9533

IN ASSEMBLY

March 10, 2016

Introduced by M. of A. SIMANOWITZ -- read once and referred to the Committee on Correction

AN ACT to amend the correction law and the criminal procedure law, in relation to the use of youthful offender adjudications in making recommendations for the supervision of sex offenders

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Subdivision 5 of section 168-1 of the correction law, as 1 2 added by chapter 192 of the laws of 1995 and subparagraph (i) of para-3 graph (a) as amended by chapter 11 of the laws of 2002, is amended to read as follows: 4 5 5. The board shall develop guidelines and procedures to assess the risk of a repeat offense by such sex offender and the threat posed to 6 7 the public safety. Such guidelines shall be based upon, but not limited 8 to, the following: 9 (a) criminal history factors indicative of high risk of repeat 10 offense, including: (i) whether the sex offender has a mental abnormality or personality 11 disorder that makes him or her likely to engage in predatory sexually 12 13 violent offenses; (ii) whether the sex offender's conduct was found to be characterized 14 by repetitive and compulsive behavior, associated with drugs or alcohol; 15 (iii) whether the sex offender served the maximum term; 16 17 (iv) whether the sex offender committed the felony sex offense against a child; 18 19 (v) the age of the sex offender at the time of the commission of the 20 first sex offense; 21 (b) other criminal history factors to be considered in determining risk, including: 22 (i) the relationship between such sex offender and the victim; 23 24 (ii) whether the offense involved the use of a weapon, violence or 25 infliction of serious bodily injury; 26 (iii) the number, date and nature of prior offenses; (C) YOUTHFUL OFFENDER ADJUDICATION RECORDS; 27 EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [] is old law to be omitted.

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[(c)] (D) conditions of release that minimize risk [or] OF re-offense, 1 2 including but not limited to whether the sex offender is under super-3 receiving counseling, therapy or treatment; or residing in a vision; home situation that provides guidance and supervision; 4

[(d)] (E) physical conditions that minimize risk of re-offense, including but not limited to advanced age or debilitating illness; 5 6

7 [(e)] (F) whether psychological or psychiatric profiles indicate a 8 risk of recidivism;

9 10 [(f)] (G) the sex offender's response to treatment;

[(g)] (H) recent behavior, including behavior while confined;

[(h)] (I) recent threats or gestures against persons or expressions of 11 intent to commit additional offenses; and 12 13

[(i)] (J) review of any victim impact statement.

14 S 2. Subdivision 1 of section 720.35 of the criminal procedure law, as 15 amended by chapter 402 of the laws of 2014, is amended and a new subdi-16 vision 5 is added to read as follows:

17 1. A youthful offender adjudication is not a judgment of conviction 18 a crime or any other offense, and does not operate as a disqualifor 19 fication of any person so adjudged to hold public office or public employment or to receive any license granted by public authority but 20 21 shall be deemed a conviction only for the purposes of transfer of super-22 vision and custody pursuant to section two hundred [fifty-nine-m] FIFTY-NINE-MM of the executive law. A defendant for whom a youthful 23 offender adjudication was substituted, who was originally charged with 24 25 prostitution as defined in section 230.00 of the penal law or loitering 26 for the purposes of prostitution as defined in subdivision two of section 240.37 of the penal law provided that the person does not stand 27 charged with loitering for the purpose of patronizing a prostitute, 28 for offense allegedly committed when he or she was sixteen or seventeen 29 an years of age, shall be deemed a "sexually exploited child" as defined in subdivision one of section four hundred forty-seven-a of the social 30 31 32 services law and therefore shall not be considered an adult for purposes 33 related to the charges in the youthful offender proceeding or a proceeding under section 170.80 of this chapter. 34

35 NOTWITHSTANDING SUBDIVISION TWO OF THIS SECTION, WHENEVER A PERSON 5. IS ADJUDICATED A YOUTHFUL OFFENDER, ALL RECORDS PERTAINING TO THE YOUTH-36 37 FUL OFFENDER ADJUDICATION SHALL BE INCLUDED IN THOSE RECORDS AND REPORTS 38 THAT MAY BE OBTAINED AND UTILIZED BY THE BOARD OF EXAMINERS OF SEX 39 OFFENDERS IN ASSESSING AN OFFENDER'S RISK OF A REPEAT OFFENSE, AS 40 PROVIDED BY SECTION ONE HUNDRED SIXTY-EIGHT-L OF THE CORRECTION LAW. S 3. This act shall take effect immediately. 41