52:14F-8

LEGISLATIVE HISTORY CHECKLIST

NJSA: 52:14F-8

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(Administrative Law Officeremove correctional institutions from jurisdiction)

CHAPTER: 94

LAWS OF: 1985

Bill No: S2788

Sponsor(s): Russo

Date Introduced: February 28, 1985

Committee:	Assembly:	/////		
	Senate: //	////		
Amended during passage:			No	
Date of Passage:		Assembly:	March 7, 1985 March 7, 1985 Yes No	0
		Senate:	March 7, 1985	2
Date of Approval:	March 26, I	985		
				Ro
Following statements are attached if available:				
Sponsor statement:			Yes	S Cart
Committee stateme	nt:	Assembly	No	
		Senate	No	B B B
Fiscal Note:			No	
Veto Message:			No	7
Message on Signing:			No Yes	1
Following were print	ted:			
Reports:			No	
Hearings:			No	

CHAPTER 94 LAWS OF N. J. 1985 APPROVED 3-26-85

SENATE, No. 2788

STATE OF NEW JERSEY

INTRODUCED FEBRUARY 28, 1985

By Senator RUSSO

(Without Reference)

AN ACT concerning the contested case jurisdiction of the Office of Administrative Law, and amending P. L. 1978, c. 67.

1 BE IT ENACTED by the Senate and General Assembly of the State 2 of New Jersey:

1 1. Section 10 of P. L. 1978, c. 67 (C. 52:14F-8) is amended to 2 read as follows:

3 10. Unless a specific request is made by the agency, no admin-4 istrative law judge shall be assigned by the director to hear con-

5 tested cases with respect to:

a. The State Board of Parole[,]; the Public Employment Relations Commission[,]; the Division of Workers' Compensation[,];
8 the Division of Tax Appeals[, or to any agency not within section
9 2 (a) of P. L. 1968, c. 410 (C. 52:14B-2 (a))]; or the management

10 or operation by any agency of a State custodial, penal or correc-11 tional institution or program, insofar as the acts of the agency

12 relate to the internal affairs of the institution or program unless the

13 sanctions arising from a single incident involve the loss of 365 days

14 or more of time credits awarded pursuant to R. S. 30:4-140.

b. Any matter where the head of the agency, a commissioner or
several commissioners, are required to conduct, or determine to
conduct the hearing directly and individually.

2. This act shall take effect immediately and shall expire on
 2 December 31, 1987.

EXPLANATION—Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law. Matter printed in italics *thus* is new matter.

STATEMENT

This bill corrects an oversight in P. L. 1981, c. 27, which inadvertently deleted an exception for the management of State custodial, penal or correctional institutions by removing them from the definition of "State agency" contained in subsection (a) of section 2 of P. L. 1968, c. 410 (C. 52:14B-2(a)).

The effect of this bill is to provide that unless a specific request is made by the agency, no administrative law judge shall be assigned by the director to hear contested cases with respect to the management or operation by any agency of a State custodial, penal or correctional institution or program, insofar as the acts of the agency relate to the internal affairs of the institution or program, unless sanctions arising from a single incident involve the loss of 365 days or more of time credits awarded pursuant to R. S. 30:4–140.

Under the bill this act will expire on December 31, 1987.

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52788 (1985)

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BILL S-485, ET. AL. PAGE THREE WEDNESDAY, MARCH 27, 1985

<u>S-2788</u>, sponsored by Senator John Russo, D-Ocean, to exclude matters concerning the management of State custodial, penal or correctional facilities from the hearing jurisdiction of the Office of Administrative Law. The only exception would be if the sanctions arising from a single incident involves the loss of 365 days or more of time credits.

<u>S-2819</u>, sponsored by Senator Daniel Dalton, D-Camden, to provide temporary relief from the provisions of the cap law for Waterford Township, Camden County.

<u>A-952</u>, sponsored by Assemblyman Joseph Bocchini, D-Mercer, to require that hypodermic needles and syringes by discarded as a single unit into a rigid container and that the container be crushed or ground in a compacter or destroyed by incineration.

 $\underline{S-1749}$, sponsored by Senator Leanna Brown, R-Morris, to exclude any special purpose assessments from the computation of New Jersey's retaliatory tax on out-of-state insurance companies.

AJR-65, sponsored by Assemblyman Willie Brown, D-Essex, to designate the week of March 17 - 23, as "Poison Prevention Week" in New Jersey.

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