1721

2015-2016 Regular Sessions

## IN ASSEMBLY

January 12, 2015

Introduced by M. of A. O'DONNELL, AUBRY, CLARK, PERRY, ABINANTI -- Multi-Sponsored by -- M. of A. SCARBOROUGH -- read once and referred to the Committee on Correction

AN ACT to amend the executive law and the criminal procedure law, in relation to preventing employment discrimination against persons whose criminal charges have been adjourned in contemplation of dismissal

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

Section 1. Subdivision 16 of section 296 of the executive law, as separately amended by section 3 of part N and section 14 of part AAA of chapter 56 of the laws of 2009, is amended to read as follows:

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16. It shall be an unlawful discriminatory practice, unless specifically required or permitted by statute, for any person, agency, bureau, corporation or association, including the state and any political subdivision thereof, to make any inquiry about, whether in any form of application or otherwise, or to act upon adversely to the individual any arrest or criminal accusation of such individual not then involved, pending against that individual which was followed by a termination of criminal action or proceeding in favor of such individual, as defined in subdivision two of section 160.50 of the criminal procedure law, OR BY AN ORDER ADJOURNING THE CRIMINAL ACTION IN CONTEMPLATION OF DISMISSAL, PURSUANT TO SECTION 170.55, 170.56, 210.46, 210.47, OR 215.10 OF THE CRIMINAL PROCEDURE LAW, or by a youthful offender adjudication, defined in subdivision one of section 720.35 of the criminal procedure law, or by a conviction for a violation sealed pursuant to section 160.55 of the criminal procedure law or by a conviction which is sealed pursuant to section 160.58 of the criminal procedure law, in connection with the licensing, employment or providing of credit or insurance to such individual; provided, further, that no person shall be required to information pertaining to any arrest or criminal accusation of such individual not then pending against that individual which was

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

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followed by a termination of that criminal action or proceeding in favor such individual, as defined in subdivision two of section 160.50 of the criminal procedure law, OR BY AN ORDER ADJOURNING THECONTEMPLATION OF DISMISSAL, PURSUANT TO SECTION 170.55 OR 5 170.56 OF THE CRIMINAL PROCEDURE LAW, or by a youthful offender adjudication, as defined in subdivision one of section 720.35 of the criminal 7 procedure law, or by a conviction for a violation sealed pursuant to section 160.55 of the criminal procedure law, or by a conviction which is sealed pursuant to section 160.58 of the criminal procedure law. The 9 10 provisions of this subdivision shall not apply to the licensing activ-11 ities of governmental bodies in relation to the regulation of guns, firearms and other deadly weapons or in relation to an application for 12 13 employment as a police officer or peace officer as those terms defined in subdivisions thirty-three and thirty-four of section 1.20 of 14 15 the criminal procedure law; provided further that the provisions of this subdivision shall not apply to an application for employment or member-16 ship in any law enforcement agency with respect to any arrest or crimi-17 18 nal accusation which was followed by a youthful offender adjudication, 19 defined in subdivision one of section 720.35 of the criminal proce-20 dure law, or by a conviction for a violation sealed pursuant to section 21 160.55 of the criminal procedure law, or by a conviction which is sealed pursuant to section 160.58 of the criminal procedure law. FOR PURPOSES 22 OF THIS SUBDIVISION, AN ACTION WHICH HAS BEEN ADJOURNED IN CONTEMPLATION 23 OF DISMISSAL, PURSUANT TO SECTION 170.55 OR 170.56 24 OF THE 25 PROCEDURE LAW, SHALL NOT BE CONSIDERED A PENDING ACTION, UNLESS THE CASE 26 HAS BEEN RESTORED TO THE CALENDAR. 27

- S 2. Subdivision 8 of section 170.55 of the criminal procedure law, as added by chapter 134 of the laws of 1982 and as renumbered by chapter 683 of the laws of 1990, is amended to read as follows:
- 8. The granting of an adjournment in contemplation of dismissal shall not be deemed to be a conviction or an admission of guilt. No person shall suffer any disability or forfeiture as a result of such an order. GRANTING THE ORDER OF ADJOURNMENT, THE ACTION SHALL BE CONSIDERED TERMINATED IN THE DEFENDANT'S FAVOR FOR THE PURPOSE OF EMPLOYMENT SEVEN HUNDRED FIFTY OF THE DEFINED BY SUBDIVISION FIVE OF SECTION CORRECTION LAW OR LICENSE AS DEFINED BY SUBDIVISION FOUR OF SEVEN HUNDRED FIFTY OF THE CORRECTION LAW. Upon the dismissal of the accusatory instrument pursuant to this section, the arrest and prosecution shall be deemed a nullity and the defendant shall be restored, in contemplation of law, to the status he OR SHE occupied before his OR HER arrest and prosecution.
- S 3. Subdivision 4 of section 170.56 of the criminal procedure law, as added by chapter 1042 of the laws of 1971, is amended to read as follows:
- UPON THE GRANTING OF AN ORDER PURSUANT TO SUBDIVISION TWO OF THEACTION SHALL BE CONSIDERED TERMINATED IN THE DEFENDANT'S FAVOR FOR THE PURPOSE OF EMPLOYMENT AS DEFINED BY SUBDIVISION LAW OR A LICENSE AS SEVEN HUNDRED FIFTYOF THECORRECTION DEFINED BY SUBDIVISION FOUR OF SECTION SEVEN HUNDRED FIFTY OF CORRECTION LAW. Upon the granting of an order pursuant to subdivision three, the arrest and prosecution shall be deemed a nullity and defendant shall be restored, in contemplation of law, to the status he OR SHE occupied before his OR HER arrest and prosecution.
- S 4. No provision of this act shall be construed to impair or diminish any rights an employee or licensee, or an applicant for employment or a

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license, may already possess pursuant to section 170.55 or 170.56 of the criminal procedure law.

3 S 5. This act shall take effect on the ninetieth day after it shall

4 have become a law.