10749

IN ASSEMBLY

April 19, 2010

Introduced by M. of A. LAVINE -- read once and referred to the Committee on Governmental Operations

AN ACT to amend the executive law, in relation to mandatory security at all places where parolees are required to report as part of their release from detention

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

1 Section 1. The executive law is amended by adding a new section 257-d 2 to read as follows:

S 257-D. PROVISIONS FOR ENHANCED SECURITY AT LOCAL PAROLE OFFICES. ALL FACILITIES OR BUILDINGS WHERE PAROLEES OR PERSONS RELEASED FROM INCARCERATION ON PAROLE ARE REQUIRED TO REPORT AS PART OF BOARD RELEASE, PRESUMPTIVE RELEASE, MANDATORY OR CONDITIONAL RELEASE, OR RELEASE AFTER

7 THE COMPLETION OF A MAXIMUM SENTENCE SHALL INSTALL SECURITY SCREENING 8 DEVICES. TO ASSURE THE SAFETY OF BUILDING STAFF AND THE GENERAL PUBLIC,

8 DEVICES. TO ASSURE THE SAFETY OF BUILDING STAFF AND THE GENERAL PUBLIC, 9 SECURITY SCREENING DEVICES MAY INCLUDE, BUT NOT BE LIMITED TO: SECURITY

10 CAMERAS; METAL DETECTORS; X-RAY MACHINES; EXPLOSIVES TRACE-DETECTION

11 PORTAL MACHINES OR PUFFER MACHINES; AND SECURITY PERSONNEL HIRED AND

12 DEDICATED TO THE BUILDING STATIONED AT ALL POINTS OF PUBLIC ENTRY TO THE

13 BUILDING.

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14 S 2. This act shall take effect immediately.

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

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