STATE OF NEW YORK

7333

IN SENATE

January 5, 2018

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

AN ACT to amend the executive law, in relation to requiring board of parole administrative appeal findings and recommendations to be published on a website and provided to correctional facility law libraries

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

Section 1. Paragraph (c) of subdivision 4 of section 259-i of the 2 executive law, as added by a chapter of the laws of 2017, amending the executive law relating to requiring parole decisions to be published on a website, as proposed in legislative bills numbers A. 3053 and S. 3982, is amended to read as follows:

3

6

7

9

13

17

18

19

20 21

(c) All board of parole administrative appeal [decisions] findings and recommendations shall be published within [sixty] one hundred twenty days of the determination on a publicly accessible website that includes a word-searchable database [and gumulative subject matter index of such 10 decisions. Such subject matter index shall be published annually in 11 print form and distributed to all correctional facility libraries]. The 12 <u>department</u> of corrections and community supervision shall provide electronic or print copies of such findings and recommendations to all 14 correctional facility law libraries on a quarterly basis. Copies of 15 such individual [appeal decisions and subject matter index] findings and recommendations shall also be made available upon written request to the [board] department of corrections and community supervision. Information which would reveal confidential material that may not be released pursuant to federal or state law shall be redacted from any such website[- decision and index] or findings and recommendations.

2. This act shall take effect on the same date and in the same 22 manner as a chapter of the laws of 2017, amending the executive law 23 relating to requiring parole decisions to be published on a website, as 24 proposed in legislative bills numbers A.3053 and S.3982, takes effect.

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

LBD06681-03-8