1092

2009-2010 Regular Sessions

IN ASSEMBLY

(PREFILED)

January 7, 2009

- Introduced by M. of A. McDONOUGH, KOON, ERRIGO, THIELE, ALFANO, BARRA, SPANO -- Multi-Sponsored by -- M. of A. SAYWARD -- read once and referred to the Committee on Codes
- AN ACT to amend the penal law and the criminal procedure law, in relation to life imprisonment without parole for multiple or serial sex offenders

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

Section 1. Section 60.05 of the penal law, as amended by chapter 410 of the laws of 1979, the section heading and subdivisions 2, 3, 4 and 5 as amended by chapter 738 of the laws of 2004 and subdivision 1 as amended by chapter 7 of the laws of 2007, is amended to read as follows: S 60.05 Authorized dispositions; other class A, B, certain C and D felonies [and], multiple felony offenders, AND MULTIPLE OR SERIAL SEX OFFENDERS.

8 1. Applicability. Except as provided in section 60.04 of this article 9 governing the authorized dispositions applicable to felony offenses defined in article two hundred twenty or two hundred twenty-one of this 10 chapter or in section 60.13 of this article governing the authorized 11 dispositions applicable to felony sex offenses defined in paragraph 12 (a) 13 of subdivision one of section 70.80 of this title, this section shall govern the dispositions authorized when a person is to be sentenced upon 14 15 a conviction of a class A felony, a class B felony or a class C, class D or class E felony specified [herein] IN THIS SECTION, [or] when a person 16 is to be sentenced upon a conviction of a felony as a multiple felony 17 offender, OR AS A MULTIPLE OR SERIAL SEX OFFENDER. 18

19 2. Class A felony. Except as provided in subdivisions three and four 20 of section 70.06 of this chapter, every person convicted of a class A 21 felony must be sentenced to imprisonment in accordance with section 22 70.00 of this title, unless such person is convicted of murder in the

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

LBD01361-01-9

1 first degree and is sentenced in accordance with section 60.06 of this 2 article.

3 3. Class B felony. Except as provided in subdivision six OR SEVEN of 4 this section, every person convicted of a class B violent felony 5 offense, as defined in subdivision one of section 70.02 of this title, 6 must be sentenced to imprisonment in accordance with such section 70.02; 7 and, except as provided in subdivision six of this section, every person 8 convicted of any other class B felony must be sentenced to imprisonment 9 in accordance with section 70.00 of this title.

10 Certain class C felonies. Except as provided in subdivision six, 4. 11 every person convicted of a class C violent felony offense, as defined in subdivision one of section 70.02 of this title, must be sentenced to 12 imprisonment in accordance with section 70.02 of this title; and, except 13 14 as provided in subdivision six of this section, every person convicted the class C felonies of: attempt to commit any of the class B felo-15 of 16 nies of bribery in the first degree as defined in section 200.04, bribe receiving in the first degree as defined in section 200.12, conspiracy 17 in the second degree as defined in section 105.15, and criminal mischief 18 19 in the first degree as defined in section 145.12; criminal usury in the 20 first degree as defined in section 190.42, rewarding official misconduct 21 the first degree as defined in section 200.22, receiving reward for in 22 official misconduct in the first degree as defined in section 200.27, attempt to promote prostitution in the first degree as defined in section 230.32, promoting prostitution in the second degree as defined 23 24 25 section 230.30, OR arson in the third degree as defined in section in 26 150.10 of this chapter, must be sentenced to imprisonment in accordance with section 70.00 of this title. 27

5. Certain class D felonies. Except as provided in subdivision six of this section, every person convicted of the class D felonies of assault in the second degree as defined in section 120.05 or attempt to commit a class C felony as defined in section 230.30 of this chapter, must be sentenced in accordance with section 70.00 or 85.00 of this title.

6. Multiple felony offender. [When] EXCEPT AS PROVIDED IN SUBDIVISION SEVEN, WHEN the court imposes sentence upon a second violent felony offender, as defined in section 70.04, or a second felony offender, as defined in section 70.06, the court must impose a sentence of imprisonment in accordance with section 70.04 or 70.06, as the case may be, unless it imposes a sentence of imprisonment in accordance with section 70.08 or 70.10.

40 7. MULTIPLE OR SERIAL SEX OFFENDER. UPON THE CONVICTION OF A MULTIPLE OFFENDER, AS DEFINED IN SECTION 70.09, THE COURT SHALL 41 SERIAL SEX OR 42 SENTENCE THE DEFENDANT TO LIFE IMPRISONMENT WITHOUT PAROLE. NOTWITH-43 STANDING ANY OTHER PROVISION OF LAW, A DEFENDANT SENTENCED TO LIFE 44 IMPRISONMENT WITHOUT PAROLE SHALL NOT BE OR BECOME ELIGIBLE FOR PAROLE, 45 CONDITIONAL RELEASE, PRESUMPTIVE RELEASE, OR UNCONDITIONAL RELEASE. FOR PURPOSES OF COMMITMENT AND CUSTODY, OTHER THAN PAROLE, CONDITIONAL OR 46 47 UNCONDITIONAL RELEASE, AND, SUCH SENTENCE SHALL BE DEEMED TO BE AN INDE-48 TERMINATE SENTENCE.

8. Fines. Where the court imposes a sentence of imprisonment in accordance with this section, the court also may impose a fine authorized by article eighty, and, in such case the sentence shall be both mprisonment and a fine.

53 S 2. Subdivision 1 of section 70.00 of the penal law, as amended by 54 section 36 of chapter 7 of the laws of 2007, is amended to read as 55 follows:

1. Indeterminate sentence. Except as provided in subdivisions four, 1 2 five [and], six AND SEVEN of this section or section 70.80 of this arti-3 a sentence of imprisonment for a felony, other than a felony cle, 4 defined in article two hundred twenty or two hundred twenty-one of this chapter, shall be an indeterminate sentence. When such a sentence is 5 imposed, the court shall impose a maximum term in accordance with the 6 7 provisions of subdivision two of this section and the minimum period of 8 imprisonment shall be as provided in subdivision three of this section. S 3. Subdivision 1 of section 70.00 of the penal law, as amended by 9 10 section 37 of chapter 7 of the laws of 2007, is amended to read as 11 follows: 12 1. Indeterminate sentence. Except as provided in subdivisions four [and], five AND SEVEN of this section or section 70.80 of this article, 13 14 a sentence of imprisonment for a felony, other than a felony defined in 15 article two hundred twenty or two hundred twenty-one of this chapter, 16 shall be an indeterminate sentence. When such a sentence is imposed, the court shall impose a maximum term in accordance with the provisions of 17 18 subdivision two of this section and the minimum period of imprisonment 19 shall be as provided in subdivision three of this section. 20 S 4. Section 70.00 of the penal law is amended by adding a new subdi-21 vision 7 to read as follows: 22 IMPRISONMENT WITHOUT PAROLE. WHEN A PERSON IS SENTENCED AS A 7. LIFE23 MULTIPLE OR SERIAL SEX OFFENDER, AS DEFINED IN SECTION 70.09 OF THIS 24 ARTICLE, THE COURT SHALL SENTENCE THE DEFENDANT TO LIFE IMPRISONMENT 25 WITHOUT PAROLE PURSUANT TO SECTION 60.05 OF THIS TITLE. 26 S 5. Subdivision 2 of section 70.02 of the penal law is amended by adding a new paragraph (d) to read as follows: 27 (D) NOTWITHSTANDING THE FOREGOING PROVISIONS OF THIS SUBDIVISION, THE 28 29 SENTENCE IMPOSED UPON A PERSON WHO STANDS CONVICTED OF A MULTIPLE OR SERIAL SEX OFFENSE, AS DEFINED IN SECTION 70.09 OF THIS ARTICLE, SHALL 30 BE LIFE IMPRISONMENT WITHOUT PAROLE PURSUANT TO SECTION 60.05 OF 31 THIS 32 TITLE. 33 Subdivision 1 of section 70.04 of the penal law, as added by S 6. chapter 481 of the laws of 1978 and subparagraph (iii) of paragraph (b) 34 35 as amended by chapter 471 of the laws of 1980, is amended to read as follows: 36 37 1. Definition of second violent felony offender. EXCEPT AS PROVIDED 38 IN SECTION 70.09 OF THIS ARTICLE: 39 (a) A second violent felony offender is a person who stands convicted 40 of a violent felony offense as defined in subdivision one of section 70.02 after having previously been subjected to a predicate violent 41 felony conviction as defined in paragraph (b) of this subdivision. 42 43 (b) For the purpose of determining whether a prior conviction is a 44 predicate violent felony conviction the following criteria shall apply: 45 The conviction must have been in this state of a class A felony (i) (other than one defined in article two hundred twenty) or of a violent 46 47 felony offense as defined in subdivision one of section 70.02, or of an 48 offense defined by the penal law in effect prior to September first, nineteen hundred sixty-seven, which includes all of the essential 49 50 elements of any such felony, or in any other jurisdiction of an offense 51 which includes all of the essential elements of any such felony for which a sentence to a term of imprisonment in excess of one year or a 52 sentence of death was authorized and is authorized in this state irre-53 54 spective of whether such sentence was imposed; 55 (ii) Sentence upon such prior conviction must have been imposed before 56 commission of the present felony;

(iii) Suspended sentence, suspended execution of sentence, a sentence 1 2 of probation, a sentence of conditional discharge or of unconditional 3 discharge, and a sentence of certification to the care and custody of 4 the division of substance abuse services, shall be deemed to be a 5 sentence; 6 Except as provided in subparagraph (v) of this paragraph, (iv) 7 sentence must have been imposed not more than ten years before commission of the felony of which the defendant presently stands convicted; 8 9 (v) In calculating the ten year period under subparagraph (iv), any 10 period of time during which the person was incarcerated for any reason between the time of commission of the previous felony and the time of 11 commission of the present felony shall be excluded and such ten year 12 13 period shall be extended by a period or periods equal to the time served 14 under such incarceration; 15 (vi) An offense for which the defendant has been pardoned on the 16 ground of innocence shall not be deemed a predicate violent felony 17 conviction. S 7. The penal law is amended by adding a new section 70.09 to read as 18 19 follows: 20 S 70.09 SENTENCE OF LIFE IMPRISONMENT WITHOUT PAROLE FOR MULTIPLE OR SERIAL SEX OFFENDER. 21 22 1. DEFINITION OF MULTIPLE OR SERIAL SEX OFFENDER. A PERSON IS A MULTI-23 PLE OR SERIAL SEX OFFENDER UPON CONVICTION OF TWO OR MORE QUALIFYING 24 CONVICTIONS OF VIOLATION OF SECTION 130.35 OF THIS CHAPTER OR ANY CRIME 25 INVOLVING RAPE, SODOMY OR SEXUAL ABUSE OF A CHILD UNDER THE AGE OF A QUALIFYING CONVICTION IS ANY CONVICTION IN THIS 26 SEVENTEEN. STATE OF 27 ANY ONE COUNT OF VIOLATION OF SUCH SECTION 130.35 OR ANY CRIME INVOLVING 28 OR SEXUAL ABUSE OF A CHILD UNDER THE AGE OF SEVENTEEN RAPE, SODOMY 29 REGARDLESS OF WHEN SUCH CONVICTION IS HAD AND REGARDLESS OF WHETHER SUCH CONVICTIONS ARE HAD UPON THE SAME OR DIFFERENT 30 ACCUSATORY INSTRUMENTS, 31 THE TRIALS, AT THE SAME TIME AS THE PRESENT AT SAME OR DIFFERENT 32 CONVICTION, OR ANY OTHER CONSIDERATIONS. A QUALIFYING CONVICTION IS ALSO ANY CONVICTION HAD UNDER THE PENAL LAW OF THIS STATE IN EFFECT PRIOR 33 TO 34 SEPTEMBER FIRST, NINETEEN HUNDRED SIXTY-SEVEN OR IN ANY OTHER JURISDIC-35 TION OF AN OFFENSE THAT INCLUDES ALL OF THE ESSENTIAL ELEMENTS OF THIS CHAPTER OR ANY CRIME INVOLVING RAPE, SODOMY OR 36 SECTION 130.35 OF 37 SEXUAL ABUSE OF A CHILD UNDER THE AGE OF SEVENTEEN. A CONVICTION FOR 38 WHICH THE DEFENDANT HAS BEEN PARDONED ON THE GROUNDS OF INNOCENCE SHALL 39 NOT BE DEEMED A QUALIFYING CONVICTION. WHENEVER IT APPEARS THAT THE 40 HAS BEEN PREVIOUSLY SUBJECTED TO A OUALIFYING CONVICTION, IF DEFENDANT THE DEFENDANT DOES NOT ADMIT SUCH QUALIFYING CONVICTION, THE COURT MAY 41 CONDUCT A HEARING ON SUCH ISSUE PURSUANT TO SECTION 400.21 OF THE CRIMI-42 43 NAL PROCEDURE LAW. 44 SENTENCE. A MULTIPLE OR SERIAL SEX OFFENDER MAY, IN THE DISCRETION 45 OF THE COURT, BE SENTENCED TO LIFE IMPRISONMENT WITHOUT PAROLE PURSUANT TO SECTION 60.05 OF THIS TITLE. 46 47 Subdivision 1 of section 70.08 of the penal law, as added by S 8. chapter 481 of the laws of 1978, paragraph (a) as amended by chapter 107 48 of the laws of 2006, is amended to read as follows: 49 50 1. Definition of persistent violent felony offender. EXCEPT AS PROVIDED IN SECTION 70.09 OF THIS ARTICLE: 51 (a) A persistent violent felony offender is a person who stands convicted of a violent felony offense as defined in subdivision one of 52 53 54 section 70.02 or the offense of predatory sexual assault as defined in 55 section 130.95 of this chapter or the offense of predatory sexual 56 assault against a child as defined in section 130.96 of this chapter, 1 after having previously been subjected to two or more predicate violent 2 felony convictions as defined in paragraph (b) of subdivision one of 3 section 70.04 of this article.

4 (b) For the purpose of determining whether a person has two or more 5 predicate violent felony convictions, the criteria set forth in para-6 graph (b) of subdivision one of section 70.04 shall apply.

7 S 9. Section 70.20 of the penal law is amended by adding a new subdi-8 vision 3-a to read as follows:

9 3-A. SENTENCE OF LIFE IMPRISONMENT WITHOUT PAROLE. WHEN A SENTENCE OF 10 LIFE IMPRISONMENT WITHOUT PAROLE IS IMPOSED, THE COURT SHALL COMMIT THE 11 DEFENDANT TO THE CUSTODY OF THE STATE DEPARTMENT OF CORRECTIONAL 12 SERVICES FOR THE REMAINDER OF THE LIFE OF THE DEFENDANT.

13 S 10. Subdivision 3 of section 300.40 of the criminal procedure law, 14 the opening paragraph as amended by chapter 1 of the laws of 1995, is 15 amended to read as follows:

16 3. If a multiple count indictment contains concurrent counts of murder 17 in the first degree OR OF RAPE IN THE FIRST DEGREE, the court must 18 submit every such count THEREOF. In any other case, if a multiple count 19 indictment contains concurrent counts only, the court must submit at 20 least one such count, and may submit more than one as follows:

21 (a) With respect to non-inclusory concurrent counts, the court may in 22 its discretion submit one or more or all thereof;

(b) With respect to inclusory concurrent counts, the court must submit the greatest or inclusive count and may or must, under circum-23 24 25 stances prescribed in section 300.50 OF THIS ARTICLE, also submit, but 26 in the alternative only, one or more of the lesser included counts. Α 27 verdict of guilty upon the greatest count submitted is deemed a dismiss-28 of every lesser count submitted, but not an acquittal thereon. A al verdict of guilty upon a lesser count is deemed an acquittal upon every 29 greater count submitted. 30

31 11. This act shall take effect on the first of November next S 32 succeeding the date on which it shall have become a law; provided that amendments to subdivision 1 of section 70.00 of the penal law made 33 the by section two of this act shall be subject to the expiration and rever-34 sion of such subdivision pursuant to section 74 of chapter 3 of the laws 35 of 1995, as amended, when upon such date the provisions of section three 36 37 of this act shall take effect.