## STATE OF NEW YORK

9061

## IN ASSEMBLY

January 13, 2020

Introduced by M. of A. WEPRIN -- read once and referred to the Committee on Correction

AN ACT to amend the correction law, in relation to the detention of individuals in a county jail pending a first court appearance in an off-hours arraignment part

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

Section 1. Subdivision 2-t of section 500-a of the correction law, 2 added by a chapter of the laws of 2019, amending the correction law in relation to the detention of individuals in a county jail pending a first court appearance in an off-hours arraignment part, as proposed in legislative bills numbers S. 5593 and A. 7647, is amended to read as follows:

5

7

9

10

11

- 2-t. Notwithstanding any other provision of law, where the chief administrator of the courts establishes an off-hours arraignment part in a county in accordance with paragraph (w) of subdivision one of section two hundred twelve of the judiciary law, the county correctional facility may be used for the detention of persons who are eighteen years of age or older under arrest being held for arraignment in such part.
- § 2. Subdivision 26 of section 500-c of the correction law, as added 13 14 by a chapter of the laws of 2019, amending the correction law in relation to the detention of individuals in a county jail pending a 15 16 first court appearance in an off-hours arraignment part, as proposed in 17 legislative bills numbers S. 5593 and A. 7647, is amended to read as 18 follows:
- 26. Notwithstanding any other provision of law, where the chief admin-19 istrator of the courts establishes an off-hours arraignment part in a 20 21 county in accordance with paragraph (w) of subdivision one of section two hundred twelve of the judiciary law, all the provisions of this 23 section shall equally apply in any case where the sheriff is holding a 24 person who is eighteen years of age or older and under arrest for arraignment prior to commitment, as if such person had been judicially 26 committed to the custody of the sheriff and such person may be held in such county correctional facility.

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

LBD09688-02-0

A. 9061 2

1 § 3. This act shall take effect on the same date and in the same 2 manner as a chapter of the laws of 2019, amending the correction law in 3 relation to the detention of individuals in a county jail pending a 4 first court appearance in an off-hours arraignment part, as proposed in 5 legislative bills numbers S. 5593 and A. 7647, takes effect; provided 6 however, that the amendments to section 500-c of the correction law made 6 by section two of this act shall not affect the repeal of such section 8 and shall be deemed to repeal therewith.