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In Senate, April 12, 2023

An Act to Establish a Community-based Reentry Program in All Department of Corrections Facilities

Reference to the Committee on Criminal Justice and Public Safety suggested and ordered printed.

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DAREK M. GRANT Secretary of the Senate

Presented by Senator BEEBE-CENTER of Knox. Cosponsored by Representative GEIGER of Rockland and Senator: BAILEY of York, Representatives: DOUDERA of Camden, GRAMLICH of Old Orchard Beach, HASENFUS of Readfield, MADIGAN of Waterville, MATLACK of St. George, SHAGOURY of Hallowell.

1	Be it enacted by the People of the State of Maine as follows:
2	Sec. 1. 5 MRSA §12004-I, sub-§4-D is enacted to read:
3	<u>4-D.</u>
4 5	CorrectionsPeer Reentry Review BoardNot Authorized34-A MRSA§3036-D
6	Sec. 2. 34-A MRSA §3036-C is enacted to read:
7	<u>§3036-C. Community-based reentry program</u>
8 9 10 11 12 13	1. Community-based reentry program. The commissioner shall establish a community-based reentry program, referred to in this section as "the program," at each correctional facility. The commissioner shall enter into a contract with a community-based organization to administer the program. The program assists clients in reintegrating with the community, providing peer recovery support, reentry planning and post-release support and follow-up on an individualized basis for each client participating in the program.
14	2. Staff. Staffing for the program includes the positions of:
15 16 17	A. Peer recovery supporter, who is a trained resident peer supporter currently incarcerated at a facility, a recovery coach or a certified intentional peer support specialist;
18 19 20	B. Community reintegration specialist, who is a certified intentional peer support specialist under paragraph A and acts as a peer, mentor and resource navigator and connector; and
21 22	C. Forensic intensive case manager, who is a community reintegration specialist under paragraph B and possesses lived experience of being incarcerated.
23	3. Prerelease process. The program's prerelease process includes:
24 25 26 27 28 29 30	A. Serving a client who has requested to participate in the program, has been referred to the program by department personnel or has otherwise made contact, directly or indirectly, with the program indicating interest in participating in the program. Participation in the program is voluntary. Program services must commence at least 2 years before the participant's release unless the participant's remaining term of incarceration is less than 2 years, in which case the program services must commence as soon as practicable.
31	B. Maintaining for each correctional facility a:
32 33 34	(1) Forensic intensive case manager to provide information regarding training, educational or other resources and to maintain contact with a participant at the facility between scheduled meetings with the participant; and
35 36	(2) Resident peer recovery supporter who shall provide advice, support and contact with a participant incarcerated at the facility.
37 38	C. Conducting an orientation meeting with the participant by the forensic case manager and peer recovery supporter for that correctional facility under paragraph B to:
39 40	(1) Provide program information to the participant, including the mission, processes and ultimate goals of the program;

1 2 3	(2) Conduct an initial assessment of the participant and any issues or characteristics of the participant to match the participant with appropriate available resources and to develop the participant's reentry plan under subsection 5, including:
4	(a) Housing plans or needs of the participant upon release;
5	(b) Employment goals and past employment experience of the participant;
6	(c) Educational goals and career aspirations of the participant;
7	(d) Hobbies or interests of the participant; and
8	(e) Substance use and recovery status and recovery plan of the participant;
9 10	(3) Establish a rapport with the participant and address any issues, concerns or questions of the participant;
11 12	(4) Discuss a basic plan for prerelease integration planning until the final prerelease meeting of the participant under paragraph D, subparagraph 3; and
13 14	(5) Prior to the end of the orientation meeting, schedule the next meeting with the participant.
15 16 17	D. Assigning 2 community reintegration specialists to work with the participant who, along with the forensic intensive case manager and resident peer recovery supporter, as necessary, subsequent to the orientation meeting, shall:
18 19 20 21	(1) Meet with the participant to develop a reentry plan under subsection 5 tailored to the participant's needs and intentions based upon the information obtained in the orientation meeting under paragraph C and with the participant's active participation and input;
22	(2) Schedule further meetings as time allows and as necessary to:
23	(a) Develop the reentry plan under subsection 5;
24	(b) Maintain contact and rapport with the participant;
25 26	(c) Address developments and updates to the reentry plan under subsection 5 or issues that may have arisen with the participant;
27 28 29 30	(d) Introduce the participant to resources and community partners representing programs or services available to the participant after release or to gather required signatures, formalize post-release arrangements or agreements or exchange contact information; or
31 32	(e) Obtain a temporary email address or other details necessary to be completed prior to release; and
33	(3) Hold a final release meeting with the participant to:
34	(a) Provide support for the participant;
35 36	(b) Share with the participant lived release experiences of the program staff or <u>others</u> ;
37	(c) Schedule a post-release meeting within 7 days of release; and
38 39	(d) Otherwise ensure that the participant's release goes as smoothly and with as little trauma to the participant as possible.

1	4. Post-release process. The program's post-release process includes:
2 3	A. A post-release meeting under subsection 3, paragraph D in which program personnel check with the participant to:
4	(1) Assess the participant's well-being;
5	(2) Discuss the participant's initial release experience;
6 7 8	(3) Ensure that appointments and provision of services and program participation under the reentry plan under subsection 5 and other obligations under the program are being met; and
9 10	(4) Provide the participant a cellular telephone, the number of which must be provided to the program and to the participant's probation officer; and
11	B. Follow-up meetings to:
12	(1) Assess the participant's well-being;
13	(2) Discuss with the participant progress on post-release goals;
14	(3) Actively encourage the participant to participate in community activities;
15	(4) Ensure that the participant's basic needs in housing, employment, education,
16 17	training, support system, treatment of or recovery from substance use disorder and other elements of the participant's reentry plan under subsection 5 are being met;
17	and
19	(5) If the participant is serving probation, maintain regular contact with the
20	participant's probation officer.
21 22 23 24 25	Meetings under this paragraph must be scheduled every 3 months for the first year after the participant's release and a checkup of the participant to assess the participant's well- being and any issues the participant is experiencing must be conducted every 3 months from 12 months to 36 months after the participant's release and annually thereafter for a period determined necessary under the program.
26 27 28 29 30 31 32 33 34	5. Reentry plan. As part of the prerelease process under subsection 3, the program with the active participation of the participant shall develop a reentry plan to accomplish an effective reintegration of the participant into the community subsequent to release from incarceration. The community reintegration specialists assigned to the participant shall develop a working relationship with the participant to formulate the reentry plan based upon the participant's expressed goals and opportunities and based upon information obtained through the orientation meeting, participant information received from the department and other sources providing information about the participant. The reentry plan must include, as applicable:
35	A. A treatment and recovery plan for substance use disorder;
36	B. Peer support;
37	C. A pathway to meaningful employment;
38	D. Housing and transitional housing options;
39	E. Education and job training opportunities;
40	F. Constructive activities and activities that align with interests of the participant; and

1	G. The development of productive relationships with probation officers, family
2 3	members and community partners and peers with lived experience of incarceration, reentry and recovery.
4	6. Individual-centered approach to reentry. The program shall align its processes
5	and each reentry plan to focus on the individual participant the program is serving in
6 7	assisting and supporting the participant's reentry into the community. The program shall as much as practicable include the participant in planning, decision making and determining
8	the most effective course in establishing a reentry plan under subsection 5 that meets the
9	participant's individual needs and requirements in making a successful reintegration into
10	the community and preventing the possibility of recidivism. The program's staff shall make
11	the best effort in listening to the participant, providing peer and emotional support and
12	being responsive to issues, needs and questions of the participant. Peer support is necessary
13	from the orientation meeting throughout the entire process until the final post-release
14 15	meetings and follow-up to provide a continuity required to most effectively implement reintegration of the participant into the community and to prevent recidivism.
16	7. Department support. The department shall support the program by providing:
17	A. Referrals of appropriate clients to the program;
18	B. Access for the program to the correctional facility, facility resources, meeting or
19	conference space, office space and other physical amenities required for the proper
20	administration of the program;
21	C. Access to a participant by program staff as required, including access within the
22 23	secure perimeter of the facility for prerelease engagement with the participant, subject to department and facility policies, eligibility, rules and training;
24	D. Relevant data on a participant including appropriate release information, risk level,
25	all correctional programming completed during the participant's time of incarceration,
26 27	the participant's release date and status upon release and data required for tracking under subsection 8;
28	E. Technological support for remote and electronic access and communication with
29	participants and program staff;
30	F. Facilitation or coordination with the program of a participant's training, education
31	and other similar activities during the participant's incarceration;
32	G. Security for program staff and participants; and
33	H. Cooperation with and responsiveness to programming needs, requests and activities
34	of the program.
35 36	<u>8. Data tracking.</u> The program, with the cooperation of the department, shall gather and maintain data, including:
37	A. Recidivism rates of individuals engaged with community-based reentry services
38	compared with historic recidivism rates of individuals with reentry services provided
39	by the department and similar efforts and outcomes in other jurisdictions;
40	B. Recidivism rates of individuals with peer support compared with historic recidivism
41	rates of individuals without peer support or who have refused peer support;

1 2 3	<u>C. Recidivism rates of individuals engaged with multiple community support resources</u> <u>compared with historic recidivism rates of individuals engaged with a single</u> <u>community support resource or no community support resource; and</u>
4 5	D. Other data and analysis as determined necessary by the program or recommended by the Peer Reentry Review Board under section 3036-D.
6 7	9. Funding. The program is funded by appropriations and allocations by the Legislature and grants, gifts and donations from public and private sources.
8	Sec. 3. 34-A MRSA §3036-D is enacted to read:
9	§3036-D. Peer Reentry Review Board
10 11 12	1. Peer Reentry Review Board established. The Peer Reentry Review Board, established in Title 5, section 12004-I, subsection 4-D and referred to in this section as "the board," is created.
13	2. Membership. The board consists of 22 members appointed as follows:
14	A. One mental health treatment provider, appointed by the President of the Senate;
15 16	B. One substance use disorder treatment provider, appointed by the President of the Senate;
17 18	<u>C. Two members of a statewide victim advocacy group, appointed by the President of the Senate;</u>
19 20 21	D. Three members of the public, each from a separate region of the State administered by probation and parole services administered by the department, appointed by the Speaker of the House of Representatives;
22 23 24	E. Two members from a statewide organization that represents family members and acquaintances of incarcerated persons, appointed by the Speaker of the House of Representatives;
25 26 27	F. One formerly incarcerated person who is a member of a statewide organization that advocates for incarcerated persons' rights, recommended by the organization and appointed by the Governor;
28 29 30	G. One formerly incarcerated person who is a member of a statewide organization that assists in the transition of incarcerated persons back into the community, recommended by the organization and appointed by the Governor;
31 32	H. Two formerly incarcerated persons recommended by a statewide organization that advocates for incarcerated persons' rights and appointed by the Governor;
33 34	I. Two currently incarcerated persons recommended by a statewide organization that advocates for incarcerated persons' rights and appointed by the Governor;
35	J. One representative of the Department of Labor, appointed by the Governor;
36 37	K. One representative of the Maine State Housing Authority, appointed by the Governor;
38 39	L. One representative of the Department of Health and Human Services, Office of Child and Family Services, appointed by the Governor;

1 2	M. One representative of probation and parole services administered by the department, appointed by the commissioner;
3 4	N. One representative of the department who is responsible for evidence-based practices, appointed by the commissioner; and
5 6	O. Two members of the public with experience, education or employment in corrections involving reentry matters, appointed by the commissioner.
7 8 9 10	3. Terms; vacancies; chair; removal. Members serve for a term of 2 years and may serve 2 consecutive terms. A vacancy on the board must be filled in the same manner as the original appointment was made under subsection 2. Members elect a chair from among the membership. A member may be removed by a 2/3 vote of the membership.
11 12	4. Meetings: department support. The board shall meet quarterly. The department shall provide staff support and facilities for the board.
13 14	5. Duties. The board's duties are to oversee, advise and evaluate a community-based reentry program under section 3036-C, including:
15	A. Reporting to funding sources of the community-based reentry program;
16 17	B. Overseeing the operations of and advising and making recommendations to the community-based organization administering the community-based reentry program;
18 19 20	C. Studying data gathered under section 3036-C, subsection 8 and other data, studies and analysis from other sources and jurisdictions to inform and make recommendations to the community-based reentry program, the commissioner and the Legislature;
21 22 23 24	D. Ensuring that the community-based reentry program maintains a high level of peer engagement and the values of continuous quality improvement. For purposes of this paragraph, "continuous quality improvement" means an ongoing management process that measures, evaluates and makes improvements in an organization's activities to:
25	(1) Reduce waste;
26	(2) Increase efficiency;
27	(3) More effectively carry out the organization's mission and activities; and
28 29 30	(4) Increase internal satisfaction of the organization's staff, employees and volunteers and external satisfaction of the organization's clients, funding sources and institutional partners; and
31 32 33	<u>E. Reporting on the community-based reentry program's activities, outcomes and other</u> related matters to the commissioner and the joint standing committee of the Legislature having jurisdiction over criminal justice and public safety matters.
34	SUMMARY
35 36 37 38 39 40 41	This bill creates a community-based reentry program administered by a community- based organization at each correctional facility operated by the Department of Corrections. The program is a peer-supported program that provides individualized reentry plans to incarcerated individuals starting from 2 years prior to an individual's release, involving multiple meetings to determine the individual's education, job training, substance use disorder treatment, housing and other needs subsequent to release and follow-up meetings after release to support the individual's reentry into the community and to reduce or prevent

- recidivism. This bill also creates the Peer Reentry Review Board, which oversees, advises, studies data and makes recommendations to the community-based reentry program and reports to the Commissioner of Corrections and the joint standing committee of the Legislature having jurisdiction over criminal justice and public safety matters.