4106--A

Cal. No. 197

2013-2014 Regular Sessions

IN ASSEMBLY

January 30, 2013

- Introduced by M. of A. AUBRY, COLTON, MOSLEY, SCARBOROUGH -- Multi-Sponsored by -- M. of A. ABINANTI, McDONALD, PERRY -- read once and referred to the Committee on Correction -- advanced to a third reading, amended and ordered reprinted, retaining its place on the order of third reading
- AN ACT to amend the correction law, in relation to providing inmates with the opportunity to obtain a general equivalency diploma

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

1 Section 1. Section 136 of the correction law, as amended by chapter 98 2 of the laws of 2007, is amended to read as follows:

3 S 136. Correctional education. 1. The objective of correctional educa-4 tion in its broadest sense should be the socialization of the inmates 5 through varied impressional and expressional activities, with emphasis 6 on individual inmate needs. The objective of this program shall be the return of these inmates to society with a more wholesome attitude toward 7 8 living, with a desire to conduct themselves as good citizens, and with 9 the skill and knowledge which will give them a reasonable chance to maintain themselves and their dependents through honest labor. To this end each inmate shall be given a program of education which, on the 10 11 basis of available data, seems most likely to further the process of 12 13 socialization and rehabilitation. Provided that, the commissioner, in 14 consultation with the commissioner of education, shall develop a curric-15 ula for and require provision of an education program to all inmates, on periodic basis, on the consequences and prevention of shaken baby 16 а syndrome which may include the viewing of a video presentation thereon. 17 The time daily devoted to such education shall be such as is required 18 19 for meeting the above objectives. The director of education, subject to 20 the direction of the commissioner and after consultation with the 21 commissioner of education, shall develop the curricula and the education programs that are required to meet the special needs of each correction-22

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

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al facility in the department. The commissioner of education, in [co-op-1 2 eration] COOPERATION with the commissioner and the director of educa-3 tion, shall set up the educational requirements for the certification of teachers in all such correctional facilities. Such educational require-4 5 ments shall be sufficiently broad and comprehensive to include training penology, sociology, psychology, philosophy, in the special subjects 6 in 7 to be taught, and in any other professional courses as may be deemed 8 necessary by the responsible officers, and shall include training relat-9 ing to the consequences and prevention of shaken baby syndrome which may 10 include the viewing of a video presentation thereon. No certificates for 11 teaching service in the state institutions shall be issued unless a 12 minimum of four years of training beyond the high school has been 13 or an acceptable equivalent. Existing requirements for the secured. 14 certification of teachers in the institutions shall continue in force 15 until changed pursuant to the provisions of this section.

16 INMATES ADMITTED TO THE DEPARTMENT SERVING A DETERMINATE TERM 2. ALL 17 OF IMPRISONMENT, OR AN INDETERMINATE SENTENCE OF IMPRISONMENT OTHER THAN A SENTENCE OF LIFE IMPRISONMENT WITHOUT PAROLE, WHO HAVE BEEN 18 EVALUATED 19 UPON ADMISSION PURSUANT TO SUBDIVISION ONE OF SECTION ONE HUNDRED THIR-20 TY-SEVEN OF THIS ARTICLE AND ARE DETERMINED TO BE CAPABLE OF SUCCESSFUL-21 LY COMPLETING THE ACADEMIC COURSE WORK REQUIRED FOR A GENERAL EQUIVALEN-22 CY DIPLOMA, SHALL BE PROVIDED WITH THE OPPORTUNITY TO COMPLETE SUCH 23 WORK AT LEAST TWO MONTHS PRIOR TO THE DATE ON WHICH SUCH INMATE COURSE 24 MAY BE PAROLED, CONDITIONALLY RELEASED, RELEASED TO POST RELEASE SUPER-25 SECTION 70.40 OF THE PENAL LAW, OR PRESUMPTIVELY VISION PURSUANT ΤO 26 RELEASED, PURSUANT TO SECTION EIGHT HUNDRED THREE OF THIS CHAPTER. UPON 27 ADMISSION TO THE DEPARTMENT, SUCH INMATES WILL BE PROVIDED WITH WRITTEN 28 NOTICE THAT GENERAL EQUIVALENCY PROGRAMS ARE AVAILABLE FOR ALL INMATES 29 WHO SO APPLY.

THE DEPARTMENT SHALL ENSURE THAT ACADEMIC EDUCATION PROGRAMS WHICH 30 3. PROVIDE THE APPROPRIATE CURRICULUM AND CERTIFIED ACADEMIC STAFF 31 FOR 32 GENERAL EQUIVALENCY DIPLOMA INSTRUCTION ARE AVAILABLE AT ALL CORRECTION-33 FACILITIES HOUSING INMATES WHO ARE ELIGIBLE AS SPECIFIED IN SUBDIVI-AL 34 SION TWO OF THIS SECTION. THE DEPARTMENT SHALL PROVIDE ACADEMIC STAFF 35 WHO ARE QUALIFIED TO PROVIDE SUCH INSTRUCTION AND WHO ARE MEMBERS OF THE COMPETITIVE CLASS OF THE CIVIL SERVICE OF NEW YORK STATE. THE DEPARTMENT 36 37 SHALL PROVIDE SUFFICIENT STAFF AT EACH CORRECTIONAL FACILITY WHERE 38 ELIGIBLE INMATES ARE CONFINED TO ENSURE A CLASSROOM RATIO OF TWENTY 39 INMATES FOR EACH GENERAL EQUIVALENCY DIPLOMA INSTRUCTOR. THE DEPARTMENT 40 SHALL DEVELOP A PLAN FOR IMPLEMENTATION OF THE GENERAL EOUIVALENCY DIPLOMA REQUIREMENT WHICH SHALL BE PRESENTED TO THE 41 ASSEMBLY STANDING 42 COMMITTEE ON CORRECTION AND THE SENATE STANDING COMMITTEE ON CRIME 43 VICTIMS, CRIME AND CORRECTION ON OR BEFORE APRIL FIRST, TWO THOUSAND 44 SIXTEEN.

S 2. This act shall take effect three years after it shall have become a law; provided, however, that effective immediately, the addition, amendment and/or repeal of any rule or regulation necessary for the implementation of this act on its effective date are authorized and directed to be made and completed on or before such effective date.