5096

2011-2012 Regular Sessions

IN SENATE

May 3, 2011

Introduced by Sen. MARCELLINO -- read twice and ordered printed, and when printed to be committed to the Committee on Codes

AN ACT to amend the penal law, in relation to creating the crime of aggravated criminal conduct where an individual commits a misdemeanor and has been previously subjected to four or more qualifying misdemeanor convictions within the preceding five years

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

- 1 Section 1. The penal law is amended by adding a new section 240.75 to 2 read as follows:
 - S 240.75 AGGRAVATED CRIMINAL CONDUCT.

5 6

7

- 1. A PERSON IS GUILTY OF AGGRAVATED CRIMINAL CONDUCT WHEN SUCH PERSON COMMITS A CLASS A MISDEMEANOR DEFINED IN THIS CHAPTER AFTER HAVING BEEN PREVIOUSLY SUBJECTED TO FOUR OR MORE QUALIFYING MISDEMEANOR CONVICTIONS WITHIN THE PRECEDING FIVE YEARS.
- 8 2. THE PROVISIONS OF SECTION 200.60 OF THE CRIMINAL PROCEDURE LAW 9 SHALL APPLY TO ANY PROSECUTION UNDER THIS SECTION.
- 3. FOR THE PURPOSES OF THIS SECTION, IN DETERMINING WHETHER A PERSON HAS BEEN PREVIOUSLY SUBJECTED TO FOUR OR MORE QUALIFYING MISDEMEANOR CONVICTIONS WITHIN THE PRECEDING FIVE YEARS, THE FOLLOWING CRITERIA SHALL APPLY:
- 14 (A) EACH CONVICTION MUST HAVE BEEN IN THIS STATE AND BE A CLASS A 15 MISDEMEANOR AS DEFINED IN THIS CHAPTER, OR OF A CRIME IN ANY OTHER 16 JURISDICTION FOR WHICH A SENTENCE TO A TERM OF IMPRISONMENT OF AT LEAST 17 ONE YEAR WAS AUTHORIZED AND IS A CRIME IN THIS STATE IRRESPECTIVE OF 18 WHETHER SUCH SENTENCE WAS IMPOSED;
- 19 (B) SENTENCE UPON EACH SUCH PRIOR CONVICTION MUST HAVE BEEN IMPOSED 20 BEFORE COMMISSION OF THE PRESENT MISDEMEANOR;
- 21 (C) SUSPENDED SENTENCE, SUSPENDED EXECUTION OF SENTENCE, SENTENCE OF 22 PROBATION, SENTENCE OF PAROLE SUPERVISION, AND SENTENCE OF CONDITIONAL

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

LBD11349-01-1

S. 5096 2

3

5

6 7

8

10

11

1 DISCHARGE OR OF UNCONDITIONAL DISCHARGE SHALL BE DEEMED TO BE A 2 SENTENCE;

- (D) EXCEPT AS PROVIDED IN PARAGRAPH (E) OF THIS SUBDIVISION, EACH SENTENCE MUST HAVE BEEN IMPOSED NOT MORE THAN FIVE YEARS BEFORE COMMISSION OF THE PRESENT MISDEMEANOR;
- (E) IN CALCULATING THE FIVE YEAR PERIOD UNDER PARAGRAPH (D) OF THIS SUBDIVISION, ANY PERIOD OF TIME DURING WHICH THE DEFENDANT WAS INCARCERATED FOR ANY REASON BETWEEN THE TIME OF COMMISSION OF ANY OF THE PREVIOUS CONVICTIONS AND THE TIME OF COMMISSION OF THE PRESENT MISDEMEANOR SHALL BE EXCLUDED AND SUCH FIVE YEAR PERIOD SHALL BE EXTENDED BY A PERIOD OR PERIODS EQUAL TO THE TIME SERVED;
- 12 (F) AN OFFENSE FOR WHICH THE DEFENDANT HAS BEEN PARDONED ON THE GROUND 13 OF INNOCENCE SHALL NOT BE DEEMED A PREVIOUS MISDEMEANOR CONVICTION;
- 14 (G) WHEN MULTIPLE SENTENCES FOR TWO OR MORE CONVICTIONS WERE IMPOSED 15 AT THE SAME TIME, ALL CONVICTIONS SHALL BE DEEMED TO CONSTITUTE ONLY ONE 16 CONVICTION.
- 4. NOTHING CONTAINED IN THIS SECTION SHALL BE CONSTRUED TO PRECLUDE A PROSECUTION OR CONVICTION FOR ANY OTHER OFFENSE, A NECESSARY ELEMENT OF WHICH IS A PREVIOUS CONVICTION FOR AN OFFENSE.
- 20 AGGRAVATED CRIMINAL CONDUCT IS A CLASS E FELONY.
- 21 S 2. This act shall take effect on the one hundred eightieth day after 22 it shall have become a law.