Amendments to Senate 6294, Assembly 9294  
(Public Protection Article VII bill)

Part F, relating to health and Medicaid, is amended to:

- Make technical corrections to clarify the hospital intergovernmental transfer language.

- Make a technical correction to the time frames for notice of rates of payment to correspond with the New York Health Care Reform Act of 2000 (HCRA 2000).


- Ensure the appropriate flow of funds to the tobacco control and insurance initiatives pool. This provision is not intended to impact the ability of the State Comptroller to audit and warrant State funds.

- Increase the number of slots available under the Medicaid home and community-based waiver (Katie Beckett waiver).

Part J, relating to establishment of the Department of Justice, is amended to:

- Specify that the current functions, powers, and duties of the New York State Board of Parole are not changed or impaired.

- Clarify that officials of the eight merged criminal justice agencies who are appointed by the Governor will continue in their current positions in the Department of Justice without reconfirmation by the Senate.

- Provide that the use of Civil Service statute regarding the transfer of competitive employees from the eight existing criminal justice agencies to the Department of Justice will also govern the transfer of non-competitive employees, and that other reemployment lists, in addition to preferred lists, will be used for reinstatement to State service.

- Make technical amendments regarding references to the eight criminal justice agencies merged into the Department of Justice.

Part M, relating to creation of a new Center for Intensive Treatment, is amended to:

- Change the name of the Center to the Center for Intensive Treatment at Norwich.