2765

2011-2012 Regular Sessions

IN SENATE

February 1, 2011

- Introduced by Sen. HASSELL-THOMPSON -- read twice and ordered printed, and when printed to be committed to the Committee on Crime Victims, Crime and Correction
- AN ACT to amend the correction law, in relation to requiring certain reports to the legislature regarding correctional facilities

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

1 Section 1. Subdivision 4 of section 29 of the correction law, as 2 amended by section 1 of part R of chapter 56 of the laws of 2005, is 3 amended to read as follows:

4 [The] ON OR BEFORE THE FIRST DAY OF FEBRUARY, TWO THOUSAND TWELVE, 4. 5 AND EVERY YEAR THEREAFTER, THE commissioner [of the department of 6 correctional services] shall provide [an annual] A COMPREHENSIVE report 7 the legislature [on the staffing of correction officers to and correction sergeants in state correctional facilities. Such report shall 8 9 include, but not be limited to the following factors: the number of security posts on the current plot plan for each facility that have been 10 11 closed on a daily basis, by correctional facility security classifica-(minimum, medium and maximum); the number of security positions 12 tion 13 eliminated by correctional facility since two thousand compared to the inmates incarcerated in each such facility; a breakdown by 14 number of 15 correctional facility security classification (minimum, medium, and maximum) of the staff hours of overtime worked, by year since two thou-16 17 sand and the annual aggregate costs related to this overtime. In addi-18 tion, such report shall be delineated by correctional facility security 19 classification, the annual number of security positions eliminated, the number of closed posts and amount of staff hours of overtime accrued as 20 21 well as the overall overtime expenditures that resulted] EVALUATING THE22 CAPACITY AND STAFFING OF THE STATE PRISON SYSTEM. Such report shall be provided to the TEMPORARY PRESIDENT OF THE SENATE, THE SPEAKER 23 OF THE 24 ASSEMBLY, THE MINORITY LEADER OF THE SENATE, THE MINORITY LEADER OF THE

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

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ASSEMBLY, AND THE chairs of the senate finance, assembly ways and means,
 senate crime VICTIMS, CRIME and [corrections] CORRECTION and assembly
 correction committees [by December thirty-first]. SUCH REPORT SHALL
 INCLUDE, BUT NOT BE LIMITED TO, THE FOLLOWING:

5 INFORMATION ON THE STAFFING OF CORRECTION OFFICERS AND CORRECTION (A) 6 SERGEANTS IN STATE CORRECTIONAL FACILITIES INCLUDING: THE NUMBER OF 7 SECURITY POSTS ON THE CURRENT PLOT PLAN FOR EACH FACILITY THAT HAVE BEEN 8 CLOSED ON A DAILY BASIS, BY CORRECTIONAL FACILITY SECURITY CLASSIFICA-TION (MINIMUM, MEDIUM AND MAXIMUM); THE NUMBER OF SECURITY POSITIONS 9 10 ELIMINATED BY CORRECTIONAL FACILITY SINCE THE YEAR TWO THOUSAND COMPARED TO THE NUMBER OF INMATES INCARCERATED IN EACH SUCH FACILITY; A BREAKDOWN 11 CORRECTIONAL FACILITY SECURITY CLASSIFICATION (MINIMUM, MEDIUM, AND 12 ΒY MAXIMUM) OF THE STAFF HOURS OF OVERTIME WORKED, BY YEAR SINCE THE YEAR 13 14 TWO THOUSAND AND THE ANNUAL AGGREGATE COSTS RELATED TO THIS OVERTIME. THE REPORT SHALL ALSO INCLUDE THE RATIO OF ALL SECURITY STAFF TO INMATES 15 16 AT EACH CORRECTIONAL FACILITY. IN ADDITION, SUCH INFORMATION SHALL BE DELINEATED BY CORRECTIONAL FACILITY SECURITY CLASSIFICATION, THE ANNUAL 17 NUMBER OF SECURITY POSITIONS ELIMINATED, THE NUMBER OF CLOSED POSTS AND 18 19 AMOUNT OF STAFF HOURS OF OVERTIME ACCRUED AS WELL AS THE OVERALL OVER-TIME EXPENDITURES THAT RESULTED; 20

21 (B) THE TOTAL NUMBER OF CORRECTIONAL FACILITIES IN OPERATION WHICH ARE MAINTAINED BY THE DEPARTMENT, THE SECURITY LEVEL OF EACH SUCH FACILITY, 22 THE NUMBER OF INMATES AT EACH SUCH FACILITY, THE TOTAL NUMBER OF BEDS AT 23 EACH CORRECTIONAL FACILITY, AND THE NUMBER OF EMPTY BEDS, IF ANY, AT 24 25 EACH SUCH FACILITY WITH AN EXPLANATION AS TO THE TYPE OF BED THAT IS WHEN REPORTING ON THE TOTAL NUMBER OF BEDS AND EMPTY BEDS, THE 26 EMPTY. 27 COMMISSIONER SHALL DIFFERENTIATE BETWEEN GENERAL CONFINEMENT BEDS AND OTHER TYPES OF SPECIALIZED OR RESTRICTED BEDS WITHIN THE SYSTEM, INCLUD-28 ING BUT NOT LIMITED TO INFIRMARY BEDS, BEDS UTILIZED FOR DISCIPLINARY 29 30 PURPOSES, SHOCK INCARCERATION BEDS, WORK RELEASE BEDS, SUBSTANCE ABUSE AND MENTAL HEALTH TREATMENT BEDS AND ANY OTHER TYPE OF SPECIALIZED OR 31 32 RESTRICTED BEDS. THE COMMISSIONER SHALL ALSO INCLUDE INFORMATION 33 REGARDING THE NECESSITY TO MAINTAIN SUCH SPECIALIZED AND RESTRICTED BEDS TO MEET THE NEEDS OF INMATES AND THE CORRECTIONAL SYSTEM; 34

CURRENT NUMBER OF INMATES WITHIN THE PRISON SYSTEM WHO ARE 35 (C) THE LIVING IN DOUBLE-BUNKED AND DOUBLE-CELLED CONDITIONS, WITH AN EXPLANA-36 TION AS TO THE NUMBER OF INMATES DOUBLE-BUNKED AND DOUBLE-CELLED, IF 37 ANY, WITHIN MINIMUM SECURITY FACILITIES, MEDIUM SECURITY FACILITIES, AND 38 MAXIMUM SECURITY FACILITIES. THE COMMISSIONER SHALL PROVIDE AN EXPLANA-39 40 TO THE NUMBER OF INMATES, IF ANY, WHO ARE LIVING IN TION AS DOUBLE-BUNKED OR DOUBLE-CELLED CONDITIONS AS A RESULT OF A VARIANCE 41 RECEIVED FROM THE STATE COMMISSION OF CORRECTION ESTABLISHED PURSUANT TO 42 43 ARTICLE THREE OF THIS CHAPTER. FOR THE PURPOSES OF THIS PARAGRAPH, AN 44 INMATE SHALL BE DEEMED TO BE LIVING IN A DOUBLE-BUNKED CONDITION WHEN 45 OR HER CONFINEMENT BED IS SITUATED IMMEDIATELY ABOVE ANOTHER HIS CONFINEMENT BED OR IMMEDIATELY BELOW ANOTHER CONFINEMENT BED IN A HOUS-46 47 ING UNIT DEFINED BY THE STATE COMMISSION OF CORRECTION AS A MULTIPLE OCCUPANCY HOUSING UNIT AND, AN INMATE SHALL BE DEEMED TO BE LIVING IN A 48 49 DOUBLE-CELLED CONDITION WHEN HIS OR HER CONFINEMENT BED IS SITUATED IMMEDIATELY ABOVE ANOTHER CONFINEMENT BED OR IMMEDIATELY BELOW ANOTHER 50 CONFINEMENT BED IN A HOUSING UNIT DEFINED BY THE STATE COMMISSION OF 51 CORRECTION AS EITHER AN INDIVIDUAL OCCUPANCY HOUSING UNIT OR A DOUBLE 52 53 OCCUPANCY HOUSING UNIT ORIGINALLY DESIGNED FOR INDIVIDUAL OCCUPANCY. 54 S 2. Section 79-a of the correction law, as amended by section 1 of

54 S 2. Section 79-a of the correction raw, as amended by section for 55 part H of chapter 56 of the laws of 2009, is amended to read as follows: 1 S 79-a. Closure of correctional facilities; notice. Before the closure 2 of any correctional facility,[,] for reasons other than those set forth 3 in paragraph (a) of subdivision eight of section forty-five of this 4 chapter, the commissioner shall take the following actions:

5 1. confer with the department of civil service, the governor's office 6 of employee relations and any other appropriate state agencies to devel-7 op strategies which attempt to minimize the impact of the closure on the 8 state work force;

9 2. consult with the department of economic development and any other 10 appropriate state agencies to develop strategies which attempt to mini-11 mize the impact of such closures on the local and regional economies; 12 [and]

13 provide notice by certified mail to (i) all local governments of 3. 14 any political subdivision in which the correctional facility is located, 15 (ii) all employee labor organizations operating within, or representing 16 employees of, the correctional facility, [and] (iii) managerial and 17 confidential employees employed within the correctional facility AND (IV) THE TEMPORARY PRESIDENT OF THE SENATE, THE SPEAKER OF THE ASSEMBLY, 18 19 THE MINORITY LEADER OF THE SENATE, THE MINORITY LEADER OF THE ASSEMBLY, AND THE CHAIRS OF THE SENATE FINANCE, ASSEMBLY WAYS AND MEANS, SENATE 20 21 CRIME VICTIMS, CRIME AND CORRECTION AND ASSEMBLY CORRECTION COMMITTEES 22 at least twelve months prior to any such closure[.]; AND

4. INCLUDE, WITH THE NOTICE REQUIRED BY SUBDIVISION THREE OF THIS SECTION, A REPORT REGARDING THE IMPACT OF THE CLOSURE ON INMATES AND STAFF IN THE STATE PRISON SYSTEM. SUCH REPORT SHALL INCLUDE, BUT NOT LIMITED TO, THE FOLLOWING:

27 (I) AN EXPLANATION AS TO THE IMPACT OF SUCH CLOSURE ON THE STATE PRIS-SYSTEM AS A WHOLE, INCLUDING THE IMPACT, IF ANY, ON INMATE SECURITY 28 ON LEVEL CLASSIFICATION, THE CHANGE, IF ANY, THAT WILL RESULT IN THE RATIO 29 INMATES TO CORRECTIONAL STAFF, BOTH WITHIN INDIVIDUAL CORRECTIONAL 30 OF FACILITIES AND WITHIN THE STATE PRISON SYSTEM AS A WHOLE, 31 THECHANGE 32 THAT WILL RESULT IN THE BED CAPACITY WITHIN THE STATE PRISON SYSTEM AS A 33 THE MINIMUM SECURITY CORRECTIONAL FACILITIES, MEDIUM WHOLE AND WITHIN 34 SECURITY CORRECTIONAL FACILITIES AND MAXIMUM SECURITY CORRECTIONAL 35 FACILITIES, RESPECTIVELY;

36 (II) AN EXPLANATION AS TO THE IMPACT OF SUCH CLOSURE ON EMPLOYEES OF
37 THE DEPARTMENT WHO WILL BE AFFECTED, INCLUDING INFORMATION AS TO THE
38 NUMBER OF EMPLOYEES WHO WILL HAVE NEW WORK LOCATIONS AND THE EFFORTS, IF
39 ANY, UNDERTAKEN BY THE DEPARTMENT TO MINIMIZE THE RELOCATION OF ANY
40 EMPLOYEES; AND

(III) AN EXPLANATION AS TO THE NUMBER AND TYPES OF PROGRAMS AND THE
AVAILABILITY OF PROGRAMS, IF ANY, THAT WILL BE IMPACTED BY SUCH CLOSURE,
INCLUDING PROGRAMS DESIGNED TO PROMOTE THE SUCCESSFUL AND PRODUCTIVE
REENTRY AND REINTEGRATION INTO SOCIETY OF INMATES UPON THEIR RELEASE
FROM THE CUSTODY OF THE DEPARTMENT.

46 S 3. This act shall take effect immediately.