

YOU MIGHT BE AFFECTED BY A PROPOSED CLASS ACTION SETTLEMENT ABOUT SPECIAL EDUCATION IN NEW JERSEY PRISONS

You might be a member of a proposed settlement class if you were...

- In a New Jersey prison at any time after January 11, 2015 and age 21 or younger during any of that time in prison; and
- a) Receiving special education services before you went to prison, or b) have an educational disability, or c) think you had an educational disability when you were in school before you went to prison.

In 2017, a lawsuit called *Adam X. v. New Jersey Department of Corrections* was filed against New Jersey Department of Corrections (DOC) and New Jersey Department of Education (DOE). The case claimed that high school students with disabilities were denied special education in New Jersey prisons.

In 2021, DOC and DOE settled the lawsuit by agreeing to provide appropriate special education for eligible students in adult prisons. DOC also agreed to provide educational and/or vocational services to students to make up for educational services that were not provided to the students while in prison.

You might be entitled to receive those educational and/or vocational services.

TO LEARN MORE:

- **VISIT www.aclu-nj.org or www.dralegal.org**
- **WRITE to ACLU of New Jersey, Attn: Class Action, P.O. Box 32159, Newark, NJ 07102**
- **EMAIL prisoneducation@aclu-nj.org**
- **CALL 973-854-1700.**

Este aviso también está disponible en español. Para obtener copias de este Aviso en formatos accesibles alternativos, comuníquese con los Abogados del caso enumerados anteriormente.