STATE OF NEW YORK

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1776

2017-2018 Regular Sessions

IN ASSEMBLY

January 13, 2017

Introduced by M. of A. JOYNER -- read once and referred to the Committee on Correction

AN ACT authorizing a study by the New York state department of corrections and community supervision to study the treatment of aging prison populations and make recommendations for ensuring humane treatment of such populations

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

Section 1. The department of corrections and community supervision shall undertake a study of the treatment, conditions and prevalence of aging prison populations and what plans, if any, such department has to provide for this increasing segment of the inmate population. The study shall include but not be limited to the following:

- (a) a profile of the current elderly inmate population and statistics relating to its demographics including length and type of sentence, age at parole eligibility, race, gender, region of commitment, commitment crime and any other data that may describe such population;
- 10 (b) projected inmate populations for elderly inmates for the next 11 five, ten and twenty years;
- 12 (c) factors contributing to the growth in the number and proportion of 13 elderly inmates;
- (d) whether, and to what extent, older prison populations are being provided with adequate or specialized housing, medical care, and specialized programs that respond to their unique needs and vulnerabilities, such as the need for wheelchair accessibility or accommodations relating to diminished mental or physical capacity, including a profile of such housing, medical care and programs currently provided to elderly inmates and a projection of such provisions that will be needed five, ten and twenty years hence;
- (e) provision of specialized training for corrections officers working with older inmates including what training is currently provided; and

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

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(f) a profile of classification and facilities assigned to such inmates including what institutional oversight, if any, exists to ensure the welfare of older inmates within each correctional facility.

- § 2. The department of corrections and community supervision shall make a report to the governor and the legislature of the information required under section one of this act, its findings and conclusions, and any legislative recommendations it deems necessary no later than one year after the effective date of this act.
- § 3. To the maximum extent feasible, the department of corrections and community supervision shall be entitled to request and receive and shall utilize and be provided with such facilities, resources and data of any court, department, division, board, bureau, commission or agency of the state or any political subdivision thereof as it may reasonably request to carry out properly its responsibilities pursuant to this act.
 - § 4. This act shall take effect immediately.

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