## STATE OF NEW YORK

1776

2023-2024 Regular Sessions

## IN ASSEMBLY

January 20, 2023

Introduced by M. of A. MEEKS -- read once and referred to the Committee on Transportation

AN ACT to amend the vehicle and traffic law, in relation to requiring intoxicated drivers to pay child support if such intoxicated driving results in the death of the parent or guardian of a minor child

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

## Section 1. The vehicle and traffic law is amended by adding a new 1 2 section 1193-a to read as follows: 3 § 1193-a. Offenses resulting in death of parent or guardian of a minor 4 child. In addition to the imposition of any fine or period of imprisonment set forth in this chapter or under the penal law, where an individ-5 ual is convicted of vehicular manslaughter in the second degree under б 7 subdivision one of section 125.12 of the penal law due to the influence 8 of alcohol, vehicular manslaughter in the first degree under subdivision 9 one of section 125.13 of the penal law, or aggravated vehicular homicide 10 under subdivision one of section 125.14 of the penal law, and the deceased victim of such offense was the parent or guardian of a minor 11 12 child, the sentencing court shall order such individual to pay restitu-13 tion in the form of child support to each of such victim's children 14 until each such child reaches the age of eighteen and has graduated from high school, or the class of which such child is a member when such 15 16 child reached the age of eighteen has graduated from high school, in 17 accordance with the following: 1. The court shall determine an amount that is reasonable and neces-18 19 sary for the maintenance of the victim's child after considering all 20 relevant factors, including: 21 (a) The financial needs of such child;

(b) The financial resources and needs of the surviving parent or guardian of such child, including the state if such child is in the custody of the office of children and family services;

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

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1	<u>(c) The standard of living to which such child is accustomed;</u>
2	(d) The physical and emotional condition of such child and such
3	<u>child's educational needs;</u>
4	(e) Such child's physical and legal custody arrangements; and
5	(f) The reasonable work-related child care expenses of any surviving
б	<u>parent or guardian of such child.</u>
7	2. The court shall order that child support payments be made to the
8	clerk of court as trustee for remittance to the child's surviving parent
9	or guardian. The clerk shall remit the payments to the surviving parent
10	or guardian within three business days of receipt by the clerk. The
11	clerk shall deposit all payments no later than the next working day
12	<u>after receipt.</u>
13	3. If a defendant who is ordered to pay child support under this
14	section is incarcerated and unable to pay such required child support,
15	such defendant shall have up to one year after his or her release from
16	incarceration to begin payment, including entering a payment plan to
17	address any arrearage. If a defendant's child support payments under
18	this section are set to terminate but such defendant's obligation is not
19	paid in full, such child support payments shall continue until the
20	<u>entire arrearage is paid.</u>
21	4. (a) If the surviving parent or guardian of the child brings a civil
22	action against the defendant prior to the sentencing court ordering
23	child support payments under this section and such surviving parent or
24	guardian obtains a judgment in such civil suit, no such child support
25	shall be ordered under this section.
26	(b) If the court orders the defendant to make child support payments
27	as restitution under this section and the surviving parent or guardian
28	subsequently brings a civil action and obtains a judgment, such child
29	support order shall be offset by the amount of the judgment awarded in
30	such civil action.
31	§ 2. This act shall take effect immediately and shall apply to
30	offenses committed on or after such date

32 offenses committed on or after such date.