## STATE OF NEW YORK

3378

2021-2022 Regular Sessions

## IN SENATE

January 29, 2021

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

AN ACT to amend the family court act, in relation to probation, investigation and diagnostic assessment of juvenile delinquents or any other juvenile delinquent whom the court reasonably finds, on the record, to have a demonstrable need for a remediation of a discernible handicapping condition

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

Section 1. Subdivision 1 of section 351.1 of the family court act, as amended by chapter 398 of the laws of 1983, is amended to read as follows:

4 1. Following a determination that a respondent has committed a desig-5 nated felony act or any other juvenile delinguent whom the court reasonб ably finds, on the record, to have a demonstrable need for a remediation 7 of a discernible handicapping condition and prior to the dispositional 8 hearing, the judge shall order a probation investigation and a diagnostic assessment. For the purposes of this article, the probation investi-9 10 gation shall include, but not be limited to, the history of the juvenile 11 including previous conduct, the family situation, any previous psycho-12 logical and psychiatric reports, school adjustment, previous social assistance provided by voluntary or public agencies and the response of 13 the juvenile to such assistance. For the purposes of this article, the 14 diagnostic assessment shall include, but not be limited to, psycholog-15 ical tests and psychiatric interviews to determine mental capacity and 16 17 achievement, emotional stability and mental disabilities. It shall 18 include a clinical assessment of the situational factors that may have 19 contributed to the act or acts. When feasible, expert opinion shall be 20 rendered as to the risk presented by the juvenile to others or himself, 21 with a recommendation as to the need for a restrictive placement.

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

LBD07526-01-1

1 § 2. Subdivision 3 of section 351.1 of the family court act, as added 2 by chapter 920 of the laws of 1982, is amended to read as follows: 3. A child shall not be placed in accord with section 353.3 unless the 3 4 court has ordered a probation investigation prior to the dispositional 5 hearing; a child shall not be placed in accord with section 353.4 unless б the court has ordered a diagnostic assessment prior to such hearing. The 7 diagnostic assessment shall be completed by an interdisciplinary team 8 consisting of, but not limited to, a psychologist, a social worker, a 9 special educator, a physician, and a law guardian and/or legal counsel. 10 § 3. Subdivisions 1 and 4 of section 353.4 of the family court act, subdivision 1 as amended by chapter 37 of the laws of 2016 and subdivi-11 sion 4 as added by chapter 920 of the laws of 1982, are amended to read 12 13 as follows: 14 1. If at the conclusion of the dispositional hearing and in accordance 15 with section 352.2 of this act the court finds that the respondent has a 16 mental illness, or intellectual or developmental disability, as defined 17 in section 1.03 of the mental hygiene law, which is likely to result in serious harm to himself or herself or others, the court may issue an 18 order placing such respondent with the office of children and family 19 20 services or, with the consent of the local commissioner, with a local 21 commissioner of social services, or the commissioner of mental health or the commissioner of developmental disabilities consistent with placement 22 provisions as outlined in chapter seven hundred fifty-seven of the laws 23 24 of nineteen hundred seventy-seven, chapter five hundred sixty-three of 25 the laws of nineteen hundred eighty and article eighty-one of the educa-26 tion law, and/or any voluntary or not-for-profit agency licensed under 27 these provisions of law not inconsistent with the rules and regulations governing the placement of clients. Any such order shall direct the 28 temporary transfer for admission of the respondent to the custody of 29 30 either the commissioner of mental health or the commissioner of develop-31 mental disabilities who shall arrange the admission of the respondent to 32 the appropriate facility of the department of mental hygiene. The direc-33 tor of a hospital operated by the office of mental health may, subject the provisions of section 9.51 of the mental hygiene law, transfer a 34 to 35 person admitted to the hospital pursuant to this subdivision to a resi-36 dential treatment facility for children and youth, as that term is 37 defined in section 1.03 of the mental hygiene law, if care and treatment 38 in such a facility would more appropriately meet the needs of the respondent. Persons temporarily transferred to such custody under this 39 provision may be retained for care and treatment for a period of up to 40 41 one year and whenever appropriate shall be transferred back to the 42 office of children and family services pursuant to the provisions of 43 section five hundred nine of the executive law or transferred back to 44 the local commissioner of social services. Within thirty days of such 45 transfer back, application shall be made by the office of children and 46 family services or the local commissioner of social services to the 47 placing court to conduct a further dispositional hearing at which the court may make any order authorized under section 352.2 of this act, 48 except that the period of any further order of disposition shall take 49 50 into account the period of placement hereunder. Likelihood to result in 51 serious harm shall mean (a) substantial risk of physical harm to himself 52 herself as manifested by threats or attempts at suicide or serious or 53 bodily harm or other conduct demonstrating he or she is dangerous to 54 himself or herself or (b) a substantial risk of physical harm to other 55 persons as manifested by homicidal or other violent behavior by which 56 others are placed in reasonable fear of serious bodily harm.

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4. No order of disposition placing the respondent in accordance with
this section shall be entered except upon clear and convincing evidence
which shall include the testimony of [two examining physicians as
provided in section two hundred fifty-one] the interdisciplinary team
established in subdivision three of section 351.1 of this part.

6 § 4. This act shall take effect on the first of November next succeed-7 ing the date on which it shall have become a law.