

| <b>Program</b>                            | <b>Eligibility</b>  | <b>Exclusions</b>   | <b>Impact</b>  | <b>Impact on Client</b> |
|---|---|---|--|-------------------------|
| <b>Willard</b>                            | CPL § 410.91; specified 2d D & E property offenses; 2d C, D, & E drug offenses; 1st B drug offense (except CSCS to Child)   | No current conviction non-specified offense; no prior VFO, class A or B non-drug felony conviction; not subject to undischarged term of prison  | Sentenced to parole supervision, with first 90 days spent at Willard                   |                         |
| <b>Shock</b>                              | Correction Law §§ 865-867; b/w 16 and 50 years old; within 3 years parole eligibility   | Not convicted A-I, VFO, sex, homicide, escape, absconding, or second B drug felony w/ prior violent; cannot have previously done state bid. Must be screened by Shock screening committee (indications of violence, predatory behavior, or crimes of sophistication; medical or mental health problems) | Graduates of 6 month program earn EEC <sup>1</sup> and are immediately parole eligible |                         |
| <b>Judicial Shock</b>                     | PL§ 60.04(7); same as above, but must also be convicted drug offense  | Same as above, but screened only for medical/ mental health problems; if exist, alternative-to-Shock program must be made available.  | same as above  |                         |
| <b>Temporary Release (includes CASAT)</b> | Correction Law §§ 851-861; within 24 months of earliest release (30 months for drug offenses) and requisite time in (generally 6 months; 9 months for second B felony drug offense) | Not convicted VFO, sex offense, homicide, escape, absconding, or aggravated harassment of DOCS employee; violent felony override avail where no possession of use deadly weapon/dangerous instrument or no serious injury.  | release to community for extended periods of time for work, education, etc.            |                         |
| <b>Judicial CASAT</b>                     | PL § 60.04(6); conviction for drug offense  | For CASAT annex and work release, must not have any of above exclusions. If above exclusions apply, will only get CASAT annex and only when 6-9 months from earliest release.   | If TR eligible, will enter CASAT annex for 6 months and then work release.             |                         |
| <b>Presumptive Release</b>                | Correction Law § 806; have achieved an EEC (§ 805)  | Not convicted A-I, VFO, specified homicide, sex offense, sex performance of child, hate crime, terrorism, or aggravated harassment of employee; no serious disciplinary infraction or frivolous lawsuit.  | Released at earliest release opportunity without having to appear before Parole Board. |                         |
| <b>Merit Release</b>                      | Correction Law § 803; achieve EEC one of 4 program objectives.  | Not convicted VFO, A-I non-drug felony, sex or incest offense, or aggravated harassment DOCS employee   | 1/6 off minimum sentence (1/3 for A-I drug felonies)                                   |                         |
| <b>Supplemental Merit Release</b>         | L. 2005, Ch. 736, § 30; drug offense conviction prior to 2004; same as above, but must complete 2 of 4 program objectives.  | same as above, but A-I felony drug offenses excluded.   | an additional 1/6 off min.   |                         |
| <b>Conditional Release</b>                | all indeterminate sentences   | poor institutional record   | 1/3 off maximum  |                         |

<sup>1</sup> Earned Eligibility Certificate. See Correction Law § 805; measures whether or not achieved DOCS programming objectives.