STATE OF NEW YORK

2461

2023-2024 Regular Sessions

IN ASSEMBLY

January 26, 2023

Introduced by M. of A. HEVESI, BURDICK, SIMON, DAVILA, GONZALEZ-ROJAS -- read once and referred to the Committee on Correction

AN ACT to amend the social services law and the correction law, in relation to programs, supports and services for individuals being released from state and local correctional facilities

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

Section 1. Subdivision 4 of section 158 of the social services law, as amended by section 1 of part U of chapter 56 of the laws of 2022, is amended to read as follows:

5

8

- 4. (a) Social services officials shall determine eligibility for safety net assistance within thirty days of receiving an application for safety net assistance. Such officials shall notify applicants of safety net assistance about the availability of assistance to meet emergency circumstances or to prevent eviction.
- 9 (b) When a local social services district is identified as the 10 <u>district of residence for an individual being released from a state or</u> local correctional facility, such district shall accept an application 11 12 for safety net assistance six months prior to such individual's earliest 13 expected release date. In the event the individual is not granted 14 parole, his or her application will be placed on hold status to be 15 re-activated and given a priority rank once such individual is granted 16 parole and an official release date is known. This special status shall be defined by process completion of the application by the respective 17 district office within thirty days of receiving the official release 18 19 <u>date.</u>
- 20 § 2. Subparagraph (iv) of paragraph (a) of subdivision 1 of section 21 209 of the social services law, as amended by chapter 669 of the laws of 22 2022, is amended to read as follows:
- 23 (iv) is a resident of the state and is either a citizen of the United 24 States or is not a noncitizen who is or would be ineligible for federal

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

LBD01195-01-3

A. 2461 2

13

14

44

45

46

47

48

49

50

51 52

53

54

55

56

supplemental security income benefits solely by reason of noncitizen status. Provided however, an individual incarcerated in a state or local correctional facility, with the intention of residing in the state of 3 4 New York upon their release, shall be eligible to apply for state 5 supplemental payments at least six months prior to their earliest 6 expected release date. In the event the individual is not granted parole, his or her application will be placed on hold status to be 7 re-activated and given a priority rank once such individual is granted 8 9 parole and an official release date is known. This special status will 10 be defined by process completion of the application by the respective 11 district office within thirty days of receiving the official release <u>date.</u> 12

- § 3. Subdivision 2 of section 112 of the correction law, as amended by chapter 322 of the laws of 2021, is amended to read as follows:
- 15 2. The commissioner shall have the management and control of persons released on community supervision and of all matters relating to such 16 17 persons' effective reentry into the community, as well as all contracts and fiscal concerns thereof. The commissioner shall have the power and 18 19 it shall be his or her duty to inquire into all matters connected with said community supervision. The commissioner shall make such rules and 20 21 regulations, not in conflict with the statutes of this state, for the 22 governance of the officers and other employees of the department assigned to said community supervision, and in regard to the duties to 23 24 be performed by them, as he or she deems proper and shall cause such 25 rules and regulations to be furnished to each employee assigned to perform community supervision. The commissioner shall also prescribe a 26 27 system of accounts and records to be kept, which shall be uniform. The 28 commissioner shall also make rules and regulations for a record of 29 photographs and other means of identifying each incarcerated individual 30 released to community supervision. The commissioner shall appoint offi-31 cers and other employees of the department who are assigned to perform 32 community supervision. Each incarcerated individual will be eligible to 33 apply for safety net assistance, supplemental security income and state 34 supplemental payments prior to their earliest expected release date in accordance with section one hundred fifty-eight of the social services 35 36 law, 42 USC § 1383 and section two hundred nine of the social services 37 law, respectively. The department shall provide assistance in completing 38 and filing such applications and may contract with not-for-profit 39 providers with experience assisting individuals during the application 40 and appeals processes of such benefits to provide incarcerated individ-41 uals with assistance completing applications for such benefits.
- 42 § 4. The correction law is amended by adding a new section 500-q to 43 read as follows:
 - § 500-q. Re-entry services. Each incarcerated individual will be eligible to apply for re-entry services, which must include, but are not limited to safety net assistance, supplemental security income and state supplemental payments prior to their earliest expected release date in accordance with section one hundred fifty-eight of the social services law, 42 USC § 1383 and section two hundred nine of the social services law, respectively. The offender rehabilitation coordinator or other person in charge of re-entry services at a local correctional facility will provide assistance in completing and filing such applications and may contract with not-for-profit providers with experience assisting individuals during the application and appeals processes for such benefits to provide incarcerated individuals with assistance in completing applications for such benefits. Each correctional facility will be

A. 2461 3

1

3

4

5

6

51 52

53 54

55

56

required to report out to the criminal justice committee of the New York state legislature on how they are providing such re-entry services. Such reporting must include metrics on how many people were served and what services were received.

§ 5. The correction law is amended by adding a new section 71-b to read as follows:

7 § 71-b. Reintegration pilot program. 1. The department, in collab-8 oration with the office of temporary and disability assistance, the office of mental health and the office of addiction services and 9 10 supports shall establish and conduct a five year reintegration pilot 11 program to help ensure incarcerated individuals within the correctional 12 facilities receive the supports and services necessary to meaningfully prepare for their release while still incarcerated, assist individuals 13 reintegrate into the community upon release and reduce recidivism. 14 15 Such pilot program shall be conducted in three correctional facilities, 16 one female and two male facilities, selected by the department, taking 17 into consideration adequate geographic distribution within the state as well as availability of sufficient links to supports and services 18 required by this section. For purposes of this pilot program, there 19 20 shall be at least one hundred incarcerated individuals who on a volun-21 tary basis request placement in the pilot program up to one year before 22 their earliest expected release date. In the event the individual is not granted parole, his or her application will be placed on hold status to 23 be re-activated and given a priority rank once such individual is grant-24 25 ed parole and an official release date is known. This special status will be defined by process completion of the application by the respec-26 27 tive district office within thirty days of receiving the official 28 release date. Upon admission to the program, each incarcerated individual shall receive an in-depth screening and assessment to determine 29 30 their specific needs as relating to, including but not limited to, mental health and substance use disorder services, educational needs and 31 32 job readiness. In addition to an in-depth screening and assessment, 33 participants in the pilot program shall also be linked with not-for-pro-34 fit organizations and peer to peer engagement opportunities to assist with the individual's reintegration planning. This shall occur no less 35 36 than six months prior to their expected release date and shall consist 37 of, but not be limited to, assistance applying for public benefits, referrals and links to mental health and/or substance use disorder 38 39 service providers if applicable, connections to employment opportunities 40 as well as job training programs if appropriate, assistance finding available stable housing options to be available upon release and gener-41 42 al supports and services that may be helpful for an individual reinte-43 grating back into the community. In the event the individual is not 44 granted parole, his or her application will be placed on hold status to 45 be re-activated and given a priority rank once such individual is grant-46 ed parole and an official release date is known. This special status 47 will be defined by process completion of the application by the respec-48 tive district office within thirty days of receiving the official 49 release date. 50

2. Upon release from the correctional facility, individuals will continue to receive supports and services, as needed, for an additional six months, to ensure the individual's successful reintegration into the community. Such services shall include, but not be limited to, connecting individuals to health and behavioral health services, as appropriate, assistance ensuring compliance with any parole or court mandated activities, connections to employment opportunities based on their

A. 2461 4

3

26 27

28

29

30

skills identified while incarcerated and assistance acquiring stable affordable housing. The collaborating agencies shall contract with not-for-profit providers to effectuate the requirements specified in this section.

- 5 3. The commissioner, in consultation with appropriate community organizations, shall submit within one year of the effective date of this 7 section, and annually thereafter, a report to the governor, the temporary president of the senate and the speaker of the assembly on the 9 effectiveness of this pilot program. Such reports shall include an analysis of the outcomes of the pilot program and recommendations for 10 11 continued efforts to meaningfully prepare incarcerated individuals for 12 their release while still incarcerated, assist individuals to reintegrate into the community upon release and reduce recidivism. Such infor-13 14 mation provided in the report shall include, but not be limited to, 15 information on the types of convictions of incarcerated individuals 16 participating in the pilot program; the specific types of services that 17 were provided while incarcerated as well as upon release; the outcomes and effectiveness, to the extent it is known, of such services provided; 18 whether participants in the pilot program were able to find stable 19 20 affordable housing and/or employment during their participation in the 21 pilot program and any barriers that may have contributed to their 22 inability to find housing and/or employment; and any other information 23 or factors that were identified that may have created barriers to an individual's reintegration once released and the additional services 24 25 that may alleviate those barriers.
 - 4. No person shall have the right to demand or require participation in the pilot program authorized by this section.
 - 5. Nothing in this section shall be construed to authorize the department to hold an incarcerated individual in confinement beyond their earliest release date.
- § 6. This act shall take effect on the first of January next succeeding the date upon which it shall have become a law. 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 to be made and completed on or before such effective date.