Amend Senate 1148, Assembly 2000, A BUDGET BILL, AN ACT to amend the environmental conservation law, the civil practice law and rules, the general municipal law, the navigation law, the public authorities law, the public health law....

Page 2
After "(N);" strike out “and”

Page 2
After “Services Office (O)”
Insert “; and to amend the environmental conservation law, in relation to clean water/clean air bond act funding for municipal recycling projects in New York City (P)”

Page 126, Line 51
After “of up to”
Strike out “two hundred forty-eight”
And insert “two hundred ninety six”

Page 132, Line 54
After “city of New York,“
Strike out “shall”, insert “may”

Page 132, Line 54
After “the sum of“
Insert “up to”

Page 132, Line 54
Strike out “85”
And insert “103”

Page 136, After Line 7, insert attached “Insert A”
§ 29. Paragraph (a) of subdivision five of section sixty-two of the social services law, as amended by chapter four hundred thirty-six of the laws of nineteen hundred ninety-seven, is amended to read as follows:

(a) Notwithstanding any other provision of this chapter, in the event a recipient removes from one to another social services district in the state, a social services official administering safety net assistance or family assistance to such recipient shall continue such assistance and shall provide medical assistance for such recipient for a period ending on the last day of the calendar month next succeeding the calendar month in which such removal occurred, provided such recipient is otherwise eligible for such assistance; and in the event an eligible person removes from one to another social services district in the state, a social services official [may]
shall continue to administer medical assistance to such person for a period not to extend beyond the last day of the calendar month next succeeding the calendar month in which such removal occurred, provided such person is otherwise eligible for such assistance and has not become a recipient of public assistance or care in the district to which he has removed."

Page 136, Line 8 Strike out "29" and insert "30"
Page 136, Line 17 Strike out "30" and insert "31"
Page 136, Line 23 Strike out "31" and insert "32"
Page 148, Line 18 Before "§2" Insert "Attachment B"
Page 148, Line 19 Before "§2" Insert "PART P"

Section 1. Section 56-0401 of the environmental conservation law, as added by chapter 413 of the laws of 1996, is amended to read as follows:

Of the moneys received by the state from the sale of bonds pursuant to the Clean Water/Clean Air Bond Act of 1996 to be used for solid waste projects, fifty million dollars ($50,000,000) shall be available for disbursements for municipal landfill projects, excluding any landfill closure project in the city of New York; fifty million dollars ($50,000,000) shall be available for disbursements for municipal recycling projects, of which twenty-five million dollars ($25,000,000) shall be available for municipal recycling projects in the city of New York; and seventy-five million dollars ($75,000,000) shall be available for disbursements for closure of Fresh Kills Landfill in the city of New York.

§2. This act shall take effect immediately."
§1-a. Subdivision (a) of section 13.33 of the mental hygiene law, as amended by chapter 663 of the laws of 1995, is amended to read as follows:

(a) Each developmental disabilities services office and the Valley Ridge center for intensive treatment under the jurisdiction of the commissioner shall have a board of visitors consisting of at least seven but not more than fourteen members; provided, however, that the Central New York developmental disabilities services office shall have a board of visitors consisting of at least ten, but not more than seventeen members; and that the Finger Lakes developmental disabilities services office and the Capital District developmental disabilities services office each shall have a board of visitors consisting of at least fourteen, but not more than twenty-one members. When a school is replaced by a developmental disabilities services office, the members of that school's board of visitors shall continue to serve their terms as the board of visitors for the new developmental disabilities services office. Members appointed or reappointed after the effective date of this chapter shall be appointed by the governor, by and with the advice and consent of the senate. Members shall be appointed for four year terms to expire on the thirty-first day of December of the fourth year of the term of office provided however, when more than three terms expire in any one year, members may be appointed for terms of fewer years as designated by the governor so that no more than three members' terms expire in any one year. All terms of office shall expire on the thirty-first day of December of the designated year. A member whose term has expired shall, however, remain in office until such, member's successor has been appointed and has taken office, or until such member shall have resigned or have been removed from office in the manner hereinafter provided. Should any member resign or be removed from office, the governor shall promptly submit, for senate consent, a successor candidate to fill the remaining term of the vacated office. A visitor may be removed by the governor for cause after notice and an opportunity for a hearing on the charges. In making appointments to boards of visitors, the governor shall endeavor to ensure that the membership of each board shall adequately reflect the composition of the community or communities served by the facility, that (except for the Valley Ridge center for intensive treatment) the membership of each board includes at least three individuals who are parents or relatives of patients or of former patients and that the remainder includes only those persons, including former patients, who shall have expressed an active interest in, or shall have obtained professional knowledge in the care of the mentally retarded and developmentally disabled or in mental retardation and developmental disability endeavors generally.