Amend Senate 990, Assembly 1920, A BUDGET BILL, AN ACT to amend the penal law, in relation to aggregate weight standards for controlled substance offenses...

Page 2,	An Act Clause Unnumbered Line 52,	After "(Part G);" Strike out "to amend the executive law, in relation to merging certain powers, functions, and duties of the division of probation and correctional alternatives into the division of criminal justice services and repealing certain provisions of such law relating thereto" and insert "to amend the executive law, in relation to merging certain powers, functions, and duties of the division of probation and correctional alternatives into the division of criminal justice services; to amend the executive law, the public officers law, the vehicle and traffic law, the environmental conservation law, the public health law, the parks, recreation and historic preservation law, the mental hygiene law, the penal law, the correction law, the criminal procedure law, the family court act and the judiciary law, in relation to making technical corrections thereto; and to repeal certain provisions of the executive law relating thereto"
Page 4,	An Act Clause Unnumbered lines 54 through 55,	After "agreements;" strike out " to amend the state finance law, the general municipal law, and the public authorities"
Page 5,	An Act Clause Unnumbered line 1 through 2,	strike out "law, in relation to the state and local government short term investment pool;"
Page 5,	An Act Clause Unnumbered line 33,	After "(Part AA);" strike out "and"
Page 5,	An Act Clause Unnumbered Line 38,	After "(Part BB)" insert "; to amend the criminal procedure law, in relation to the receiving of business records in grand jury proceedings (Part CC); to amend the correction law, in relation to the registration of sex offenders (Part DD); and to amend the public lands law, in relation to state aid to certain cities containing state-owned lands (Part EE)
Page 22, Page 23,	Lines 23 through 50,	Strike out Part H in its entirety, and insert new Part H (LBD #70027-02-5)

Page 48,	Line 1,	After "following" insert "the" and after "decision" insert "of liability"
Page 48,	Line 10,	After "division" insert "that"
Page 48,	Line 21,	After "or" insert "the penalties"
Page 48,	Line 29,	After "imposed" insert "following the entry of a final decision of liability"
Page 50,	Line 27,	After "to" insert "answer or"
Page 50,	Line 28,	After "entered" insert "as a final decision of liability"
Page 50,	Between lines 28 and 29,	Insert "(e) Failure to answer a notice of liability within forty-five days of mailing of the notice shall result in the entry of a default judgment and the immediate conversion of the notice of liability into a final decision of liability against the owner"
Page 50,	Line 29,	After "of" insert "a challenge to"
Page 50,	Line 42,	Before "review" insert "or any other written information it deems relevant"
Page 53,	Line 27,	After "to" insert "answer or"
Page 53,	Line 28,	After "entered" insert "as a final decision of liability"
Page 53,	Between lines 28 and 29,	Insert "(e) Failure to answer a notice of liability within forty-five days of mailing of the notice shall result in the entry of a default judgment and the immediate conversion of the notice of liability into a final decision of liability against the owner."
Page 53,	Line 29,	After "of" insert "a challenge to"
Page 53,	Line 37,	After "withdraw" Strike out "45" and insert "forty-five"
Page 53,	Line 41,	After "certificate" insert "or any other information it deems relevant"
Page 55,	Between lines 14 and 15,	"\$4a. Subparagraph (i), of subdivision 5-a, of section 501 of the vehicle and traffic law, as designated by chapter 373 of the laws of 1994, is amended to read as follows: 5-a. Denial of registration or renewal. a. (i) If at any time of application for

a registration or renewal thereof there is a certification from a court, parking violations bureau, traffic and parking violations agency or administrative tribunal of appropriate jurisdiction that the registrant or his representative failed to appear on the return date or any subsequent adjourned date or failed to comply with the rules and regulations of an administrative tribunal following entry of a final decision in response to a total of three or more summonses or other process in the aggregate, issued within an eighteen month period, charging either that (i) such motor vehicle was parked, stopped or standing, or that such motor vehicle was operated for hire by the registrant or his agent without being licensed as a motor vehicle for hire by the appropriate local authority, in violation of any of the provisions of this chapter or of any law, ordinance, rule or regulation made by a local authority or (ii) the registrant was liable in accordance with section eleven hundred eleven-a or eleven hundred eleven-b of this chapter for a violation of subdivision (d) of section eleven hundred eleven of this chapter, the commissioner or his agent shall deny the registration or renewal application until the applicant provides proof from the court, traffic and parking violations agency or administrative tribunal wherein the charges are pending that an appearance or answer has been made or in the case of an administrative tribunal that he has complied with the rules and regulations of said tribunal following entry of a final decision. Where an application is denied pursuant to this section, the commissioner may, in his discretion, deny a registration or renewal application for any other motor vehicle registered in the name of the applicant where the commissioner has determined that such registrant's intent has been to evade the purposes of this subdivision and where the commissioner has reasonable grounds to believe that such registration or renewal will have the effect of defeating the purposes of this subdivision. Such denial shall only remain in effect as long as the summonses remain unanswered, or in the case of an administrative tribunal, the registrant fails to comply with the rules and regulations following entry of a final decision."

Page 56,	Line 36,	After "to" insert "answer or"
Page 74,	Between lines 31 and 32,	Insert "26. \$7,000,000 from the miscellaneous special revenue fund (339), food assistance program account (19), to the general fund."
Page 77,	Between lines 4 and 5,	Insert "14. \$20,000,000 from the federal miscellaneous operating grants fund (290), domestic incident preparedness account (DS), to the general fund."
Page 102,	Line 10,	After "Aid" strike out "to" and insert "and incentives for"
Page 102,	Between lines 13 and 14,	<pre>Insert "(j) "Municipality" means a city, town or village."</pre>
Page 102,	Line 22,	After "aid" strike out "to" and insert "and incentives for"
Page 105,	Line 40,	After "Aid" strike out "to" and insert "and incentives for"
Page 105,	Line 45,	After "aid" strike out "to" and insert "and incentives for"
Page 106,	Between lines 36 and 37	Insert "(h) For any eligible city subject to a control period under a state imposed fiscal stability authority,
		additional annual apportionments pursuant to subdivision three of this section shall be paid to such authority for distribution to such city upon a determination that such apportionment shall be used for the purpose of permanently reducing the cost of city government. Upon receipt by such authority, such additional annual apportionments shall not be considered state aid pursuant to title 2 of article 10d of the public authorities law.
Page 106,	Line 37,	additional annual apportionments pursuant to subdivision three of this section shall be paid to such authority for distribution to such city upon a determination that such apportionment shall be used for the purpose of permanently reducing the cost of city government. Upon receipt by such authority, such additional annual apportionments shall not be considered state aid pursuant to title 2 of article
Page 106, Page 106,		additional annual apportionments pursuant to subdivision three of this section shall be paid to such authority for distribution to such city upon a determination that such apportionment shall be used for the purpose of permanently reducing the cost of city government. Upon receipt by such authority, such additional annual apportionments shall not be considered state aid pursuant to title 2 of article 10d of the public authorities law. After "aid" strike out "to" and insert
-	Line 42,	additional annual apportionments pursuant to subdivision three of this section shall be paid to such authority for distribution to such city upon a determination that such apportionment shall be used for the purpose of permanently reducing the cost of city government. Upon receipt by such authority, such additional annual apportionments shall not be considered state aid pursuant to title 2 of article 10d of the public authorities law. After "aid" strike out "to" and insert "and incentives for"

Page 148,	Lines 39 through 50,	Strike out §97 in its entirety
Pages 148 through 149,	Lines 51 through 56 (page 148); lines 1 through 11 (page 149),	Strike out §98 in its entirety
Page 149,	Line 12,	After "§" strike out "99" and insert "96"
Page 150,	Line 10,	After "§" strike out "100" and insert "97"
Page 150,	Line 23,	After "\$" strike out "101 and insert "98"
Page 150,	Line 46,	After "\$" strike out "102 and insert "99"
Page 151,	Line 40,	After "§" strike out "103 and insert "100"
Page 151,	Line 49,	After "ninety-one," strike out "one hundred one" and insert "ninety-eight"
Page 151,	Line 49,	After "and," strike out "one hundred two" and insert "ninety-nine"
Page 159,	Add to the end of line 46,	Insert ", provided, however, that a local law, ordinance or resolution adopted pursuant to the authority of article 29 of the tax law shall be subject to the provisions of section 764 of this article"
Page 165,	Lines 18-21,	Strike out " 2. Notwithstanding subdivision three of section seven hundred fifty-eight of this article, any such tax imposed by a constituent local government which is not the surviving local government shall cease to be in effect as of the effective date of such merger."
Page 165,	Between lines 18 and 19,	Insert "2. Notwithstanding any provision of this article: any such tax of a new local government described in subdivision one of this section shall apply to the expanded area of such new local government on and after the first day of the sales tax quarterly period, as described in subdivision (b) of section eleven hundred thirty-six of the tax law, next commencing after the effective date of such merger; and any such tax imposed by any other constituent local government shall expire and be deemed repealed on the first day of such quarterly period; provided that net collections from such taxes of any such other constituent local

government shall, except as otherwise provided by law, be paid to such new local government on or after the effective date of such merger."

Page 171,	Between lines 32 and 33,	Insert New "Part CC" (LBD# 02066-01-5)
Page 171,	Between lines 32 and 33,	After new Part CC insert new "Part DD" (LBD #70029-01-5)
Page 171,	Between lines 32 and 33,	After new Part DD insert new "Part EE" (LBD# 70030-02-5)
Page 172,	Line 2,	After "through" strike out "BB" and insert "EE"