STATE OF NEW YORK

9075

IN SENATE

June 15, 2018

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

AN ACT to amend the criminal procedure law, in relation to the definition of an accusatory instrument

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

Section 1. Subdivision 1 of section 1.20 of the criminal procedure law, as amended by chapter 209 of the laws of 1990, is amended to read as follows:

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1. "Accusatory instrument" means: (a) an indictment, an indictment ordered reduced pursuant to subdivision one-a of section 210.20 of this chapter, an information, a simplified information, a prosecutor's information, a superior court information, a misdemeanor complaint or a felony complaint. Every accusatory instrument, regardless of the person designated therein as accuser, constitutes an accusation on behalf of the state as plaintiff and must be entitled "the people of the state of New York" against a designated person, known as the defendant[-]; and

12 (b) an appearance ticket issued for a parking infraction when (i) such 13 ticket is based on personal knowledge or information and belief of the police officer or other public servant who issues the ticket, (ii) the 14 15 police officer or other public servant who issues such ticket verifies 16 that false statements made therein are punishable as a class A misdemea-17 nor, (iii) the infraction or infractions contained therein are stated in 18 detail and not in conclusory terms so as to provide the defendant with sufficient notice including, but not limited, to the applicable 19 provision of law allegedly violated, and the date, time and particular 20 21 place of the alleged infraction, and (iv) such ticket contains: (1) the 22 license plate designation of the ticketed vehicle, (2) the license plate 23 type of the ticketed vehicle, (3) the expiration of the ticketed vehi-24 cle's registration, (4) the make or model of the ticketed vehicle, and (5) the body type of the ticketed vehicle, provided, however, that where 25 26 the plate type or the expiration date are not shown on either the registration plates or sticker of a vehicle or where the registration sticker 27

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

28 is covered, faded, defaced or mutilated so that it is unreadable, the

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plate type or the expiration date may be omitted, provided, further,
however, that such condition must be so described and inserted on the
instrument.

- § 2. Subdivision 1 of section 150.50 of the criminal procedure law, as amended by chapter 549 of the laws of 1987, is amended to read as follows:
- 1. A police officer or other public servant who has issued and served 7 8 an appearance ticket must, at or before the time such appearance ticket 9 is returnable, file or cause to be filed with the local criminal court 10 in which it is returnable a local criminal court accusatory instrument 11 charging the person named in such appearance ticket with the offense specified therein; provided, however, that no separate accusatory 12 instrument shall be required to be filed for an appearance ticket issued 13 14 for a parking infraction which conforms to the requirements set forth in 15 paragraph (b) of subdivision one of section 1.20 of this chapter. Noth-16 ing herein contained shall authorize the use of a simplified information 17 when not authorized by law.
- 18 § 3. This act shall take effect immediately.