# Protocol to Implement L. 2003, c. 301 – Referrals to DYFS (a) In Cases Involving the Care of Minor Children of Persons Being Incarcerated;

# (b) In Cases Involving Persons Convicted of Certain Enumerated Offenses Where Victim Was Under Age 18

Directive #4-04 Issued by:

April 13, 2004 Richard J. Williams Administrative Director

This Directive promulgates the two-part protocol developed by the Conferences of Criminal Presiding Judges and Criminal Division Managers in conjunction with the Division of Youth and Family Services (DYFS) in the Department of Human Services to implement <u>L.</u> 2003, <u>c.</u> 301. That legislation, signed into law on January 14, 2004 and effective as of April 13, 2004, (a) establishes requirements for the collection of information regarding the care of minor children when the sole caretaker is being incarcerated and for referrals to DYFS in certain such situations; and (b) provides for referrals to DYFS in certain instances where an individual is convicted of one or more specifically enumerated offenses, the victim was under age eighteen at the time of the offense, and the defendant lives in a household with minor children or is the parent of a minor child. The legislation is codified at N.J.S.A. 2C:44-6.2 through -6.4 and N.J.S.A. 9:6-8.10c and -8.10d.

#### (a) Where Person Being Incarcerated Is Sole Caretaker of a Minor

The new law provides that for any person convicted of a crime for which he or she will be incarcerated, the court must order that, as part of the presentence investigation, a determination must be made as to whether the person being incarcerated is the sole caretaker of any minor child and, if so, who will assume responsibility for the child's care and custody during the period the person is incarcerated. The law also provides that in those situations the presentence investigation must include: (1) an inquiry and verification that the person who will be responsible for the child's care and custody during the period of the sole caretaker's incarceration has agreed to assume responsibility for the child's care and custody; and (b) a PROMIS/GAVEL network check, juvenile central registry check and domestic violence central registry check on the person who will be responsible for the child's care and custody during the period of the sole caretaker's incarceration as well as any other adult or juvenile over twelve years of age who is a member of that person's household.

The law further provides that the court shall provide DYFS with the information resulting from these inquiries. Upon receiving this information collected by the court, DYFS must conduct a child abuse record information check to ascertain whether there have been any substantiated incidents of child abuse or neglect against the person who will be responsible for the child's care and custody or any adult or juvenile over twelve years of age who is a member of that person's household. If, based on the information provided by the court and the check of its child abuse records, DYFS determines that the incarcerated person's minor child may be at risk of abuse or neglect or that the

child's emotional, physical, health care, and educational needs will not be met during the period of the sole caretaker's incarceration, DYFS must take appropriate action to ensure the safety of the child.

#### (b) Conviction of Enumerated Offense Where Victim Was Under Age 18

L. 2003, c. 301 also addresses the separate situation where an individual has been convicted of any of a list of specifically enumerated offenses and the victim of the offense was under the age of 18 at the time. If in such situations, the person convicted of the crime is the parent of a minor child or resides in a household where there are other minor children, the court must make a referral to DYFS. The court must provide DYFS with the name and address of the person convicted of the crime, information on the person's criminal history, and the name and address of each minor child of the defendant and/or any minor child who resides in defendant's household.

As noted above, this two-part detailed protocol was developed by the Conference of Criminal Presiding Judges and Conference of Criminal Division Managers in consultation with representatives of the Division of Youth and Family Services.

## Protocol to Implement L. 2003, c. 301

Referrals to DYFS (a) In Cases Involving the Care of Minor Children of Persons Being Incarcerated; (b) In Cases Involving Persons Convicted of Certain Enumerated Offenses Where Victim Was Under Age 18

#### Introduction

On January 14, 2004, Governor McGreevey signed A-3172 into law as <u>L.</u> 2003, <u>c.</u>30l. The law is effective April 13, 2004. Attached is a copy of the law.

The new law provides that for any person convicted of a crime for which he or she will be incarcerated, the court must order that, as part of the presentence investigation, a determination must be made as to whether the person being incarcerated is the sole caretaker of any minor child and, if so, who will assume responsibility for the child's care and custody during the period the person is incarcerated. The law also provides that in those situations the presentence investigation must include: (1) an inquiry and verification that the person who will be responsible for the child's care and custody during the period of the sole caretaker's incarceration has agreed to assume responsibility for the child's care and custody; and (b) a PROMIS/GAVEL network check, juvenile central registry check and domestic violence central registry check on the person who will be responsible for the child's care and custody during the period of the sole caretaker's incarceration as well as any other adult or juvenile over twelve years of age who is a member of that person's household.

The law further provides that the court shall provide DYFS with the information resulting from these inquiries. Upon receiving this information collected by the court, DYFS must conduct a child abuse record information check to ascertain whether there have been any substantiated incidents of child abuse or neglect against the person who will be responsible for the child's care and custody or any adult or juvenile over twelve years of age who is a member of that person's household. If, based on the information provided by the court and the check of its child abuse records, DYFS determines that the incarcerated person's minor child may be at risk of abuse or neglect or that the child's emotional, physical, health care, and educational needs will not be met during the period of the sole caretaker's incarceration, DYFS must take appropriate action to ensure the safety of the child.

Additionally, the law also addresses the separate situation where an individual has been convicted of any of a list of specifically enumerated offenses and the victim of the offense was under the age of 18 at the time. If in such situations, the person convicted of the crime is the parent of a minor child or resides in a household where there are other minor children, the court must make a referral to DYFS. The court must provide DYFS with the name and address of the person convicted of the crime, information on the person's criminal history, and the name and address of each minor child of the defendant and/or any minor child who resides in defendant's household.

The Conferences of Criminal Presiding Judges and Criminal Division Managers, in consultation with representatives of the Division of Youth and Family, developed the following protocol to implement this law's requirements.

#### (a) Cases Involving the Care of Minor Children of Persons Being Incarcerated (N.J.S.A. 2C:44-6.2)

- When a defendant is convicted of a crime for which they may be incarcerated the judge shall order as part of the presentence investigation that a determination be made as to whether the defendant is the sole caretaker of a minor child and, if so, who will assume responsibility for the child's care and custody while the defendant is incarcerated.
- 2) When interviewing a defendant for a presentence investigation report and there is the possibility the defendant will be incarcerated, the Criminal Division Probation Officer must inquire whether the defendant is the sole caretaker of a minor child and, if so, who will assume responsibility for the child's care and custody during the period the defendant is incarcerated.
  - 3) If the determination is made that the person is the sole caretaker of the child, the Criminal Division probation officer shall complete the **Report On Alternate Care For the Dependents of Detainees.**
- 4) The Criminal Division Probation Officer shall attempt to contact the person identified by the defendant by phone or mail to verify that the person has agreed to assume responsibility for the child's care and custody during the period of incarceration. The probation officer will obtain all the information about the caregiver required in section III of the **Report on Alternative Care for Dependents of Detainees.** The officer will document their efforts and information.
  - 5) If the defendant can not provide the name of a caregiver the Probation Officer shall follow the procedures outlined in Directive #8-95 "Judiciary Guidelines Alternate Care for Dependants of Persons Detained as a Part of the Judicial Process."
- 6) The Criminal Division Probation Officer shall conduct a search of the Promis Gavel network, juvenile central registry and domestic violence central registry for the person identified as assuming responsibility for the child and attach the results of the searches to the **Report on Alternative** Care for the Dependents of Detainees.
- 7) The probation officer will ask the identified caregiver to provide all the information required in section IV of the Report on Alternate Care for Dependents of Detainees for persons over the age of 12 living in their household.
- 8) The probation officer shall conduct a search of the Promis Gavel network, juvenile central registry and domestic violence created registry for the other residents over the age of 12 living in the caregivers household. The results of the searches will be attached to the **Report on Alternative** Care for the Dependents of Detainees.
- 9) The Criminal Division Probation Officer shall call the Division of Youth and Family Services Office of Child Abuse Control (OCAC) at <u>1-800-792-8610</u> and advise them that a referral will be faxed to them upon completion of the phone call.

,	Criminal Division shall fax the <b>Report on Alternate Care For the Dependents of</b> d the attached documentation to the Office of Child Abuse Control at Fax # (609) 588-2998.
to <u>N</u>	though defendants placed into long term inpatient drug treatment programs pursuant <u>I.J.S.A.</u> 2c:35-14 are not technically incarcerated, this protocol covers their placement must be followed.
TO:	DYFS Office of Child Abuse Control
FROM:	
RE:	Referral in Accordance with N.J.S.A. 2C:44-6.2(c)
DATE:	
	Defendant:
could resul	the above captioned defendant was convicted of charges which tin his/her incarceration. In accordance with N.J.S.A. 2C:44-6.2(c) we are providing e results of our investigation.
The DYFS.	court will proceed with sentencing on unless otherwise advised by

Criminal Division Probation Officer

	Phone Number
Supplemental Contact:	
Team Leader	
Phone Number	

c: Team Leader Defendants File

# Superior Court – Criminal Division Report On Alternative Care For The Dependents of Detainees

IND/ACC/CDR#:	Promis/Gavel#:
DEPENDENT INFORMATION	
Name:	AgeSex _
Address:	
□ infant/child/juvenile [including	Relationship: g physically or mentally disabled], mentally disabled adult  person requiring geriatric care
	AgeSex_
	go
Phone#: infant/child/juvenile [including	Relationship:Relationship: g physically or mentally disabled], uperson requiring geriatric care
Name:	AgeSex _
	g physically or mentally disabled],  mentally disabled adult   person requiring geriatric care
PROVIDER INFORMATION	
□ Agenc <u>y</u>	
□ Agency Agency Name:	
□ Agency Agency Name: Address:	
Agency Name:Address:	
□ Agency  Agency Name:  Address:  Telephone#:  □ Responsible Adult	Contact Person:
□ Agency  Agency Name:  Address:  Telephone#:  □ Responsible Adult  Name:	Contact Person:
□ Agency  Agency Name:  Address:  Telephone#:  □ Responsible Adult  Name:  DOB:	Contact Person:
□ Agency  Agency Name:  Address:  Telephone#:  □ Responsible Adult  Name:  DOB:	Contact Person:

### Continuation of Responsible Adult Information: Is the person willing to assume responsibility for the child during detainees incarceration $\ \square$ Yes $\ \square$ No How was this verified? Promis Gavel Record No Yes - see attached Insufficient information Provided Domestic Violence Central Registry Record No Ves -see attached Insufficient Information Provided Juvenile Central Registry Record No Yes - see attached Insufficient Information Provided IV. OTHER PERSON(S) OVER Age 12 living with Provider as Reported by Provider NONE Sex: Name: DOB: \_\_\_\_\_ Social Security #:\_\_\_\_ Promis/Gavel Record □ No □ Yes - see attached □ Insufficient Information Provided Domestic Violence Central Registry Record No See attached Insufficient Information Provided Juvenile Central Registry Record □ No □ Yes - see attached □ Insufficient Information Provided Sex: DOB: \_\_\_\_\_\_ Social Security #:\_\_\_\_\_ Promis/Gavel Record No □ Yes - see attached □ Insufficient Information Provided Domestic Violence Central Registry Record □ No □ Yes - see attached □ Insufficient Information Provided Juvenile Central Registry Record □ No □ Yes - see attached □ Insufficient Information Provided Sex: \_\_\_\_\_ Age:\_\_\_\_ Social Security #: □ Yes - see attached Promis/Gavel Record □ No □ Insufficient Information Provided Domestic Violence Central Registry Record No Yes - see attached Insufficient Information Provided Juvenile Central Registry Record □ No □ Yes - see attached □ Insufficient Information Provided \_\_\_\_\_ Sex: DOB: \_\_\_\_\_\_ Social Security #:\_\_\_\_\_ Promis/Gavel Record □ No □ Yes - see attached □ Insufficient Information Provided Domestic Violence Central Registry Record No Yes - see attached Insufficient Information Provided

Juvenile Central Registry Record 

No See attached Insufficient Information Provided

nterviewer's Signature:			
itle	Date	Telephone #	

C: Criminal Division Manager (if a referral is made)

Use Additional Form For Multiple Dependents if needed

The information provided from Promis Gavel, the Domestic Violence Central Registry and the Juvenile Central Registry is not supported by a fingerprint comparison.

# (b) Cases Involving Persons Convicted of Certain Enumerated Offenses Where Victim Was Under Age 18 (N.J.S.A. 2C:44-6.3)

When a defendant is convicted for one or more of the offenses listed below or an attempt or conspiracy to commit one or more of the offenses, and the victim of the crime(s) was under the age of 18 at the time of the commission of the offense and the defendant resides in a household with other minor children or is the parent of a minor child;

The Criminal Division shall complete a DYFS Referral form as follows:

- 1) Answer all questions in Section 1 and attach a copy of the Court History section of the Adult Presentence Investigation Report. Do not attach the Presentence Investigation Report.
- 2) In Section 2 check the box for the crime(s) of which the defendant was convicted and if the conviction was for an attempt or conspiracy to commit the enumerated crime(s) check the appropriate box.
- 3) In Section 3 obtain the required information about the minor child or children from the defendants presentence investigation report and insert the information into the spaces available.
- 4) Once all the information has been gathered the Criminal Division Probation Officer shall call the Division of Youth and Family Services Office of Child Abuse Control at <u>1-800-792-8610</u> and advise them that a referral will be faxed to them upon completion of the phone call.
- 5) The Criminal Division Probation Officer shall fax the referral and attached documentation to the Division of Youth and Family Services Office of Child Abuse Control (OCAC) at Fax #: (609) 588-2997 or (609) 588-2998
  - □ murder N.J.S.2C:11-3 or manslaughter N.J.S.2C:11-4;
  - □ simple assault or aggravated assault N.J.S.2C:12-1;
  - □ stalking P.L.1992, c.209 (C.2C:12-10);
  - □ terrorist threats N.J.S.2C:12-3;
  - □ kidnapping and related offenses including criminal restraint; false imprisonment; interference with custody; criminal coercion; or enticing a child into a motor vehicle, structure, or isolated area N.J.S.2C:13-1 through 2C:13-6;
  - sexual assault, aggravated sexual assault, criminal sexual contact or lewdness
     N.J.S.2C:14-2 through N.J.S.2C:14-4;
  - arson N.J.S.2C:17-1, or causing or risking widespread injury or damage which would constitute a crime of the second degree N.J.S.2C:17-2;
  - a crime against a child, including endangering the welfare of a child and child pornography N.J.S.2C:24-4; or child abuse, neglect, or abandonment R.S.9:6-3;
  - endangering the welfare of an incompetent person N.J.S.2C:24-7 or endangering the welfare of an elderly or disabled person N.J.S.2C:24-8; or
  - domestic violence P.L.1991, c.261 (C.2C:25-17 et seq.)

TO:	DYFS Office of Child Abuse Cor	ntrol
FROM:		
RE:	Referral in Accordance with N.	<u>J.S.A.</u> 2C:44-6.3
DATE:		
	Def	endant:
	III.	ethicity recusation.
N.J.S.A. 2C:44-commission of the parent of a minor	<b>6.3</b> and the victim of the crime(s) we offense and the defendant resides in child.	nt was convicted of an offense enumerated in was under the age of 18 at the time of the a household with other minor children or is the  unless otherwise advised by
		Criminal Division Probation Officer
		Phone Number
Supplemental Co	ntact:	
Team Leader		
Phone Number		

c: Team Leader Defendants file

#### **DYFS REFERRAL**

Pursuant to N.J.S.A. 2C:44-6.3

The defendant identified in Section 1 below was convicted for the crime(s) identified in Section II below. The victim of the crime(s) was under the age of 18 at the time of the commission of the offense and the defendant resides in a household with other minor children or is the parent of a minor child identified in Section III.

#### **Section I**

	A.	<u>Defendant</u>		
Name	:	Sex:		
DOB:		Social Security:		
Telepl	hone:_			
Indictr	ment/A	ccusation #		
Prose	cutor F	File #SBI #		
	B.	Criminal History: See Attached Court History		
Section II				
	A.	The defendant was convicted of the crime(s) identified below; or an attempt $\square$ or conspiracy $\square$ to commit the offense(s):		
	murc	der N.J.S.2C:11-3 or manslaughter N.J.S.2C:11-4;		
	simp	ole assault or aggravated assault N.J.S.2C:12-1;		
	stalk	xing P.L.1992, c.209 (C.2C:12-10);		
	terro	prist threats N.J.S.2C:12-3;		
	kidna	apping and related offenses including criminal restraint; false imprisonment;		
	inter	interference with custody; criminal coercion; or enticing a child into a motor vehicle,		
	struc	cture, or isolated area N.J.S.2C:13-1 through 2C:13-6;		
	sexu	ual assault, aggravated sexual assault, criminal sexual contact or lewdness		
	N.J.	S.2C:14-2 through N.J.S.2C:14-4;		
	arso	n N.J.S.2C:17-1, or causing or risking widespread injury or damage which would		
	cons	stitute a crime of the second degree N.J.S.2C:17-2;		
	a cri	ime against a child, including endangering the welfare of a child and child		
	porn	ography N.J.S.2C:24-4; or child abuse, neglect, or abandonment R.S.9:6-3;		
	enda	angering the welfare of an incompetent person N.J.S.2C:24-7 or endangering the		
	welfa	are of an elderly or disabled person N.J.S.2C:24-8; or		

□ domestic violence P.L.1991, c.261 (C.2C:25-17 et seq.)

#### Section III

The defendant resides with minor children or is the parent of a minor child or children identified below:

Name:	Sex:	Age:	
Address:			
Relationship to defendant:			
Name:	Sex:	Age:	
Address:			
Relationship to defendant:			
Name:	Sex:	Age:	_
Address:			
Relationship to defendant:			
Name:	Sex:	Age:	-
Address:			
Relationship to defendant:			
Name:	Sex:	Age:	
Address:			
Relationship to defendant:			

# Protocol to Implement <u>L.</u> 2003, <u>c.</u> 301 in the Municipal Courts – Referrals to DYFS in Cases Involving Persons Convicted of Certain Enumerated Offenses Where Victim was Under the Age of Eighteen

Directive # 4-04 (supplement) Issued by:

May 21, 2004 Richard J. Williams Administrative Director

Directive #4-04 (dated April 13, 2003) set out a protocol for implementation of <u>L.</u> 2003, <u>c.</u> 301 in the Criminal Division. That legislation, signed into law on January 14, 2004 and effective as of April 13, 2004, (a) establishes requirements for the collection of information regarding the care of minor children when the sole caretaker is being incarcerated and for referrals to DYFS in certain such situations; and (b) provides for referrals to DYFS in certain instances where an individual is convicted of one or more specifically enumerated offenses, the victim was under age eighteen at the time of the offense, and the defendant lives in a household with minor children or is the parent of a minor child. The legislation is codified at <u>N.J.S.A.</u> 2C:44-6.2 through –6.4 and <u>N.J.S.A.</u> 9:6-8.10c and –8.10d. This supplemental memo sets out the protocol for implementation of that legislation in the municipal courts.

Section 3 of  $\underline{L}$ . 2003,  $\underline{c}$ . 301 requires municipal courts to make a referral to DYFS where a defendant is convicted of one of the enumerated offenses, the victim is a minor, and the defendant resides in a household with other minor children or is a parent of minor children.

Under the Act, where the defendant has been convicted of one of the enumerated offenses, the court must take certain steps. The enumerated offenses that are characterized as crimes by this statute are: (1) simple assault pursuant to N.J.S.A. 2C:12-1(a), (2) false imprisonment pursuant to N.J.S.A. 2C:13-3, (3) lewdness pursuant to N.J.S.A. 2C:14-4(a), (4) an act of domestic violence predicated on any of the disorderly or petty disorderly persons offenses listed in N.J.S.A. 2C:25-19(a), and (5) endangering the welfare of an incompetent person pursuant to N.J.S.A. 2C:24-7.

When the municipal court finds a defendant guilty of any of the enumerated offenses, it should:

- Determine whether the victim was under 18 years old at the time of the offense;
- If so, the court should then determine whether the defendant resides in a household with any minor children or is the parent of a minor child;
- Should the defendant meet these criteria, the court must inquire as to the names and addresses of the children and must refer the matter to DYFS by completing the attached letter and "DYFS Referral" form.

You will notice from the attached detailed instructions that in order to complete the DYFS referral, court staff will need to do a search on the Promis-Gavel system. We recognize that at

the present time some municipal court staff may not have had training on this aspect of the Promis-Gavel system. If your court staff needs assistance or has questions regarding a Promis-Gavel search, please contact the Help Desk at **1-800-343-7002** during regular business hours. Our customer support staff will assist you in obtaining the required information from the Promis-Gavel system and can also at that time arrange for training.

Section 1 of the law (codified at N.J.S.A. 2C:44-6.2) is applicable only to Superior Court. It provides that when the sole caretaker of a minor child is incarcerated, the Superior Court must provide certain information to DYFS. With regard to the procedure in municipal courts in a case where a minor child's caretaker is incarcerated, the municipal courts should continue to follow the procedures established in 1995 in Directive #8-95, "Judiciary Guidelines – Alternate Care for the Dependents of Persons Detained as Part of the Judicial Process." If you require a copy of Directive #8-95, you should contact your Municipal Division Manager to have a copy forwarded to your office.

Please advise appropriate staff of this new law. If you have any questions concerning this law, please contact Robert Smith, Assistant Director, AOC Municipal Court Services Division, at (609) 984-8241.

#### CHAPTER 301

**AN ACT** concerning criminal defendants and supplementing Title 2A of the New Jersey Statutes and Title 9 of the Revised Statutes.

**BE IT ENACTED** by the Senate and General Assembly of the State of New Jersey:

C.2C:44-6.2 Person sentenced to incarceration, care and custody of minor child.

- 1. a. In any case in which a person has been convicted of a crime for which the person will be incarcerated, the court shall order, as part of the presentence investigation required pursuant to N.J.S.2C:44-6, that a determination be made as to whether the person is the sole caretaker of a minor child and, if so, who will assume responsibility for the child's care and custody during the period the person is incarcerated.
- b. If the determination is made that the person is the sole caretaker of the child, the presentence investigation shall also include:
- (1) verification that the person who will be responsible for the child's care and custody during the period of incarceration has agreed to assume responsibility for the child's care and custody;
- (2) an inquiry as to the willingness of the person to assume responsibility for the child's care and custody during the period of incarceration; and
- (3) a PROMIS/GAVEL network check, juvenile central registry check and domestic violence central registry check on the person who will be responsible for the child's care and custody during the period of incarceration and on any adult and juvenile over 12 years of age in the person's household.
- c. The court shall provide the information compiled pursuant to subsection b. of this section, from the presentence investigation, to the Division of Youth and Family Services in the Department of Human Services.

C.9:6-8.10c Child abuse record information check on designated caretaker.

- 2. a. Upon receiving the presentencing investigation information from the court pursuant to section 1 of P.L.2003, c.301 (C.2C:44-6.2) concerning a sole caretaker of a child who will be incarcerated and the person who will assume care and custody of the child during the period of incarceration, the Division of Youth and Family Services in the Department of Human Services shall conduct a child abuse record information check of its child abuse records to determine if an incident of child abuse or neglect has been substantiated against the person who will be responsible for the child's care and custody or any adult and juvenile over 12 years of age in the person's household.
- b. If, based on the information provided by the court and the check of its child abuse records, the division determines that the incarcerated person's minor child may be at risk for abuse or neglect or the child's emotional, physical, health care and educational needs will not be met during the period of incarceration, the division shall take appropriate action to ensure the safety of the child.
- C.2C:44-6.3 Report of persons convicted of certain crimes residing with minor children.
- 3. a. In any case in which a person has been convicted of a crime enumerated in subsection b. of this section and:
- (1) the victim of the crime was a person under the age of 18 at the time of the commission of the crime; and

(2) the person convicted of the crime resides in a household with other minor children or is a parent of a minor child,

the court, based on an interview with the defendant, shall make a referral to the Division of Youth and Family Services in the Department of Human Services and provide the division with the name and address of the person convicted of the crime, information on the person's criminal history and the name and address of each child referred to in paragraph (2) of this subsection.

- b. For purposes of this section, "crime" includes any of the following:
- (1) murder pursuant to N.J.S.2C:11-3 or manslaughter pursuant to N.J.S.2C:11-4;
- (2) simple assault or aggravated assault pursuant to N.J.S.2C:12-1;
- (3) stalking pursuant to P.L.1992, c.209 (C.2C:12-10);
- (4) terrorist threats pursuant to N.J.S.2C:12-3;
- (5) kidnaping and related offenses including criminal restraint; false imprisonment; interference with custody; criminal coercion; or enticing a child into a motor vehicle, structure, or isolated area pursuant to N.J.S.2C:13-1 through 2C:13-6;
- (6) sexual assault, criminal sexual contact or lewdness pursuant to N.J.S.2C:14-2 through N.J.S.2C:14-4;
- (7) arson pursuant to N.J.S.2C:17-1, or causing or risking widespread injury or damage which would constitute a crime of the second degree pursuant to N.J.S.2C:17-2;
- (8) a crime against a child, including endangering the welfare of a child and child pornography pursuant to N.J.S.2C:24-4; or child abuse, neglect, or abandonment pursuant to R.S.9:6-3;
- (9) endangering the welfare of an incompetent person pursuant to N.J.S.2C:24-7 or endangering the welfare of an elderly or disabled person pursuant to N.J.S.2C:24-8;
- (10) domestic violence pursuant to P.L.1991, c.261 (C.2C:25-17 et seq.); or
- (11) an attempt or conspiracy to commit an offense listed in paragraphs (1) through (10) of this subsection.

#### C.9:6-8.10d Regulations.

4. The Commissioner of Human Services shall adopt rules and regulations pursuant to the "Administrative Procedure Act," P.L.1968, c.410 (C.52:14B-1 et seq.) to carry out the purposes of sections 2 and 3 of this act.

#### C.2C:44-6.4 Rules of Court.

- 5. The Supreme Court of the State of New Jersey may adopt Rules of Court appropriate or necessary to effectuate the purposes of sections 1 and 3 of this act.
- 6. This act shall take effect on the 90th day after enactment

Approved January 14, 2004.

#### (Place on Court's letterhead)

MEMORANDUM TO:	DYFS Office of Child Abuse Control		
FROM:			
SUBJECT:	Referral in Accordance with N.J.S.A. 2C:44-6.3		
DATE:			
	Defendant:		
	Offense:		
enumerated in N.J.S.A. 2 the time of its commission children or is the parent of	, the above-captioned defendant was convicted of an offense <b>C:44-6.3</b> and the victim of the offense was under the age of 18 at on. The defendant also resides in a household with other minor of a minor child.  See Referral and information on the defendant's criminal history is		
	Court Administrator or other court staff		
	Municipal Court		
	County		
	Phone Number		

Defendant's file

CC:

#### INSTRUCTIONS FOR COMPLETING DYFS REFERRAL FORM

The DYFS Referral form should be completed when a defendant is (1) convicted of one or more of the offenses listed in Section II of the DYFS Referral form, **and** (2) the victim of the offense was under the age of 18 at the time of the commission of the offense, **and** (3) the defendant resides in a household with other minor children or is the parent of a minor child.

In order to gather information on the defendant's criminal history, the court shall request that law enforcement provide the defendant's State Bureau of Investigation Number (SBI #). If an SBI # is not available, the court shall request that the defendant be fingerprinted in order to obtain information on the defendant's criminal history.

The court staff shall then use the following steps to complete the DYFS Referral form. In Step 4, use one of the three options listed depending on whether the SBI # is available at the time of the referral.

- **Step 1:** Answer all questions in Section I.
- **Step 2:** Complete Section II by checking the appropriate box(es).
- **Step 3:** Complete Section III (attach additional pages if necessary).
- **Step 4:** Gather information on criminal court history using one of the following three options:

#### Option One: Promis/Gavel Inquiry by SBI #:

- In Section IV, insert defendant's SBI # in the space provided and check the box "Promis-Gavel Inquiry by SBI # (attached)."
- Complete a Promis-Gavel inquiry using the Statewide SBI # Inquiry Search (see attached sample). Screen print the "Statewide Defn/Case List" (see sample). Note: please include screen print of this page even if no records are found.
- Immediately fax the referral and the Promis-Gavel "Statewide Defn/Case List" to DYFS using the procedure described in Steps 5 and 6 below.

# Option Two: <u>SBI # Not Immediately Available -- Awaiting</u> Fingerprints

- Check box "SBI # Not Immediately Available Awaiting Fingerprints."
- Immediately fax referral to DYFS using the procedure described in Steps 5 and 6 below, without attaching the Promis-Gavel "Statewide Defn/Case List."
- When court staff receives the SBI # from law enforcement, complete a Promis-Gavel inquiry using the Statewide SBI # Inquiry Search (see attached sample). Screen print the "Statewide Defn/Case List" (see sample). Note: please include screen print of this page even if no records are found.
- Immediately fax the Promis-Gavel "Statewide Defn/Case List" to DYFS under separate cover.

#### **Option Three:** SBI #/Fingerprints Not Provided by Law Enforcement:

- In Section III, check box "SBI #/Fingerprints not Provided by Law Enforcement" and immediately fax referral to DYFS without the Promis-Gavel "Statewide Defn/Case List" using the procedure described in Steps 5 and 6 below.
- Step 5: Call the Division of Youth and Family Services Office of Child Abuse Control at 1-800-792-8610 and advise them that a referral will be faxed to them upon completion of the phone call; and
- Fax the referral, the Promis-Gavel "Statewide Defn/Case List" (if available) and the list of names and addresses of minor children to the Division of Youth and Family Services Office of Child Abuse Control at Fax # 609-588-2997 or 609-588-2998.



The defendant identified in Section I below was convicted for the crime(s) identified in Section II below. The victim of the crime(s) was under the age of 18 at the time of the commission of the offense and the defendant resides in a household with other minor children or is the parent of a minor child identified in Section III.

Secti	ion I	
	A.	<u>Defendant</u> :
Name:		Sex:
DOB:		Social Security #:
Addres	ss:	
Compl	aint #: _	
Secti	ion II	
	A.	The defendant was found guilty of the offense(s) identified below:
(check	all that	t apply)
	simple	assault, N.J.S.A. 2C:12-1(a),
	false in	mprisonment, N.J.S.A. 2C:13-3,
	lewdne	ess, <u>N.J.S.A.</u> 2C:14-4(a),
	endan	gering the welfare of an incompetent person, N.J.S.A. 2C:24-7, or
		of domestic violence predicated on any of the disorderly or petty disorderly persons es listed in N.J.S.A. 2C:25-19(a).

#### Section III

The defendant resides with minor children or is the parent of a minor child or children identified below:

Name:		Sex:	Age:
Address:			
Relationship to	defendant:		
Name:		Sex:	Age:
Address:			
Relationship to	defendant:		
Address:			
Relationship to	defendant:		
Relationship to	defendant:		
Section I\	<i>I</i>		
Information	on on Criminal History:		
Defendant's	SBI # provided by law enforcem	nent:	
(check one)			
	Promis-Gavel Inquiry by SB	BI # (attached)	
	SBI # Not Immediately Avail (Promis-Gavel information wil		
	SBI #/Fingerprints Not Prov	rided by Law Enforcemen	t

#### PROMIS/GAVEL INQUIRY PROCEDURES

#### Completing A Statewide SBI Number Inquiry Search:

- 1. From the Promis/Gavel Main Menu, Press F1 (Inquiry Menu).
- 2. From the Inquiry Menu, Press F6 (Statewide Inquiries).
- 3. Enter the SBI Number and Press F2 (Defn Case by SBI).

This will display the first page of the "Statewide Defn/Case List." Press F8 to scroll through any additional pages. (Please include a copy of all screens with the referral)

Note: If there are no cases related to the SBI # that is searched, the message, "Defendant Has No Related Cases" will be displayed. (Please include a copy of this screen with the referral)

Reminder: If you need security access to the Promis/Gavel Statewide Inquiry Search Menu, please call the problem reporting desk at 1-800-343-7002 or 1-609-633-2275.

CCM0999 JUXXX	VENUE	: MONMOUTH
*******	NEW JERSEY PROMIS/GAVEL	*******
===>		
********	*******	*******
	PF1 - INQUIRY MENU	
	PF2 - DATA ENTRY MENU	

PF4 - CHANGE VENUE PF6 - SYSTEM MENU

CCMMAIN JUXXX NEW JERSEY PROMIS GAVEL SYSTEM INQUIRY MENU 05/24/2004 11:21

VENUE TO INQUIRE: MON

PF1 - CASE RELATED INQUIRY (MENU L)

PF2 - SEARCH INQUIRY (MENU X)

PF4 - REPORT MENU

PF5 - ONLINE REPORTS

PF6 - STATEWIDE INQUIRIES

PF11 - CHANGE VENUE

PF12 - CHANGE REMOTE RMTXXXX

CCM0789 JUXXX

NEW JERSEY PROMIS/GAVEL 05/24/2004 STATEWIDE INQUIRIES 11:22

NAME :

SBI # : 999999A

IND/ACC # : 000000001

VENUE :

CDR # :

0000

ACS CDR # : 0000 000000 0000

WRIT DATE : 00 00 0000

PG902884 ENTER DATA AND USE PF KEY TO PROCESS FUNCTION PF1-DEFN NAME LIST PF2-DEFN CASE BY SBI PF3-CDR INQUIRY PF4-INDICTMENT PF5-DOC PF9-WRIT LIST

PAGE: 0001 JUXXX 05/24/2004 NEW JERSEY PROMIS/GAVEL STATEWIDE DEFN/CASE LIST 11:25 TEST BIRTH NAME : JONES SPN NO: 021174 SBI NO: 9999999A D-O-B: 10 01 1964 RACE: COUNTY CASE NO : 90003899 FP IND : CASE STATUS : ACTIVE '
UNN CASE INIT DATE : 10 27 1990 CRIME TYPE : THEFT BY UNLAW TAK DEFN NO : 002 DEFN'S CASE NAME : JONES TEST DEFN STAT : ACTIVE/NON-FUGI CHANGE DATE : 02 20 1991 CHARG DOC : IN INDIC/ACC NO: 91-02-00286-I DISP DATE : 09 20 1991 ACTION : DM REASON : DISMISSED MOT PROS SENTENCE DATE: 09 20 1991 JUDGE : TEST DA BIRTH NAME : JONES : TEST DATA PROSECUTOR : HS ATTORNEY : TEST DATA TEST SPN NO: 014960 SBI NO: 999999A D-O-B: 05 31 1962 RACE: B SEX: M COUNTY CASE NO : 95008262 FP IND : Y CASE STATUS : COMPLETE ESX CASE INIT DATE: 09 30 1995 CRIME TYPE: ROBBERY DEFN NO : 002 DEFN'S CASE NAME : JONES TEST DEFN STAT : ACTIVE/NON-FUGI CHANGE DATE : 09 30 1995 CHARG DOC : CO INDIC/ACC NO: 00-00-00000-0 DISP DATE : 04 25 1996 ACTION : NB REASON : NO BILL COMPL SENTENCE DATE: 00 00 0000 JUDGE : TEST DATA PROSECUTOR : HS ATTORNEY : TEST DATA

PF1-DEFN/DETL PF2-SP FINGERPRINT PF6-NEXT 6 PAGES PF7-PRIOR PF8-NEXT

CCM0789

NEW JERSEY PROMIS/GAVEL STATEWIDE INQUIRIES 05/24/2004 11:30

NAME :

SBI # : 999999A

CDR # : 0000

ACS CDR # : 0000 000000 0000

WRIT DATE : 00 00 0000

#### PG903559 DEFENDANT HAS NO RELATED CASES

PF1-DEFN NAME LIST PF2-DEFN CASE BY SBI PF3-CDR INQUIRY PF4-INDICTMENT PF5-DOC PF9-WRIT LIST