8239

## IN SENATE

April 20, 2018

Introduced by Sen. HANNON -- read twice and ordered printed, and when printed to be committed to the Committee on Children and Families

AN ACT to amend the executive law, in relation to requiring mandatory dissemination of information in certain cases of missing children

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

1	Section 1. The executive law is amended by adding a new section 837-t
2	to read as follows:
3	§ 837-t. Plans for dissemination of information in certain cases of
4	missing children. 1. Notwithstanding the provisions of section eight
5	hundred thirty-seven-f of this article, in consultation with the divi-
б	sion of state police and other appropriate agencies, the division shall,
7	by January first, two thousand nineteen, adopt and implement and there-
8	after regularly update a uniform plan for searching for children under
9	the age of eighteen believed to be abducted and missing autistic chil-
10	dren, when such children are believed to be in danger of serious bodily
11	harm or death. Such plan shall involve a proactive, coordinated
12	response, planned in advance, that is triggered immediately upon confir-
13	mation by a police officer, peace officer or police agency of a report
14	<u>of such a missing child.</u>
15	2. Such plans shall, at the minimum, require that:
16	(a) the name of such missing child, a description of the child and
17	other pertinent information shall be promptly dispatched over the police
18	communication system, pursuant to subdivision three of section two
19	hundred twenty-one of this chapter;
20	(b) such information shall be immediately provided orally, electron-
21	ically or by facsimile transmission to one or more radio stations and
22	other broadcast media outlets serving the community including, but not
23	limited to, those which have voluntarily agreed, in advance, to promptly
24	notify other such radio stations and other broadcast media outlets in
25	like manner;
26	(c) such information shall be immediately provided by electronic mail
27	message to one or more internet service providers and commercial mobile
28	service providers serving the community including, but not limited to,

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

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1	those which have voluntarily agreed, in advance, to promptly notify
2	<u>other such internet service providers in like manner;</u>
3	(d) participating radio stations and other participating broadcast
4	media outlets serving the community shall promptly broadcast a missing
5	child alert providing pertinent details concerning the child's disap-
б	pearance, breaking into regular programming where appropriate;
7	(e) participating internet service providers and commercial mobile
8	service providers serving the community shall promptly provide by elec-
9	tronic mail message a missing child alert providing pertinent details
10	concerning the child's disappearance; and
11	(f) police agencies not connected with the basic police communication
12	system in use in such jurisdiction shall transmit such information to
13	the nearest or most convenient electronic entry point, from which point
14	it may be promptly dispatched, in conformity with the orders, rules or
15	regulations governing the system.
16	3. No dispatch or transmission of a report concerning a missing child
17	shall be required by such plan if the investigating police department
18	advises, in its discretion, that the release of such information may
19	jeopardize the investigation or the safety of the child, or requests
20	forbearance for any reason.
21	§ 2. This act shall take effect January 1, 2019, provided that the
22	division of criminal justice services is immediately authorized and
23	directed to take any and all actions necessary to assure the implementa-
24	tion of the provisions of this act by such effective date.