A Budget Bill submitted by the Governor
in accordance with Article VII of the Constitution

An Act to amend the public authorities law, in relation to
authorizing the dormitory authority to construct and
finance certain juvenile detention facilities (Part __);

The People of the State of New York, represented in Senate and Assem-

bly, do enact as follows:

PART __

Section 1. Paragraph (b) of subdivision 2 of section 1676 of the
public authorities law is amended by adding a new undesignated paragraph
to read as follows:

An authorized agency as defined by subdivision ten of section three
hundred seventy-one of the social services law, or a local probation
department as defined by sections two hundred fifty-five and two hundred
fifty-six of the executive law for the provision of detention facilities
certified by the office of children and family services or by such
office in conjunction with the state commission of correction or for the
provision of residential facilities licensed by the office of children
and family services including all necessary and usual attendant and
related facilities and equipment.

§ 2. Subdivision 1 of section 1680 of the public authorities law is
amended by adding a new undesignated paragraph to read as follows:

An authorized agency as defined by subdivision ten of section three
hundred seventy-one of the social services law, or a local probation
department as defined by sections two hundred fifty-five and two hundred
§ 3. Subdivision 2 of section 1680 of the public authorities law is amended by adding a new paragraph k to read as follows:

k. (1) For purposes of this section, the following provisions shall apply to the powers in connection with the provision of detention facilities certified by the office of children and family services or by such office in conjunction with the state commission of correction or for the provision of residential facilities licensed by the office of children and family services including all necessary and usual attendant and related facilities and equipment.

(2) Notwithstanding any other provision of law, any entity as listed above shall have full power and authority to enter into such agreements with the dormitory authority as are necessary to finance and/or construct detention or residential facilities described above, including without limitation, the provision of fees and amounts necessary to pay debt service on any obligations issued by the dormitory authority for same, and to assign and pledge to the dormitory authority, any and all public funds to be apportioned or otherwise made payable by the United States, any agency thereof, the state, any agency thereof, a political subdivision, as defined in section one hundred of the general municipal law, any social services district in the state or any other governmental entity in an amount sufficient to make all payments required to be made by any such entity as listed above pursuant to any lease, sublease or
other agreement entered into between any such entity as listed above and
the dormitory authority. All state and local officers are hereby author-
ized and required to pay all such funds so assigned and pledged to the
dormitory authority or, upon the direction of the dormitory authority,
to any trustee of any dormitory authority bond or note issued, pursuant
to a certificate filed with any such state or local officer by the
dormitory authority pursuant to the provisions of this section.
§ 4. This act shall take effect immediately.