## 3666

2009-2010 Regular Sessions

IN ASSEMBLY

January 28, 2009

Introduced by M. of A. AUBRY -- read once and referred to the Committee on Codes

AN ACT to amend the criminal procedure law, in relation to termination of criminal action in favor of the accused

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

Section 1. Section 160.50 of the criminal procedure law is amended by adding a new subdivision 5 to read as follows:

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3 5. (A) WHEN A CRIMINAL RECORD MAINTAINED BY THE DIVISION OF CRIMINAL 4 JUSTICE SERVICES PURSUANT TO SUBDIVISION SIX OF SECTION EIGHT HUNDRED 5 THIRTY-SEVEN OF THE EXECUTIVE LAW CONTAINS INFORMATION ABOUT AN ARREST 6 DATED AFTER JANUARY FIRST, TWO THOUSAND ELEVEN, BUT THE CRIMINAL RECORD 7 CONTAINS NO DOCKET NUMBER OR OTHER INFORMATION ABOUT THE ARREST, THE 8 DIVISION, NO LATER THAN SIX MONTHS AFTER THE DATE OF ARREST, SHALL SEND 9 A NOTICE TO THE PROSECUTOR'S OFFICE, THE CLERK OF THE COURT OF THE LOCAL WHEREIN THE ARREST WOULD BE PROSECUTED, THE OFFICE OF 10 CRIMINAL COURT COURT ADMINISTRATION, THE POLICE DEPARTMENT OR LAW ENFORCEMENT AGENCY 11 WHICH TRANSMITTED THE FINGERPRINTS OF THE PERSON TO THE DIVISION OF 12 13 CRIMINAL JUSTICE SERVICES, THE DEPARTMENT OF CORRECTIONAL SERVICES AND 14 THE LOCAL CORRECTIONAL FACILITY. SUCH NOTICE SHALL INFORM SUCH ENTITIES 15 THAT THE ARREST WILL BE CONSIDERED TERMINATED IN FAVOR OF SUCH PERSON 16 SEALED IN A MANNER CONSISTENT WITH SUBDIVISION THREE OF THIS AND 17 SECTION, SIXTY DAYS FROM TRANSMISSION OF SAID NOTIFICATION, IF THE DIVI-SION OF CRIMINAL JUSTICE SERVICES DOES NOT RECEIVE INFORMATION THAT A 18 CRIMINAL INVESTIGATION OR PROSECUTION IS PROCEEDING. IF AFTER SIXTY DAYS 19 20 THE DIVISION OF CRIMINAL JUSTICE SERVICES RECEIVES NO INFORMATION THAT A CRIMINAL INVESTIGATION OR PROSECUTION IS PROCEEDING, THE ARREST SHALL BE 21 TERMINATED IN FAVOR OF SUCH PERSON AND BE SEALED IN ACCORD-22 CONSIDERED 23 ANCE WITH THIS PARAGRAPH, AND THE DIVISION OF CRIMINAL JUSTICE SERVICES 24 SHALL SEND NOTICE OF SUCH SEALING TO SUCH ENTITIES. UPON SUCH NOTIFICA-25 TION, ALL OFFICIAL RECORDS AND PAPERS RELATING TO THE ARREST, INCLUDING

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

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1 ALL DUPLICATES AND COPIES THEREOF ON FILE WITH SUCH ENTITIES SHALL BE 2 SEALED AND NOT MADE AVAILABLE TO ANY PERSON OR PUBLIC OR PRIVATE AGEN-3 CIES. FOR ARRESTS THAT OCCURRED PRIOR TO JANUARY FIRST, TWO THOUSAND 4 ELEVEN, SUCH NOTICE SHALL BE TRANSMITTED BY THE DIVISION UPON REQUEST OF 5 THE PERSON ACCUSED OR SUCH PERSON'S DESIGNATED AGENT.

6 WHEN A CRIMINAL RECORD MAINTAINED BY THE DIVISION OF CRIMINAL (B) 7 JUSTICE SERVICES PURSUANT TO SUBDIVISION SIX OF SECTION EIGHT HUNDRED 8 THIRTY-SEVEN OF THE EXECUTIVE LAW INDICATES THAT AN ACCUSATORY INSTRU-MENT HAS BEEN FILED ON A CASE AFTER JANUARY FIRST, TWO THOUSAND ELEVEN, 9 10 THE LAST ACTION OF THE CASE HAS NOT BEEN THE ISSUANCE OF A BENCH WARRANT, NO ACTION HAS BEEN TAKEN ON THE CASE FOR A YEAR, AND NO DISPO-11 SITION HAS BEEN RECORDED, THE DIVISION, NO LATER THAN TWO YEARS AFTER 12 THE DATE OF LAST ACTION ON THE CASE, SHALL SEND A NOTICE TO THE 13 PROSECUTOR'S OFFICE, THE CLERK OF THE COURT OF THE COURT WHERE THE ACCU-14 SATORY INSTRUMENT WAS FILED, THE OFFICE OF COURT ADMINISTRATION, THE 15 POLICE DEPARTMENT OR LAW ENFORCEMENT AGENCY WHICH TRANSMITTED THE FING-16 ERPRINTS OF THE PERSON TO THE DIVISION OF CRIMINAL JUSTICE SERVICES, THE 17 DEPARTMENT OF CORRECTIONAL SERVICES AND THE LOCAL CORRECTIONAL FACILITY. 18 19 SUCH NOTICE SHALL INFORM SUCH ENTITIES THAT THE DOCKETED CASE WILL BE CONSIDERED TERMINATED IN FAVOR OF SUCH PERSON AND SEALED IN A MANNER CONSISTENT WITH SUBDIVISION THREE OF THIS SECTION, SIXTY DAYS FROM TRAN-20 21 SMISSION OF THE NOTIFICATION, IF THE DIVISION OF CRIMINAL JUSTICE 22 SERVICES DOES NOT RECEIVE INFORMATION THAT A CRIMINAL INVESTIGATION OR 23 PROSECUTION IS PROCEEDING, A BENCH WARRANT IS OUTSTANDING, OR A DISPOSI-24 25 TION HAS BEEN ENTERED IN THE CASE. IF AFTER SIXTY DAYS THE DIVISION OF CRIMINAL JUSTICE SERVICES RECEIVES NO INFORMATION THAT THE CRIMINAL 26 27 INVESTIGATION OR PROSECUTION IS PROCEEDING, A BENCH WARRANT IS OUTSTAND-OR A DISPOSITION HAS BEEN ENTERED IN THE CASE, THE CRIMINAL ACTION 28 ING, OR PROCEEDING SHALL BE CONSIDERED TERMINATED IN FAVOR OF SUCH PERSON AND 29 BE SEALED IN ACCORDANCE WITH THIS PARAGRAPH AND THE DIVISION OF CRIMINAL 30 JUSTICE SERVICES SHALL SEND NOTICE OF SUCH SEALING TO SUCH ENTITIES. 31 32 UPON SUCH NOTIFICATION, ALL OFFICIAL RECORDS AND PAPERS RELATING TO THE ARREST, INCLUDING ALL DUPLICATES AND COPIES THEREOF ON FILE WITH SUCH 33 ENTITIES SHALL BE SEALED AND NOT MADE AVAILABLE TO ANY PERSON OR PUBLIC 34 35 OR PRIVATE AGENCIES. FOR CASES INITIATED PRIOR TO JANUARY FIRST, TWO THOUSAND ELEVEN, SUCH NOTICE SHALL BE TRANSMITTED BY THE DIVISION OF 36 37 CRIMINAL JUSTICE SERVICES UPON REQUEST OF THE PERSON ACCUSED OR SUCH 38 PERSON'S DESIGNATED AGENT.

39 S 2. This act shall take effect January 1, 2011.