1250--A

2009-2010 Regular Sessions

IN SENATE

January 28, 2009

- Introduced by Sens. SALAND, AUBERTINE -- read twice and ordered printed, and when printed to be committed to the Committee on Crime Victims, Crime and Correction -- recommitted to the Committee on Crime Victims, Crime and Correction in accordance with Senate Rule 6, sec. 8 -committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the correction law, in relation to agreements for custody of definite sentence inmates

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. Section 91 of the correction law, as amended by section 5 2 of part H of chapter 56 of the laws of 2009, is amended to read as 3 follows:

4 91. Agreements for custody of definite sentence inmates. 1. The S commissioner may, SUBJECT TO THE PROVISIONS OF SUBDIVISION FIVE OF THIS 5 SECTION, enter into an agreement with any county or with the city of New 6 7 York to provide for custody by the department of persons who receive 8 definite sentences of imprisonment with terms in excess of ninety days 9 who otherwise would serve such sentences in the jail, workhouse, peni-10 tentiary or other local correctional [institution] FACILITY maintained 11 such locality; provided, however, that a person committed to the bv custody of the department pursuant to an agreement established by this 12 13 section, except a person committed pursuant to an agreement with the city of New York, shall be delivered to a reception center designated by 14 15 the commissioner for an initial processing period which shall be no longer than seven days, and thereafter, shall be transferred to a gener-16 al confinement correctional facility located in the same county or in a 17 county adjacent to the county where such person would otherwise be 18 19 committed to a local correctional facility. In the event, however, that 20 exigent circumstances related to health, safety or security arise which 21 require the immediate transfer of an inmate to a different facility not

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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1 within the county or adjacent county, then the department shall, as soon 2 thereafter as practicable, arrange for such inmate to be returned to the 3 jurisdiction of the county from which he or she was committed.

4 2. Any such agreement, except one that is made with the city of New 5 York, may be made with the sheriff, warden, superintendent, local 6 commissioner of correction or other person in charge of such [county 7 institution] LOCAL CORRECTIONAL FACILITY and shall be subject to the 8 approval of the chief executive officer of the county. An agreement made with the city of New York may be made with the commissioner of 9 10 correction of that city and shall be subject to the approval of the mayor. 11

12 3. An agreement made under this section [shall require the locality to 13 the cost of treatment, maintenance and custody furnished by the pay 14 department, and the costs incurred under subdivision two or three of 15 section one hundred twenty-five of this chapter relating to the provision of clothing, money and transportation upon release 16 or 17 discharge of inmates delivered to the department pursuant to the agreement, and] shall contain at least the following provisions: 18

(a) A PROVISION THAT REQUIRES THE LOCALITY TO PAY THE COST OF TREAT-MENT, MAINTENANCE, AND CUSTODY OF AN INMATE FURNISHED BY THE DEPARTMENT; (B) A provision specifying the minimum length of the term of imprisonment of persons who may be received by the department under the agreement, which may be any term in excess of ninety days agreed to by the parties and which need not be the same in each agreement;

25 (C) A provision that no charge will be made to the state or to [(b)] 26 the department or to any of its institutions during the pendency of such agreement for delivery of inmates to the department by officers of 27 the and that the provisions of section six hundred two of this 28 locality, 29 chapter or of any similar law shall not apply for delivery of inmates 30 during such time;

31 [(c)] (D) A PROVISION FOR REIMBURSEMENT BY THE LOCALITY TO THE DEPART-32 MENT TO PAY THE COST OF TREATMENT, MAINTENANCE AND CUSTODY OF AN INMATE 33 FURNISHED BY SUCH LOCALITY PURSUANT TO SUBDIVISION FOUR OF SECTION NINE-34 TY-FIVE OF THIS ARTICLE;

35 (E) Designation of the correctional facility or facilities to which 36 persons under sentences covered by the agreement are to be delivered;

37 [(d)] (F) A provision requiring the department to provide transitional 38 services upon the release of persons committed to the custody of the 39 department pursuant to an agreement established by this section;

40 [(e)] (G) Any other provision the commissioner may deem necessary or 41 appropriate; and

42 [(f)] (H) A provision giving either party the right to cancel the 43 agreement by giving the other party notice in writing, with cancellation 44 to become effective on such date as may be specified in such notice.

45 4. Notwithstanding any other provision of law, the commissioner shall 46 be authorized to grant, withhold, cause to be forfeited, or cancel time 47 allowances as provided in and in compliance with section eight hundred 48 four of this chapter.

49 (A) NOTWITHSTANDING THE PROVISIONS OF PARAGRAPH (H) OF SUBDIVISION 5. 50 THREE OF THIS SECTION, THE COMMISSIONER SHALL ENTER INTO AN AGREEMENT 51 WITH A COUNTY OR THE CITY OF NEW YORK PURSUANT TO THE PROVISIONS OF THIS SECTION WHEN IT IS DETERMINED BY THE STATE COMMISSION ON CORRECTIONS TO 52 BE NECESSARY TO ALLEVIATE OVERCROWDING AT THE LOCAL CORRECTIONAL FACILI-53 54 TY OR FACILITIES. UPON SUCH DETERMINATION, A COUNTY OR THE CITY OF NEW 55 REQUIRED BY THE STATE COMMISSION ON CORRECTIONS TO YORK SHALL NOT BE 56 CONSTRUCT NEW CORRECTIONAL FACILITIES.

(B) NOTHING IN THIS SECTION SHALL PRECLUDE THE STATE COMMISSION 1 ON 2 ISSUING WAIVERS PURSUANT TO THIS ARTICLE, IF IN THE CORRECTIONS FROM 3 DISCRETION OF THE STATE COMMISSION ON CORRECTIONS THE ISSUANCE OF THE 4 WAIVER IS MORE APPROPRIATE THAN THE AGREEMENT PROVIDED FOR IN THIS 5 SECTION.

6 (C) NOTHING IN THIS SECTION SHALL PRECLUDE A COUNTY FROM ENTERING AN
7 AGREEMENT WITH A CONTIGUOUS COUNTY OR PROHIBIT THE CONTINUATION OF ANY
8 EXISTING AGREEMENT BETWEEN THE COUNTIES FOR THE ALLEVIATION OF OVER9 CROWDING AT A LOCAL CORRECTIONAL FACILITY.

10 (D) NOTHING IN THIS SECTION SHALL PRECLUDE THE CITY OF NEW YORK FROM 11 ENTERING INTO AGREEMENTS WITH ANY COUNTY WITHIN THE STATE TO ALLEVIATE 12 OVERCROWDING AT ITS LOCAL FACILITIES.

6. A copy of such agreement shall be filed with the secretary of state and with the clerk of each court having jurisdiction to impose sentences covered by the agreement in the county or city to which it applies.

16 S 2. Section 91 of the correction law, as added by chapter 478 of the 17 laws of 1970, is amended to read as follows:

91. Agreements for custody of definite sentence inmates. 1. The 18 S 19 [state] commissioner [of correction] may, SUBJECT TO THE PROVISIONS OF SUBDIVISION FOUR OF THIS SECTION, enter into an agreement with any coun-20 21 or with the city of New York to provide for custody by the [state] ty 22 department [of correction] of persons who receive definite sentences of imprisonment with terms in excess of ninety days who otherwise would 23 24 serve such sentences in the jail, workhouse, penitentiary or other local 25 correctional [institution] FACILITY maintained by such locality.

26 2. Any such agreement, except one that is made with the city of New York, may be made with the sheriff, warden, superintendent, local commissioner of correction or other person in charge of such [county 27 28 institution] LOCAL CORRECTIONAL FACILITY and shall be subject to the 29 approval of the chief executive officer of the county. An agreement made 30 with the city of New York may be made with the commissioner of 31 32 correction of that city and shall be subject to the approval of the 33 mayor.

34 3. An agreement made under this section [shall not require the locali-35 ty to pay the cost of treatment, maintenance and custody furnished by 36 the state department of correction and] shall contain at least the 37 following provisions:

(a) A PROVISION THAT REQUIRES THE LOCALITY TO PAY THE COST OF TREAT-MENT, MAINTENANCE AND CUSTODY OF AN INMATE FURNISHED BY THE DEPARTMENT;

40 (B) A provision specifying the minimum length of the term of imprison-41 ment of persons who may be received by the [state] department [of 42 correction] under the agreement, which may be any term in excess of 43 ninety days agreed to by the parties and which need not be the same in 44 each agreement;

[(b)] (C) A provision that no charge will be made to the state or to the [state] department [of correction] or to any of its institutions during the pendency of such agreement for delivery of inmates to the [state] department [of correction] by officers of the locality, and that the provisions of section six hundred two of this chapter or of any similar law shall not apply for delivery of inmates during such time;

[(c)] (D) A provision that no charge shall be made to or shall be payable by the state during the pendency of such agreement for the expense of maintaining parole violators pursuant to section two hundred sixteen of this chapter, for the expense of maintaining coram nobis prisoners pursuant to section six hundred one-b of this chapter, OR for the expense of maintaining felony prisoners pursuant to section six 1 hundred one-c of this chapter[, or for the expense of maintaining alter-2 native local reformatory inmates pursuant to section eight hundred thir-3 ty-five in institutions maintained by the locality];

[(d)] (E) A provision, approved by the state comptroller, for reimbursement of the [state] department [of correction] by the locality for expenses incurred under subdivision two or three of section one hundred twenty-five of this chapter relating to clothing, money and transportation furnished upon release or discharge of inmates delivered to the [state] department [of correction] pursuant to the agreement;

10 [(e)] (F) A PROVISION FOR REIMBURSEMENT BY THE LOCALITY TO THE DEPART-11 MENT TO PAY THE COST OF TREATMENT, MAINTENANCE AND CUSTODY OF AN INMATE 12 FURNISHED BY SUCH LOCALITY PURSUANT TO SUBDIVISION FOUR OF SECTION NINE-13 TY-FIVE OF THIS ARTICLE;

14 (G) Designation of the correctional facility or facilities to which 15 persons under sentences covered by the agreement are to be delivered;

16 [(f)] (H) Any other provision the [state] commissioner [of correction] 17 may deem necessary or appropriate; and

18 [(g)] (I) A provision giving either party the right to cancel the 19 agreement by giving the other party notice in writing, with cancellation 20 to become effective on such date as may be specified in such notice.

21 (A) NOTWITHSTANDING THE PROVISIONS OF PARAGRAPH (I) OF SUBDIVISION 22 THREE OF THIS SECTION, THE COMMISSIONER SHALL ENTER INTO AN AGREEMENT WITH A COUNTY OR THE CITY OF NEW YORK PURSUANT TO THE PROVISIONS OF THIS 23 SECTION WHEN IT IS DETERMINED BY THE STATE COMMISSION ON CORRECTIONS TO 24 25 BE NECESSARY TO ALLEVIATE OVERCROWDING AT THE LOCAL CORRECTIONAL FACILI-26 TY OR FACILITIES. UPON SUCH DETERMINATION, A COUNTY OR THE CITY OF NEW SHALL NOT BE REQUIRED BY THE STATE COMMISSION ON CORRECTIONS TO 27 YORK 28 CONSTRUCT NEW CORRECTIONAL FACILITIES.

29 (B) NOTHING IN THIS SECTION SHALL PRECLUDE THE STATE COMMISSION ON 30 FROM ISSUING WAIVERS PURSUANT TO THIS ARTICLE, IF IN THE CORRECTIONS 31 DISCRETION OF THE STATE COMMISSION ON CORRECTIONS THE ISSUANCE OF THE 32 MORE APPROPRIATE THAN THE AGREEMENT PROVIDED FOR IN THIS WAIVER IS 33 SECTION.

(C) NOTHING IN THIS SECTION SHALL PRECLUDE A COUNTY FROM ENTERING AN
AGREEMENT WITH A CONTIGUOUS COUNTY OR PROHIBIT THE CONTINUATION OF ANY
EXISTING AGREEMENT BETWEEN COUNTIES FOR THE ALLEVIATION OF OVERCROWDING
AT A LOCAL CORRECTIONAL FACILITY OR FACILITIES.

38 (D) NOTHING IN THIS SECTION SHALL PRECLUDE THE CITY OF NEW YORK FROM 39 ENTERING INTO AGREEMENTS WITH ANY COUNTY WITHIN THE STATE TO ALLEVIATE 40 OVERCROWDING AT ITS LOCAL FACILITIES.

5. A copy of such agreement shall be filed with the secretary of state and with the clerk of each court having jurisdiction to impose sentences covered by the agreement in the county or city to which it applies.

44 S 3. Subdivision 4 of section 92 of the correction law, as amended by 45 section 6 of part H of chapter 56 of the laws of 2009, is amended to 46 read as follows:

47 In the event any such agreement is cancelled, inmates delivered to 4. the department prior to the date of cancellation shall continue to serve 48 49 their sentences in the custody of such department and the provisions of such agreement shall continue to apply with respect to such inmates. A copy of the notice of cancellation shall be filed with the secretary of 50 51 state and with the clerks of courts in the manner provided in subdivi-52 sion [four] SIX of section ninety-one of this article, and no inmates 53 54 shall be delivered to the custody of the department under such agreement after the date on which such cancellation becomes effective. 55

1 S 4. Subdivision 4 of section 92 of the correction law, as added by 2 chapter 478 of the laws of 1970, is amended to read as follows:

3 4. In the event any such agreement is cancelled, inmates delivered to 4 the [state] department [of correction] prior to the date of cancellation shall continue to serve their sentences in the custody of [such] THE 5 department and the provisions of such agreement shall continue to apply 6 7 with respect to such inmates. A copy of the notice of cancellation shall 8 be filed with the secretary of state and with the clerks of courts in the manner provided in subdivision [four] FIVE of section ninety-one of 9 10 this article, and no inmates shall be delivered to the custody of the [state] department [of correction] under such agreement after the date 11 on which such cancellation becomes effective. 12

S 5. This act shall take effect on the thirtieth day after it shall 13 14 have become a law, and shall apply to agreements entered into on or before such effective date; provided that the amendments to sections 91 15 and 92 of the correction law made by sections one and three of this act 16 shall be subject to the expiration and reversion of such sections pursu-17 ant to section 8 of part H of chapter 56 of the laws of 2009, as 18 19 amended, when upon such date sections two and four of this act shall 20 take effect.