9160

IN ASSEMBLY

March 24, 2014

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

AN ACT to amend the penal law, in relation to expanding the definitions of vehicular assault in the first degree and vehicular assault in the second degree to include offenses involving use of a portable electronic device while driving; and to amend the vehicle and traffic law, in relation to expanding the definition of reckless driving to include offenses involving use of a portable electronic device while driving

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

Section 1. Section 120.03 of the penal law, as amended by chapter 732 of the laws of 2006, is amended to read as follows:

S 120.03 Vehicular assault in the second degree.

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A person is guilty of vehicular assault in the second degree when he 5 or she causes serious physical injury to another person, and [either]:

6 (1) operates a motor vehicle in violation of subdivision two, three, 7 or four-a of section eleven hundred ninety-two of the vehicle and four traffic law or operates a vessel or public vessel in violation of para-8 graph (b), (c), (d) or (e) of subdivision two of section forty-nine-a of 9 10 navigation law, and as a result of such intoxication or impairment the by the use of a drug, or by the combined influence of drugs or of 11 alco-12 hol and any drug or drugs, operates such motor vehicle, vessel or public 13 vessel in a manner that causes such serious physical injury to such 14 other person[,]; or

15 (2) operates a motor vehicle with a gross vehicle weight rating of more than eighteen thousand pounds which contains flammable gas, radio-16 17 active materials or explosives in violation of subdivision one of 18 eleven hundred ninety-two of the vehicle and traffic law, and section such flammable gas, radioactive materials or explosives is the cause of 19 such serious physical injury, and as a result of such impairment by the 20 21 use of alcohol, operates such motor vehicle in a manner that causes such 22 serious physical injury to such other person[,]; or

(3) operates a snowmobile in violation of paragraph (b), (c) or (d) of subdivision one of section 25.24 of the parks, recreation and historic

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

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preservation law or operates an all terrain vehicle as defined in para-1 graph (a) of subdivision one of section twenty-two hundred eighty-one of 2 3 the vehicle and traffic law and in violation of subdivision two, three, 4 four, or four-a of section eleven hundred ninety-two of the vehicle and traffic law, and as a result of such intoxication or impairment by the 5 6 use of a drug, or by the combined influence of drugs or of alcohol and 7 any drug or drugs, operates such snowmobile or all terrain vehicle in a 8 manner that causes such serious physical injury to such other person; OR (4) OPERATES A MOTOR VEHICLE IN VIOLATION OF SECTION TWELVE HUNDRED 9 10 TWENTY-FIVE-D OF THE VEHICLE AND TRAFFIC LAW, AND OPERATES SUCH MOTOR IN A MANNER THAT CAUSES SUCH SERIOUS PHYSICAL INJURY TO SUCH 11 VEHICLE 12 OTHER PERSON.

13 If it is established that the person operating such motor vehicle, vessel, public vessel, snowmobile or all terrain vehicle caused such 14 15 serious physical injury while unlawfully intoxicated or impaired by the 16 use of alcohol or a drug, then there shall be a rebuttable presumption 17 that, as a result of such intoxication or impairment by the use of alco-18 hol or a drug, or by the combined influence of drugs or of alcohol and any drug or drugs, such person operated the motor vehicle, vessel, public vessel, snowmobile or all terrain vehicle in a manner that caused 19 20 21 such serious physical injury, as required by this section.

22 Vehicular assault in the second degree is a class E felony.

23 S 2. Section 120.04 of the penal law, as amended by chapter 496 of the 24 laws of 2009, is amended to read as follows:

25 S 120.04 Vehicular assault in the first degree.

A person is guilty of vehicular assault in the first degree when he or she commits the crime of vehicular assault in the second degree as defined in section 120.03 of this article, and either:

(1) commits such crime while operating a motor vehicle while such person has .18 of one per centum or more by weight of alcohol in such person's blood as shown by chemical analysis of such person's blood, breath, urine or saliva made pursuant to the provisions of section eleven hundred ninety-four of the vehicle and traffic law;

(2) commits such crime while knowing or having reason to know that: 34 his or her license or his or her privilege of operating a motor 35 (a) vehicle in another state or his or her privilege of obtaining a license 36 37 to operate a motor vehicle in another state is suspended or revoked and 38 such suspension or revocation is based upon a conviction in such other state for an offense which would, if committed in this state, constitute 39 40 violation of any of the provisions of section eleven hundred ninetyа two of the vehicle and traffic law; or (b) his or her license or his or 41 privilege of operating a motor vehicle in the state or his or her 42 her 43 privilege of obtaining a license issued by the commissioner of motor vehicles is suspended or revoked and such suspension or revocation is 44 45 based upon either a refusal to submit to a chemical test pursuant to section eleven hundred ninety-four of the vehicle and traffic law or 46 47 following a conviction for a violation of any of the provisions of 48 section eleven hundred ninety-two of the vehicle and traffic law;

49 (3) has previously been convicted of violating any of the provisions 50 of section eleven hundred ninety-two of the vehicle and traffic law 51 within the preceding ten years, provided that, for the purposes of this 52 subdivision, a conviction in any other state or jurisdiction for an 53 offense which, if committed in this state, would constitute a violation 54 of section eleven hundred ninety-two of the vehicle and traffic law, 55 shall be treated as a violation of such law;

56 (4) causes serious physical injury to more than one other person;

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(5) has previously been convicted of violating any provision of this 1 2 article or article one hundred twenty-five of this title involving the 3 operation of a motor vehicle, or was convicted in any other state or 4 jurisdiction of an offense involving the operation of a motor vehicle 5 which, if committed in this state, would constitute a violation of this 6 article or article one hundred twenty-five of this title; [or]

7 (6) commits such crime while operating a motor vehicle while a child 8 who is fifteen years of age or less is a passenger in such motor vehicle and causes serious physical injury to such child; OR 9

10 (7) HAS PREVIOUSLY BEEN CONVICTED OF VIOLATING ANY PROVISION OF SECTION TWELVE HUNDRED TWENTY-FIVE-D OF THE VEHICLE AND TRAFFIC LAW, 11 OR WAS CONVICTED IN ANY OTHER STATE OR JURISDICTION OF AN OFFENSE INVOLVING 12 13 OPERATION OF A MOTOR VEHICLE WHILE USING A PORTABLE ELECTRONIC THE 14 DEVICE WHICH, IF COMMITTED IN THIS STATE, WOULD CONSTITUTE A VIOLATION 15 OF SECTION TWELVE HUNDRED TWENTY-FIVE-D OF THE VEHICLE AND TRAFFIC LAW.

is established that the person operating such motor vehicle 16 Ιf it 17 caused such serious physical injury or injuries while unlawfully intoxicated or impaired by the use of alcohol or a drug, or by the combined 18 19 influence of drugs or of alcohol and any drug or drugs, then there shall 20 be a rebuttable presumption that, as a result of such intoxication or 21 impairment by the use of alcohol or a drug, or by the combined influence 22 of drugs or of alcohol and any drug or drugs, such person operated the 23 motor vehicle in a manner that caused such serious physical injury or 24 injuries, as required by this section and section 120.03 of this arti-25 cle.

Vehicular assault in the first degree is a class D felony.

27 S 3. Section 1212 of the vehicle and traffic law, as added by chapter 28 47 of the laws of 1988, is amended to read as follows: 29

S 1212. Reckless driving. Reckless driving shall mean:

30 (1) driving or using any motor vehicle, motorcycle or any other vehicle propelled by any power other than muscular power or any appliance or 31 32 accessory thereof in a manner which unreasonably interferes with the 33 free and proper use of the public highway, or unreasonably endangers users of the public highway; OR 34

35 DRIVING OR USING ANY MOTOR VEHICLE, MOTORCYCLE OR ANY OTHER VEHI-(2)CLE PROPELLED BY ANY POWER OTHER THAN MUSCULAR POWER OR ANY APPLIANCE OR 36 37 ACCESSORY THEREOF WHILE USING A PORTABLE ELECTRONIC DEVICE IN VIOLATION 38 THE PROVISIONS OF SECTION TWELVE HUNDRED TWENTY-FIVE-D OF THIS ARTI-OF 39 CLE. Reckless driving is prohibited. Every person violating this 40 provision shall be guilty of a misdemeanor.

S 4. This act shall take effect on the first of November next succeed-41 ing the date upon which it shall have become a law. 42