible physical injuries or trauma of children who 19 may be the victims of abuse or maltreatment shall be taken or arranged 20 for;

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

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47 48 (c) medical examination of a child who may be a victim of abuse or maltreatment and documentation of findings of such examination, shall be required.

4 The department shall promulgate regulations to establish standards for 5 intervention, criteria for case closings, criteria for determining whether or not to initiate a child protective proceeding, and criteria 7 for the formulation of treatment plans and for the delivery of child 8 protective services including specification of the services to be clas-9 sified as child protective services, which shall also apply to any soci-10 ety for the prevention of cruelty to children which has entered into a 11 currently valid contract with a local department of social services to investigate child abuse or maltreatment reports. The department shall 12 13 promulgate regulations establishing minimum standards and practices for 14 the delivery of child protective services in connection with monitoring 15 and supervising respondents and their families as ordered by a family 16 court pursuant to section ten hundred thirty-nine and paragraphs (i), 17 (iii), (iv) and (v) of subdivision (a) of section ten hundred fifty-two 18 the family court act. The department shall require that every case-19 worker, child protective services employee or any person acting pursuant 20 to a contract for services with a local social services department who 21 has contact with a child as part of a treatment plan or supervision and monitoring, document each such contact with a photograph taken of the 22 child during such visit or contact. Such photograph shall be part of the 23 confidential case record for such child and shall be subject to periodic 24 25 review by the supervisor of the case. Such photograph must be of suffi-26 cient quality to clearly identify the child, and contain accurate data 27 with regard to the time and date of the photograph. Where the parent or 28 legal guardian of the child objects to the caseworker taking a photo-29 graph of the child during the visit, the caseworker shall provide a 30 form, supplied by the caseworker's agency of employment, stating that 31 the caseworker conducted the visit with the child and verified the well 32 being of the child. Such form shall be signed and dated by both the 33 child's parent or legal guardian and the caseworker at each visit where 34 a photograph is not taken. Such regulations shall also require local 35 child protective services to comply with notification requirements of 36 the family court act in connection with such monitoring and supervisory 37 responsibilities.

§ 3. Section 372 of the social services law is amended by adding a new subdivision 4-c to read as follows:

4-c. The records maintained pursuant to this section by any caseworker, child protective services employee or authorized agency as defined in section three hundred seventy-one of this title who has contact with a foster child as part of a treatment plan or supervision and monitoring, shall document each such contact with a photograph taken of the child during such visit or contact consistent with the requirements set forth in subdivision three of section four hundred twenty-one of this article.

§ 4. This act shall take effect immediately.