## STATE OF NEW YORK

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5893

2017-2018 Regular Sessions

## IN SENATE

May 5, 2017

Introduced by Sen. BAILEY -- 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 youthful offender determinations

## The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Subdivision 1 of section 720.20 of the criminal procedure law, as amended by chapter 652 of the laws of 1974, is amended to read as follows:

1. Upon conviction of an eligible youth, the court must order a presentence investigation of the defendant. After receipt of a written report of the investigation and at the time of pronouncing sentence the court must determine whether or not the eligible youth is a youthful offender. Such determination shall be in accordance with the following criteria:

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- 10 (a) If in the opinion of the court the interest of justice would be 11 served by relieving the eligible youth from the onus of a criminal 12 record and by not imposing an indeterminate term of imprisonment of more 13 than four years, the court may, in its discretion, find the eligible 14 youth is a youthful offender; and
- 15 (b) Where the conviction is [had in a local criminal court and] for a
  16 misdemeanor and provided the eligible youth had not prior to commence17 ment of trial or entry of a plea of guilty been convicted of a crime or
  18 found a youthful offender, the court must find he is a youthful offen19 der.
- 20 § 2. This act shall take effect immediately and apply to criminal 21 convictions of eligible youths entered into on and after such date.

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

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