4071

2011-2012 Regular Sessions

IN ASSEMBLY

February 1, 2011

Introduced by M. of A. RAIA, HAWLEY, KOLB -- Multi-Sponsored by -- M. of A. BURLING, CONTE, CROUCH, FITZPATRICK, JEFFRIES, McKEVITT, MOLINARO, OAKS, SPANO, THIELE -- read once and referred to the Committee on Codes

AN ACT to amend the penal law and the criminal procedure law, in relation to mandatory imprisonment and plea restrictions for offenses victimizing the elderly and physically disabled

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

1 Section 1. It is hereby found and declared that elderly and physically 2 disabled people continue to be singled out as victims of crime. It is 3 also found that the physical harm and emotional trauma suffered by 4 elderly and physically disabled crime victims has a devastating effect 5 on the lives of those victims.

б The elderly or physically disabled victim has a decreased physical 7 capability to resist an attacker and thus becomes an inviting target of crime. Moreover, the aftereffects of crime on the elderly and the phys-8 9 ically handicapped affect them more deeply than any statistics would 10 indicate. The emotional trauma and possible serious physical damage resulting from a face to face crime may cause a permanent downgrading in 11 the elderly or physically disabled victim's lifestyle. 12 Such victims often impose "house-arrest" on themselves, afraid to shop, to visit 13 friends, to go to the doctor, to live, unless behind locked doors. Even 14 15 those elderly or physically disabled who are not direct victims of crime suffer indirectly, because they, having learned of the terrible tragedy 16 suffered by other elderly and physically disabled and fearful for their 17 own individual safety, barricade themselves within their homes. The 18 older or physically disabled crime victim is thus twice victimized--by 19 20 the crime and by its aftermath.

21 Criminologists, sociologists, psychologists, and the police all recog-22 nize and acknowledge these facts, but the law does not. It has been

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

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ineffective in deterring crimes against the elderly and the physically 1 2 disabled, particularly those involving violence or the threat of 3 violence. Similarly, special projects on crime prevention and improved 4 techniques of communications for the elderly to the police do not halt or reduce such crime. For these reasons, offenses committed against the 5 6 elderly or the physically disabled must be treated as unique, and legis-7 lation must be enacted to provide a meaningful deterrent for those 8 offenders who now victimize the elderly and the physically disabled.

9 S 2. Subdivision 18 of section 10.00 of the penal law, as amended by 10 chapter 7 of the laws of 2007, is amended to read as follows:

11 18. "Juvenile offender" means (1) a person thirteen years old who is 12 criminally responsible for acts constituting murder in the second degree 13 as defined in subdivisions one and two of section 125.25 of this chapter 14 or such conduct as a sexually motivated felony, where authorized pursu-15 ant to section 130.91 of [the penal law] THIS CHAPTER; and

16 (2) a person fourteen or fifteen years old who is criminally responsi-17 ble for acts constituting the crimes defined in subdivisions one and two of section 125.25 (murder in the second degree) and in subdivision three 18 of such section provided that the underlying crime for the murder charge 19 20 one for which such person is criminally responsible; section 135.25 is 21 (kidnapping in the first degree); 150.20 (arson in the first degree); 22 subdivisions one and two of section 120.10 (assault in the first 23 degree); 125.20 (manslaughter in the first degree); subdivisions one and 24 two of section 130.35 (rape in the first degree); subdivisions one and 25 of section 130.50 (criminal sexual act in the first degree); 130.70 two 26 (aggravated sexual abuse in the first degree); 140.30 (burglary in the first degree); subdivision one of section 140.25 (burglary in the second 27 28 (arson in the second degree); 160.15 (robbery in the degree); 150.15 first degree); subdivision two of section 160.10 (robbery in the second 29 this chapter; or section 265.03 of this chapter, where such 30 degree) of 31 machine gun or such firearm is possessed on school grounds, as that 32 defined in subdivision fourteen of section 220.00 of this phrase is 33 chapter; or defined in this chapter as an attempt to commit murder in 34 second degree or kidnapping in the first degree; SECTION 280.00 the 35 (VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE THIRD DEGREE); SECTION 280.05 (VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISA-36 37 BLED IN THE SECOND DEGREE); OR SECTION 280.10 (VICTIMIZING THE ELDERLY 38 OR THE PHYSICALLY DISABLED IN THE FIRST DEGREE), or such conduct as а 39 sexually motivated felony, where authorized pursuant to section 130.91 40 of [the penal law] THIS CHAPTER.

41 S 3. Section 10.00 of the penal law is amended by adding three new 42 subdivisions 21, 22 and 23 to read as follows:

43 21. "ELDERLY PERSON" MEANS A HUMAN BEING SIXTY-TWO YEARS OLD OR MORE. 44 22. "VICTIM", AS THAT TERM IS USED IN ARTICLE TWO HUNDRED EIGHTY OF

45 THIS CHAPTER, MEANS, IN A CASE OF: 46 (A) ASSAULT, THE PERSON INJURED OR I

(A) ASSAULT, THE PERSON INJURED OR INTENDED TO BE INJURED;

47 (B) MANSLAUGHTER OR MURDER, THE PERSON KILLED OR INTENDED TO BE 48 KILLED OR INJURED;

49 (C) RAPE OR CRIMINAL SEXUAL ACT, THE PERSON WITH WHOM THE DEFENDANT 50 HAS THE SEXUAL INTERCOURSE OR DEVIATE SEXUAL INTERCOURSE;

51 (D) KIDNAPPING, THE PERSON ABDUCTED;

52 (E) BURGLARY OR ROBBERY, THE PERSON INJURED, OR AGAINST WHOM A 53 DANGEROUS INSTRUMENT IS OR IS THREATENED TO BE USED, OR TO WHOM THE 54 WEAPON IS DISPLAYED;

55 (F) ARSON, THE PERSON PRESENT IN THE BUILDING AT THE TIME; OR

56 (G) LARCENY, THE PERSON IN WHOM FEAR IS INSTILLED.

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	23. "PHYSICALLY DISABLED PERSON" MEANS A HUMAN BEING:
2	(A) HAVING AN IMPAIRMENT REQUIRING THE USE OF LEG BRACES, CRUTCHES OR
3	ARTIFICIAL SUPPORT, OR
4	(B) HAVING AN IMPAIRMENT REQUIRING CONFINEMENT TO A WHEELCHAIR, OR
5	(C) HAVING AN IMPAIRMENT CAUSED BY AMPUTATION OF A LIMB, OR
6	(D) HAVING TOTAL OR PARTIAL IMPAIRMENT OF SIGHT NECESSITATING THE USE
7	OF A GUIDE DOG OR OTHER GUIDING DEVICE.
8	S 4. The penal law is amended by adding a new article 280 to read as
9	follows:
10	ARTICLE 280
11	OFFENSES AGAINST THE ELDERLY OR PHYSICALLY DISABLED
12	SECTION 280.00 VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE
13	THIRD DEGREE.
14	280.05 VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE
15	SECOND DEGREE.
16	280.10 VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE
17	FIRST DEGREE.
18	S 280.00 VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE THIRD
19	DEGREE.
20	A PERSON IS GUILTY OF VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISA-
21	BLED IN THE THIRD DEGREE WHEN HE OR SHE:
22	1. COMMITS ANY OF THE FOLLOWING FELONIES:
23	ATTEMPT TO COMMIT VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED
24	IN THE SECOND DEGREE AS DEFINED IN SECTION 280.05, OR ASSAULT IN THE
25	SECOND DEGREE AS DEFINED IN SECTION 120.05; AND
26	2. THE VICTIM OF SUCH CRIME IS AN ELDERLY PERSON OR A PHYSICALLY DISA-
27	BLED PERSON.
28	VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE THIRD DEGREE
29	IS A CLASS D FELONY.
30	S 280.05 VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE
31	SECOND DEGREE.
32	A PERSON IS GUILTY OF VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISA-
33	BLED IN THE SECOND DEGREE WHEN HE OR SHE:
34	1. COMMITS ANY OF THE FOLLOWING FELONIES:
71	
35	ATTEMPT TO COMMIT VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED
35 36	ATTEMPT TO COMMIT VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE FIRST DEGREE AS DEFINED IN SECTION 280.10, ASSAULT IN THE FIRST
35 36 37	ATTEMPT TO COMMIT VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE FIRST DEGREE AS DEFINED IN SECTION 280.10, ASSAULT IN THE FIRST DEGREE AS DEFINED IN SECTION 120.10, BURGLARY IN THE SECOND DEGREE AS
35 36 37 38	ATTEMPT TO COMMIT VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE FIRST DEGREE AS DEFINED IN SECTION 280.10, ASSAULT IN THE FIRST DEGREE AS DEFINED IN SECTION 120.10, BURGLARY IN THE SECOND DEGREE AS DEFINED IN PARAGRAPH (B), (C), OR (D) OF SUBDIVISION ONE OF SECTION
35 36 37 38 39	ATTEMPT TO COMMIT VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE FIRST DEGREE AS DEFINED IN SECTION 280.10, ASSAULT IN THE FIRST DEGREE AS DEFINED IN SECTION 120.10, BURGLARY IN THE SECOND DEGREE AS DEFINED IN PARAGRAPH (B), (C), OR (D) OF SUBDIVISION ONE OF SECTION 140.25, GRAND LARCENY IN THE SECOND DEGREE AS DEFINED IN CLAUSE (A) OF
35 36 37 38 39 40	ATTEMPT TO COMMIT VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE FIRST DEGREE AS DEFINED IN SECTION 280.10, ASSAULT IN THE FIRST DEGREE AS DEFINED IN SECTION 120.10, BURGLARY IN THE SECOND DEGREE AS DEFINED IN PARAGRAPH (B), (C), OR (D) OF SUBDIVISION ONE OF SECTION 140.25, GRAND LARCENY IN THE SECOND DEGREE AS DEFINED IN CLAUSE (A) OF SUBDIVISION TWO OF SECTION 155.40, OR ROBBERY IN THE SECOND DEGREE AS
35 36 37 38 39 40 41	ATTEMPT TO COMMIT VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE FIRST DEGREE AS DEFINED IN SECTION 280.10, ASSAULT IN THE FIRST DEGREE AS DEFINED IN SECTION 120.10, BURGLARY IN THE SECOND DEGREE AS DEFINED IN PARAGRAPH (B), (C), OR (D) OF SUBDIVISION ONE OF SECTION 140.25, GRAND LARCENY IN THE SECOND DEGREE AS DEFINED IN CLAUSE (A) OF SUBDIVISION TWO OF SECTION 155.40, OR ROBBERY IN THE SECOND DEGREE AS DEFINED IN SUBDIVISION TWO OF SECTION 160.10; AND
35 36 37 38 39 40 41 42	ATTEMPT TO COMMIT VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE FIRST DEGREE AS DEFINED IN SECTION 280.10, ASSAULT IN THE FIRST DEGREE AS DEFINED IN SECTION 120.10, BURGLARY IN THE SECOND DEGREE AS DEFINED IN PARAGRAPH (B), (C), OR (D) OF SUBDIVISION ONE OF SECTION 140.25, GRAND LARCENY IN THE SECOND DEGREE AS DEFINED IN CLAUSE (A) OF SUBDIVISION TWO OF SECTION 155.40, OR ROBBERY IN THE SECOND DEGREE AS DEFINED IN SUBDIVISION TWO OF SECTION 160.10; AND 2. THE VICTIM OF SUCH CRIME IS AN ELDERLY PERSON OR A PHYSICALLY DISA-
35 36 37 38 39 40 41 42 43	ATTEMPT TO COMMIT VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE FIRST DEGREE AS DEFINED IN SECTION 280.10, ASSAULT IN THE FIRST DEGREE AS DEFINED IN SECTION 120.10, BURGLARY IN THE SECOND DEGREE AS DEFINED IN PARAGRAPH (B), (C), OR (D) OF SUBDIVISION ONE OF SECTION 140.25, GRAND LARCENY IN THE SECOND DEGREE AS DEFINED IN CLAUSE (A) OF SUBDIVISION TWO OF SECTION 155.40, OR ROBBERY IN THE SECOND DEGREE AS DEFINED IN SUBDIVISION TWO OF SECTION 160.10; AND 2. THE VICTIM OF SUCH CRIME IS AN ELDERLY PERSON OR A PHYSICALLY DISA- BLED PERSON.
35 36 37 38 39 40 41 42 43 44	ATTEMPT TO COMMIT VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE FIRST DEGREE AS DEFINED IN SECTION 280.10, ASSAULT IN THE FIRST DEGREE AS DEFINED IN SECTION 120.10, BURGLARY IN THE SECOND DEGREE AS DEFINED IN PARAGRAPH (B), (C), OR (D) OF SUBDIVISION ONE OF SECTION 140.25, GRAND LARCENY IN THE SECOND DEGREE AS DEFINED IN CLAUSE (A) OF SUBDIVISION TWO OF SECTION 155.40, OR ROBBERY IN THE SECOND DEGREE AS DEFINED IN SUBDIVISION TWO OF SECTION 160.10; AND 2. THE VICTIM OF SUCH CRIME IS AN ELDERLY PERSON OR A PHYSICALLY DISA- BLED PERSON. VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE SECOND
35 36 37 38 39 40 41 42 43 44 45	ATTEMPT TO COMMIT VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE FIRST DEGREE AS DEFINED IN SECTION 280.10, ASSAULT IN THE FIRST DEGREE AS DEFINED IN SECTION 120.10, BURGLARY IN THE SECOND DEGREE AS DEFINED IN PARAGRAPH (B), (C), OR (D) OF SUBDIVISION ONE OF SECTION 140.25, GRAND LARCENY IN THE SECOND DEGREE AS DEFINED IN CLAUSE (A) OF SUBDIVISION TWO OF SECTION 155.40, OR ROBBERY IN THE SECOND DEGREE AS DEFINED IN SUBDIVISION TWO OF SECTION 160.10; AND 2. THE VICTIM OF SUCH CRIME IS AN ELDERLY PERSON OR A PHYSICALLY DISA- BLED PERSON. VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE SECOND DEGREE IS A CLASS C FELONY.
35 36 37 38 39 40 41 42 43 44	ATTEMPT TO COMMIT VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE FIRST DEGREE AS DEFINED IN SECTION 280.10, ASSAULT IN THE FIRST DEGREE AS DEFINED IN SECTION 120.10, BURGLARY IN THE SECOND DEGREE AS DEFINED IN PARAGRAPH (B), (C), OR (D) OF SUBDIVISION ONE OF SECTION 140.25, GRAND LARCENY IN THE SECOND DEGREE AS DEFINED IN CLAUSE (A) OF SUBDIVISION TWO OF SECTION 155.40, OR ROBBERY IN THE SECOND DEGREE AS DEFINED IN SUBDIVISION TWO OF SECTION 160.10; AND 2. THE VICTIM OF SUCH CRIME IS AN ELDERLY PERSON OR A PHYSICALLY DISA- BLED PERSON. VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE SECOND
35 36 37 38 39 40 41 42 43 44 45	ATTEMPT TO COMMIT VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE FIRST DEGREE AS DEFINED IN SECTION 280.10, ASSAULT IN THE FIRST DEGREE AS DEFINED IN SECTION 120.10, BURGLARY IN THE SECOND DEGREE AS DEFINED IN PARAGRAPH (B), (C), OR (D) OF SUBDIVISION ONE OF SECTION 140.25, GRAND LARCENY IN THE SECOND DEGREE AS DEFINED IN CLAUSE (A) OF SUBDIVISION TWO OF SECTION 155.40, OR ROBBERY IN THE SECOND DEGREE AS DEFINED IN SUBDIVISION TWO OF SECTION 160.10; AND 2. THE VICTIM OF SUCH CRIME IS AN ELDERLY PERSON OR A PHYSICALLY DISA- BLED PERSON. VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE SECOND DEGREE IS A CLASS C FELONY.
35 36 37 38 39 40 41 42 43 44 45 46	ATTEMPT TO COMMIT VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE FIRST DEGREE AS DEFINED IN SECTION 280.10, ASSAULT IN THE FIRST DEGREE AS DEFINED IN SECTION 120.10, BURGLARY IN THE SECOND DEGREE AS DEFINED IN PARAGRAPH (B), (C), OR (D) OF SUBDIVISION ONE OF SECTION 140.25, GRAND LARCENY IN THE SECOND DEGREE AS DEFINED IN CLAUSE (A) OF SUBDIVISION TWO OF SECTION 155.40, OR ROBBERY IN THE SECOND DEGREE AS DEFINED IN SUBDIVISION TWO OF SECTION 160.10; AND 2. THE VICTIM OF SUCH CRIME IS AN ELDERLY PERSON OR A PHYSICALLY DISA- BLED PERSON. VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE SECOND DEGREE IS A CLASS C FELONY. S 280.10 VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE FIRST
35 36 37 38 39 40 41 42 43 44 45 46 47	ATTEMPT TO COMMIT VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE FIRST DEGREE AS DEFINED IN SECTION 280.10, ASSAULT IN THE FIRST DEGREE AS DEFINED IN SECTION 120.10, BURGLARY IN THE SECOND DEGREE AS DEFINED IN PARAGRAPH (B), (C), OR (D) OF SUBDIVISION ONE OF SECTION 140.25, GRAND LARCENY IN THE SECOND DEGREE AS DEFINED IN CLAUSE (A) OF SUBDIVISION TWO OF SECTION 155.40, OR ROBBERY IN THE SECOND DEGREE AS DEFINED IN SUBDIVISION TWO OF SECTION 160.10; AND 2. THE VICTIM OF SUCH CRIME IS AN ELDERLY PERSON OR A PHYSICALLY DISA- BLED PERSON. VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE SECOND DEGREE IS A CLASS C FELONY. S 280.10 VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE FIRST DEGREE.
35 36 37 38 39 40 41 42 43 44 45 46 47 48 49	ATTEMPT TO COMMIT VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE FIRST DEGREE AS DEFINED IN SECTION 280.10, ASSAULT IN THE FIRST DEGREE AS DEFINED IN SECTION 120.10, BURGLARY IN THE SECOND DEGREE AS DEFINED IN PARAGRAPH (B), (C), OR (D) OF SUBDIVISION ONE OF SECTION 140.25, GRAND LARCENY IN THE SECOND DEGREE AS DEFINED IN CLAUSE (A) OF SUBDIVISION TWO OF SECTION 155.40, OR ROBBERY IN THE SECOND DEGREE AS DEFINED IN SUBDIVISION TWO OF SECTION 160.10; AND 2. THE VICTIM OF SUCH CRIME IS AN ELDERLY PERSON OR A PHYSICALLY DISA- BLED PERSON. VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE SECOND DEGREE IS A CLASS C FELONY. S 280.10 VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE FIRST DEGREE. A PERSON IS GUILTY OF VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISA- BLED IN THE FIRST DEGREE WHEN HE OR SHE:
35 36 37 38 40 41 42 43 44 45 46 47 48 49 50	ATTEMPT TO COMMIT VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE FIRST DEGREE AS DEFINED IN SECTION 280.10, ASSAULT IN THE FIRST DEGREE AS DEFINED IN SECTION 120.10, BURGLARY IN THE SECOND DEGREE AS DEFINED IN PARAGRAPH (B), (C), OR (D) OF SUBDIVISION ONE OF SECTION 140.25, GRAND LARCENY IN THE SECOND DEGREE AS DEFINED IN CLAUSE (A) OF SUBDIVISION TWO OF SECTION 155.40, OR ROBBERY IN THE SECOND DEGREE AS DEFINED IN SUBDIVISION TWO OF SECTION 160.10; AND 2. THE VICTIM OF SUCH CRIME IS AN ELDERLY PERSON OR A PHYSICALLY DISA- BLED PERSON. VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE SECOND DEGREE IS A CLASS C FELONY. S 280.10 VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE FIRST DEGREE. A PERSON IS GUILTY OF VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISA- BLED IN THE FIRST DEGREE WHEN HE OR SHE: 1. COMMITS ANY OF THE FOLLOWING FELONIES:
35 36 37 38 40 41 42 43 445 46 47 489 50 51	ATTEMPT TO COMMIT VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE FIRST DEGREE AS DEFINED IN SECTION 280.10, ASSAULT IN THE FIRST DEGREE AS DEFINED IN SECTION 120.10, BURGLARY IN THE SECOND DEGREE AS DEFINED IN PARAGRAPH (B), (C), OR (D) OF SUBDIVISION ONE OF SECTION 140.25, GRAND LARCENY IN THE SECOND DEGREE AS DEFINED IN CLAUSE (A) OF SUBDIVISION TWO OF SECTION 155.40, OR ROBBERY IN THE SECOND DEGREE AS DEFINED IN SUBDIVISION TWO OF SECTION 160.10; AND 2. THE VICTIM OF SUCH CRIME IS AN ELDERLY PERSON OR A PHYSICALLY DISA- BLED PERSON. VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE SECOND DEGREE IS A CLASS C FELONY. S 280.10 VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE FIRST DEGREE. A PERSON IS GUILTY OF VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISA- BLED IN THE FIRST DEGREE WHEN HE OR SHE: 1. COMMITS ANY OF THE FOLLOWING FELONIES: ATTEMPT TO COMMIT A CLASS A-I FELONY OTHER THAN AN OFFENSE DEFINED IN
35 36 37 38 40 41 42 43 44 45 46 47 48 50 51 52	ATTEMPT TO COMMIT VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE FIRST DEGREE AS DEFINED IN SECTION 280.10, ASSAULT IN THE FIRST DEGREE AS DEFINED IN SECTION 120.10, BURGLARY IN THE SECOND DEGREE AS DEFINED IN PARAGRAPH (B), (C), OR (D) OF SUBDIVISION ONE OF SECTION 140.25, GRAND LARCENY IN THE SECOND DEGREE AS DEFINED IN CLAUSE (A) OF SUBDIVISION TWO OF SECTION 155.40, OR ROBBERY IN THE SECOND DEGREE AS DEFINED IN SUBDIVISION TWO OF SECTION 160.10; AND 2. THE VICTIM OF SUCH CRIME IS AN ELDERLY PERSON OR A PHYSICALLY DISA- BLED PERSON. VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE SECOND DEGREE IS A CLASS C FELONY. S 280.10 VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE FIRST DEGREE. A PERSON IS GUILTY OF VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISA- BLED IN THE FIRST DEGREE WHEN HE OR SHE: 1. COMMITS ANY OF THE FOLLOWING FELONIES: ATTEMPT TO COMMIT A CLASS A-I FELONY OTHER THAN AN OFFENSE DEFINED IN ARTICLE TWO HUNDRED TWENTY, MANSLAUGHTER IN THE FIRST DEGREE AS DEFINED IN
35 36 37 38 40 41 42 445 46 47 490 512 53	ATTEMPT TO COMMIT VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE FIRST DEGREE AS DEFINED IN SECTION 280.10, ASSAULT IN THE FIRST DEGREE AS DEFINED IN SECTION 120.10, BURGLARY IN THE SECOND DEGREE AS DEFINED IN PARAGRAPH (B), (C), OR (D) OF SUBDIVISION ONE OF SECTION 140.25, GRAND LARCENY IN THE SECOND DEGREE AS DEFINED IN CLAUSE (A) OF SUBDIVISION TWO OF SECTION 155.40, OR ROBBERY IN THE SECOND DEGREE AS DEFINED IN SUBDIVISION TWO OF SECTION 160.10; AND 2. THE VICTIM OF SUCH CRIME IS AN ELDERLY PERSON OR A PHYSICALLY DISA- BLED PERSON. VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE SECOND DEGREE IS A CLASS C FELONY. S 280.10 VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE FIRST DEGREE. A PERSON IS GUILTY OF VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISA- BLED IN THE FIRST DEGREE WHEN HE OR SHE: 1. COMMITS ANY OF THE FOLLOWING FELONIES: ATTEMPT TO COMMIT A CLASS A-I FELONY OTHER THAN AN OFFENSE DEFINED IN ARTICLE TWO HUNDRED TWENTY, MANSLAUGHTER IN THE FIRST DEGREE AS DEFINED IN SECTION 125.20, RAPE IN THE FIRST DEGREE AS DEFINED IN SECTION
35 36 37 38 40 412 43 45 467 49 512 53 54	ATTEMPT TO COMMIT VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE FIRST DEGREE AS DEFINED IN SECTION 280.10, ASSAULT IN THE FIRST DEGREE AS DEFINED IN SECTION 120.10, BURGLARY IN THE SECOND DEGREE AS DEFINED IN PARAGRAPH (B), (C), OR (D) OF SUBDIVISION ONE OF SECTION 140.25, GRAND LARCENY IN THE SECOND DEGREE AS DEFINED IN CLAUSE (A) OF SUBDIVISION TWO OF SECTION 155.40, OR ROBBERY IN THE SECOND DEGREE AS DEFINED IN SUBDIVISION TWO OF SECTION 160.10; AND 2. THE VICTIM OF SUCH CRIME IS AN ELDERLY PERSON OR A PHYSICALLY DISA- BLED PERSON. VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE SECOND DEGREE IS A CLASS C FELONY. S 280.10 VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE FIRST DEGREE. A PERSON IS GUILTY OF VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISA- BLED IN THE FIRST DEGREE WHEN HE OR SHE: 1. COMMITS ANY OF THE FOLLOWING FELONIES: ATTEMPT TO COMMIT A CLASS A-I FELONY OTHER THAN AN OFFENSE DEFINED IN ARTICLE TWO HUNDRED TWENTY, MANSLAUGHTER IN THE FIRST DEGREE AS DEFINED IN SECTION 125.20, RAPE IN THE FIRST DEGREE AS DEFINED IN SECTION 130.35, CRIMINAL SEXUAL ACT IN THE FIRST DEGREE AS DEFINED IN SECTION
35 36 37 38 40 41 423 445 46 47 490 512 53	ATTEMPT TO COMMIT VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE FIRST DEGREE AS DEFINED IN SECTION 280.10, ASSAULT IN THE FIRST DEGREE AS DEFINED IN SECTION 120.10, BURGLARY IN THE SECOND DEGREE AS DEFINED IN PARAGRAPH (B), (C), OR (D) OF SUBDIVISION ONE OF SECTION 140.25, GRAND LARCENY IN THE SECOND DEGREE AS DEFINED IN CLAUSE (A) OF SUBDIVISION TWO OF SECTION 155.40, OR ROBBERY IN THE SECOND DEGREE AS DEFINED IN SUBDIVISION TWO OF SECTION 160.10; AND 2. THE VICTIM OF SUCH CRIME IS AN ELDERLY PERSON OR A PHYSICALLY DISA- BLED PERSON. VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE SECOND DEGREE IS A CLASS C FELONY. S 280.10 VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE FIRST DEGREE. A PERSON IS GUILTY OF VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISA- BLED IN THE FIRST DEGREE WHEN HE OR SHE: 1. COMMITS ANY OF THE FOLLOWING FELONIES: ATTEMPT TO COMMIT A CLASS A-I FELONY OTHER THAN AN OFFENSE DEFINED IN ARTICLE TWO HUNDRED TWENTY, MANSLAUGHTER IN THE FIRST DEGREE AS DEFINED IN SECTION 125.20, RAPE IN THE FIRST DEGREE AS DEFINED IN SECTION

1 FOUR OF SECTION 140.30, OR ROBBERY IN THE FIRST DEGREE AS DEFINED IN 2 SUBDIVISION ONE, THREE OR FOUR OF SECTION 160.15; AND

3 2. THE VICTIM OF SUCH CRIME IS AN ELDERLY PERSON OR A PHYSICALLY DISA-4 BLED PERSON.

5 VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE FIRST DEGREE 6 IS A CLASS B FELONY.

7 S 5. Section 60.05 of the penal law, as amended by chapter 410 of the 8 laws of 1979, the section heading and subdivisions 2, 3 and 4 as amended 9 by chapter 738 of the laws of 2004, subdivision 1 as amended by chapter 10 7 of the laws of 2007 and subdivision 5 as amended by chapter 405 of 11 2010, is amended to read as follows:

S 60.05 Authorized dispositions; other class A, B, certain C and D felonies and multiple felony offenders.

14 1. Applicability. Except as provided in section 60.04 of this article 15 governing the authorized dispositions applicable to felony offenses 16 defined in article two hundred twenty or two hundred twenty-one of this 17 chapter or in section 60.13 of this article governing the authorized dispositions applicable to felony sex offenses defined in paragraph (a) 18 19 subdivision one of section 70.80 of this title, this section shall of govern the dispositions authorized when a person is to be sentenced upon 20 21 a conviction of a class A felony, a class B felony or a class C, class D 22 or class E felony specified herein, or when a person is to be sentenced 23 upon a conviction of a felony as a multiple felony offender.

24 2. Class A felony. Except as provided in SUBDIVISION SEVEN OF THIS 25 SECTION AND subdivisions three and four of section 70.06 of this chap-26 ter, every person convicted of a class A felony must be sentenced to 27 imprisonment in accordance with section 70.00 of this title, unless such 28 person is convicted of murder in the first degree and is sentenced in 29 accordance with section 60.06 of this article.

3. Class B felony. Except as provided in [subdivision] SUBDIVISIONS 30 six AND SEVEN of this section, every person convicted of a class B violent felony offense as defined in subdivision one of section 70.02 of 31 32 33 this title, must be sentenced to imprisonment in accordance with such 34 section 70.02; and, except as provided in subdivision six of this 35 section, every person convicted of any other class B felony must be sentenced to imprisonment in accordance with section 70.00 of 36 this title. 37

38 4. Certain class C felonies. Except as provided in [subdivision] 39 SUBDIVISIONS six AND SEVEN, every person convicted of a class C violent 40 felony offense as defined in subdivision one of section 70.02 of this 41 title, must be sentenced to imprisonment in accordance with section 70.02 of this title; and, except as provided in subdivision six of this 42 43 section, every person convicted of the class C felonies of: attempt to 44 commit any of the class B felonies 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 in the second degree as defined in 45 46 47 section 105.15 and criminal mischief in the first degree as defined in 48 section 145.12; criminal usury in the first degree as defined in section 49 190.42, rewarding official misconduct in the first degree as defined in 50 section 200.22, receiving reward for official misconduct in the first 51 degree as defined in section 200.27, attempt to promote prostitution in the first degree as defined in section 230.32, promoting prostitution in 52 the second degree as defined in section 230.30, arson in the third 53 54 degree as defined in section 150.10 of this chapter, must be sentenced 55 to imprisonment in accordance with section 70.00 of this title.

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, strangulation in the second degree as defined in section 121.12 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 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.

13 7. ARTICLE TWO HUNDRED EIGHTY OFFENSES. WHEN THE COURT IMPOSES 14 SENTENCE UPON A PERSON CONVICTED OF AN OFFENSE ENUMERATED IN ARTICLE TWO 15 HUNDRED EIGHTY, IT MUST IMPOSE A SENTENCE OF IMPRISONMENT IN ACCORDANCE WITH SECTION 70.09, UNLESS IT IMPOSES A SENTENCE OF IN 16 IMPRISONMENT 17 ACCORDANCE WITH SECTION 70.06 OR 70.10.

18 8. Fines. Where the court imposes a sentence of imprisonment in 19 accordance with this section, the court also may impose a fine author-20 ized by article eighty and in such case the sentence shall be both 21 imprisonment and a fine.

22 S 6. The penal law is amended by adding a new section 70.09 to read as 23 follows:

24 S 70.09 SENTENCE OF IMPRISONMENT FOR CERTAIN OFFENSES AGAINST THE ELDER-25 LY OR THE PHYSICALLY DISABLED.

1. EXCEPT AS PROVIDED IN SUBDIVISION FOUR EVERY PERSON, OTHER 26 THAN A 27 SENTENCED AS A SECOND OR PERSISTENT FELONY OFFENDER, WHO IS PERSON CONVICTED OF AN OFFENSE AGAINST THE ELDERLY OR THE 28 PHYSICALLY DISABLED 29 DEFINED IN ARTICLE TWO HUNDRED EIGHTY OF THIS CHAPTER, MUST BE SENTENCED INDETERMINATE SENTENCE OF IMPRISONMENT IN ACCORDANCE WITH THE 30 TΟ AN 31 PROVISIONS OF SUBDIVISIONS TWO AND THREE OF THIS SECTION.

32 2. THE MAXIMUM TERM OF SUCH INDETERMINATE SENTENCE MUST BE FIXED AS 33 FOLLOWS:

(A) FOR THE CLASS B FELONY OF VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE FIRST DEGREE, THE TERM MUST BE AT LEAST NINE
YEARS AND MUST NOT EXCEED TWENTY-FIVE YEARS;

37 (B) FOR THE CLASS C FELONY OF VICTIMIZING THE ELDERLY OR THE PHYS38 ICALLY DISABLED IN THE SECOND DEGREE, THE TERM MUST BE AT LEAST SIX
39 YEARS AND MUST NOT EXCEED FIFTEEN YEARS;

40 (C) FOR THE CLASS D FELONY OF VICTIMIZING THE ELDERLY OR THE PHYS-41 ICALLY DISABLED IN THE THIRD DEGREE, THE TERM MUST BE AT LEAST FOUR 42 YEARS AND MUST NOT EXCEED SEVEN YEARS.

43 3. THE MINIMUM PERIOD OF IMPRISONMENT FOR SUCH INDETERMINATE SENTENCE 44 MUST BE FIXED BY THE COURT AND MUST BE SPECIFIED IN THE SENTENCE AS 45 FOLLOWS:

46 (A) FOR THE CLASS B FELONY OF VICTIMIZING THE ELDERLY OR THE PHYS47 ICALLY DISABLED IN THE FIRST DEGREE, THE MINIMUM PERIOD OF IMPRISONMENT
48 SHALL NOT BE LESS THAN THREE YEARS NOR MORE THAN ONE-THIRD THE MAXIMUM
49 TERM IMPOSED BY THE COURT;

(B) FOR THE CLASS C FELONY OF VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE SECOND DEGREE, THE MINIMUM PERIOD OF IMPRISONMENT
SHALL BE NOT LESS THAN TWO YEARS NOR MORE THAN ONE-THIRD THE MAXIMUM
TERM IMPOSED BY THE COURT;

54 (C) FOR THE CLASS D FELONY OF VICTIMIZING THE ELDERLY OR THE PHYS55 ICALLY DISABLED IN THE THIRD DEGREE, THE MINIMUM PERIOD OF IMPRISONMENT
56 SHALL BE ONE-THIRD THE MAXIMUM TERM IMPOSED BY THE COURT.

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1 4. ALTERNATIVE DEFINITE SENTENCE FOR CLASS D FELONY OFFENSE AGAINST PHYSICALLY DISABLED. WHEN A PERSON, OTHER THAN A 2 ELDERLY OR THE THE 3 MULTIPLE FELONY OFFENDER, IS SENTENCED FOR THE CLASS D FELONY OF VICTIM-4 IZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE THIRD DEGREE, AND 5 COURT, HAVING REGARD TO THE NATURE AND CIRCUMSTANCES OF THE CRIME THE 6 AND TO THE HISTORY AND CHARACTER OF THE DEFENDANT, IS OF THE OPINION 7 WOULD BE UNDULY HARSH TO IMPOSE AN INDETERMINATE SENTENCE, THE THAT IT8 COURT MAY IMPOSE A DEFINITE SENTENCE OF IMPRISONMENT AND FIX A TERM OF 9 ONE YEAR.

10 S 7. Subdivision 4 of section 180.75 of the criminal procedure law, as 11 amended by chapter 264 of the laws of 2003, is amended to read as 12 follows:

13 4. Notwithstanding the provisions of subdivisions two and three of 14 this section, a local criminal court shall, at the request of the district attorney, order removal of an action against a juvenile offen-15 16 der to the family court pursuant to the provisions of article seven hundred twenty-five of this chapter if, upon consideration of the crite-17 ria specified in subdivision two of section 210.43 of this chapter, it 18 19 is determined that to do so would be in the interests of justice. Where, however, the felony complaint charges the juvenile offender with 20 OFFENSE AGAINST THE ELDERLY OR PHYSICALLY DISABLED, OR murder in the 21 AN second degree as defined in section 125.25 of the penal law, rape in the 22 first degree as defined in subdivision one of section 130.35 of the 23 penal law, criminal sexual act in the first degree as defined in subdi-24 25 vision one of section 130.50 of the penal law, or an armed felony as defined in paragraph (a) of subdivision forty-one of section 1.20 of 26 27 this chapter, a determination that such action be removed to the family court shall, in addition, be based upon a finding of one or more of the 28 29 following factors: (i) mitigating circumstances that bear directly upon 30 the manner in which the crime was committed; or (ii) where the defendant was not the sole participant in the crime, the defendant's participation 31 32 was relatively minor although not so minor as to constitute a defense to 33 the prosecution; or (iii) possible deficiencies in proof of the crime.

34 S 8. Paragraph (c) of subdivision 5 of section 220.10 of the criminal 35 procedure law, as amended by chapter 410 of the laws of 1979, is amended 36 to read as follows:

37 (c) Where the indictment charges a felony, other than a class A felony or class B felony defined in article two hundred twenty of the penal 38 39 law or class B or class C violent felony offense as defined in subdivi-40 sion one of section 70.02 of the penal law, OR THE CLASS C FELONY OF VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE SECOND DEGREE 41 AS DEFINED IN SECTION 280.05 OF THE PENAL LAW, and it appears that the 42 43 defendant has previously been subjected to a predicate felony conviction 44 as defined in [penal law] section 70.06 OF THE PENAL LAW then any plea 45 of guilty entered pursuant to subdivision three or four must be or must include at least a plea of guilty of a felony. 46

47 S 9. Subparagraph (vi) of paragraph (b) of subdivision 3 of section 48 220.30 of the criminal procedure law, as amended by chapter 481 of the 49 laws of 1978 and as renumbered by chapter 233 of the laws of 1980, is 50 amended to read as follows:

(vi) A plea of guilty, whether to the entire indictment or to part of the indictment for any crime other than a felony, may not be accepted on the condition that it constitutes a complete disposition of one or more other indictments against the defendant wherein is charged a class B felony other than a class B violent felony offense as defined in subdivision one of section 70.02 of the penal law, OR THE CLASS C FELONY OF A. 4071

1 VICTIMIZING THE ELDERLY OR THE PHYSICALLY DISABLED IN THE SECOND DEGREE 2 AS DEFINED IN SECTION 280.05 OF THE PENAL LAW.

3 S 10. Subdivision 2 of section 720.10 of the criminal procedure law, 4 as amended by chapter 416 of the laws of 1986, paragraph (a) as amended 5 by chapter 316 of the laws of 2006, is amended to read as follows:

6 2. "Eligible youth" means a youth who is eligible to be found a 7 youthful offender. Every youth is so eligible unless:

8 (a) the conviction to be replaced by a youthful offender finding is 9 for (i) a class A-I or class A-II felony, or (ii) an armed felony as 10 defined in subdivision forty-one of section 1.20, except as provided in 11 subdivision three, or (iii) rape in the first degree, criminal sexual 12 act in the first degree, or aggravated sexual abuse, except as provided 13 in subdivision three, or

14 (b) such youth has previously been convicted and sentenced for a felo-15 ny, or

16 (c) such youth has previously been adjudicated a youthful offender 17 following conviction of a felony or has been adjudicated on or after 18 September first, nineteen hundred seventy-eight a juvenile delinquent 19 who committed a designated felony act as defined in the family court 20 act, OR

(D) SUCH YOUTH HAS BEEN CONVICTED OF THE CLASS B FELONY OF VICTIMIZING
THE ELDERLY OR THE PHYSICALLY DISABLED IN THE FIRST DEGREE AS DEFINED IN
SECTION 280.10 OF THE PENAL LAW.

24 S 11. This act shall take effect on the first of January next succeed-25 ing the date on which it shall have become a law.