STATE OF NEW YORK

5921

2017-2018 Regular Sessions

IN SENATE

May 5, 2017

Introduced by Sen. PARKER -- read twice and ordered printed, and when printed to be committed to the Committee on Investigations and Government Operations

AN ACT to amend the legislative law, in relation to racial and ethnic impact statements on bills

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. This act shall be known and may be cited as the "racial and 2 ethnic equity act of 2017".

3 § 2. Legislative findings and intent. The legislature finds that 4 minorities are historically overrepresented in the New York correctional population and that adverse racial disparities occur at every stage of 5 the criminal justice system. Black people are dramatically overrepreб 7 sented in New York's correctional population. In 2015, they accounted 8 for only 17.6 percent of the state's total population. Yet, as of Janu-9 ary 2016, black people made up 49 percent of the total offender popu-10 lation under custody. Latinos are also overrepresented in the correc-11 tional population. In 2015, they accounted for 18.8 percent of the state 12 population and, in 2016, just under a quarter of the offender population 13 under custody. While the state of New York has effectively reduced the 14 total prison population through the adoption of alternative to incarceration programs and other forms of diversion, the racially disparate 15 correctional population remains an indefatigable aspect of the justice 16 17 system. The role of New York State Permanent Commission on Sentencing is to evaluate sentencing laws and practices and recommend reforms that 18 will improve the quality and effectiveness of statewide sentencing poli-19 20 cy; however, this entity does not evaluate the role of sentencing stat-21 utes on racial and ethnic minorities.

In New York State, black children are overrepresented at each stage of the child welfare process. Additionally, Black, Hispanic and Native

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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American children have higher rates of involvement in each stage of the 1 2 child welfare system than white children. A plausible cause of the continued racial disparities is the enactment 3 4 of criminal justice, public benefits, and social welfare legislation 5 without review of the potential impacts on minority populations. Raceб neutral legislation can have adverse disparate effects on minority groups in practice. New York State can remedy this through requiring racial ethnic impact statements for all legislation that will potential-7 8 9 ly increase the correctional population, create a new offense, change 10 the penalty for an existing offense, change the existing sentencing, parole or probation procedures, increase the child welfare population, 11 12 and change social service laws as they relate to access to public 13 assistance. 14 § 3. The legislative law is amended by adding three new sections 52-a, 15 52-b and 52-c to read as follows: <u>§ 52-a. Racial and ethnic impact statements on qualifying bills. 1.</u> 16 17 As used in this section: (a) The term "affected population" shall mean the correctional popu-18 19 lation, the public assistance population, or the child welfare popu-20 <u>lation.</u> 21 (b) The term "correctional population" shall mean the population of persons incarcerated in, but not limited to, prison, jail, or facilities 22 operated by the office of children and family services, and persons 23 supervised in the community including, but not limited to, persons on 24 25 probation, parole, post-release supervision, or persons supervised by 26 the office of children and family services. 27 (c) The term "public assistance population" shall mean all persons who receive public assistance or welfare including, but not limited to, 28 29 family assistance, safety net assistance, veteran assistance, medical 30 assistance for needy persons, institutional care for adults and child-31 care. 32 (d) The term "child" shall mean a person actually or apparently under 33 the age of eighteen years old. (e) The term "child welfare population" shall mean children placed in 34 35 out-of-home care, foster care, or kinship care. 36 (f) The term "impact statement" shall mean a racial and ethnic impact 37 statement. 38 (g) The term "minorities" shall mean persons who are members of one of 39 the following groups: (i) Black persons having origins in any of the black African racial 40 41 groups: 42 (ii) Hispanic persons of Mexican, Puerto Rican, Dominican, Cuban, Central or South American of either Indian or Hispanic origin, regard-43 44 <u>less of race;</u> 45 (iii) Native American or Alaskan native persons having origins in any 46 of the original peoples of North America; and 47 (iv) Asian and Pacific Islander persons having origins in any of the 48 far east countries, South East Asia, the Indian subcontinent or the 49 Pacific Islands. (h) The term "qualifying bill" shall mean any bill or amendment to a 50 bill filed in or after the effective date of this section which may 51 52 affect the racial and ethnic composition of an affected population. 53 2. Before qualifying bills may be considered by a senate or assembly 54 committee, the chair of the senate or assembly committee shall cause the bill to be referred to the division of criminal justice services for 55

56 preparation of an impact statement:

s. 5921

1	(a) The division of criminal justice services, in consultation with
1 2	the division of juvenile justice and opportunities for youth, shall
∠ 3	prepare, for each qualifying bill relating to criminal or juvenile law,
4	an impact statement clearly detailing the estimated effect such bill
5	will have on the racial and ethnic composition of the correctional popu-
6	lation;
7	(b) The budget, finance and data management and analysis division,
8	within the office of temporary and disability insurance, shall prepare,
9	for each qualifying bill relating to public assistance or welfare, an
10	impact statement clearly detailing the estimated effect such bill will
11	have on the racial and ethnic composition of the public assistance popu-
12	lation; and/or
13	(c) The office of children and family services, in consultation with
14	the bureau of strategic partnerships and collaboration, shall prepare,
15	for each qualifying bill relating to child welfare, out-of-home care,
16	foster care, or kinship care, an impact statement clearly detailing the
17	estimated effect such bill will have on the racial and ethnic composi-
18	tion of the child welfare population.
19	3. In determining the racial and ethnic impacts of a bill, the divi-
20	sion of criminal justice services and bureau of data management and
21	analysis shall, at a minimum, estimate such impacts on the basis of:
22	(a) Whether and the extent to which the bill would have a disparate
23	impact on minorities within an affected population and an explanation of
24	that impact;
25	(b) The expected impact on each minority;
26	(c) The impact of the qualifying bill upon:
27	(i) Correctional facilities;
28	<u>(ii) Public assistance recipients; or</u>
28 29	<u>(ii) Public assistance recipients; or</u> (iii) Children in out-of-home care, foster care, or kinship care; and
29	(iii) Children in out-of-home care, foster care, or kinship care; and
29 30	(iii) Children in out-of-home care, foster care, or kinship care; and (d) Other matters deemed relevant to the qualifying bill.
29 30 31	(iii) Children in out-of-home care, foster care, or kinship care; and (d) Other matters deemed relevant to the qualifying bill. 4. The impact statement must include the source or sources of data
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S. 5921

1	for consideration, in committee or on the senate or assembly floor, and
2	the governor's desk for approval.
3	9. (a) If a senate or assembly bill is called up for final passage in
4	the senate or assembly and an impact statement is required by subdivi-
5	sion two of this section and has not been provided by the division of
б	criminal justice services or the bureau of data management and analysis,
7	the presiding officer of the senate or house of representatives shall
8	cause the bill to be referred to the division of criminal justice
9	services or the bureau of data management and analysis for the prepara-
10	tion of an impact statement, which shall be filed with the presiding
11	officer and affixed to the bill at least five days prior to the bill
12	again being called up for final passage.
13	(b) Such bill shall not be called back up for final action until a
14	racial impact statement has been filed with the presiding officer.
15 16	§ 52-b. Impact statements indicating disparate adverse impacts on minorities. 1. (a) If an impact statement, as defined in section fifty-
	two-a of this article, indicates a disparate adverse impact on minori-
17 18	ties, as defined in section fifty-two-a of this article, the sponsor of
19	the bill shall consider whether the bill may be amended to achieve its
20	purpose with a lessened impact on minorities.
21	(b) If a bill is amended to lessen its adverse impact on minorities,
22	the sponsor of the bill shall identify in writing, in the bill and as an
23	appendix to the impact statement, the methodology used to lessen the
24	impact on minorities in the amended proposal.
25	2. If the sponsor of the bill elects not to amend the bill or if the
26	impact statement for an amended bill continues to indicate a disparate
27	adverse impact on minorities, the sponsor of the bill shall:
28	(a) Withdraw the bill; or
29	(b) Identify in writing, in the bill and in an appendix to the impact
30	statement, his or her reasoning for proceeding with the bill despite the
31	<u>disparate impact.</u>
32	§ 52-c. Notice of proposed racial and ethnic impact statement. 1.
33	Impact statements, as defined in section fifty-two-a of this article,
34	shall be made available to the public in the same manner that the text
35	of bills are made available to the public.
36	2. Prior to affixing an impact statement to a bill, the proposed
37	impact statement shall be published and the public shall be afforded an
38	opportunity to submit comments on it.
39	3. The notice of a proposed impact statement must be published at
40	least thirty days prior to the first committee vote on the bill.
41	4. If an impact statement is not provided until a bill is first called
42	up for final passage, pursuant to subdivision eight of section fifty-
43 44	two-a of this article, the notice of a proposed impact statement must be
44 45	published at least five days prior to the bill being called again for final passage in the senate or assembly.
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46 § 4. This act shall take effect immediately.