STATE OF NEW YORK

7375

2023-2024 Regular Sessions

IN SENATE

May 22, 2023

Introduced by Sen. SALAZAR -- (at request of the Division of Criminal Justice Services) -- read twice and ordered printed, and when printed to be committed to the Committee on Crime Victims, Crime and Correction

AN ACT to amend the executive law, in relation to codifying the division of criminal justice services' authority to oversee probation pretrial monitoring and supervision

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

Section 1. Subdivision 1 of section 243 of the executive law, as amended by section 17 of part A of chapter 56 of the laws of 2010, is amended to read as follows:

1. The office shall exercise general supervision over the administration of probation services throughout the state, including probation 5 in family courts and shall collect statistical and other information and 7 make recommendations regarding the administration of probation services in the courts. The office shall endeavor to secure the effective application of the probation system and the enforcement of the probation laws 9 10 and the laws relating to family courts throughout the state. After 11 consultation with the state probation commission, the office shall 12 recommend to the commissioner general rules which shall regulate methods and procedure in the administration of probation services, including monitoring, supervision and investigation of defendants prior to 14 sentence, and children prior to adjudication, supervision, case work, 15 record keeping, and accounting, program planning and research so as to 16 secure the most effective application of the probation system and the 17 18 most efficient enforcement of the probation laws throughout the state. 19 Such rules shall provide that the probation investigations ordered by 20 the court in designated felony act cases under subdivision one of section 351.1 of the family court act shall have priority over other 22 cases arising under articles three and seven of such act. When duly

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

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adopted by the commissioner, such rules shall be binding upon all probation officers and when duly adopted shall have the force and effect of law, but shall not supersede rules that may be adopted pursuant to the family court act. The office shall keep informed as to the work of all probation officers and shall from time to time inquire into and report upon their conduct and efficiency. The office may investigate the 7 work of any probation bureau or probation officer and shall have access to all records and probation offices. The office may issue subpoenas to 9 compel the attendance of witnesses or the production of books and 10 papers. The office may administer oaths and examine persons under oath. 11 The office may recommend to the appropriate authorities the removal of any probation officer. The office may from time to time publish reports regarding probation including probation in family courts, and the opera-13 tion of the probation system including probation in family courts and 15 any other information regarding probation as the office may determine 16 provided expenditures for such purpose are within amounts appropriated 17 therefor.

§ 2. This act shall take effect immediately.

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