

Program	Eligibility	Exclusions	Impact	Impact on Client
<b>Willard</b>	PL70.06(7); 70.70(2)(d), (3)(d); CPL 410.91; specified 2d D & E property offenses; 2d C, D, & E property offenses; 2d C, D, & E drug offenses; 1 <sup>st</sup> B drug offense (except CSCS to a Child)	Not currently convicted of non-specified offense; no prior VFO, class A or B non-drug felony conviction; not under jurisdiction of or currently awaiting delivery to DOCCS	Sentenced to parole supervision, with first 90 days spent at Willard	
<b>Shock</b>	Corr. L. 865-867; between 16 and 50 years old; within 3 years parole eligibility	Not currently convicted of A-I felony, VFO, sex, homicide, escape, or absconding. No prior VFO w/ state prison sentence. Screened by Shock screening committee (screen for indications of violence, predatory behavior, or crimes of sophistication; medical or mental health problems). Burg 2(2) and Rob 2(1) not excluded.	Graduates of 6 month program earn Earned Elig. Cert. (see Corr. L 805) and are immediately parole eligible	
<b>Judicial Shock</b>	PL 60.04(7); same as above, but must be convicted drug offense or Burg 2(2) or Rob 2(1).	Judicial Order of Shock is not available for indeterminate sentence.		
<b>Temporary Release (includes CASAT)</b>	Corr. L. 851-861; 9 NYCRR 6.9; 7 NYCRR 1950.3 and 1900.4; w/in 24 months of earliest release (30 months for entry into CASAT) and requisite time in (generally 6 months; 9 months for second B felony drug offense)	Not currently convicted of terrorism, VFO, sex offense, incest, sex perf. Child, homicide, escape, absconding, or aggravated harassment of DOCCS employee. Violent felony override removes some exclusions.	Release to community for extended periods of time for work, education, etc.	
<b>Judicial CASAT</b>	PL 60.04(6); conviction for drug offense	Because drug convictions require determinate sentence, program not available for an offense that results in indeterminate sentence		
<b>Presumptive Release</b>	Corr. L. 806; have achieved an EEC (Corr. L. 805)	Not currently convicted of A-I felony, VFO, specified homicide, sex offense, incest, 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>	Corr. L. 803; achieve EEC & one of 4 program objectives.	Not currently convicted of A-I non-drug felony, VFO, specified homicide, sex offense, incest, sex performance of child, or aggravated harassment of DOCCS employee; no serious disciplinary infraction or frivolous lawsuit	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>	Corr. L. 803; PL 70.30(4) and 70.40(1)(b). All indeterminate sentences	Loss of good behavior allowance	1/3 off maximum	
<b>Limited Credit Time Allowance (LCTA)</b>	Corr. L. 803-b, 7 NYCRR Part 290; Directive # 4792. Serving a sentence for offense that is not merit time eligible (Corr. L. 803) and achieved one of certain "significant programmatic accomplishments."	Serving sentence for murder 1, an article 130 sex offense or an attempt or conspiracy to commit such offense. Committed a serious disciplinary infraction, "overall negative institutional record, received disqualifying judicial determination or community supervision previously revoked.	Lifer eligible for parole release 6 months early. For other determinate or indeterminate sentences eligible for LCTA conditional release 6 months earlier than regular CR.	