1993

2011-2012 Regular Sessions

IN ASSEMBLY

January 12, 2011

Introduced by M. of A. TEDISCO, McDONOUGH, RAIA -- Multi-Sponsored by --M. of A. BARCLAY, BURLING, CALHOUN, CONTE, CROUCH, FINCH, FITZPATRICK, GIGLIO, HAYES, KOLB, J. MILLER, OAKS, SALADINO, SAYWARD, SPANO, THIELE -- read once and referred to the Committee on Correction

AN ACT to amend the correction law, in relation to establishing additional restrictions on parole and relocation for certain sex offenders

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

1 Section 1. Paragraph (c) of subdivision 5 of section 168-1 of the 2 correction law, as added by chapter 192 of the laws of 1995, is amended 3 to read as follows:

4 (C) conditions of release that minimize risk [or] OF re-offense, including but not limited to whether the sex offender is under super-5 6 vision; receiving counseling, therapy or treatment; [or] residing in a 7 home situation that provides guidance and supervision; OR THE EXISTENCE OF PROVISIONS TO MINIMIZE THE NUMBER OF SEX OFFENDERS THAT ARE PLACED OR 8 LOCATED WITHIN RESIDENTIAL AREAS OF A MUNICIPALITY OR PORTION OF A MUNI-9 10 CIPALITY THAT ALREADY CONTAINS A HIGH CONCENTRATION OF SUCH INDIVIDUALS; 2. The correction law is amended by adding a new section 168-ll to 11 S 12 read as follows:

S 168-LL. GUIDELINES FOR LOCATION FOR SEX OFFENDERS. THE DIVISION, 13 IN CONSULTATION AND COOPERATION WITH THE BOARD OF EXAMINERS OF SEX OFFEN-14 15 DERS, DIVISION OF PAROLE, DEPARTMENT OF MENTAL HYGIENE, AND LOCAL PROBATION DEPARTMENTS THROUGHOUT THE STATE SHALL DEVELOP GUIDELINES AND 16 17 PROCEDURES ON THE PLACEMENT, LOCATION, RELOCATION, OR SETTLEMENT OF SEXUAL OFFENDERS, SEXUALLY VIOLENT OFFENDERS AND SEXUAL PREDATORS WITHIN 18 COMMUNITY THAT HAVE BEEN CLASSIFIED WITH A LEVEL TWO OR LEVEL THREE 19 THE 20 DESIGNATION. SUCH GUIDELINES AND PROCEDURES SHALL BE BASED UPON, BUT NOT 21 LIMITED TO, THE FOLLOWING:

22 1. THAT MUNICIPALITIES BE ALLOWED TO REJECT THE PLACEMENT OF ADDI-23 TIONAL LEVEL TWO AND LEVEL THREE SEX OFFENDERS IN SUCH MUNICIPALITY.

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

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1 FACTORS TO BE CONSIDERED IN DETERMINING WHETHER A MUNICIPALITY SHALL 2 ACCEPT ANY MORE SUCH INDIVIDUALS SHALL INCLUDE:

(A) THAT SUCH INDIVIDUALS ARE NOT CURRENTLY OVERLY CONCENTRATED IN
 4 RESIDENTIAL AREAS OF ONE MUNICIPALITY OR PORTION OF A MUNICIPALITY;

5 (B) ALL EFFORTS ARE BEING MADE TO LOCATE SUCH INDIVIDUALS IN AREAS 6 THAT HAVE ADEQUATE SUPPORT SERVICES TO MINIMIZE THE RISK OF RE-OFFENSE;

7 (C) THAT FAMILY AND FRIENDS ARE LOCATED REASONABLY CLOSE TO SUCH INDI8 VIDUALS TO PROVIDE FINANCIAL, PSYCHOLOGICAL, SOCIAL, AND MORAL SUPPORT
9 TO SUCH INDIVIDUALS IN ORDER TO MINIMIZE THE RISK OF RE-OFFENSE; AND

10 (D) MEASURES ARE TAKEN TO ENSURE THAT SUCH INDIVIDUALS ARE PLACED IN 11 COMMUNITIES THAT CAN PHYSICALLY ACCOMMODATE SUCH INDIVIDUALS AND THAT 12 SUCH INDIVIDUALS ARE NOT LOCATED NEAR RE-OFFENSE RISK CENTERS, INCLUD-13 ING, BUT NOT LIMITED TO, SCHOOLS, DAY CARE CENTERS, PLAYGROUNDS, OR ANY 14 OTHER FACILITY OR AREA THAT ATTRACTS CHILDREN OR IN WHICH CHILDREN 15 CONGREGATE;

16 2. THAT MUNICIPALITIES SHALL BE PERMITTED TO ALLOW OR REJECT A SECURE 17 COMMUNITY RESIDENCE FOR SEX OFFENDERS WITHIN SUCH MUNICIPALITY; AND

18 3. THAT MUNICIPALITIES SHALL BE ALLOWED TO LIMIT THE NUMBER OF LEVEL 19 TWO AND LEVEL THREE SEX OFFENDERS AT AN ADDRESS WHO ARE NOT MARRIED OR 20 RELATED TO EACH OTHER TO NO MORE THAN ONE PER SUCH ADDRESS.

21 S 3. This act shall take effect immediately.