## 5986--В

2013-2014 Regular Sessions

IN SENATE

November 15, 2013

- BONACIC, Introduced by Sens. LIBOUS, RITCHIE, BOYLE, DeFRANCISCO, FLANAGAN, GALLIVAN, HANNON, LAVALLE, FARLEY, LITTLE, MARCELLINO, MARCHIONE, MAZIARZ, O'MARA, SEWARD, ZELDIN -- read twice and ordered printed, and when printed to be committed to the Committee on Rules -recommitted to the Committee on Mental Health and Developmental Disain accordance with Senate Rule 6, 8 -- committee bilities sec. discharged, bill amended, ordered reprinted as amended and recommitted to said committee -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend chapter 56 of the laws of 2012, amending the mental hygiene law and other laws relating to the office for people with developmental disabilities and the office of mental health, in relation to delaying the closure and consolidation of facilities operated by such offices

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

1 Section 1. Short title. This act shall be known and may be cited as 2 the "freeze unsafe closures now act".

3 S 2. Legislative findings. The legislature hereby finds that the state 4 has recently announced its intent to downsize and close numerous facili-5 ties operated by the office of mental health and the office for people 6 with developmental disabilities. These facilities provide inpatient 7 services to individuals with serious mental illness or developmental 8 disabilities who are very frail, who are dangerous or violent, or who 9 are children and adolescents. The stated purpose of these closures is achieve full community integration of the mentally ill and develop-10 to mentally disabled individuals residing throughout the state in accord-11 ance with the Supreme Court decision in Olmstead. Olmstead v. L.C., 527 12 13 U.S. 581 (1999), is a United States Supreme Court case regarding 14 discrimination against people with mental disabilities, which held that 15 under the Americans with Disabilities Act (ADA), individuals with mental

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

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disabilities have the right to live in the community rather than in 1 2 institutions, if in the words of the opinion of the court, "the State's 3 treatment professionals have determined that community placement is appropriate, the transfer from institutional care to a less restrictive 4 5 setting is not opposed by the affected individual, and the placement can 6 be reasonably accommodated, taking into account the resources available 7 the State and the needs of others with mental disabilities". The to 8 court also stated that "We emphasize that nothing in the ADA or its implementing regulations condones termination of institutional settings 9 10 for persons unable to handle or benefit from community settings".

11 These closures would result in the loss of much-needed inpatient beds without adequate planning for community-based, state-provided alterna-12 tives. This plan also reduces innovative programs that include family 13 14 involvement or behavior modification for the mentally ill and the devel-15 opmentally disabled. For mentally ill and developmentally disabled consumers, their safety net has been cut. The termination of services 16 to these individuals by the state will have a dramatic unforeseen impact 17 18 by forcing state employees to move to new communities, disrupting care 19 for fragile consumers, increasing incidents of individuals with violent tendencies to victimize children and others, the overburdening of hospi-20 21 tal emergency rooms, and inundating local correctional facilities with 22 many new inmates.

The legislature hereby finds that closure of these facilities is not required by the Olmstead decision and other federal mandates to achieve full community integration of the mentally ill and the developmentally disabled. The state will not achieve significant savings by shutting the doors of these vital facilities; unfortunately, there is a very significant chance the individuals being affected by these closures will turn up in our criminal justice system and/or health care facilities.

The purpose of this act shall be to postpone action providing for the closure of facilities operated by the office of mental health and the office for people with developmental disabilities until April 1, 2015 so more adequate planning and collaboration can occur.

34 S 3. Sections 20 and 21 of part J of chapter 56 of the laws of 2012, 35 amending the mental hygiene law and other laws relating to the office 36 for people with developmental disabilities and the office of mental 37 health, are amended to read as follows:

S 20. The commissioner of [the office for people with] developmental 38 disabilities shall provide notification to the temporary president of 39 40 the senate and the speaker of the assembly sixty days prior to a reduction in capacity of twenty persons or more or closure of a develop-41 mental center or other institutional setting which is subject to such 42 43 reduction or closure pursuant to such commissioner's planned downsizing 44 and closing of institutional capacity. PROVIDED, HOWEVER, THAT NO STATE 45 OPERATED FACILITY SHALL BE REDUCED IN CAPACITY OR CLOSED BY THE OFFICE FOR PEOPLE WITH DEVELOPMENTAL DISABILITIES PURSUANT TO THIS ACT PRIOR TO 46 47 APRIL 1, 2017.

S 21. This act shall take effect immediately, provided however, 48 that 49 on or before May 31, 2012 the office for people with developmental disa-50 bilities shall submit a report to the temporary president of the senate 51 and the speaker of the assembly on implementation related to the 52 restructuring of developmental disabilities services offices. The office 53 shall also publish the report on the office's website. The report shall 54 include but not be limited to: the plan timeline for transition of each 55 the developmental disabilities service offices into a state operof ations offices of the office for people with developmental disabilities; 56

1 the location of each state operations office, its catchment area, and a 2 list of services that will be administered under its jurisdiction; and 3 the location of each developmental disabilities regional office, its 4 catchment area, and a list of programs under its jurisdiction; and 5 provided further that section twenty of this act shall expire and be 6 deemed repealed on [March 31, 2013] APRIL 1, 2017.

7 S 4. Sections 2 and 4 of part 0 of chapter 56 of the laws of 2012, 8 amending the mental hygiene law and other laws relating to the office 9 for people with developmental disabilities and the office of mental 10 health, section 4 as amended by section 2 of part H of chapter 56 of the 11 laws of 2013, are amended to read as follows:

12 S 2. Notwithstanding the provisions of subdivisions (b) and (e) of section 7.17 of the mental hygiene law, section 41.55 of the mental 13 14 hygiene law, or any other law to the contrary, the office of mental health is authorized, ON AND AFTER APRIL 1, 2017, to close, consolidate, 15 16 reduce, transfer or otherwise redesign services of hospitals, other facilities and programs operated by the office of mental health, and to 17 18 implement significant service reductions and reconfigurations according 19 to this section as shall be determined by the commissioner of mental health to be necessary for the cost-effective and efficient operation of 20 such hospitals, other facilities and programs. One of the intents of 21 22 actions taken that result in closure, consolidation, reduction, transfer 23 or other redesign of services of hospitals is to reinvest savings such 24 that, to the extent practicable, comparable or greater levels of commu-25 nity based mental health services will be provided to persons with 26 mental illness in need of services within the catchment areas of such hospitals, as determined by the commissioner of mental health with approval from the director of the division of the budget. 27 28

29 (a) In addition to the closure, consolidation or merger of one or more 30 facilities, the commissioner of mental health is authorized, ON AND AFTER APRIL 1, 2017, to perform any significant service reductions that 31 32 would reduce inpatient bed capacity by up to 400 beds, which shall 33 include but not be limited to, closures of wards at a state-operated psychiatric center or the conversion of beds to transitional placement programs, provided that the commissioner provide at least 45 days notice 34 35 of such reductions to the temporary president of the senate and the 36 speaker of the assembly and simultaneously post such notice upon its 37 public website. In assessing which significant service reductions to 38 39 undertake, the commissioner shall consider data related to inpatient 40 census, indicating nonutilization or under utilization of beds, and the 41 efficient operation of facilities.

42 least 75 days prior to the anticipated closure, consolidation (b) At 43 or merger of any hospitals named in subdivision (b) of section 7.17 of the mental hygiene law, the commissioner of mental health shall provide 44 45 notice of such closure, consolidation or merger to the temporary presiof the senate, and speaker of the assembly, the chief executive 46 dent 47 officer of the county in which the facility is located, and shall post 48 such notice upon its public website. The commissioner shall be authorized to conduct any and all preparatory actions which may be required to effectuate such closures during such 75 day period. In assessing which 49 50 51 such hospitals to close, the commissioner shall consider the followof ing factors: (1) the size, scope and type of services provided by the 52 hospital; (2) the relative quality of the care and treatment provided by 53 54 the hospital, as may be informed by internal or external quality or 55 accreditation reviews; (3) the current and anticipated long-term need for the types of services provided by the facility within its catchment 56

area, which may include, but not be limited to, services for adults or 1 2 children, or other specialized services, such as forensic services; (4) 3 the availability of staff sufficient to address the current and antic-4 ipated long term service needs; (5) the long term capital investment 5 required to ensure that the facility meets relevant state and federal 6 regulatory and capital construction requirements, and national accredi-7 tation standards; (6) the proximity of the facility to other facilities 8 with space that could accommodate anticipated need, the relative cost of any necessary renovations of such space, the relative potential operat-9 10 ing efficiency of such facilities, and the size, scope and types of services provided by the other facilities; (7) anticipated savings based 11 upon economies of scale or other factors; (8) community mental health 12 services available in the facility catchment area and the ability of 13 14 such community mental health services to meet the behavioral health 15 needs of the impacted consumers; (9) the obligations of the state to place persons with mental disabilities in community settings rather than 16 when appropriate; and (10) the anticipated impact of 17 in institutions, 18 the closure on access to mental health services.

19 (c) Any transfers of inpatient capacity or any resulting transfer of 20 functions shall be authorized to be made by the commissioner of mental 21 health and any transfer of personnel upon such transfer of capacity or 22 transfer of functions shall be accomplished in accordance with the 23 provisions of section 70 of the civil service law ON AND AFTER APRIL 15, 24 2017.

S 4. This act shall take effect immediately and shall be deemed to have been in full force and effect on and after April 1, 2012; provided that the date for any closure or consolidation pursuant to this act shall be on a date certified by the commissioner of mental health; and provided further, however, that SECTION TWO OF this act shall expire and be deemed repealed [March 31, 2013] APRIL 1, 2017.

31 S 5. This act shall take effect immediately and shall be deemed to 32 have been in full force and effect on and after March 31, 2013.