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2013-2014 Regular Sessions

IN SENATE

May 10, 2013

Introduced by Sen. SAVINO -- read twice and ordered printed, and when printed to be committed to the Committee on Health

AN ACT to amend the social services law, in relation to prohibiting work experience programs in New York

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

Section 1. Subdivision 1 of section 336 of the social services law, as 1 2 amended by section 148 of part B of chapter 436 of the laws of 1997, paragraph (h) as amended by chapter 214 of the laws of 1998, is amended 3 4 to read as follows: 5

Social services districts may provide, and require applicants for 1. and recipients of public assistance to participate in a variety of activities[, including but not] limited to ACTIVITIES WHICH WILL IMPROVE 7 8 THE RECIPIENT'S EMPLOYMENT OPPORTUNITIES, INCLUDING the following: 9

(a) unsubsidized employment;

(b) subsidized private sector employment;

(c) subsidized public sector employment;

12 [(d) work experience in the public sector or non-profit sector, 13 (including work associated with refurbishing publicly assisted housing) 14 if sufficient private sector employment is not available;] 15

(e) On-the-job training;

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16 (f) job search and job readiness assistance, provided that job search 17 is an active and continuing effort to secure employment configured by the local social services official; 18

19 (g) community service programs provided, however, the number of hours 20 a participant in community service activities authorized pursuant to this section shall be required to work in such assignment shall not 21 22 exceed a number which equals the amount of assistance payable with 23 such individual (inclusive of the value of food stamps respect to 24 received by such individual, if any) divided by the higher of (a) the 25 federal minimum wage, or (b) the state minimum wage. No participant

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

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1 shall in any case be required to engage in assigned activities for more 2 than forty hours in any week. No participant shall be assigned to a 3 community service activity that conflicts with his or her bona fide 4 religious beliefs; AND PROVIDED FURTHER THAT PARTICIPANTS SHALL BE 5 ALLOWED TO CHOOSE THE LOCATION IN WHICH THEY PERFORM COMMUNITY SERVICE; 6 (b) vogational educational training ag time limited by federal law

6 (h) vocational educational training as time limited by federal law. 7 the purposes of this title, "vocational educational training" shall For 8 include but not be limited to organized educational programs offering a sequence of courses which are directly related to the preparation of 9 10 individuals for current or emerging occupations requiring other than a baccalaureate or advanced degree. Such programs shall include competen-11 12 cy-based applied learning which contributes to an individual's academic 13 knowledge, higher-order reasoning, and problem-solving skills, work 14 attitudes, general employability skills, and the occupational-specific 15 skills necessary for economic independence. Such term also includes 16 applied technology education;

(i) job skills training directly related to employment;

18 (j) education directly related to employment, in the case of a recipi-19 ent who has not yet received a high school diploma or a certificate of 20 high school equivalency;

(k) satisfactory attendance at secondary school or a course of study leading to a certificate of general equivalency in the case of a recipient who has not completed secondary school or received such certificate; (l) provision of child care services to an individual who is partic-

25 ipating in community service; 26 (m) job goargh and job reading a conjetence once the individual has

26 (m) job search and job readiness assistance once the individual has 27 exceeded the six week limit set in federal law;

28 (n) educational activities pursuant to section three hundred thirty-29 six-a of this title.

30 S 2. Section 336-c of the social services law, as amended by section 31 148 of part B of chapter 436 of the laws of 1997, subdivision 4 as 32 amended by chapter 534 of the laws of 2000, is amended to read as 33 follows:

34 S 336-c. Work experience. [1. (a)] Work experience programs [meeting 35 state and federal requirements may be established by social services 36 districts.

37 (b) Work experience programs may include the performance of work for a 38 federal office or agency, county, city, village or town or for the state 39 or in the operation of or in an activity of a nonprofit agency or insti-40 tution, in accordance with the regulations of the department.

41 2. A recipient may be assigned to participate in such work experience 42 program only if:

43 (a) appropriate federal and state standards of health, safety and 44 other work conditions are maintained;

45 (b) The number of hours a participant in work experience activities authorized pursuant to this section shall be required to work in such 46 assignment shall not exceed a number which equals the amount of 47 assist-48 ance payable with respect to such individual (inclusive of the value of food stamps received by such individual, if any) divided by the higher of (a) the federal minimum wage provided that such hours shall be limit-49 50 as set forth in subdivision four of section three hundred thirty-six 51 ed 52 of this title, or (b) the state minimum wage;

53 (c) such recipients are provided appropriate workers' compensation or 54 equivalent protection for on-the-job injuries and tort claims protection 55 on the same basis, but not necessarily at the same benefit level, as 1 they are provided to other persons in the same or similar positions, 2 while participating in work experience activities under this section;

3 (d) the project to which the participant is assigned serves a useful 4 public purpose in fields such as health, social services, environmental 5 protection, education, urban and rural development and redevelopment, 6 welfare, recreation, operation of public facilities, public safety, and 7 child day care;

8 such assignment would not result in (i) the displacement of any (e) currently employed worker or loss of position (including partial 9 10 displacement such as reduction in the hours of non-overtime work, wages 11 employment benefits) or result in the impairment of existing or contracts for services or collective bargaining agreements; (ii) the 12 employment or assignment of a participant or the filling of a position 13 14 when any other person is on layoff from the same or any equivalent posi-15 tion or the employer has terminated the employment of any regular employee or otherwise reduced its workforce with the effect of filling 16 17 the vacancy so created with a participant assigned pursuant to this section; (iii) any infringement of the promotional opportunities of 18 any 19 current employed person; or (iv) the performance, by such participant, 20 of a substantial portion of the work ordinarily and actually performed 21 by regular employees; or (v) the loss of a bargaining unit position as a 22 result of work experience participants performing, in part or in whole, 23 the work normally performed by the employee in such position;

(f) such assignment is not at any work site at which the regular employees are on a legal strike against the employer or are being subjected to lock out by the employer.

3. The public employer shall publish on a monthly basis a report 27 summarizing the employer's work experience program for the month. Such 28 monthly report shall include, at a minimum, summary information regard-29 the agencies or departments where participants are assigned, work 30 inq locations, job duties and assignments, hours worked and period worked 31 32 shall be provided to the certified collective bargaining represenand 33 tative and may not be disclosed to any other party. Such certified 34 collective bargaining representative shall take reasonable steps to 35 protect the confidentiality of such information and shall take reasonable steps to prevent disclosure of same to non-authorized persons. 36 37 Every report provided pursuant to this section shall contain a warning 38 against re-disclosure and asserting the confidentiality of the informa-39 tion therein provided.

40 4. In assigning a recipient who is a non-graduate student attending SUNY or other approved non-profit education, training or voca-41 CUNY, tional rehabilitation agency, the social services district must, after 42 43 consultation with officials of CUNY, SUNY or other non-profit education, training or vocational rehabilitation agency, assign the student to a 44 45 work site on campus, where the recipient is enrolled, and shall not 46 unreasonably assign the student to hours that conflict with the 47 student's academic schedule, if an approved work experience assignment 48 is available. Where such work experience assignment is not available, 49 the social services district shall, to the extent possible, assign the 50 student to a work site within reasonable proximity to the campus where the recipient is enrolled and shall not unreasonably assign the student 51 hours that conflict with the student's academic schedule. Provided, 52 to 53 however, in order to qualify for a work experience assignment on-campus, 54 or in close proximity to campus, a student must have a cumulative C 55 average, or its equivalent. The district may waive the requirement that 56 the student have a cumulative C average or its equivalent for undue

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1 hardship based on: (i) the death of a relative of the student; (ii) the 2 personal injury or illness of the student; or (iii) other extenuating 3 circumstances] ARE PROHIBITED IN THE STATE OF NEW YORK.

4 S 3. This act shall take effect on the first of January next succeed-5 ing the date on which it shall have become a law.