STATE OF NEW YORK
OFFICE OF THE ATTORNEY GENERAL
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NEW YORK STATE EDUCATION DEPARTMENT
THE UNIVERSITY OF THE STATE OF NEW YORK
MARYELLEN ELIA
                                       
27 February 2017
                                       
Safeguarding the education of unaccompanied recently arrived children

The Office of the Attorney General ("OAG") and the New York State Education Department ("SED") have jointly adopted a policy to safeguard the education of unaccompanied recently arrived children.

Amended on February 27, 2017

1. § 3202(1), 3205 Education Law.


4. "FERPA" and the Family Policy Compliance Office of the U.S. Department of Education have the authority to investigate complaints.

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The page contains a legal document written in Bengali. The text is a mixture of Bengali and English, discussing legal rights and responsibilities of children and the role of authorities in enforcing these rights. The document refers to various legal frameworks and guidelines, including FERPA (Family Educational Rights and Privacy Act) and NYFCA (New York Family Court Act). The text is dense and technical, aimed at legal professionals and policymakers.

The document highlights the importance of protecting the privacy and rights of children, particularly in educational settings. It mentions the Family Educational Rights and Privacy Act (FERPA), which grants students access to their educational records, and the New York Family Court Act (NYFCA), which outlines the rights of children and the responsibilities of guardians.

The text also references several legal citations, including N.Y.S.E.D. (New York State Education Department) regulations and court decisions. These references are crucial for understanding the legal context and the implications of the document.

The document concludes with a call to action, emphasizing the importance of enforcing these rights and ensuring that children are treated with respect and dignity.

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5. See N.Y.S.E.D. Family Court Act § 111.1(2) (2013) ("Every court proceeding in which a child is a party shall be conducted in a manner consistent with the child’s best interests.


7. See 34 C.F.R. § 99.31. For example, if a court finds that a child is in need of assistance, it may appoint a guardian ad litem to represent the child’s interests.

8. See 34 C.F.R. § 99.311.
ইতি ভবদীয়,

[Signature]

মেরি এলেন এলিয়া
কমিশনার অফ এডুকেশন

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এরিক টি. রাইডারম্যান
আটিনি জেনারেল