5624

2013-2014 Regular Sessions

IN SENATE

May 29, 2013

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

AN ACT to amend the criminal procedure law, in relation to establishing an alternative resolution program for veterans accused of certain felonies

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

1 Section 1. Title I of the criminal procedure law is amended by adding a new article 217 to read as follows:

ARTICLE 217

ALTERNATIVE RESOLUTION OF CRIMINAL PROCEEDINGS

INVOLVING VETERANS

б SECTION 217.00 DEFINITIONS.

217.05 ALTERNATIVE RESOLUTION PROGRAM; COURT PROCEDURES.

S 217.00 DEFINITIONS.

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15 16 THE FOLLOWING DEFINITIONS ARE APPLICABLE TO THIS ARTICLE:

10 1. "VETERAN" MEANS A CURRENT OR FORMER MEMBER OF THE UNITED STATES MILITARY, INCLUDING THE MILITARY RESERVES OR A STATE'S NATIONAL GUARD, 11 12 WHO:

(A) SERVED IN A COMBAT THEATRE OR COMBAT ZONE; OR

(B) EXPERIENCED A TRAUMATIC EVENT DURING MILITARY SERVICE; OR

(C) WAS PHYSICALLY OR MENTALLY INJURED DURING MILITARY SERVICE.

2. "ELIGIBLE VETERAN" MEANS:

17 (A) A VETERAN WHO IS ACCUSED OF ONE OR MORE OFFENSES, AS DEFINED IN18 SUBDIVISION ONE OF SECTION 10.00 OF THE PENAL LAW;

(B) A VETERAN WHO SUFFERS FROM POSTTRAUMATIC STRESS DISORDER, OTHER 19 MENTAL ILLNESS OR CONDITION, TRAUMATIC BRAIN INJURY, OTHER PHYSICAL OR 20 MENTAL INJURY, ALCOHOL OR SUBSTANCE ABUSE OR ADDICTION OR COMBINATION 21 THEREOF, THAT WAS, AT LEAST IN PART, CAUSED BY, EXACERBATED BY OR 22 23 RESULTED FROM THE VETERAN'S SERVICE IN A COMBAT THEATRE OR ZONE, OR A

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

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TRAUMATIC EVENT OR A PHYSICAL OR MENTAL INJURY DURING MILITARY SERVICE; 1 2 AND 3 (C) A VETERAN WHOSE SPECIFIED ILLNESS, INJURY OR OTHER CONDITION MAY 4 HAVE PLAYED A ROLE IN THE COMMISSION OF ONE OR MORE OF THE CHARGED 5 OFFENSES. 6 3. "ELIGIBLE VETERAN EVALUATION" MEANS A WRITTEN ASSESSMENT AND REPORT 7 BY A COURT-APPROVED ENTITY OR LICENSED HEALTH CARE PROFESSIONAL EXPERI-8 ENCED IN THE TREATMENT OF INDIVIDUALS SUFFERING FROM POSTTRAUMATIC STRESS DISORDER, OTHER MENTAL ILLNESSES OR CONDITIONS, TRAUMATIC BRAIN 9 10 INJURY, OTHER PHYSICAL OR MENTAL INJURIES, ALCOHOL OR SUBSTANCE ABUSE OR ADDICTION, OR A COMBINATION THEREOF, OR BY AN ENTITY CERTIFIED BY 11 THE STATE DEPARTMENT OF HEALTH, THE STATE OFFICE OF MENTAL HEALTH, THE STATE 12 OFFICE OF ALCOHOLISM AND SUBSTANCE ABUSE SERVICES, OR THE UNITED STATES 13 14 DEPARTMENT OF VETERANS AFFAIRS AS EXPERIENCED IN THE TREATMENT OF SUCH 15 ILLNESSES, INJURIES, OR CONDITIONS, WHICH SHALL INCLUDE: 16 (A) AN EVALUATION AS TO WHETHER THE DEFENDANT IS SUFFERING FROM POST-TRAUMATIC STRESS DISORDER, OTHER MENTAL ILLNESSES OR CONDITIONS, TRAU-17 INJURY, OTHER PHYSICAL OR MENTAL INJURIES, ALCOHOL OR 18 MATIC BRAIN 19 SUBSTANCE ABUSE OR ADDICTION OR A COMBINATION THEREOF; 20 (B) WHETHER THE DEFENDANT'S POSTTRAUMATIC STRESS DISORDER, OTHER 21 MENTAL ILLNESS OR CONDITION, TRAUMATIC BRAIN INJURY, OTHER PHYSICAL OR 22 MENTAL INJURY, ALCOHOL OR SUBSTANCE ABUSE OR ADDICTION OR A COMBINATION THEREOF WAS, AT LEAST IN PART, CAUSED BY, EXACERBATED BY OR RESULTED 23 24 FROM THE VETERAN'S SERVICE IN A COMBAT THEATRE OR ZONE OR A TRAUMATIC 25 EVENT OR A PHYSICAL INJURY DURING MILITARY SERVICE; 26 (C) AN ASSESSMENT OF WHETHER THE DEFENDANT'S ILLNESS, INJURY OR OTHER 27 CONDITION, IF ANY, MAY HAVE PLAYED A ROLE IN THE COMMISSION OF ONE OR 28 MORE OF THE CHARGED OFFENSES; 29 (D) A RECOMMENDATION AS TO WHETHER THE DEFENDANT'S ILLNESS, INJURY OR OTHER CONDITION, IF ANY, COULD BE EFFECTIVELY ADDRESSED BY THE ALTERNA-30 TIVE RESOLUTION PROGRAM IN ACCORDANCE WITH THIS ARTICLE; AND 31 32 (E) ANY OTHER INFORMATION, FACTOR, CIRCUMSTANCE, OR RECOMMENDATION 33 DEEMED RELEVANT BY THE ASSESSING ENTITY OR SPECIFICALLY REQUESTED BY THE 34 COURT. 35 S 217.05 ALTERNATIVE RESOLUTION PROGRAM; COURT PROCEDURES. 1. DETERMINATION OF VETERAN STATUS. NOTWITHSTANDING ANY LAW TO THE 36 37 CONTRARY, AT ANY TIME AFTER THE ARRAIGNMENT OF A DEFENDANT, BUT PRIOR TO 38 THE ENTRY OF A PLEA OF GUILTY OR THE COMMENCEMENT OF TRIAL, THE DEFEND-39 ANT CLAIMS TO BE A VETERAN, AS DEFINED IN SUBDIVISION ONE OF SECTION 40 217.00 OF THIS ARTICLE, THE COURT SHALL ORDER THE DEFENDANT TO PROVIDE WRITTEN EVIDENCE THAT THE DEFENDANT IS A VETERAN. SUCH EVIDENCE 41 MAY INCLUDE, BUT IS NOT LIMITED TO, RECORDS OF THE UNITED STATES DEPARTMENT 42 43 OF DEFENSE, THE UNITED STATES DEPARTMENT OF VETERANS AFFAIRS OR A STATE 44 VETERANS AGENCY. 45 THE COURT, UPON REVIEW OF THE EVIDENCE PRESENTED AND ANY TESTIMONY 2. OFFERED BY THE DEFENDANT, SHALL DETERMINE BY A PREPONDERANCE OF THE 46 47 EVIDENCE WHETHER THE DEFENDANT IS A VETERAN, AS DEFINED IN SUBDIVISION 48 ONE OF SECTION 217.00 OF THIS ARTICLE. 49 3. DETERMINATION OF ELIGIBLE VETERAN STATUS. 50 (A) IF THE COURT DETERMINES THAT THE DEFENDANT IS A VETERAN, THE COURT 51 SHALL ORDER AN EXAMINATION OF THE DEFENDANT BY AN ELIGIBLE VETERAN EXAM-INER, AS DEFINED IN SUBDIVISION THREE OF SECTION 217.00 OF THIS ARTICLE, 52 TO EVALUATE WHETHER THE DEFENDANT IS AN ELIGIBLE VETERAN, AS DEFINED IN 53 54 SUBDIVISION TWO OF SECTION 217.00 OF THIS ARTICLE. THE DEFENDANT SHALL 55 PROVIDE A WRITTEN AUTHORIZATION, IN COMPLIANCE WITH THE REQUIREMENTS OF 56 ANY APPLICABLE STATE OR FEDERAL LAWS, RULES OR REGULATIONS AUTHORIZING

DISCLOSURE OF THE RESULTS OF THE ASSESSMENT TO THE DEFENDANT'S ATTORNEY, 1 THE PROSECUTOR, THE COURT, AUTHORIZED COURT PERSONNEL AND OTHER INDIVID-2 3 UALS SPECIFIED IN SUCH AUTHORIZATION FOR THE SOLE PURPOSE OF DETERMINING 4 WHETHER THE DEFENDANT IS AN ELIGIBLE VETERAN. 5 (B) UPON RECEIPT OF THE ELIGIBLE VETERAN EVALUATION REPORT, THE COURT 6 SHALL PROVIDE A COPY TO THE DEFENDANT AND THE PROSECUTOR. 7 (C) THE COURT SHALL, UPON THE REOUEST OF EITHER PARTY OR WHERE THE ELIGIBLE VETERAN EVALUATION INDICATES THAT THE DEFENDANT MAY NOT MEET 8 9 THE DEFINITION OF AN ELIGIBLE VETERAN, ORDER A HEARING ON THE ISSUE OF 10 WHETHER THE DEFENDANT IS AN ELIGIBLE VETERAN. IF THE COURT ORDERS A HEARING, THE HEARING MUST BE HELD AS SOON AS PRACTICABLE SO AS TO FACIL-11 ITATE EARLY INTERVENTION IN THE EVENT THE DEFENDANT IS FOUND TO BE AN 12 ELIGIBLE VETERAN. AT THE HEARING, THE COURT MAY CONSIDER ORAL OR WRITTEN 13 14 ARGUMENTS, TAKE TESTIMONY FROM WITNESSES OFFERED BY EITHER PARTY, AND 15 CONSIDER ANY RELEVANT EVIDENCE INCLUDING, BUT NOT LIMITED TO, EVIDENCE THAT: 16 (I) 17 DEFENDANT SUFFERS FROM POSTTRAUMATIC STRESS DISORDER, OTHER THEMENTAL ILLNESS OR CONDITION, TRAUMATIC BRAIN INJURY, OTHER PHYSICAL OR 18 19 MENTAL INJURY, ALCOHOL OR SUBSTANCE ABUSE OR ADDICTION OR COMBINATION 20 THEREOF; 21 (II) SUCH ILLNESS, INJURY OR OTHER CONDITION WAS, AT LEAST IN PART, 22 CAUSED BY, EXACERBATED BY OR RESULTED FROM THE DEFENDANT'S SERVICE IN A 23 COMBAT THEATRE OR ZONE OR A TRAUMATIC EVENT OR A PHYSICAL OR MENTAL 24 INJURY DURING MILITARY SERVICE; AND 25 (III) SUCH ILLNESS, INJURY OR OTHER CONDITION MAY HAVE PLAYED A ROLE 26 IN THE COMMISSION OF ONE OR MORE OF THE CHARGED OFFENSES. 27 (D) THE COURT SHALL CONSIDER AND MAKE FINDINGS OF FACT WITH RESPECT TO 28 WHETHER: 29 (I) THE DEFENDANT SUFFERS FROM POSTTRAUMATIC STRESS DISORDER, OTHER MENTAL ILLNESS OR CONDITION, TRAUMATIC BRAIN INJURY, OTHER PHYSICAL OR 30 MENTAL INJURY, ALCOHOL OR SUBSTANCE ABUSE OR ADDICTION OR COMBINATION 31 32 THEREOF; 33 (II) SUCH ILLNESS, INJURY OR OTHER CONDITION WAS, AT LEAST IN PART, 34 CAUSED BY, EXACERBATED BY OR RESULTED FROM THE DEFENDANT'S SERVICE IN A 35 COMBAT THEATRE OR ZONE, OR A TRAUMATIC EVENT OR A PHYSICAL INJURY DURING 36 MILITARY SERVICE; 37 (III) SUCH ILLNESS, INJURY OR OTHER CONDITION MAY HAVE PLAYED A ROLE 38 IN THE COMMISSION OF ONE OR MORE OF THE CHARGED OFFENSE OR OFFENSES; AND 39 (IV) IF THE DEFENDANT IS CHARGED WITH ONE OR MORE CLASS A, B, OR C 40 FELONIES, INSTITUTIONAL CONFINEMENT OF THE DEFENDANT IS OR MAY NOT BE NECESSARY FOR THE PROTECTION OF THE PUBLIC. 41 4. NOTWITHSTANDING ANY LAW TO THE CONTRARY, WHEN THE COURT DETERMINES, 42 43 PURSUANT TO PARAGRAPH (D) OF SUBDIVISION THREE OF THIS SECTION, THAT THE 44 DEFENDANT IS AN ELIGIBLE VETERAN, OR WHEN THE PARTIES AND THE COURT 45 AGREE TO A FINDING THAT THE DEFENDANT IS AN ELIGIBLE VETERAN, THE COURT 46 MUST: 47 (A) IF THE DEFENDANT IS CHARGED WITH ONE OR MORE OFFENSES, NONE OF 48 WHICH IS A CLASS A, B, OR C FELONY, ALLOW THE DEFENDANT TO PARTICIPATE 49 IN THE ALTERNATIVE RESOLUTION PROGRAM OFFERED BY THIS ARTICLE, WHICH IS 50 TO TREAT THE ELIGIBLE VETERAN'S POSTTRAUMATIC STRESS DISORDER, DESIGNED OTHER MENTAL ILLNESS OR CONDITION, TRAUMATIC BRAIN INJURY, OTHER PHYS-51 INJURY, ALCOHOL OR SUBSTANCE ABUSE OR ADDICTION, OR COMBINATION 52 ICAL THEREOF, WITHOUT A PLEA OF GUILTY; OR 53 54 (B) IF THE DEFENDANT IS CHARGED WITH ONE OR MORE CLASS A, B, OR C 55 FELONY OFFENSES, ALLOW THE DEFENDANT TO PARTICIPATE IN THE ALTERNATIVE 56 RESOLUTION PROGRAM OFFERED BY THIS ARTICLE, WHICH IS DESIGNED TO TREAT 1

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THE ELIGIBLE VETERAN'S POSTTRAUMATIC STRESS DISORDER, OTHER MENTAL ILLNESS OR CONDITION, TRAUMATIC BRAIN INJURY, OTHER PHYSICAL INJURY, 2 ALCOHOL OR SUBSTANCE ABUSE OR ADDICTION, OR COMBINATION THEREOF:

(I) WITHOUT A PLEA OF GUILTY; OR

(II) UPON ENTRY OF A PLEA OF GUILTY TO THE CHARGE OR CHARGES; OR

(III) UPON ENTRY OF A PLEA OF GUILTY TO A LESSER CHARGE.

5. ALTERNATIVE RESOLUTION PROGRAM; TREATMENT PLAN.

8 (A) THE COURT SHALL ISSUE AN ORDER GRANTING PARTICIPATION IN THE 9 ALTERNATIVE RESOLUTION PROGRAM THAT SETS FORTH: (I) THE TERMS, CONDI-10 TIONS, AND LENGTH OF THE ELIGIBLE VETERAN'S TREATMENT PLAN; (II) THE FINAL DISPOSITION OF THE PROCEEDING AS SET FORTH IN SUBDIVISION SIX OF 11 THIS SECTION; AND (III) THE DISPOSITION OF THE PROCEEDING IF THE DEFEND-12 ANT FAILS TO SATISFY THE TERMS AND CONDITIONS OF THE TREATMENT PLAN. 13

TERMS AND CONDITIONS. IN DETERMINING THE TERMS AND CONDITIONS OF 14 (B) THE TREATMENT PLAN, THE COURT SHALL CONSIDER THE RECOMMENDATIONS IN THE 15 16 ELIGIBLE VETERAN EVALUATION REPORT AND THE RECOMMENDATIONS OF THE DEFENDANT'S HEALTH CARE PROVIDERS, IF ANY. THE TREATMENT PLAN MAY 17 REOUIRE THE DEFENDANT, WITH THE ASSISTANCE OF TREATMENT PROVIDERS, TO 18 19 DEVELOP A PLAN FOR ONGOING RECOVERY AFTER DISPOSITION OF THE CRIMINAL 20 CASE. 21

(C) LENGTH OF TREATMENT PLAN.

(I) WHERE THE DEFENDANT IS CHARGED WITH ONE OR MORE OFFENSES, NONE OF 22 WHICH IS A CLASS A, B, OR C FELONY, THE TREATMENT PLAN MAY NOT EXTEND 23 BEYOND TWELVE MONTHS. HOWEVER, UPON CONSENT OF THE DEFENDANT, THE COURT 24 MAY EXTEND A TREATMENT PLAN FOR UP TO TWELVE ADDITIONAL MONTHS. 25

(II) WHERE THE DEFENDANT IS CHARGED WITH ONE OR MORE CLASS A, B, OR C 26 FELONY OFFENSES, THE TREATMENT PLAN MAY NOT EXTEND BEYOND EIGHTEEN 27 MONTHS. HOWEVER, UPON CONSENT OF THE DEFENDANT, THE COURT MAY EXTEND A 28 TREATMENT PLAN FOR UP TO TWELVE ADDITIONAL MONTHS. 29

(D) THE DEFENDANT SHALL AGREE ON THE RECORD OR IN WRITING TO ABIDE BY 30 THE TERMS AND CONDITIONS OF THE TREATMENT PLAN ORDERED PURSUANT TO PARA-31 32 GRAPH (A) OF THIS SUBDIVISION. 33

6. FINAL DISPOSITION.

(A) ADJOURNMENT IN CONTEMPLATION OF DISMISSAL. NOTWITHSTANDING ANY LAW 34 TO THE CONTRARY, IF THE DEFENDANT IS ALLOWED TO PARTICIPATE IN THE 35 PROGRAM PURSUANT TO PARAGRAPH (A) OF SUBDIVISION FOUR OF THIS SECTION OR 36 37 SUBPARAGRAPH (I) OF PARAGRAPH (B) OF SUBDIVISION FOUR OF THIS SECTION, UPON THE DEFENDANT'S WRITTEN AGREEMENT TO ABIDE BY THE TERMS AND CONDI-38 39 TIONS OF THE TREATMENT PLAN, THE COURT SHALL GRANT AN ADJOURNMENT IN 40 CONTEMPLATION OF DISMISSAL.

(I) IF THE CASE IS NOT RESTORED TO THE CALENDAR DURING THE TIME PERIOD 41 OF THE TREATMENT PLAN, THE ACCUSATORY INSTRUMENT IS, AT THE EXPIRATION 42 43 OF SUCH TERM, DEEMED TO HAVE BEEN DISMISSED IN THE FURTHERANCE OF 44 JUSTICE.

45 (II) UPON DISMISSAL OF THE ACCUSATORY INSTRUMENT, THE COURT SHALL ENTER AN ORDER DIRECTING THAT THE RECORD OF SUCH ACTION OR PROCEEDING BE 46 47 SEALED AND DIRECTING THE CLERK OF THE COURT WHEREIN SUCH CRIMINAL ACTION 48 OR PROCEEDING WAS TERMINATED TO IMMEDIATELY NOTIFY THE COMMISSIONER OF 49 THE DIVISION OF CRIMINAL JUSTICE SERVICES AND THE HEADS OF ALL APPROPRI-50 ATE POLICE DEPARTMENTS AND OTHER LAW ENFORCEMENT AGENCIES THAT THE 51 ACTION HAS BEEN TERMINATED AND THAT THE RECORD OF SUCH ACTION OR PROCEEDING SHALL BE SEALED. UPON RECEIPT OF SUCH NOTIFICATION, THE AGEN-52 CY, DIVISION, OR DEPARTMENT SHALL COMPLY WITH THE PROVISIONS OF SUBDIVI-53 54 SION ONE OF SECTION 160.50 OF THIS CHAPTER.

55 (B) FOR ALL OTHER DEFENDANTS, UPON SATISFACTION OF THE TERMS AND CONDITIONS OF THE TREATMENT PLAN, THE FINAL DISPOSITION MAY INCLUDE, BUT 56

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IS NOT LIMITED TO: (I) REQUIRING THE DEFENDANT TO UNDERGO A PERIOD OF 1 INTERIM PROBATION SUPERVISION AND, UPON THE DEFENDANT'S SUCCESSFUL 2 3 COMPLETION OF THE INTERIM PROBATION SUPERVISION TERM, NOTWITHSTANDING THE PROVISION OF ANY OTHER LAW, PERMITTING THE DEFENDANT TO WITHDRAW HIS 4 5 OR HER GUILTY PLEA AND DISMISSING THE INDICTMENT; OR (II) REQUIRING THE б DEFENDANT TO UNDERGO A PERIOD OF INTERIM PROBATION SUPERVISION AND, UPON 7 SUCCESSFUL COMPLETION OF THE INTERIM PROBATION SUPERVISION TERM, 8 NOTWITHSTANDING THE PROVISION OF ANY OTHER LAW, PERMITTING THE DEFENDANT TO WITHDRAW HIS OR HER GUILTY PLEA, ENTER A GUILTY PLEA TO A MISDEMEANOR 9 10 OFFENSE AND SENTENCING THE DEFENDANT IN ACCORDANCE WITH THE TREATMENT PLAN ORDER, WHICH MAY INCLUDE A PERIOD OF PROBATION SUPERVISION PURSUANT 11 TO SECTION 65.00 OF THE PENAL LAW; OR (III) ALLOWING THE DEFENDANT 12 ΤO WITHDRAW HIS OR HER GUILTY PLEA AND DISMISSING THE INDICTMENT. 13 14 S 2. This act shall take effect immediately.