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IN SENATE

March 22, 2022

- Introduced by Sen. SALAZAR -- read twice and ordered printed, and when printed to be committed to the Committee on Crime Victims, Crime and Correction -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the correction law, in relation to the establishment of decarceration emergency management plans to be developed for use in the event of a state disaster emergency declared pursuant to executive order

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

1	Section 1. The correction law is amended by adding a new section 134
2	to read as follows:
3	§ 134. State disaster decarceration emergency management plans. 1.
4	There shall be established within the department an advisory board to
5	provide recommendations to the department regarding the development by
6	the department of decarceration emergency management plans within the
7	facilities operated by the department for use in the event of a state
8	disaster emergency declared pursuant to executive order.
9	2. The advisory board shall consist of nine members including:
10	(a) the commissioner of the department, or his or her designee;
11	(b) the commissioner of the department of health, or his or her desig-
12	nee;
13	(c) the director of homeland security and emergency services;
14	(d) two individuals who were formerly incarcerated in facilities oper-
15	ated by the department, one each appointed by the temporary president of
16	the senate and the speaker of the assembly, based on consultations with
17	advocacy organizations working directly with communities impacted by the
18	<u>criminal justice system;</u>
19	(e) three members appointed by the governor including:
20	(i) a member of the New York state correctional officers' benevolent
21	association;
22	(ii) an individual with a demonstrated background in emergency plan-
23	ning who has created an emergency management accreditation program for
24	accreditation purposes in the past;

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

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(iii) an individual with a background in correctional health, capable
of ascertaining particular vulnerabilities to any emerging diseases or
infections, or any other public health risks that could face the incar-
cerated population; and
(f) an attorney with experience defending the constitutional rights of
incarcerated individuals.
3. Vacancies on the advisory board shall be filled in the same manner
as the original appointment.
4. The members of the advisory board shall elect a chair of the board
from among their number. A majority of the members of the advisory board
shall constitute a quorum for the purposes of the business of the advi-
sory board.
5. The advisory board shall:
(a) visit each facility operated by the department at least one time
every three years;
(b) evaluate and make general recommendations for the correctional
facility system and facility-specific recommendations for each facility
operated by the department as to:
(i) a selection process for incarcerated individuals eligible for
emergency release during a state disaster emergency declared pursuant to
executive order. Such selection process shall include, but not be limit-
ed to, consideration of incarcerated individuals who meet the criteria
included under subdivision eleven of this section;
(ii) a process for evacuation of incarcerated individuals who do not
gualify for emergency release during a state disaster emergency declared
pursuant to executive order if such need arises;
(111) changes to facility operations to ensure the safety and well-be-
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54 for such determination.

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7. The members of the advisory board shall serve without compensation
but shall be reimbursed for their necessary and actual expenses in the
performance of their duties under this section.
8. Meetings of the advisory board shall be called by the chairperson
of the advisory board.
9. The advisory board shall issue its first general recommendations to
the department within six months of the effective date of this section
and shall issue recommendations for each facility operated by the
department no later than six months after the advisory board conducts
visit to such facility and shall update its general recommendations and
facility specific recommendations on at least an annual basis.
10. (a) Within one year of receipt of the recommendations of the advi
sory board, the department shall develop and implement sustainable
facility-based decarceration emergency management plans for use in the
event of a state disaster emergency declared pursuant to executive order
based upon the advisory board's recommendations. The department shall
review and update each such plan on at least an annual basis. Updates to
the plans shall include measures taken based upon updated recommenda
tions by the advisory board.
(b) Emergency plans developed pursuant to paragraph (a) of this subdi
vision shall include, but not be limited to, provisions describing the
procedures that will be implemented to facilitate the recommendation
made by the advisory board as described in paragraph (b) of subdivision
five of this section, including a list of incarcerated individuals to b
considered for emergency release based on the criteria established in
subdivision eleven of this section for determining eligibility for emer
gency release. After such list of incarcerated individuals to be consid
ered for emergency release is compiled for each facility operated by the
department, individualized decisions shall be made by the department a
to the eligibility for release of each incarcerated individual, with
clearly stated reasons in case of denial.
(i) An incarcerated individual may be deemed ineligible for consider
ation for emergency release if they have been found guilty by the
department of a violent institutional infraction within the one hundred
eighty days prior to release consideration.
(ii) The termination of the state disaster emergency declared pursuant
to executive order shall not be a basis for an incarcerated individual
released pursuant to the provisions of this section to be remanded back
into custody.
11. The following criteria shall be considered to determine eligibil
ity for emergency release of an incarcerated individual pursuant to this
section; provided, however, that such criteria represent a non-exhaus
tive list of factors to be considered in determining such eligibility
Such criteria shall include consideration of any incarcerated individual
who:
(a) is terminally ill, mentally ill, or disabled, as determined by a
<pre>medical professional;</pre>
(b) is medically vulnerable;
(c) has an additional documented illness or illnesses determined by an
independent health practitioner not affiliated with the facility who
determines that such illness or illnesses place the individual at risk;
(d) is unlikely to pose a substantial risk of causing bodily injury of
using violent force against another individual;
(e) is over fifty-five years old;
(f) is a primary caregiver;
(g) is pregnant;

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1	(h) has completed more than fifty percent of their minimum sentence if
2	serving an indeterminate sentence or fifty percent of their sentence if
3	serving a determinate sentence; or
4	(i) will complete their sentence within eighteen months of the effec-
5	tive date of this section.
б	12. The department shall have the authority to implement facility-
7	based decarceration emergency management plans upon the occurrence of a
8	state disaster emergency pursuant to executive order.
9	13. Within forty-eight hours of a state disaster emergency declared
10	pursuant to executive order, the department shall provide to the gover-
11	nor, the advisory board and the state legislature the decarceration
12	emergency management plan for each facility operated by the department.
13	The department shall provide the governor, the advisory board and the
14	<u>state legislature:</u>
15	(a) a certification that each facility has released the persons deter-
16	mined eligible for emergency release pursuant to this section;
17	(b) the identity of each incarcerated individual released pursuant to
18	the decarceration emergency management plan for each facility operated
19	by the department and the factors utilized for such eligibility determi-
20	nations, without disclosing any information that would constitute an
21	invasion of the privacy of any individual or which would disclose
22	protected health information; and
23	(c) an estimate of the fiscal savings to the state due to the decar-
24	ceration implemented pursuant to this section.
25	14. Definitions. As used in this section, the following terms shall
26	have the following meaning:
27	(a) The term "medically vulnerable" includes, but is not limited to,
28	<u>an individual who is:</u> (i) diagnosed with a chronic lung disease;
29 30	(ii) diagnosed with moderate or severe asthma;
30 31	(iii) diagnosed with a serious heart condition;
32	(iv) diagnosed with diabetes;
33	(v) diagnosed with a chronic kidney disease and undergoing dialysis;
34	(vi) diagnosed with liver disease;
35	(vii) diagnosed with cancer;
36	(viii) diagnosed with obesity; or
37	(ix) immunocompromised.
38	(b) The term "primary caregiver" means an individual who has the
39	responsibility for the care of another individual, either voluntarily,
40	by contract, by receipt of payment for care, or as a result of the oper-
41	ation of law and includes a family member or other individual who
42	provides compensated or uncompensated care to another individual, on
43	behalf of such individual or on behalf of a public or private agency,
44	organization, or institution.
45	§ 2. This act shall take effect on the one hundred eightieth day after
46	it shall have become a law. Effective immediately, the addition, amend-
47	ment and/or repeal of any rule or regulation necessary for the implemen-
48	tation of this act on its effective date are authorized to be made and
49	completed on or before such date.