

STATE OF NEW YORK

2281

2019-2020 Regular Sessions

IN ASSEMBLY

January 22, 2019

Introduced by M. of A. GANTT -- read once and referred to the Committee on Children and Families

AN ACT to amend the family court act and the executive law, in relation to the county of Monroe establishing a limited secure placement facility for juveniles; and providing for the repeal of such provisions upon expiration thereof

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

1 Section 1. Section 340.2 of the family court act, as added by chapter
2 920 of the laws of 1982, subdivision 3 as amended by chapter 173 of the
3 laws of 1999, is amended to read as follows:

4 § 340.2. Presiding judge. 1. The judge who presides at the commence-
5 ment of the fact-finding hearing shall continue to preside until such
6 hearing is concluded and an order entered pursuant to section 345.1
7 unless a mistrial is declared.

8 2. The judge who presides at the fact-finding hearing or accepts an
9 admission pursuant to section 321.3 shall preside at any other subse-
10 quent hearing in the proceeding, including but not limited to the dispo-
11 sitional hearing.

12 3. Notwithstanding the provisions of subdivision two, the rules of the
13 family court shall provide for the assignment of the proceeding to
14 another judge of the court when the appropriate judge cannot preside:

15 (a) by reason of illness, disability, vacation or no longer being a
16 judge of the court in that county; or

17 (b) by reason of removal from the proceeding due to bias, prejudice or
18 similar grounds; or

19 (c) because it is not practicable for the judge to preside.

20 4. Notwithstanding the provisions of subdivision two, any judge
21 presiding in the juvenile matters part of the Monroe county family court
22 may preside over any matters related to a juvenile delinquency proceed-
23 ing, including matters affecting dispositions imposed by another judge.

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

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1 5. The provisions of this section shall not be waived.

2 § 2. Section 355.4 of the family court act is amended by adding a new
3 subdivision 6 to read as follows:

4 6. When a respondent is placed at the Monroe county juvenile justice
5 center through the office of children and family services, the Monroe
6 county juvenile justice center shall possess the consent to provide
7 routine medical, dental and mental health services and treatment as
8 granted by the office of children and family services pursuant to this
9 section.

10 § 3. Section 501 of the executive law is amended by adding two new
11 subdivisions 3-a and 4-a to read as follows:

12 3-a. To enter into a memorandum of understanding with the county of
13 Monroe for such county to establish, operate and maintain a limited
14 secure placement facility.

15 4-a. To inspect and certify the Monroe county juvenile justice center
16 limited secure placement facility.

17 § 4. Section 505 of the executive law is amended by adding a new
18 subdivision 4 to read as follows:

19 4. The director of the Monroe county juvenile justice center shall be
20 appointed by the Monroe county director of social services.

21 § 5. Article 19-G of the executive law is amended by adding a new
22 title 2-A to read as follows:

23 TITLE 2-A

24 MONROE COUNTY JUVENILE JUSTICE CENTER

25 Section 509-a. Monroe county juvenile justice center established.

26 509-b. Definitions.

27 509-c. Juvenile justice center specifications.

28 509-d. Equal employment opportunities for minority and women-
29 owned business enterprises.

30 509-e. Prevailing wage requirements.

31 509-f. Juvenile probation investigation and diagnostic assess-
32 ment.

33 509-g. Substance and alcohol abuse treatment of juveniles.

34 509-h. Health services and education.

35 509-i. Educational components of the juvenile justice center.

36 509-j. Juvenile justice center oversight.

37 509-k. State reimbursement of funds.

38 § 509-a. Monroe county juvenile justice center established. Monroe
39 county shall operate and maintain a limited secure facility to be known
40 as the Monroe county juvenile justice center, for the placement of juve-
41 nile delinquents placed with the office of children and family services
42 by the Monroe county family court.

43 § 509-b. Definitions. For purposes of this title, the following words
44 shall have the following meanings:

45 1. "center" shall mean the Monroe county juvenile justice center.

46 2. "commissioner" shall mean the commissioner of the office of chil-
47 dren and family services.

48 3. "director" shall mean the director of the Monroe county juvenile
49 justice center appointed pursuant to subdivision four of section five
50 hundred five of this article.

51 § 509-c. Juvenile justice center specifications. The juvenile justice
52 center established pursuant to section five hundred nine-a of this title
53 shall consist of the following:

54 1. No more than sixty beds to be used for juveniles who have been
55 placed in the juvenile justice center; and

1 2. No more than seventy-five beds to be used for juveniles who are
2 being detained at the juvenile justice center and are awaiting placement
3 or adjudication.

4 § 509-d. Equal employment opportunities for minority and women-owned
5 business enterprises. 1. All contracts entered into by the center pursu-
6 ant to this title of whatever nature and all documents soliciting bids
7 or proposals therefor shall contain or make reference to the following
8 provisions:

9 (a) The contractor will not discriminate against employees or appli-
10 cants for employment because of race, creed, color, national origin,
11 sex, age, disability, or marital status, and will undertake or continue
12 existing programs of affirmative action to ensure that minority group
13 persons and women are afforded equal opportunity without discrimination.
14 Such programs shall include, but not be limited to, recruitment, employ-
15 ment, job assignment, promotion, upgrading, demotion, transfer, layoff,
16 termination, rates of pay or other forms of compensation, and selection
17 for training and retraining, including apprenticeship and on-the-job
18 training.

19 (b) The contractor shall request each employment agency, labor union,
20 or authorized representative of workers with which it has a collective
21 bargaining or other agreement or understanding and which is involved in
22 the performance of the contract with the center to furnish a written
23 statement that such employment agency, labor union or representative
24 shall not discriminate because of race, creed, color, national origin,
25 sex, age, disability or marital status and that such union or represen-
26 tative will cooperate in the implementation of the contractor's obli-
27 gations hereunder.

28 (c) The contractor shall state, in all solicitations or advertisements
29 for employees placed by or on behalf of the contractor in the perform-
30 ance of the contract with the center that all qualified applicants will
31 be afforded equal employment opportunity without discrimination because
32 of race, creed, color, national origin, sex, age, disability or marital
33 status.

34 (d) The contractor will include the provisions of this subdivision and
35 subdivisions two and three of this section in every subcontract or
36 purchase order in such a manner that such provisions will be binding
37 upon each subcontractor or vendor as to its work in connection with the
38 contract with the center.

39 2. The county shall establish measures, procedures and guidelines to
40 ensure that contractors and subcontractors undertake meaningful programs
41 to employ and promote qualified minority group members and women. Such
42 procedures may require after notice in a bid solicitation, the
43 submission of a minority and women workforce utilization program prior
44 to the award of any contract, or at any time thereafter, and may require
45 the submission of compliance reports relating to the operation and
46 implementation of any workforce utilization program adopted hereunder.
47 The county shall take appropriate action, including the impositions of
48 sanctions for non-compliance to effectuate the provisions of this
49 section and shall be responsible for monitoring compliance with this
50 title.

51 3. In the performance of projects pursuant to this title, minority and
52 women-owned business enterprises shall be given the opportunity for
53 meaningful participation. The county shall establish quantifiable stand-
54 ards and measures and procedures to secure meaningful participation and
55 identify those contracts and items of work for which minority and
56 women-owned business enterprises may best bid to actively and affirma-

1 tively promote and assist their participation in projects, so as to
2 facilitate the award of a fair share of contracts to such enterprises;
3 provided, however, that nothing in this title shall be construed to
4 limit the ability of the county to assure that qualified minority and
5 women-owned business enterprises may participate in the program. For
6 purposes hereof, minority business enterprise shall mean any business
7 enterprise which is at least fifty-one per centum owned by, or in the
8 case of a publicly owned business, at least fifty-one per centum of the
9 stock or other voting interest is owned by citizens or permanent resi-
10 dent aliens who are Black, Hispanic, Asian, American Indian, Pacific
11 Islander, or Alaskan Native, and such ownership interest is real,
12 substantial and continuing and has the authority to independently
13 control the day to day business decisions of the entity for at least one
14 year; and women-owned business enterprise shall mean any business enter-
15 prise which is at least fifty-one per centum owned by, or in the case of
16 a publicly owned business, at least fifty-one per centum of the stock to
17 other voting interests of which is owned by citizens or permanent resi-
18 dent aliens who are women, and such ownership interest is real, substan-
19 tial and continuing and has the authority to independently control the
20 day to day business decisions of the entity for at least one year.

21 The provisions of this subdivision shall not be construed to limit the
22 ability of any minority business enterprise to bid on any contract.

23 4. In order to implement the requirements and objectives of this
24 section, the county shall establish procedures to monitor contractors
25 compliance with provisions hereof, provide assistance in obtaining
26 competing qualified minority and women-owned business enterprises to
27 perform contracts proposed to be awarded, impose contractual sanctions
28 for non-compliance, and take other appropriate measures to improve the
29 access of minority and women-owned business enterprises to these
30 contracts.

31 § 509-e. Prevailing wage requirements. In the construction and devel-
32 opment of the center, Monroe county must comply with the provisions of
33 article eight of the labor law.

34 § 509-f. Juvenile probation investigation and diagnostic assessment.
35 For every juvenile who is detained or placed in the center, a probation
36 investigation and a diagnostic assessment shall be performed on such
37 juvenile. For the purposes of this section, the probation investigation
38 shall include, but not be limited to, the history of the juvenile
39 including previous conduct, the family situation, any previous psycho-
40 logical and psychiatric reports, school history, school adjustment,
41 previous social assistance provided by voluntary or public agencies and
42 the response of the juvenile to such assistance, and any possible histo-
43 ry of alcohol, substance or sexual abuse. For the purposes of this
44 section, the diagnostic assessment shall include, but not be limited to,
45 psychological tests and psychiatric interviews to determine mental
46 capacity and achievement, emotional stability and mental disabilities.
47 It shall include a clinical assessment of the situational factors that
48 may have contributed to the act or acts, including any alcohol,
49 substance or sexual abuse of the juvenile. When feasible, expert opinion
50 shall be rendered as to the risk presented by the juvenile to others or
51 himself, with a recommendation as to the need for a restrictive place-
52 ment.

53 § 509-g. Substance and alcohol abuse treatment of juveniles. 1.
54 Screening, evaluation and treatment for alcohol, cannabis and other
55 substances. The center shall contract with one or more community-based,
56 not-for-profit alcohol and/or substance abuse treatment providers

1 licensed by the office of alcoholism and substance abuse services to
2 screen, evaluate, diagnose, treat and provide all other necessary
3 services to juveniles placed at the center who use, are exposed to, or
4 at risk from exposure to alcohol, cannabis or other substances. Screen-
5 ing, evaluation, diagnosis, treatment and all other necessary services
6 for alcohol, cannabis and other substance use, abuse or exposure shall
7 be provided by appropriate health professionals licensed, certified or
8 credentialed by the office of alcoholism and substance abuse services.
9 The center shall give particular consideration to providers of alcohol
10 and substance abuse treatment services which demonstrate the ability to
11 provide treatment services that effectively reduce addiction in young
12 people.

13 a. All juveniles shall be screened upon placement at the center using
14 a protocol approved by the office of alcoholism and substance abuse
15 services to identify any use of, exposure to, or risk from alcohol,
16 cannabis or other substances. If a family court probation report or
17 diagnostic assessment provides all the required information necessary to
18 screen a juvenile for any use of, exposure to or risk from alcohol,
19 cannabis or other substances, the report or assessment may be adopted in
20 lieu of screening under this section.

21 b. A juvenile identified by screening, family court probation report,
22 family court diagnostic assessment or family court order for use of,
23 exposure to or risk from alcohol, cannabis or other substances shall be
24 evaluated using a protocol approved by the office of alcoholism and
25 substance abuse services to assess dependence on, use or abuse of, or
26 impairment from exposure to alcohol, cannabis or other substances. If a
27 family court probation report or diagnostic assessment provides all the
28 required information necessary to evaluate a juvenile for dependence on,
29 abuse of, or impairment from exposure to alcohol, cannabis or other
30 substances, the report or assessment may be adopted in lieu of evalu-
31 ation under this section.

32 c. The center shall provide treatment and other services to a juvenile
33 (i) who is diagnosed with alcohol, cannabis or other substance abuse,
34 alcohol, cannabis or other substance dependence or other psychoactive
35 substance use disorder and/or (ii) whose evaluation identifies evidence
36 of developmental or functional impairment in one or more major life
37 areas due to a relationship with a significant other as defined in
38 subdivision nineteen of section 1.03 of the mental hygiene law who uses,
39 abuses or depends on alcohol, cannabis or other substances.

40 d. The reasons for denial of treatment or services must be documented
41 in a written record kept by the center for a period of ten years.

42 2. Education about alcohol, cannabis and other substances. The center
43 shall provide to all juveniles placed at the center education and other
44 prevention services about the risks of alcohol and substance abuse
45 including the risks for children of alcohol and/or substance abusing
46 persons and for others at high risk for alcohol and/or substance abuse
47 problems.

48 § 509-h. Health services and education. The center shall contract with
49 a family planning clinic licensed under article twenty-eight of the
50 public health law to provide to both female and male juveniles as appro-
51 priate:

52 1. prompt and comprehensive reproductive health services including but
53 not limited to family planning; screening, diagnosis and treatment of
54 sexually transmitted diseases; screening, diagnosis and treatment of HIV
55 and AIDS; and gynecological and obstetrical services; and

1 2. family life education programs including but not limited to human
2 development, sexuality, physiology, reproductive health and contracep-
3 tion, sexually transmitted diseases and HIV/AIDS, abstinence, relation-
4 ships, roles and psycho-sexual development.

5 § 509-i. Educational components of the juvenile justice center. The
6 center must provide every child placed in the center with educational
7 services in accordance with the provisions of section four thousand two
8 of the education law.

9 § 509-j. Juvenile justice center oversight. 1. The office of children
10 and family services shall be responsible for ensuring that the center
11 meets all the necessary requirements including, but not limited to, the
12 educational services required by section five hundred nine-i of this
13 title and the treatment requirements pursuant to section five hundred
14 nine-g of this title.

15 2. The office of children and family services shall submit a report to
16 the temporary president of the senate and the speaker of the assembly
17 one year after the opening of the center, and every year thereafter.
18 Such report shall include at least the following:

19 a. Statistical data regarding the number of children detained and/or
20 placed at the center throughout the year;

21 b. An analysis of the alcohol and substance abuse treatment programs
22 offered by the center, and a summary of the effectiveness of such
23 programs on affected children;

24 c. An analysis of the educational services provided by the center,
25 including statistical data regarding the number of children who earn
26 high school or general equivalency diplomas; and

27 d. Information pertaining to the aftercare program and the placement
28 of children into the workforce.

29 3. The commissioner shall evaluate the center annually after the
30 center has opened. The office of children and family services shall
31 conduct two visits annually: one of which shall be announced, and one
32 unannounced to ensure full compliance with state law, and to monitor and
33 comment on the general health and well being of the youth at the facili-
34 ty. The commissioner is hereby authorized to terminate the center's
35 operation if he or she determines that it is in the best interests of
36 the state, the county, and the children who are placed within the center
37 to do so.

38 § 509-k. State reimbursement of funds. Subject to appropriation, the
39 state shall reimburse Monroe county for fifty percent of the costs asso-
40 ciated with construction, implementation and maintenance of the center.

41 § 6. Section 522 of the executive law, as added by chapter 552 of the
42 laws of 1993, is amended to read as follows:

43 § 522. Actions against persons rendering health care services at the
44 request of the [division] office of children and family services;
45 defense and indemnification. The provisions of section seventeen of the
46 public officers law shall apply to any person holding a license to prac-
47 tice a profession pursuant to article one hundred thirty-one, one
48 hundred thirty-one-B, one hundred thirty-two, one hundred thirty-three,
49 one hundred thirty-six, one hundred thirty-seven, one hundred thirty-
50 nine, one hundred forty-one, one hundred forty-three, one hundred
51 fifty-six or one hundred fifty-nine of the education law, who is render-
52 ing or has rendered professional services authorized under such license
53 while acting at the request of the [division] office of children and
54 family services or a facility of the [division] office of children and
55 family services or at the Monroe county juvenile justice center in
56 providing health care and treatment or professional consultation to

1 residents of [~~division~~] office of children and family services facili-
2 ties, or to infants of residents while such infants are cared for in
3 [~~division~~] office of children and family services facilities or at the
4 Monroe county juvenile justice center pursuant to section five hundred
5 sixteen of this [~~article~~] subtitle, without regard to whether such
6 health care and treatment or professional consultation is provided with-
7 in or without [~~a—division~~] an office of children and family services
8 facility.

9 § 7. The executive law is amended by adding a new section 522-a to
10 read as follows:

11 § 522-a. Training, education and aftercare model program. 1. For the
12 purposes of this section, the following terms shall have the following
13 meanings:

14 (a) "Commissioner" shall mean the commissioner of the office of chil-
15 dren and family services.

16 (b) "Program" shall mean the "training, education and aftercare model
17 (TEAM) program" authorized by subdivision two of this section.

18 (c) "Juvenile delinquent" shall mean a person over seven and less than
19 sixteen years of age, who, having committed an act that would constitute
20 a crime if committed by an adult, (i) is not criminally responsible for
21 such conduct by reason of infancy, or (ii) is the defendant in an action
22 ordered removed from a criminal court to the family court pursuant to
23 article seven hundred twenty-five of the criminal procedure law.

24 (d) "Contractor" shall mean not-for-profit or for-profit providers of
25 enhanced interventions for juvenile delinquents in the Monroe county
26 juvenile justice center.

27 (e) "Center" shall mean the Monroe county juvenile justice center.

28 2. (a) Monroe county is hereby authorized to establish the training,
29 education and aftercare model (TEAM) program in the Monroe county juve-
30 nille justice center to reduce juvenile delinquent recidivism. Such
31 program shall be outcome-driven and use recognized treatment models
32 which have been effective in serving and placing at-risk youth with
33 multiple barriers to employment.

34 (b) To accomplish the program objectives of paragraph (a) of this
35 subdivision, technical assistance shall be provided to center staff and
36 aftercare counselors to achieve the program improvements described in
37 paragraph (c) of this subdivision. Monroe county may use contractors
38 who have demonstrated effectiveness in serving and placing at-risk youth
39 with multiple barriers to employment to provide such technical assist-
40 ance, subject to a request for proposal.

41 (c) The program improvements sought shall include the following key
42 components:

43 (i) Aftercare and follow-up services. Full-time aftercare and
44 follow-up services shall be provided for the duration of the child's
45 assigned aftercare and shall include, but not be limited to, enhanced
46 procedures for ensuring frequent contacts at each phase of aftercare; an
47 automated case management system; and the implementation of performance
48 measures, as described in subdivision four of this section. The types of
49 aftercare services provided shall include, but not be limited to, job
50 search assistance and placement; job counseling; independent living
51 placement and assistance; mentoring; family counseling and support for
52 custodial and non-custodial parents; securing a school placement prior
53 to release from a facility; and where applicable, outreach, referral and
54 assistance in enrolling in the military or ROTC programs.

55 (ii) Youth service plans. Revised procedures shall be established for
56 developing youth service plans to set goals and identify services neces-

sary for post-release success. Juvenile delinquents placed in the Monroe county juvenile justice center shall have each intake assessment reviewed and expanded to include such plan within thirty days of assignment to such center. Such plan shall be developed in consultation with existing training and aftercare staff to ensure appropriate placement in education and all training-related services, in addition to alcohol or substance abuse, mental health, or other services deemed necessary in the assessment and as a part of ensuring successful intervention and post-release success. The plan shall be amended as appropriate to reflect changing service needs.

(iii) Education services. Technical assistance shall be provided on the use of non-traditional open entry and self-paced education models such as, computer-assisted instruction. Such assistance shall be integrated with work-based training.

(iv) Training services. Technical assistance shall be provided to enhance the following types of employability and socialization skills: occupational training programs, conflict resolution, behavior management, team work, discipline training, job search and interviewing techniques, independent living skills, and substance abuse counseling.

3. Such technical assistance provided shall include:

(a) Advice and assistance to existing center staff in improving education and training related interventions, as described in subparagraphs (iii) and (iv) of paragraph (c) of subdivision two of this section to support successful aftercare and reintegration of youth into the community;

(b) Assistance to center staff and aftercare counselors in coordinating with other services and accessing other funds to ensure juvenile delinquents are placed in any full-time combination of school, employment in unsubsidized or supported work, or further training activities within one week of release;

(c) A review of training programs, as described in subparagraph (iv) of paragraph (c) of subdivision two of this section, along with an analysis of related programs that serve at-risk youth to upgrade existing training programs and to ensure the use of state-of-the-art equipment, integration with basic skills instruction, and a labor market demand for the job training provided; and

(d) The development of procedures to ensure that the outcomes described in subdivision four of this section are established, measured, and continually monitored for each juvenile delinquent.

4. The program shall be evaluated on achievement of performance outcomes and program effectiveness. The evaluation shall be conducted by a research institute within the greater Monroe county area with established expertise in juvenile justice programs and practices. A control site shall be established to measure similar outcomes in a facility offering traditional services. The evaluation shall be based upon juvenile delinquent outcomes and the program's performance.

(a) Outcomes shall be established to measure performance for each juvenile delinquent at a minimum of two intervals--upon release and at least twelve months after release. Such outcomes may include behavioral incentives and shall measure:

(i) education and training gains while incarcerated and the initial placement and wage rate upon release; and

(ii) recidivism rates, employment status, and wage levels at least one year after release.

(b) The program shall be evaluated on the success of the juvenile delinquents based on the following measures:

- (i) job placement and twelve month retention rates for participants, regardless of whether employment has been with one or more employers;
- (ii) wage rates at placement and twelve months after initial placement;
- (iii) learning gains based on pre- and post-testing;
- (iv) obtaining a high school diploma or its equivalent or returning to school; and
- (v) recidivism rates at selected intervals after release.

5. No later than January first, two thousand twenty-one, and each January first thereafter, the office of children and family services shall prepare and submit a report incorporating the evaluation required by subdivision four of this section. The report shall focus on the center, the number of juvenile delinquents served, demographic data about participating delinquents, including but not limited to, race, ethnicity, language spoken at home, family income group and information on any sibling involvement with family court, and the results of the program outcomes required by subdivision four of this section. The report shall be submitted to the temporary president of the senate, the speaker of the assembly and the chairs of the senate and assembly children and families committees, the assembly ways and means committee and the senate finance committee.

§ 8. Subdivision 1 of section 529 of the executive law, as added by chapter 906 of the laws of 1973, paragraph (c) as amended and paragraph (d) as added by chapter 881 of the laws of 1976, is amended to read as follows:

1. Definitions. ~~[As]~~ Except as provided for in section five hundred thirty-a of this title, as used in this section:

(a) "authorized agency", "certified boarding home", "local charge" and "state charge" shall have the meaning ascribed to such terms by the social services law;

(b) "aftercare supervision" shall mean supervision of released or discharged youth, not in foster care; ~~[and,]~~

(c) "foster care" shall mean residential care, maintenance and supervision provided released or discharged youth, or youth otherwise in the custody of the ~~[division for youth]~~ office of children and family services, in ~~[a division]~~ an office of children and family services foster family home certified by ~~[the division,]~~ such office; and

(d) "~~[division]~~ office of children and family services foster family home" means a service program provided in a home setting available to youth under the jurisdiction of the ~~[division for youth]~~ office of children and family services.

§ 9. Subdivision 1 of section 530 of the executive law, as amended by section 4 of subpart B of part Q of chapter 58 of the laws of 2011, is amended to read as follows:

1. Definitions. ~~[As]~~ Except as provided for in section five hundred thirty-a of this title, as used in this section, the term "municipality" shall mean a county, or a city having a population of one million or more.

§ 10. The executive law is amended by adding a new section 530-a to read as follows:

§ 530-a. Reimbursement for detention, placement and aftercare supervision at the Monroe county juvenile justice center. 1. Definitions. As used in this section, the terms "local charge" and "state charge" shall have the same meaning ascribed to them in the social services law.

2. Expenditures made by social services districts in providing care, maintenance and supervision to youth in detention facilities designated

1 pursuant to sections seven hundred twenty-four and 305.2 of the family
2 court act and certified by the office of children and family services,
3 shall be subject to reimbursement by the state upon approval by such
4 office in accordance with its regulations, as follows:

5 (a) the full amount expended by the district for care, maintenance and
6 supervision of state charges;

7 (b) fifty percent of the amount expended for the care, maintenance and
8 supervision of local charges where counties conform with requirements of
9 subdivision B of section two hundred eighteen-a of the county law.

10 3. Expenditures made by the Monroe county social services district in
11 providing care, maintenance and supervision to youth placed in the
12 Monroe county juvenile justice center shall be subject to reimbursement
13 by the state upon approval by the office of children and family services
14 in accordance with its regulations, as follows:

15 (a) the full amount expended by the district for care, maintenance and
16 supervision of state charges;

17 (b) fifty percent of the amount expended for the care, maintenance and
18 supervision of local charges where counties conform with requirements of
19 subdivision B of section two hundred eighteen-a of the county law.

20 4. Expenditures made by the Monroe county social services district for
21 aftercare supervision as defined in paragraph (b) of subdivision one of
22 section five hundred twenty-nine of this title provided to adjudicated
23 juvenile delinquents by the Monroe county juvenile justice center shall
24 be subject to reimbursement by the state upon approval by the office of
25 children and family services in accordance with such office's rules and
26 regulations, as follows:

27 (a) the full amount expended by the district for aftercare supervision
28 of state charges; and

29 (b) fifty percent of the amount expended by the district for after-
30 care supervision of local charges.

31 § 11. This act shall take effect immediately and shall expire and be
32 deemed repealed 4 years after the initial admittance of a child to
33 detention or placement; provided that Monroe county shall notify the
34 legislative bill drafting commission of the date of such initial place-
35 ment in order that the commission may maintain an accurate and timely
36 effective data base of the official text of the laws of the state of New
37 York in furtherance of effecting the provisions of section 44 of the
38 legislative law and section 70-b of the public officers law.