18A:3B-70 LEGISLATIVE HISTORY CHECKLIST

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LAWS OF: 2015 **CHAPTER:** 92

NJSA: 18A:3B-70 (Directs certain four-year public institutions of higher education to establish

substance abuse recovery housing program.)

BILL NO: S2377 (Substituted for A3719 (1R))

SPONSOR(S) Barnes, Peter J., and others

DATE INTRODUCED: September 22, 2014

COMMITTEE: ASSEMBLY: Higher Education

SENATE: Health, Human Services and Senior Citizens

AMENDED DURING PASSAGE: Yes

DATE OF PASSAGE: ASSEMBLY: June 11, 2015

SENATE: June 29, 2015

DATE OF APPROVAL: August 10, 2015

FOLLOWING ARE ATTACHED IF AVAILABLE:

FINAL TEXT OF BILL (Second Reprint enacted)

Yes

S2377

INTRODUCED BILL: (Includes sponsor(s) statement)

Yes

COMMITTEE STATEMENT: ASSEMBLY: Yes

SENATE: Yes

(Audio archived recordings of the committee meetings, corresponding to the date of the committee statement, *may possibly* be found at www.njleg.state.nj.us)

FLOOR AMENDMENT STATEMENT: No

LEGISLATIVE FISCAL ESTIMATE: No

A3719 (1R)

INTRODUCED BILL: (Includes sponsor(s) statement)

Yes

COMMITTEE STATEMENT: ASSEMBLY: Yes

SENATE: No

(Audio archived recordings of the committee meetings, corresponding to the date of the committee statement, *may possibly* be found at www.njleg.state.nj.us)

FLOOR AMENDMENT STATEMENT: No **LEGISLATIVE FISCAL ESTIMATE:** No **VETO MESSAGE:** No **GOVERNOR'S PRESS RELEASE ON SIGNING:** Yes **FOLLOWING WERE PRINTED:** To check for circulating copies, contact New Jersey State Government Publications at the State Library (609) 278-2640 ext.103 or mailto:refdesk@njstatelib.org **REPORTS:** No **HEARINGS:** No **NEWSPAPER ARTICLES:** No

end

P.L.2015, CHAPTER 92, approved August 10, 2015 Senate, No. 2377 (Second Reprint)

AN ACT concerning substance abuse recovery housing programs

2	and supplementing chapter 3B of Title 18A of the New Jersey
3	Statutes.
4	
5	BE IT ENACTED by the Senate and General Assembly of the State
6	of New Jersey:
7	
8	1. a. Within four years ¹ [of] <u>after</u> the effective date of this
9	act, each four-year public institution of higher education, in which
10	at least ² [50%] 25% ² of the undergraduate students live in on-
11	campus housing, shall establish a substance abuse recovery housing
12	program. The purpose of the program shall be to provide a
13	supportive substance-free dormitory environment that recognizes
14	the unique risks and challenges that recovering students face, and
15	that provides support programs to recovering students who reside in
16	the recovery housing to assist their efforts to remain substance-free.
17	The program shall include on-site counseling, mentoring, peer
18	support, and other appropriate services. ¹ An institution may
19	designate a floor, wing, or other designated area within a dormitory
20	building for the substance abuse recovery housing program, and
21	shall not be required to designate an entire dormitory building for
22	the program. ¹
23	b. The institution shall apply for any federal, State, corporate,
24	or other grant funding that may be available to implement the
25	substance abuse recovery housing program.
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27	2. This act shall take effect immediately.
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32	Directs certain four-year public institutions of higher education
33	to establish substance abuse recovery housing program.

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

²Assembly AHI committee amendments adopted May 7, 2015.

SENATE, No. 2377

STATE OF NEW JERSEY

216th LEGISLATURE

INTRODUCED SEPTEMBER 22, 2014

Sponsored by: Senator PETER J. BARNES, III District 18 (Middlesex) Senator JOSEPH F. VITALE District 19 (Middlesex)

Co-Sponsored by: Senator Lesniak

SYNOPSIS

Directs certain four-year public institutions of higher education to establish substance abuse recovery housing program.

CURRENT VERSION OF TEXT

As introduced.



S2377 P.BARNES, III, VITALE

1	AN ACT concerning substance abuse recovery housing programs
2	and supplementing chapter 3B of Title 18A of the New Jersey
3	Statutes.

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

- 1. a. Within four years of the effective date of this act, each four-year public institution of higher education, in which at least 50% of the undergraduate students live in on-campus housing, shall establish a substance abuse recovery housing program. The purpose of the program shall be to provide a supportive substance-free dormitory environment that recognizes the unique risks and challenges that recovering students face, and that provides support programs to recovering students who reside in the recovery housing to assist their efforts to remain substance-free. The program shall include on-site counseling, mentoring, peer support, and other appropriate services.
- b. The institution shall apply for any federal, State, corporate, or other grant funding that may be available to implement the substance abuse recovery housing program.

2. This act shall take effect immediately.

STATEMENT

This bill directs each four-year public institution of higher education, in which at least 50% of the undergraduate students live in on-campus housing, to establish a substance abuse recovery housing program. The purpose of the program will be to provide a supportive substance-free dormitory environment that recognizes the unique risks and challenges that recovering students face, and that provides support programs to recovering students who reside in the recovery housing to assist their efforts to remain substance-free. The program will include on-site counseling, mentoring, peer support, and other appropriate services.

The bill provides a four-year period for an institution to develop the substance abuse program.

SENATE HEALTH, HUMAN SERVICES AND SENIOR CITIZENS COMMITTEE

STATEMENT TO

SENATE, No. 2377

with committee amendments

STATE OF NEW JERSEY

DATED: OCTOBER 27, 2014

The Senate Health, Human Services and Senior Citizens Committee reports favorably and with amendments Senate Bill No. 2377.

As amended by the committee, this bill directs each four-year public institution of higher education, in which at least 50% of the undergraduate students live in on-campus housing, to establish a substance abuse recovery housing program. The purpose of the program will be to provide a supportive substance-free dormitory environment that recognizes the unique risks and challenges that recovering students face, and that provides support programs to recovering students who reside in the recovery housing to assist their efforts to remain substance-free. The program will include on-site counseling, mentoring, peer support, and other appropriate services.

The bill provides a four-year period for an institution to develop the substance abuse program.

The committee amended the bill to clarify that an institution may designate a floor, wing, or other designated area within a dormitory building for the substance abuse recovery housing program, and would not be required to designate an entire dormitory building for the program.

ASSEMBLY HIGHER EDUCATION COMMITTEE

STATEMENT TO

[First Reprint] **SENATE, No. 2377**

with committee amendments

STATE OF NEW JERSEY

DATED: MAY 7, 2015

The Assembly Higher Education Committee reports favorably Senate Bill No. 2377 (1R) with committee amendments.

As amended, this bill directs each four-year public institution of higher education, in which at least 25% of the undergraduate students live in on-campus housing, to establish a substance abuse recovery housing program. The purpose of the program will be to provide a supportive substance-free dormitory environment that recognizes the unique risks and challenges that recovering students face, and that provides support programs to recovering students who reside in the recovery housing to assist their efforts to remain substance-free. The program will include on-site counseling, mentoring, peer support, and other appropriate services. The bill provides a four-year period for an institution to develop the substance abuse program.

Under the bill, an institution may designate a floor, wing, or other designated area within a dormitory building for the substance abuse recovery housing program, and is not required to designate an entire dormitory building for the program.

The committee amended the bill to provide that the substance abuse program is applicable to institutions in which at least 25% of the undergraduate students live in on-campus housing, as compared to the 50% requirement in the bill's original form.

As amended and reported by the committee, this bill is identical to Assembly Bill No. 3719, which was amended and reported by the committee on this same date.

ASSEMBLY, No. 3719

STATE OF NEW JERSEY

216th LEGISLATURE

INTRODUCED SEPTEMBER 22, 2014

Sponsored by: Assemblywoman NANCY J. PINKIN District 18 (Middlesex) Assemblyman RAJ MUKHERJI District 33 (Hudson)

SYNOPSIS

Directs certain four-year public institutions of higher education to establish substance abuse recovery housing program.

CURRENT VERSION OF TEXT

As introduced.



(Sponsorship Updated As Of: 10/17/2014)

A3719 PINKIN, MUKHERJI

1	AN ACT concerning substance abuse recovery housing programs
2	and supplementing chapter 3B of Title 18A of the New Jersey
3	Statutes.

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

1. a. Within four years of the effective date of this act, each four-year public institution of higher education, in which at least 50% of the undergraduate students live in on-campus housing, shall establish a substance abuse recovery housing program. The purpose of the program shall be to provide a supportive substance-free dormitory environment that recognizes the unique risks and challenges that recovering students face, and that provides support programs to recovering students who reside in the recovery housing to assist their efforts to remain substance-free. The program shall include on-site counseling, mentoring, peer support, and other appropriate services.

b. The institution shall apply for any federal, State, corporate, or other grant funding that may be available to implement the substance abuse recovery housing program.

2. This act shall take effect immediately.

STATEMENT

This bill directs each four-year public institution of higher education, in which at least 50% of the undergraduate students live in on-campus housing, to establish a substance abuse recovery housing program. The purpose of the program will be to provide a supportive substance-free dormitory environment that recognizes the unique risks and challenges that recovering students face, and that provides support programs to recovering students who reside in the recovery housing to assist their efforts to remain substance-free. The program will include on-site counseling, mentoring, peer support, and other appropriate services.

The bill provides a four-year period for an institution to develop the substance abuse recovery housing program.

ASSEMBLY HIGHER EDUCATION COMMITTEE

STATEMENT TO

ASSEMBLY, No. 3719

with committee amendments

STATE OF NEW JERSEY

DATED: MAY 7, 2015

The Assembly Higher Education Committee reports favorably Assembly Bill No. 3719 with committee amendments.

As amended, this bill directs each four-year public institution of higher education, in which at least 25% of the undergraduate students live in on-campus housing, to establish a substance abuse recovery housing program. The purpose of the program will be to provide a supportive substance-free dormitory environment that recognizes the unique risks and challenges that recovering students face, and that provides support programs to recovering students who reside in the recovery housing to assist their efforts to remain substance-free. The program will include on-site counseling, mentoring, peer support, and other appropriate services. The bill provides a four-year period for an institution to develop the substance abuse program.

The committee amended the bill to: (1) provide that the substance abuse program is applicable to institutions in which at least 25% of undergraduate students live in on-campus housing, as compared to the 50% requirement in the bill's original form; and (2) clarify that an institution may designate a floor, wing, or other designated area within a dormitory building for the substance abuse recovery housing program, and is not required to designate an entire dormitory building for the program.

As amended and reported by the committee, this bill is identical to Senate Bill No. 2377 (1R), which was amended and reported by the committee on this same date.

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Governor Chris Christie Signs Bills To Expand Substance Abuse Recovery Efforts

Monday, August 10, 2015

Tags: Addiction Taskforce



Governor Christie Also Takes Action On Other Pending Legislation

Trenton, NJ – Affirming the administration's commitment to helping those impacted by drug abuse and addiction reclaim their lives, Governor Chris Christie has signed measures to further assist the treatment and recovery process.

"We remain firmly committed to confronting the stigma of drug abuse and addiction in the Garden State," said Governor Christie. "The legislation I have signed continues our efforts on these important fronts by providing a substance abuse housing recovery program for impacted students at our public colleges and universities as well as allowing medication-assisted treatment as part of our larger drug court treatment programs. These measures are another bold step to help people reclaim their lives and I want to thank Senator Vitale for his advocacy on these issues."

S-2377/A-3719 (Senators Barnes, Vitale/Assemblymembers Pinkin, Mukherji) requires four-year public colleges and universities to establish a substance abuse recovery housing program within four years. The college may designate a floor, wing, or other area within a dormitory for the program, rather than an entire dorm. The legislation applies to Rutgers New Brunswick, Ramapo College, The College of New Jersey, Montclair State University, Rowan University, and Richard Stockton College of New Jersey. The Rutgers New Brunswick campus already has implemented a similar policy. Additionally, in December, the College of New Jersey received grant funding to establish a recovery housing program

"New Jersey created the nation's first college-based recovery housing programs and they have been a great success. Now, with the Governor's signature, many more New Jersey college students in recovery will have a much greater opportunity to maintain their sobriety and to succeed in school and in life." said Senator Joseph F. Vitale.

The second bill, S-2381/A-3723 (Senators Lesniak, Vitale/Assemblymembers Conaway, Mukherjee, Sumter, and Jimenez), allows for the completion of a special probation drug court program with use of medication-assisted treatment (MAT). The legislation further clarifies that any urine test for drug or alcohol use conducted in the course of the drug court program that shows a positive result for an individual using medication-assisted treatment would not constitute a program violation unless the positive test result is for substances unrelated to the individual's MAT. Through this bill, the treatment provider rather than a judge can now decide whether narcotic-based treatment should be permitted for convicted offenders who have been admitted to the Drug Court program for drug abuse.

"Medication assisted treatment for Drug Court attendees, like all other clinical decisions made by a provider for their patient, is a critical component in a person's treatment and recovery plan. I thank the Governor for his support of this legislation and his continued leadership and support of Drug Court programs," Vitale added.

The Governor also took the following action on other pending legislation:

BILL SIGNINGS:

S-122/A-4149 (A.R. Bucco, Addiego/Angelini, Simon, Vainieri Huttle, Wimberly) – Expands number of safe havens for leaving newborn infants

SCS for S-573/ACS for A-2443 (Smith, Sweeney/Burzichelli, Space, McHose) – Establishes apprentice firearm hunting license and apprentice bow and arrow license



- S-685/A-4306 (Lesniak, Whelan/Burzichelli, O'Scanlon) Reduces number of voters for whom person can serve as messenger; limits to three number of voted mail-in ballots transmittable by bearer; modifies conviction standard under vote by mail law
- S-736/ACS for A-3037, 2547, 3596, 2422 (T. Kean, Lesniak/Andrzejczak, Mukherji, Munoz, Lagana, Garcia, Jimenez, Dancer, Webber) Establishes crimes of dog fighting and leader of a dog fighting network, and updates crime of animal fighting; amends RICO concerning dog fighting
- S-756/A-3151 (Sarlo/Prieto, Jimenez) Creates sporting facility license governing sale of alcoholic beverages under certain circumstances
- S-1760/A-4212 (Allen, Ruiz, Turner/Vainieri Huttle, Angelini, Jasey) Recognizes American Sign Language as a world language for meeting high school graduation requirements
- S-1813/A-3123 (Whelan, Oroho/Burzichelli, Eustace, Andrzejczak, Mazzeo, Webber) Requires each State agency to review permits issued by agency and make necessary changes to expedite and facilitate permitting
- S-2003/ACS for A-4299 (Pou/Sumter, Mainor, Wimberly, Rodriquez-Gregg) Makes certain reforms to juvenile justice system
- S-2109/A-3344 (Oroho, O'Toole/McHose, Space) Clarifies that county sheriff may simultaneously hold position of emergency management coordinator
- S-2165/A-4374 (Cunningham, Pou/Sumter, Jasey) Requires Secretary of Higher Education to adopt new comprehensive master plan within six months and every seven years thereafter
- S-2377/A-3719 (Barnes, Vitale/Pinkin, Mukherji) Directs certain four-year public institutions of higher education to establish substance abuse recovery housing program
- SCS for S-2381/ACS for A-3723 (Lesniak, Vitale/Conaway, Mukherji, Sumter, Jimenez) Permits successful completion of special probation drug court program notwithstanding use of medication-assisted treatment
- S-2420/A-3838 (Smith, Bateman/McKeon, Eustace, Gusciora, Benson) Increases electric power net metering capacity threshold to 2.9 percent of total annual kilowatt-hours sold in State
- S-2454/A-3791 (Van Drew, Oroho/Stender, Auth, Andrzejczak, Clifton, Eustace, Garcia) Streamlines responsibilities of Division of Local Government Services and local governments; designated as the Division of Local Government Services Modernization and Local Mandate Relief Act of 2015
- S-2484/A-3845 (Codey, Turner/Jasey, Benson, Vainieri Huttle, McKeon) Requires DOE to conduct study on options and benefits of instituting later school start time in middle school and high school
- S-2508/A-3798 (Oroho, Whelan/McHose, Space) Authorizes certain county veteran identification cards to serve as proof of status for veteran designation on driver's license or identification card
- S-2559/A-4016 (Sweeney, Weinberg, O'Toole/Lagana, Mazzeo, Mosquera, Vainieri Huttle) Removes presumption of nonimprisonment in certain assault cases involving domestic violence victims; expands criminal coercion statute; revises Pretrial Intervention procedures in certain criminal cases
- SCS for S-2567/AS for A-4025 (Sweeney, Oroho, Smith, Greenstein, Thompson/Mazzeo, Andrzejczak, Space, McHose, Pinkin) Creates "Fishing Buddy License"
- S-2583/A-3836 (Allen, Bateman/Coughlin, Webber, Pinkin, Wilson, A.M. Bucco, Mukherji) Upgrades simple assault to aggravated assault if committed against certain law enforcement officers and employees because of job status
- S-2599/A-4121 (Bateman, Smith/Spencer, Schepisi) Provides certain definitions for biofuels under "Motor Fuel Tax Act"
- S-2825/A-4316 (Sweeney, Greenstein/Mazzeo) Increases efficiency and transparency in distribution of Superstorm Sandy aid money
- S-2995/A-3959 (Gordon/Eustace, Johnson, Caride, Vainieri Huttle) Revises requirements for establishment of central municipal courts
- S-3023/A-4558 (Ruiz, Oroho/McKeon, Spencer, Wimberly) Appropriates \$4,750,000 from various Green Acres funds for grants to certain nonprofit entities to acquire or develop lands for recreation and conservation purposes
- SJR-17/AJR-79 (Beck, T. Kean/Angelini, Vainieri Huttle, McKeon, Mosquera, Pinkin, Coughlin, Wimberly) Designates September of each year as "Hunger Action Month" in New Jersey
- SJR-40/AJR-44 (Beach, Doherty/Wilson, McHose, Mazzeo, Tucker, DeAngelo) Designates September as "Gold Star Mothers Appreciation Month"
- SJR-60/AJR-83 (Beach/DeAngelo, Space) Designates October of each year as "Lineman Appreciation Month"
- A-4559/S-3022 (McKeon, Spencer, Wimberly/Codey, Doherty) Appropriates \$88,592,361 from "Garden State Green Acres Preservation Trust Fund" and various Green Acres bond funds for local government open space acquisition and park development projects

BILLS VETOED:

S-300/A-4119 (Rice, Greenstein/Jasey, Quijano, DeCroce, Sumter, Wimberly) – CONDITIONAL – Establishes "New Jersey Out-of-School Time Advisory Commission" to review before-school, after-school, and summer programs

S-1195/A-2659 (Vitale, Allen, Weinberg/Vainieri Huttle, Gusciora, Jasey, Mosquera, McKeon) – ABSOLUTE - Revises procedure for issuance of amended birth certificate for person who has undergone change in sex

S-1593/A-213 (Turner, Ruiz/Gusciora, Eustace, Jasey, Quijano, Wimberly, Muoio) – ABSOLUTE – Establishes "Police Officer, Firefighter, Public School Teacher, Corrections Officer, and Sanitation Worker Home-buyer Assistance Act"; appropriates \$5 million

S-1621/A-2926 (Sweeney, Barnes/Lagana, Coughlin, Mosquera, Webber, Pinkin, Danielsen) – CONDITIONAL – Gives priority in training programs to long-term unemployed

S-1857/A-2699 (Codey, Turner/Vainieri Huttle, Jasey, Caputo, Wimberly) – CONDITIONAL – Establishes measures to deter steroid use among students; appropriates \$45,000 to DOE for New Jersey State Interscholastic Athletic Association testing of student-athletes for steroids and other performance enhancing substances

S-2049/A-3635 (Rice/Tucker, Caputo) – ABSOLUTE – Requires chairs of certain ward political party committees to have same rights and responsibilities as chairs of municipal political party committees; specifies certain cities not required to have municipal chairs

S-2058/A-3738 (Lesniak/Diegnan, Sumter) – CONDITIONAL – Authorizes establishment of three pilot recovery alternative high schools that provide high school education and substance dependency plan of recovery to test the effectiveness of this model

S-2360/A-3593 (Madden, Holzapfel/Johnson, Lagana, Bramnick, Danielsen, Wimberly, Jimenez) – CONDITIONAL – Requires notification of local law enforcement prior to expungement of certain mental health records of prospective firearms purchasers

S-2489/ACS for A-3859 (Sweeney, Whelan, Oroho/Greenwald, Coughlin, Bramnick, Singleton, Rible, Lagana) - CONDITIONAL – Permits public-private partnership agreements for certain building and highway infrastructure projects; provides for EDA oversight

S-2784/A-3856 (Van Drew, Whelan/Andrzejczak, Johnson) – CONDITIONAL – Provides maximum sales and use tax imposition amount for sales and uses of boats and vessels; establishes grace period for imposition of use tax on certain boats and vessels used by resident purchasers

S-2787/A-4273 (Sweeney/Singleton, Burzichelli, Giblin, Wilson, Prieto, Wimberly) – CONDITIONAL – Establishes vocational training pilot program in DOC; provides for inmate compensation for education and workforce training participation

S-3100/A-4605 (Gordon, Greenstein/Wimberly, Lagana, Singleton, Mazzeo) – ABSOLUTE – Requires State to pay its pension contributions on quarterly basis by August 1, November 1, February 1 and May1 of each year

S-3107/A-4606 (Sweeney, Greenstein/Prieto, Singleton) – ABSOLUTE – Makes FY 2015 supplemental State appropriations totaling \$300,000,000 for prepayment of portion of FY 2016 employer contributions to State-administered public employee defined benefit retirement systems

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Press Contact: Brian Murray Nicole Sizemore 609-777-2600



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P.L.2015, CHAPTER 97, *approved August 10, 2015* Senate, No. 2508

1 AN ACT concerning proof for the display of veteran status on 2 driver's licenses and identification cards, and amending 3 P.L.2013, c.165 and P.L.1980, c.47.

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

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- 1. Section 1 of P.L.2013, c.165 (C.39:3-10f6) is amended to read as follows:
- 10 1. a. In addition to the requirements for the form and content 11 of a motor vehicle driver's license under R.S.39:3-10 and a probationary license issued under section 4 of P.L.1950, 12 c.127 (C.39:3-13.4), the Chief Administrator of the New Jersey 13 Motor Vehicle Commission shall, upon submission of satisfactory 14 15 proof, designate on an initial license, renewal license, or probationary license, as appropriate, that the license holder is a 16 17 veteran of the Armed Forces of the United States of America. The designation of veteran status on an initial license, renewal license, 18 19 or probationary license shall not be deemed sufficient valid proof of 20 veteran status for official governmental purposes when any other 21 statute, or any regulation or other directive of a governmental 22 entity, requires documentation of veteran status.
 - b. For the purpose of this section:

"Veteran" means a person who has been honorably discharged from the active military service of the United States; and

"Satisfactory proof" means a copy of form DD-214 or federal activation orders showing service under Title 10, section 672 or section 12301, of the United States Code , or a county veteran identification card only if issuance of the card requires a copy of form DD-214 discharge papers or approved separation forms as outlined by all branches of the military and duly recorded by the county clerk's office.

33 (cf: P.L.2013, c.165, s.1)

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- 35 2. Section 2 of P.L.1980, c.47 (C.39:3-29.3) is amended to read as follows:
- 2. a. The New Jersey Motor Vehicle Commission shall issue an identification card to any resident of the State who is 14 years of age or older and who is not the holder of a valid permit or basic driver's license. The identification card shall attest to the true name, correct age, and veteran status, upon submission of satisfactory proof, by any veteran, and shall contain other identifying data as certified by the applicant for such identification card. Every

1 application for an identification card shall be signed and verified by 2 the applicant and shall be accompanied by the written consent of at 3 least one parent or the person's legal guardian if the person is under 4 17 years of age and shall be supported by such documentary 5 evidence of the age, identity, and veteran status, or blindness, 6 disability, or handicap, of such person as the chief administrator 7 may require. In addition to requiring an applicant for an 8 identification card to submit satisfactory proof of identity, age, and, 9 if appropriate, veteran status, the chief administrator also shall 10 require the applicant to provide, as a condition for obtaining the 11 card, satisfactory proof that the applicant's presence in the United 12 States is authorized under federal law. If the chief administrator 13 has reasonable cause to suspect that any document presented by an 14 applicant as proof of identity, age, veteran status, or legal residency 15 is altered, false or otherwise invalid, the chief administrator shall 16 refuse to grant the identification card until such time as the 17 document may be verified by the issuing agency to the chief 18 administrator's satisfaction.

- b. The designation of veteran status on an identification card shall not be deemed sufficient valid proof of veteran status for official governmental purposes when any other statute, or any regulation or other directive of a governmental entity, requires documentation of veteran status.
 - c. For the purpose of this section:

"Veteran" means a person who has been honorably discharged from the active military service of the United States; and

"Satisfactory proof" means a copy of form DD-214 or federal activation orders showing service under Title 10, section 672 or section 12301, of the United States Code, or a county veteran identification card only if issuance of the card requires a copy of form DD-214 discharge papers or approved separation forms as outlined by all branches of the military and duly recorded by the county clerk's office.

(cf: P.L.2013, c.165, s.2)

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This act shall take effect immediately.

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STATEMENT

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This bill authorizes a county veteran identification card to serve as satisfactory proof of veteran status for issuance of a veteran designation on a driver's license or identification card issued by the New Jersey Motor Vehicle Commission, but only if issuance of the county veteran identification card requires a copy of DD-214 discharge papers or approved separation forms as outlined by all branches of the military and recorded by the county clerk's office.

S2508 3

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Authorizes certain county veteran identification cards to serve as proof of status for veteran designation on driver's license or identification card.

SENATE, No. 2508

STATE OF NEW JERSEY

216th LEGISLATURE

INTRODUCED OCTOBER 16, 2014

Sponsored by:

Senator STEVEN V. OROHO

District 24 (Morris, Sussex and Warren)

Senator JIM WHELAN

District 2 (Atlantic)

Assemblywoman ALISON LITTELL MCHOSE

District 24 (Morris, Sussex and Warren)

Assemblyman PARKER SPACE

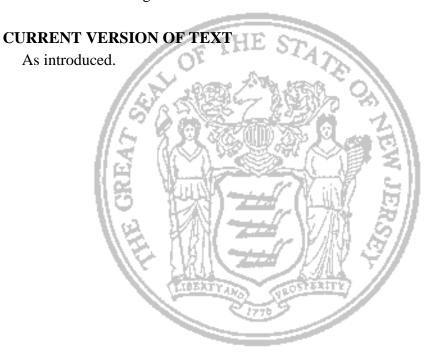
District 24 (Morris, Sussex and Warren)

Co-Sponsored by:

Senators A.R.Bucco, Cunningham, Ruiz and Assemblyman Rumana

SYNOPSIS

Authorizes certain county veteran identification cards to serve as proof of status for veteran designation on driver's license or identification card.



(Sponsorship Updated As Of: 6/12/2015)

1 AN ACT concerning proof for the display of veteran status on 2 driver's licenses and identification cards, and amending 3 P.L.2013, c.165 and P.L.1980, c.47.

4 5

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

6 7 8

9

- 1. Section 1 of P.L.2013, c.165 (C.39:3-10f6) is amended to read as follows:
- 10 1. a. In addition to the requirements for the form and content 11 of a motor vehicle driver's license under R.S.39:3-10 and a probationary license issued under section 4 of P.L.1950, 12 c.127 (C.39:3-13.4), the Chief Administrator of the New Jersey 13 Motor Vehicle Commission shall, upon submission of satisfactory 14 15 proof, designate on an initial license, renewal license, or 16 probationary license, as appropriate, that the license holder is a 17 veteran of the Armed Forces of the United States of America. The 18 designation of veteran status on an initial license, renewal license, 19 or probationary license shall not be deemed sufficient valid proof of 20 veteran status for official governmental purposes when any other statute, or any regulation or other directive of a governmental 21 22 entity, requires documentation of veteran status.
 - b. For the purpose of this section:

"Veteran" means a person who has been honorably discharged from the active military service of the United States; and

"Satisfactory proof" means a copy of form DD-214 or federal activation orders showing service under Title 10, section 672 or section 12301, of the United States Code , or a county veteran identification card only if issuance of the card requires a copy of form DD-214 discharge papers or approved separation forms as outlined by all branches of the military and duly recorded by the county clerk's office.

33 (cf: P.L.2013, c.165, s.1)

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- 35 2. Section 2 of P.L.1980, c.47 (C.39:3-29.3) is amended to read 36 as follows:
- 37 2. a. The New Jersey Motor Vehicle Commission shall issue 38 an identification card to any resident of the State who is 14 years of 39 age or older and who is not the holder of a valid permit or basic 40 driver's license. The identification card shall attest to the true name, 41 correct age, and veteran status, upon submission of satisfactory 42 proof, by any veteran, and shall contain other identifying data as 43 certified by the applicant for such identification card. Every 44 application for an identification card shall be signed and verified by 45 the applicant and shall be accompanied by the written consent of at 46 least one parent or the person's legal guardian if the person is under

EXPLANATION – Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

S2508 OROHO, WHELAN

17 years of age and shall be supported by such documentary evidence of the age, identity, and veteran status, or blindness, disability, or handicap, of such person as the chief administrator may require. In addition to requiring an applicant for an identification card to submit satisfactory proof of identity, age, and, if appropriate, veteran status, the chief administrator also shall require the applicant to provide, as a condition for obtaining the card, satisfactory proof that the applicant's presence in the United States is authorized under federal law. If the chief administrator has reasonable cause to suspect that any document presented by an applicant as proof of identity, age, veteran status, or legal residency is altered, false or otherwise invalid, the chief administrator shall refuse to grant the identification card until such time as the document may be verified by the issuing agency to the chief administrator's satisfaction.

- b. The designation of veteran status on an identification card shall not be deemed sufficient valid proof of veteran status for official governmental purposes when any other statute, or any regulation or other directive of a governmental entity, requires documentation of veteran status.
 - c. For the purpose of this section:

"Veteran" means a person who has been honorably discharged from the active military service of the United States; and

"Satisfactory proof" means a copy of form DD-214 or federal activation orders showing service under Title 10, section 672 or section 12301, of the United States Code, or a county veteran identification card only if issuance of the card requires a copy of form DD-214 discharge papers or approved separation forms as outlined by all branches of the military and duly recorded by the county clerk's office.

(cf: P.L.2013, c.165, s.2)

3. This act shall take effect immediately.

STATEMENT

This bill authorizes a county veteran identification card to serve as satisfactory proof of veteran status for issuance of a veteran designation on a driver's license or identification card issued by the New Jersey Motor Vehicle Commission, but only if issuance of the county veteran identification card requires a copy of DD-214 discharge papers or approved separation forms as outlined by all branches of the military and recorded by the county clerk's office.

SENATE TRANSPORTATION COMMITTEE

STATEMENT TO

SENATE, No. 2508

STATE OF NEW JERSEY

DATED: DECEMBER 8, 2014

The Senate Transportation Committee reports favorably Senate Bill No. 2508.

As reported, this bill authorizes a county veteran identification card to serve as satisfactory proof of veteran status for issuance of a veteran designation on a driver's license or identification card issued by the New Jersey Motor Vehicle Commission, provided that the issuance of the county veteran identification card requires a copy of DD-214 discharge papers or military approved separation forms.

ASSEMBLY MILITARY AND VETERANS' AFFAIRS COMMITTEE

STATEMENT TO

SENATE, No. 2508

STATE OF NEW JERSEY

DATED: MAY 11, 2015

The Assembly Military and Veterans' Affairs Committee reports favorably Senate Bill No. 2508.

This bill authorizes a county veteran identification card to serve as satisfactory proof of veteran status for issuance of a veteran designation on a driver's license or identification card issued by the New Jersey Motor Vehicle Commission, but only if issuance of the county veteran identification card requires a copy of DD-214 discharge papers or approved separation forms as outlined by all branches of the military and recorded by the county clerk's office.

The committee notes that documentary evidence required for a county veteran identification card issued pursuant to the current "County Identification Cards for Veterans Act" must include the applicant's DD-214 form issued by the federal government, and therefore anticipates that presentation of a valid, current county veteran identification card will meet those requirements.

Senate Bill No. 2508 is identical to Assembly Bill No. 3798 of 2014-2015.

ASSEMBLY, No. 3798

STATE OF NEW JERSEY

216th LEGISLATURE

INTRODUCED OCTOBER 9, 2014

Sponsored by:

Assemblywoman ALISON LITTELL MCHOSE District 24 (Morris, Sussex and Warren) Assemblyman PARKER SPACE District 24 (Morris, Sussex and Warren)

Co-Sponsored by: Assemblyman Rumana

SYNOPSIS

Authorizes certain county veteran identification cards to serve as proof of status for veteran designation on driver's license or identification card.

CURRENT VERSION OF TEXT

As introduced.



(Sponsorship Updated As Of: 6/12/2015)

1 AN ACT concerning proof for the display of veteran status on 2 driver's licenses and identification cards, and amending 3 P.L.2013, c.165 and P.L.1980, c.47.

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

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- 1. Section 1 of P.L.2013, c.165 (C.39:3-10f6) is amended to read as follows:
- 10 1. a. In addition to the requirements for the form and content of 11 a motor vehicle driver's license under R.S.39:3-10 and a probationary license issued under section 4 of P.L.1950, c.127 12 (C.39:3-13.4), the Chief Administrator of the New Jersey Motor 13 Vehicle Commission shall, upon submission of satisfactory proof, 14 15 designate on an initial license, renewal license, or probationary 16 license, as appropriate, that the license holder is a veteran of the 17 Armed Forces of the United States of America. The designation of veteran status on an initial license, renewal license, or probationary 18 19 license shall not be deemed sufficient valid proof of veteran status 20 for official governmental purposes when any other statute, or any 21
 - regulation or other directive of a governmental entity, requires documentation of veteran status.
 - - b. For the purpose of this section:

"Veteran" means a person who has been honorably discharged from the active military service of the United States; and

"Satisfactory proof" means a copy of form DD-214 or federal activation orders showing service under Title 10, section 672 or section 12301, of the United States Code, or a county veteran identification card only if issuance of the card requires a copy of form DD-214 discharge papers or approved separation forms as outlined by all branches of the military and duly recorded by the county clerk's office.

33 (cf: P.L.2013, c.165, s.1)

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- 35 2. Section 2 of P.L.1980, c.47 (C.39:3-29.3) is amended to read as follows: 36
 - 2. a. The New Jersey Motor Vehicle Commission shall issue an identification card to any resident of the State who is 14 years of age or older and who is not the holder of a valid permit or basic driver's license. The identification card shall attest to the true name, correct age, and veteran status, upon submission of satisfactory proof, by any veteran, and shall contain other identifying data as certified by the applicant for such identification card. Every application for an identification card shall be signed and verified by the applicant and shall be accompanied by the written consent of at

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

A3798 MCHOSE, SPACE

least one parent or the person's legal guardian if the person is under 17 years of age and shall be supported by such documentary evidence of the age, identity, and veteran status, or blindness, disability, or handicap, of such person as the chief administrator may require. In addition to requiring an applicant for an identification card to submit satisfactory proof of identity, age, and, if appropriate, veteran status, the chief administrator also shall require the applicant to provide, as a condition for obtaining the card, satisfactory proof that the applicant's presence in the United States is authorized under federal law. If the chief administrator has reasonable cause to suspect that any document presented by an applicant as proof of identity, age, veteran status, or legal residency is altered, false or otherwise invalid, the chief administrator shall refuse to grant the identification card until such time as the document may be verified by the issuing agency to the chief administrator's satisfaction.

b. The designation of veteran status on an identification card shall not be deemed sufficient valid proof of veteran status for official governmental purposes when any other statute, or any regulation or other directive of a governmental entity, requires documentation of veteran status.

c. For the purpose of this section:

"Veteran" means a person who has been honorably discharged from the active military service of the United States; and

"Satisfactory proof" means a copy of form DD-214 or federal activation orders showing service under Title 10, section 672 or section 12301, of the United States Code , or a county veteran identification card only if issuance of the card requires a copy of form DD-214 discharge papers or approved separation forms as outlined by all branches of the military and duly recorded by the county clerk's office.

(cf: P.L.2013, c.165, s.2)

3. This act shall take effect immediately.

STATEMENT

This bill authorizes a county veteran identification card to serve as satisfactory proof of veteran status for issuance of a veteran designation on a driver's license or identification card issued by the New Jersey Motor Vehicle Commission, but only if issuance of the county veteran identification card requires a copy of DD-214 discharge papers or approved separation forms as outlined by all branches of the military and recorded by the county clerk's office.

ASSEMBLY MILITARY AND VETERANS' AFFAIRS COMMITTEE

STATEMENT TO

ASSEMBLY, No. 3798

STATE OF NEW JERSEY

DATED: MAY 11, 2015

The Assembly Military and Veterans' Affairs Committee reports favorably Assembly Bill No. 3798.

This bill authorizes a county veteran identification card to serve as satisfactory proof of veteran status for issuance of a veteran designation on a driver's license or identification card issued by the New Jersey Motor Vehicle Commission, but only if issuance of the county veteran identification card requires a copy of DD-214 discharge papers or approved separation forms as outlined by all branches of the military and recorded by the county clerk's office.

The committee notes that documentary evidence required for a county veteran identification card issued pursuant to the current "County Identification Cards for Veterans Act" must include the applicant's DD-214 form issued by the federal government, and therefore anticipates that presentation of a valid, current county veteran identification card will meet those requirements.

Assembly Bill No. 3798 is identical to Senate Bill No. 2508 of 2014-2015.

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Governor Chris Christie Signs Bills To Expand Substance Abuse Recovery Efforts

Monday, August 10, 2015

Tags: Addiction Taskforce



Governor Christie Also Takes Action On Other Pending Legislation

Trenton, NJ – Affirming the administration's commitment to helping those impacted by drug abuse and addiction reclaim their lives, Governor Chris Christie has signed measures to further assist the treatment and recovery process.

"We remain firmly committed to confronting the stigma of drug abuse and addiction in the Garden State," said Governor Christie. "The legislation I have signed continues our efforts on these important fronts by providing a substance abuse housing recovery program for impacted students at our public colleges and universities as well as allowing medication-assisted treatment as part of our larger drug court treatment programs. These measures are another bold step to help people reclaim their lives and I want to thank Senator Vitale for his advocacy on these issues."

S-2377/A-3719 (Senators Barnes, Vitale/Assemblymembers Pinkin, Mukherji) requires four-year public colleges and universities to establish a substance abuse recovery housing program within four years. The college may designate a floor, wing, or other area within a dormitory for the program, rather than an entire dorm. The legislation applies to Rutgers New Brunswick, Ramapo College, The College of New Jersey, Montclair State University, Rowan University, and Richard Stockton College of New Jersey. The Rutgers New Brunswick campus already has implemented a similar policy. Additionally, in December, the College of New Jersey received grant funding to establish a recovery housing program

"New Jersey created the nation's first college-based recovery housing programs and they have been a great success. Now, with the Governor's signature, many more New Jersey college students in recovery will have a much greater opportunity to maintain their sobriety and to succeed in school and in life." said Senator Joseph F. Vitale.

The second bill, S-2381/A-3723 (Senators Lesniak, Vitale/Assemblymembers Conaway, Mukherjee, Sumter, and Jimenez), allows for the completion of a special probation drug court program with use of medication-assisted treatment (MAT). The legislation further clarifies that any urine test for drug or alcohol use conducted in the course of the drug court program that shows a positive result for an individual using medication-assisted treatment would not constitute a program violation unless the positive test result is for substances unrelated to the individual's MAT. Through this bill, the treatment provider rather than a judge can now decide whether narcotic-based treatment should be permitted for convicted offenders who have been admitted to the Drug Court program for drug abuse.

"Medication assisted treatment for Drug Court attendees, like all other clinical decisions made by a provider for their patient, is a critical component in a person's treatment and recovery plan. I thank the Governor for his support of this legislation and his continued leadership and support of Drug Court programs," Vitale added.

The Governor also took the following action on other pending legislation:

BILL SIGNINGS:

S-122/A-4149 (A.R. Bucco, Addiego/Angelini, Simon, Vainieri Huttle, Wimberly) – Expands number of safe havens for leaving newborn infants

SCS for S-573/ACS for A-2443 (Smith, Sweeney/Burzichelli, Space, McHose) – Establishes apprentice firearm hunting license and apprentice bow and arrow license



- S-685/A-4306 (Lesniak, Whelan/Burzichelli, O'Scanlon) Reduces number of voters for whom person can serve as messenger; limits to three number of voted mail-in ballots transmittable by bearer; modifies conviction standard under vote by mail law
- S-736/ACS for A-3037, 2547, 3596, 2422 (T. Kean, Lesniak/Andrzejczak, Mukherji, Munoz, Lagana, Garcia, Jimenez, Dancer, Webber) Establishes crimes of dog fighting and leader of a dog fighting network, and updates crime of animal fighting; amends RICO concerning dog fighting
- S-756/A-3151 (Sarlo/Prieto, Jimenez) Creates sporting facility license governing sale of alcoholic beverages under certain circumstances
- S-1760/A-4212 (Allen, Ruiz, Turner/Vainieri Huttle, Angelini, Jasey) Recognizes American Sign Language as a world language for meeting high school graduation requirements
- S-1813/A-3123 (Whelan, Oroho/Burzichelli, Eustace, Andrzejczak, Mazzeo, Webber) Requires each State agency to review permits issued by agency and make necessary changes to expedite and facilitate permitting
- S-2003/ACS for A-4299 (Pou/Sumter, Mainor, Wimberly, Rodriquez-Gregg) Makes certain reforms to juvenile justice system
- S-2109/A-3344 (Oroho, O'Toole/McHose, Space) Clarifies that county sheriff may simultaneously hold position of emergency management coordinator
- S-2165/A-4374 (Cunningham, Pou/Sumter, Jasey) Requires Secretary of Higher Education to adopt new comprehensive master plan within six months and every seven years thereafter
- S-2377/A-3719 (Barnes, Vitale/Pinkin, Mukherji) Directs certain four-year public institutions of higher education to establish substance abuse recovery housing program
- SCS for S-2381/ACS for A-3723 (Lesniak, Vitale/Conaway, Mukherji, Sumter, Jimenez) Permits successful completion of special probation drug court program notwithstanding use of medication-assisted treatment
- S-2420/A-3838 (Smith, Bateman/McKeon, Eustace, Gusciora, Benson) Increases electric power net metering capacity threshold to 2.9 percent of total annual kilowatt-hours sold in State
- S-2454/A-3791 (Van Drew, Oroho/Stender, Auth, Andrzejczak, Clifton, Eustace, Garcia) Streamlines responsibilities of Division of Local Government Services and local governments; designated as the Division of Local Government Services Modernization and Local Mandate Relief Act of 2015
- S-2484/A-3845 (Codey, Turner/Jasey, Benson, Vainieri Huttle, McKeon) Requires DOE to conduct study on options and benefits of instituting later school start time in middle school and high school
- S-2508/A-3798 (Oroho, Whelan/McHose, Space) Authorizes certain county veteran identification cards to serve as proof of status for veteran designation on driver's license or identification card
- S-2559/A-4016 (Sweeney, Weinberg, O'Toole/Lagana, Mazzeo, Mosquera, Vainieri Huttle) Removes presumption of nonimprisonment in certain assault cases involving domestic violence victims; expands criminal coercion statute; revises Pretrial Intervention procedures in certain criminal cases
- SCS for S-2567/AS for A-4025 (Sweeney, Oroho, Smith, Greenstein, Thompson/Mazzeo, Andrzejczak, Space, McHose, Pinkin) Creates "Fishing Buddy License"
- S-2583/A-3836 (Allen, Bateman/Coughlin, Webber, Pinkin, Wilson, A.M. Bucco, Mukherji) Upgrades simple assault to aggravated assault if committed against certain law enforcement officers and employees because of job status
- S-2599/A-4121 (Bateman, Smith/Spencer, Schepisi) Provides certain definitions for biofuels under "Motor Fuel Tax Act"
- S-2825/A-4316 (Sweeney, Greenstein/Mazzeo) Increases efficiency and transparency in distribution of Superstorm Sandy aid money
- S-2995/A-3959 (Gordon/Eustace, Johnson, Caride, Vainieri Huttle) Revises requirements for establishment of central municipal courts
- S-3023/A-4558 (Ruiz, Oroho/McKeon, Spencer, Wimberly) Appropriates \$4,750,000 from various Green Acres funds for grants to certain nonprofit entities to acquire or develop lands for recreation and conservation purposes
- SJR-17/AJR-79 (Beck, T. Kean/Angelini, Vainieri Huttle, McKeon, Mosquera, Pinkin, Coughlin, Wimberly) Designates September of each year as "Hunger Action Month" in New Jersey
- SJR-40/AJR-44 (Beach, Doherty/Wilson, McHose, Mazzeo, Tucker, DeAngelo) Designates September as "Gold Star Mothers Appreciation Month"
- SJR-60/AJR-83 (Beach/DeAngelo, Space) Designates October of each year as "Lineman Appreciation Month"
- A-4559/S-3022 (McKeon, Spencer, Wimberly/Codey, Doherty) Appropriates \$88,592,361 from "Garden State Green Acres Preservation Trust Fund" and various Green Acres bond funds for local government open space acquisition and park development projects

BILLS VETOED:

S-300/A-4119 (Rice, Greenstein/Jasey, Quijano, DeCroce, Sumter, Wimberly) – CONDITIONAL – Establishes "New Jersey Out-of-School Time Advisory Commission" to review before-school, after-school, and summer programs

S-1195/A-2659 (Vitale, Allen, Weinberg/Vainieri Huttle, Gusciora, Jasey, Mosquera, McKeon) – ABSOLUTE - Revises procedure for issuance of amended birth certificate for person who has undergone change in sex

S-1593/A-213 (Turner, Ruiz/Gusciora, Eustace, Jasey, Quijano, Wimberly, Muoio) – ABSOLUTE – Establishes "Police Officer, Firefighter, Public School Teacher, Corrections Officer, and Sanitation Worker Home-buyer Assistance Act"; appropriates \$5 million

S-1621/A-2926 (Sweeney, Barnes/Lagana, Coughlin, Mosquera, Webber, Pinkin, Danielsen) – CONDITIONAL – Gives priority in training programs to long-term unemployed

S-1857/A-2699 (Codey, Turner/Vainieri Huttle, Jasey, Caputo, Wimberly) – CONDITIONAL – Establishes measures to deter steroid use among students; appropriates \$45,000 to DOE for New Jersey State Interscholastic Athletic Association testing of student-athletes for steroids and other performance enhancing substances

S-2049/A-3635 (Rice/Tucker, Caputo) – ABSOLUTE – Requires chairs of certain ward political party committees to have same rights and responsibilities as chairs of municipal political party committees; specifies certain cities not required to have municipal chairs

S-2058/A-3738 (Lesniak/Diegnan, Sumter) – CONDITIONAL – Authorizes establishment of three pilot recovery alternative high schools that provide high school education and substance dependency plan of recovery to test the effectiveness of this model

S-2360/A-3593 (Madden, Holzapfel/Johnson, Lagana, Bramnick, Danielsen, Wimberly, Jimenez) – CONDITIONAL – Requires notification of local law enforcement prior to expungement of certain mental health records of prospective firearms purchasers

S-2489/ACS for A-3859 (Sweeney, Whelan, Oroho/Greenwald, Coughlin, Bramnick, Singleton, Rible, Lagana) - CONDITIONAL – Permits public-private partnership agreements for certain building and highway infrastructure projects; provides for EDA oversight

S-2784/A-3856 (Van Drew, Whelan/Andrzejczak, Johnson) – CONDITIONAL – Provides maximum sales and use tax imposition amount for sales and uses of boats and vessels; establishes grace period for imposition of use tax on certain boats and vessels used by resident purchasers

S-2787/A-4273 (Sweeney/Singleton, Burzichelli, Giblin, Wilson, Prieto, Wimberly) – CONDITIONAL – Establishes vocational training pilot program in DOC; provides for inmate compensation for education and workforce training participation

S-3100/A-4605 (Gordon, Greenstein/Wimberly, Lagana, Singleton, Mazzeo) – ABSOLUTE – Requires State to pay its pension contributions on quarterly basis by August 1, November 1, February 1 and May1 of each year

S-3107/A-4606 (Sweeney, Greenstein/Prieto, Singleton) – ABSOLUTE – Makes FY 2015 supplemental State appropriations totaling \$300,000,000 for prepayment of portion of FY 2016 employer contributions to State-administered public employee defined benefit retirement systems

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