STATE OF NEW YORK

8360--A

2019-2020 Regular Sessions

IN ASSEMBLY

June 15, 2019

Introduced by M. of A. GALEF -- read once and referred to the Committee on Judiciary -- recommitted to the Committee on Judiciary in accordance with Assembly Rule 3, sec. 2 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said commit-

AN ACT to amend the judiciary law, in relation to authorizing the chief administrator of the courts to establish veterans treatment courts; and to amend the criminal procedure law, in relation to the removal of certain actions to veterans treatment courts

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

Section 1. Subdivision 2 of section 212 of the judiciary law is amended by adding a new paragraph (aa) to read as follows:

3

4

6 7

8

9

10

11

12

13

14

(aa) To the extent practicable, establish such number of veterans treatment courts as may be necessary to fulfill the purposes of subdivision four of section 170.15 and subdivision three of section 180.20 of the criminal procedure law.

§ 2. Subdivision 5 of section 170.15 of the criminal procedure law, as added by chapter 191 of the laws of 2018, is amended to read as follows:

5. (a) Notwithstanding any provision of this section to the contrary, in any county outside a city having a population of one million or more, upon or after arraignment of a defendant on an information, a simplified information, a prosecutor's information or a misdemeanor complaint pending in a local criminal court, such court may, upon motion of the defendant [and after giving the district attorney an opportunity to be 15 heard, order that the action be removed from the court in which the 16 matter is pending to another local criminal court in the same county, or 17 with consent of the district attorney to another court in an adjoining 18 county, that has been designated as a human trafficking court by the

19 chief administrator of the courts, and such human trafficking court] to 20 remove the action to a court in an adjoining county that has been desig-

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

LBD11046-07-9

A. 8360--A 2

18 19

20

21

22

23

2425

26

27

28

29

30

31

32

33

34

35

36

37

38 39

40 41

42

43

44 45

46

47

48 49

50

51

52

53

54

55

nated as a human trafficking court or veterans treatment court by the chief administrator of the courts, and after giving the district attorney an opportunity to be heard and with the consent of the district 3 attorney of the adjoining county, order that the action be removed from the court in which the matter is pending to such human trafficking court 6 or veterans treatment court, whereupon such court may then conduct such 7 action to [judgment] judgment or other final deposition; provided, 8 however, that the consent of the district attorney of the county in 9 which the action and indictment are pending shall be required before the 10 court may order removal hereunder where the accused and the person 11 alleged to be the victim of an offense charged are members of the same family or household as defined in subdivision one of section 530.11 of 12 13 this chapter; and provided further that an order of removal issued under 14 this subdivision shall not take effect until five days after the date 15 the order is issued unless, prior to such effective date, the human 16 trafficking court or veterans treatment court notifies the court 17 issued the order that:

- i. it will not accept the action, in which event the order shall not take effect; or
- ii. it will accept the action on a date prior to such effective date, in which event the order shall take effect upon such prior date.
- (b) Upon providing notification pursuant to subparagraph i or ii of paragraph (a) of this subdivision, the human trafficking court <u>or veterans treatment court</u> shall promptly give notice to the defendant, his or her counsel, and the district attorney.
- § 3. Subdivision 4 of section 180.20 of the criminal procedure law, as added by chapter 191 of the laws of 2018, is amended to read as follows:
- 4. (a) Notwithstanding any provision of this section to the contrary, in any county outside a city having a population of one million or more, upon or after arraignment of a defendant on a felony complaint pending in a local criminal court having preliminary jurisdiction thereof, such court may, upon motion of the defendant and after giving the district attorney an opportunity to be heard, order that the action be removed from the court in which the matter is pending to another local criminal court in the same county, or with consent of the district attorney [to another court in of an adjoining county, to a court in such adjoining county that has been designated as a human trafficking court or veterans treatment court by the chief administrator of the courts, and such human trafficking court or veterans treatment court may then conduct such action to judgment or other final disposition; provided, however, that the consent of the district attorney of the county in which the action is pending shall be required before the court may order removal hereunder where the accused and the person alleged to be the victim of an offense charged are members of the same family or household as defined in subdivision one of section 530.11 of this chapter; and provided further an order of removal issued under this subdivision shall not take effect until five days after the date the order is issued unless, prior to such effective date, the human trafficking court or veterans treatment court notifies the court that issued the order that:
- i. it will not accept the action, in which event the order shall not take effect; or
- ii. it will accept the action on a date prior to such effective date, in which event the order shall take effect upon such prior date.
- (b) Upon providing notification pursuant to subparagraph i or ii of paragraph (a) of this subdivision, the human trafficking court or veter-

A. 8360--A 3

1 <u>ans treatment court</u> shall promptly give notice to the defendant, his or 2 her counsel and the district attorney.

- 3 § 4. The criminal procedure law is amended by adding a new section 4 230.21 to read as follows:
 - § 230.21 Removal of action to an adjoining county.
- 6 1. In any county outside a city having a population of one million or 7 more, the court may, upon motion of the defendant and after giving the 8 district attorney an opportunity to be heard, and with consent of the 9 district attorney of an adjoining county that has a superior court 10 designated a human trafficking court or veterans treatment court by the chief administrator of the courts, order that the indictment and action 11 be removed from the court in which the matter is pending to such human 12 13 trafficking court or veterans treatment court, whereupon such court may 14 then conduct such action to judgment or other final disposition; provided, however, that the consent of the district attorney of the 15 16 county in which the action and indictment are pending shall be required 17 before the court may order removal hereunder where the accused and the person alleged to be the victim of an offense charged are members of the 18 same family or household as defined in subdivision one of section 530.11 19 20 of this chapter; and provided further that an order of removal issued 21 under this subdivision shall not take effect until five days after the date the order is issued unless, prior to such effective date, the human 22 trafficking court or veterans treatment court notifies the court that 23 24 issued the order that:
- 25 <u>(a) it will not accept the action, in which event the order shall not</u> 26 <u>take effect, or</u>
- 27 (b) it will accept the action on a date prior to such effective date, 28 in which event the order shall take effect upon such prior date.
- 2. Upon providing notification pursuant to paragraph (a) or (b) of subdivision one of this section, the human trafficking court or veterans treatment court shall promptly give notice to the defendant, his or her counsel and the district attorney of both counties.
- 33 § 5. This act shall take effect immediately.