7711

2015-2016 Regular Sessions

IN ASSEMBLY

May 26, 2015

Introduced by M. of A. OTIS -- read once and referred to the Committee on Transportation

AN ACT to amend the railroad law, in relation to the unlawful propulsion of a missile at railroad trains

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

Section 1. Section 53-d of the railroad law, as added by chapter 294 of the laws of 1976, is amended to read as follows:

1

2

3 S 53-d. Unlawful propulsion of a missile at railroad trains. A person 4 guilty of unlawful propulsion of a missile at a railroad train where is 5 he willfully with intent to cause personal injury or property damage 6 throws, shoots or propels a rock, stone, brick, or piece of iron, steel 7 or other metal or any deadly or dangerous missile or fire bomb at any 8 locomotive or car of a train which is occupied by any person or persons. 9 Unlawful propulsion of a missile at a railroad train is a [violation] CLASS A MISDEMEANOR; provided, however, that such classification shall 10 apply in any case where an offense having a higher classification 11 not 12 for the purpose of sentence, is charged under any other provision of 13 law.

14 S 2. The railroad law is amended by adding a new section 53-dd to read 15 as follows:

16 53-DD. UNLAWFUL PROPULSION OF A MISSILE AT RAILROAD TRAINS IN THE S 17 FIRST DEGREE. A PERSON IS GUILTY OF UNLAWFUL PROPULSION OF A MISSILE AT A RAILROAD TRAIN IN THE FIRST DEGREE WHEN HE OR SHE COMMITS THE CRIME OF 18 19 UNLAWFUL PROPULSION OF A MISSILE AT A RAILROAD TRAIN IN VIOLATION OF 20 SECTION FIFTY-THREE-D OF THIS ARTICLE AND THEREBY CAUSES Α SIGNIFICANT THE SAFE TRAVEL OF THE RAILROAD TRAIN THAT THREATENS THE 21 DISRUPTION TΟ PHYSICAL SAFETY OF THE RAILROAD TRAIN'S PASSENGERS 22 OR CREW. UNLAWFUL 23 MISSILE AT A RAILROAD TRAIN IN THE FIRST DEGREE IS A PROPULSION OF Α 24 CLASS D FELONY; PROVIDED, HOWEVER, THAT SUCH CLASSIFICATION SHALL NOT

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

LBD11235-03-5

A. 7711

2

APPLY IN ANY CASE WHERE AN OFFENSE HAVING A HIGHER CLASSIFICATION FOR
 THE PURPOSE OF SENTENCE IS CHARGED UNDER ANY OTHER PROVISION OF LAW.
 S 3. This act shall take effect on the first of November next succeed 4 ing the date on which it shall have become a law.