## STATE OF NEW YORK

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## IN ASSEMBLY

January 10, 2020

Introduced by M. of A. BUTTENSCHON -- read once and referred to the Committee on Codes

AN ACT to amend the criminal procedure law, in relation to allowing the courts to consider a principal's threat to public safety when determining bail

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

Section 1. Subdivision 1 of section 510.10 of the criminal procedure law, as amended by section 2 of part JJJ of chapter 59 of the laws of 2019, is amended to read as follows:

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- 4 1. When a principal, whose future court attendance at a criminal action or proceeding is or may be required, comes under the control of a court, such court shall, in accordance with this title, by a securing 7 order release the principal on the principal's own recognizance, release the principal under non-monetary conditions, or, where authorized, fix 9 bail or commit the principal to the custody of the sheriff. In all such 10 cases, except where another type of securing order is shown to be 11 required by law, the court shall release the principal pending trial on 12 the principal's own recognizance, unless it is demonstrated and the 13 court makes an individualized determination that the principal poses a 14 risk of flight to avoid prosecution or such principal poses a current 15 physical danger to the safety of any crime victim, person or the commu-16 nity. If such a finding is made, the court must select the least 17 restrictive alternative and condition or conditions that will reasonably 18 assure the principal's return to court. The court shall explain its choice of release, release with conditions, bail or remand on the record 19 20 or in writing.
- 21 § 2. Paragraph (a) of subdivision 1 of section 530.20 of the criminal 22 procedure law, as added by section 16 of part JJJ of chapter 59 of the 23 laws of 2019, is amended to read as follows:
- 24 (a) In cases other than as described in paragraph (b) of this subdivi-25 sion the court shall release the principal pending trial on the princi-26 pal's own recognizance, unless the court finds on the record or in writ-27 ing that release on the principal's own recognizance will not reasonably

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

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1 assure the principal's return to court or such principal poses a current physical danger to the safety of any crime victim, person or the community. In such instances, the court shall release the principal under 3 4 non-monetary conditions, selecting the least restrictive alternative and conditions that will reasonably assure the principal's return to court. The court shall explain its choice of alternative and conditions on the record or in writing.

- § 3. Subdivision 3 of section 530.40 of the criminal procedure law, as amended by section 18 of part JJJ of chapter 59 of the laws of 2019, is amended to read as follows:
- 3. In cases other than as described in subdivision four of this 12 section the court shall release the principal pending trial on the principal's own recognizance, unless the court finds on the record or in 14 writing that release on the principal's own recognizance will not 15 reasonably assure the principal's return to court or such principal 16 poses a current physical danger to the safety of any crime victim, person or the community. In such instances, the court shall release the 17 18 principal under non-monetary conditions, selecting the least restrictive alternative and conditions that will reasonably assure the principal's 19 20 return to court. The court shall explain its choice of alternative and 21 conditions on the record or in writing.
- 22 § 4. This act shall take effect on the same date and in the same 23 manner as part JJJ of chapter 59 of the laws of 2019, takes effect.