MAINE STATE LEGISLATURE

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130th MAINE LEGISLATURE

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Legislative Document

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H.P. 1157

House of Representatives, April 22, 2021

An Act To Provide Reentry Services to Persons Reentering the Community after Incarceration

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ROBERT B. HUNT
Clerk

Presented by Representative TALBOT ROSS of Portland. Cosponsored by Representatives: EVANS of Dover-Foxcroft, HARNETT of Gardiner, PLUECKER of Warren, RECKITT of South Portland, WARREN of Hallowell, Senator:

CARNEY of Cumberland.

4 1. Definitions. As used in this section, unless the context otherwise indicates, the 5 following terms have the following meanings. 6 A. "Account" means the Community-based Reentry Services Account established in 7 subsection 2. 8 B. "Participant" means an adult or juvenile reentering a community after incarceration 9 who has applied for or is receiving reentry services from a reentry service provider. 10 "Reentry service provider" means a community-based nonprofit or faith-based organization that provides or seeks to provide reentry services. 11 12 D. "Reentry services" means services provided to an adult or juvenile to facilitate the 13 adult's or juvenile's reentry into a community after incarceration, including social 14 services, mentoring, housing placement, case management, occupational and 15 educational services, behavioral health treatment, substance use disorder treatment, 16 family reunification and medical care services. 17 2. Community-based Reentry Services Account. The Community-based Reentry 18 Services Account is established as a special account within the department. The Legislature 19 shall annually appropriate funds to the account for the purposes of this section, and all 20 funds appropriated and all grants and other funds received by the department in accordance 21 with subsection 3, paragraph A must be credited to the account. Unexpended funds in the 22 account may not lapse, but must carry forward into the next fiscal year to be expended for 23 the purposes of this section. 24 **3. Funding; use of funds.** The department shall obtain funding for the account and 25 distribute those funds, as available, in accordance with this subsection. 26 A. The department shall apply for any federal or other grants or funding sources, 27 including those available through the federal Second Chance Act of 2007 under 34 United States Code, Chapter 605, that would allow the purposes of this section to be 28 29 carried out. The department may transfer other available funds to the account. 30 B. The department shall use the available funds in the account to award grants to one 31 or more reentry service providers to establish or provide reentry services, including: 32 (1) Assessment and planning of reentry services, including the development and 33 implementation of a reentry plan for a participant identifying the participant's 34 natural strengths, family and community connections, risk factors, 35 accomplishments, goals for community life and improvements in the participant's 36 well-being; 37 (2) Individual case management or system navigation services, including outreach, 38 orientation, intake, assessments, goal planning, resource referral and counseling; 39 (3) Peer-to-peer mentoring, including intentional peer specialists certified by the 40 Department of Health and Human Services' office of behavioral health, trained 41 substance use disorder recovery coaches, support services and other traditional 42 services essential to a participant's reentry into the community, which may be

Be it enacted by the People of the State of Maine as follows:

§3036-C. Community-based reentry services and public safety programs

Sec. 1. 34-A MRSA §3036-C is enacted to read:

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3 would present a significant security risk to the participant, the mentor or any other individual; 4 5 (4) Assistance finding, securing and maintaining safe and affordable housing, including landlord-tenant communication, conflict resolution and financial support 6 7 for security deposits, rent, utility payments and purchase of necessary household 8 items: 9 (5) Acquiring, rehabilitating, constructing or leasing housing units to provide safe, 10 affordable and secure housing opportunities to participants; 11 (6) Job training and job placement services, including employment search assistance, job referrals, work readiness activities, vocational certification, 12 13 licensure, educational services and basic skills remediation, occupational skills 14 training, on-the-job training, post-placement support and connection to existing 15 state and federal workforce services, businesses and educational institutions; 16 (7) Medical care assessment and treatment and behavioral health treatment and 17 support, including referral to mental health assessment and treatment, group and 18 social supports, drug and alcohol testing and substance use disorder assessment 19 from a substance use disorder professional who is approved by the State or a 20 federally recognized Indian tribe and licensed by the appropriate entity to provide 21 alcohol and drug addiction treatment, as appropriate, and treatment from a provider 22 that is approved by the State or a federally recognized Indian tribe and licensed, if 23 necessary; 24 (8) Parenting skills and family support services, family support groups, kinship 25 support services, educational and social-emotional support services, domestic 26 violence intervention programs and family reunification services, as appropriate; 27 (9) Development of a substance use disorder treatment program as an alternative 28 to incarceration for primary caregivers, including the implementation and 29 expansion of clinically appropriate substance use disorder treatment programs and 30 providing reentry services, including aftercare and case management services, to 31 families; 32 (10) Organizing community impact panels, victim impact panels or victim impact 33 educational classes: and 34 (11) Personal financial training, including financial coaching from trained 35 financial coaches, credit report searches, budgeting, saving, bill management and 36 entrepreneurship, both during and after incarceration. 37 **4. Grant application and eligibility.** To be eligible for a grant under this section, a 38 reentry service provider must submit to the department an application that adequately: 39 A. Describes the reentry services program for which the reentry service provider seeks 40 funding under this section and the need for the program; 41 B. Describes a long-term strategy and detailed implementation plan for the reentry 42 services program, including the geographical area to be served;

provided by an individual who provided mentoring services to the participant

during the participant's incarceration, unless the department demonstrates that this

C. Identifies any other entity the reentry service provider will coordinate or partner with, including any governmental agency, community organization or faith community;

- D. Identifies the reentry service provider's experience working with participants and individuals from marginalized populations, including African-American and indigenous persons and people of color, individuals with disabilities, low-income households and gay, lesbian, bisexual, transgender and nonbinary gender individuals;
- E. Includes an annual budget for all operational, administrative and service expenses necessary to establish, implement and operate the reentry services program; and
- F. Describes the method and outcome measures that the reentry service provider will use to evaluate the reentry services program.
- 5. Rulemaking. The department shall adopt rules in consultation with appropriate community stakeholders, including representatives from communities of color, for the administration of the account, evaluation of grant applications and distribution of grants from the account in accordance with this section. The department shall adopt rules requiring a participant in a substance use disorder treatment program as an alternative to incarceration, as described in subsection 3, paragraph B, subparagraph (9), who does not successfully complete the program to serve an appropriate sentence of imprisonment with respect to the participant's underlying crime and requiring that the participant be notified of this requirement before the participant enters into a program. Rules adopted pursuant to this subsection are routine technical rules as defined in Title 5, chapter 375, subchapter 2-A.
- 6. Annual report. A reentry service provider that receives a grant under this section shall submit to the department a report for each fiscal year in which funds from the grant are expended, at the time and in the manner as the department may reasonably require. The report must contain:
 - A. A summary of the activities carried out under the reentry services program assisted by the grant;
 - B. An assessment of whether the reentry service provider is meeting the need for the reentry services program identified in the application submitted under subsection 4; and
 - C. Any other information the department may require.
- 7. Report on recidivism outcomes. The commissioner shall, at the end of each fiscal year, submit a report to the joint standing committee of the Legislature having jurisdiction over criminal justice and public safety matters and the Governor assessing the impact of the reentry services funded through the account and containing statistics on the relative reduction in recidivism for inmates released by the department within that fiscal year and the 4 prior fiscal years.
 - A. The report must assess the impact of reentry services funded through the account on public safety and on participants' access to community resources and employment, housing access and stability, individual health and social-emotional well-being and other appropriate measures of community integration.

B. The report must compare the recidivism rates of participants in reentry services programs that received grants under this section with inmates who did not participate in reentry services programs. The data must be disaggregated by race and gender and compiled separately for each fiscal year.

C. The commissioner shall, in consultation with outside experts, select a measure for recidivism, such as rearrest, reincarceration or any other valid, evidence-based measure that the commissioner considers appropriate and that is consistent with prevailing national research methodologies.

9 SUMMARY

This bill:

- 1. Establishes the Community-based Reentry Services Account as a special nonlapsing account within the Department of Corrections to issue grants to community-based nonprofit and faith-based organizations that provide or seek to provide reentry services to adults or juveniles reentering the community after incarceration, referred to as reentry service providers;
- 2. Requires the department to administer the Community-based Reentry Services Account and fund it by applying for federal and grant funding, including through the federal Second Chance Act of 2007, or transferring other available funds;
- 3. Requires the department to use the funds available in the Community-based Reentry Services Account to award grants to one or more reentry service providers to establish or provide reentry services programs, including assessment and planning of reentry services; individual case management or system navigation services; peer-to-peer mentoring; housing assistance; housing development; job training and placement services; medical and behavioral health assessment, treatment and support; parenting skills and family support services; development of a substance use disorder treatment program as an alternative to incarceration for primary caregivers; and organization of community and victim impact panels or educational classes;
- 4. Permits an individual who previously provided mentoring services to an incarcerated adult or juvenile to continue to provide mentoring services to that adult or juvenile as part of a reentry services program unless the department demonstrates that doing so poses a significant security risk to the individual, the adult or juvenile or any other individual:
- 5. Requires a reentry service provider to submit an application to the department that describes the reentry services program to be funded and the need for the program, a long-term strategy and implementation plan for the program and the reentry service provider's experience working with formerly incarcerated individuals and individuals from marginalized communities; identifies any entity, including any governmental agency, community organization or faith community, the reentry service provider will coordinate or partner with; contains an annual budget for the program; and describes the method and outcome measures that the reentry service provider will use to evaluate the reentry services program;

6. Requires the department to adopt rules for the administration of the Community-based Reentry Services Account, the evaluation of grant applications from reentry service providers and the distribution of grants from the account;

- 7. Requires the department to adopt rules requiring an individual participating in a substance use disorder treatment program who does not successfully complete the program to serve an appropriate sentence of imprisonment with respect to the underlying crime and requiring that the individual be notified of this requirement before the individual begins the program;
- 8. Requires a reentry service provider that receives a grant from the Community-based Reentry Services Account to submit a report for each fiscal year in which the reentry service provider spends funds from the grant containing a summary of the activities carried out under the reentry services program, an assessment of whether the reentry service provider is meeting the need specified in its grant application and any other information the department may require; and
- 9. Requires the Commissioner of Corrections to submit a report at the end of each fiscal year to the joint standing committee of the Legislature having jurisdiction over criminal justice and public safety matters and the Governor containing assessments of the impact of reentry services funded through the Community-based Reentry Services Account on various factors and statistics on the relative reduction in recidivism for inmates released by the department within that fiscal year and the 4 prior fiscal years and comparing the rates of recidivism of individuals that participated in reentry services programs that received a grant to individuals that did not.