STATE OF NEW YORK

6032--A

2019-2020 Regular Sessions

IN SENATE

May 16, 2019

Introduced by Sen. GAUGHRAN -- read twice and ordered printed, and when printed to be committed to the Committee on Codes -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the penal law, in relation to designating crimes against public protection professionals

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

1	Section 1. Part 4 of the penal law is amended by adding a new title													
2														
3	TITLE Y-3													
4	CRIMES AGAINST PUBLIC PROTECTION PROFESSIONALS													
5	ARTICLE 497													
6	CRIMES AGAINST PUBLIC PROTECTION PROFESSIONS													
7	Section 497.00 Definitions.													
8	497.05 Crimes against public protection professional.													
9	497.10 Sentencing.													
10	<u>§ 497.00 Definitions.</u>													
11	<u>As used in this title:</u>													
12	1. "Public protection professional" means an active or former police													
13	officer as defined in subdivision thirty-four of section 1.20 of the													
14	criminal procedure law, an active or former peace officer as defined in													
15	subdivision thirty-three of section 1.20 of the criminal procedure law,													
16	an active or former firefighter, an active or former fire marshal, an													
17	active or former emergency services personnel both paid and volunteer,													
18	an active or former judge as defined in subdivision twenty-three of													
19	section 1.20 of the criminal procedure law, an active or former district													
20	attorney, an active or former assistant district attorney, an active or													
21	former uniformed court officer of the unified court system, an active or													
22	former parole officer or warrant officer in the department of													

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

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1	corrections, an active or former probation officer, a member of the
2	<u>military or reserves, or a veteran.</u>
3	2. "Firefighter" means a paid or volunteer member of a fire company or
4	fire corporation.
5	3. "Emergency services personnel" means an individual engaged in
б	providing emergency medical services and the transportation of sick,
7	disabled or injured persons to or from facilities offering hospital
8	services.
9	4. "Member of the military or reserves" means a member of the New York
10	quard, New York naval militia, the United States army, navy, air force,
11	marines, coast quard, army national quard, air national quard, and the
12	reserves thereof.
13	5. "Veteran" means a person who has served in the active military or
14	naval services of the United States.
15	§ 497.05 Crimes against public protection professional.
16	1. A person commits a crime against a public protection professional
17	when he or she commits a specified offense and intentionally selected
18	the person against whom the offense is committed or intended to be
19	committed in whole or substantial part because of an actual or perceived
	belief that such person is a public protection professional as defined
20	
21	in section 497.00 of this article.
22	2. Proof of status as a public protection professional of the victim
23	does not, by itself, constitute legally sufficient evidence satisfying
24	the people's burden under this title.
25	3. A "specified offense" for purposes of this title is any offense
26	contained in this article with the exclusion of those crimes enumerated
27	in section 120.08, 120.09, 120.11, 120.18 or 125.27 of this chapter.
28	§ 497.10 Sentencing.
29	1. When a person is convicted of a crime against a public protection
30	professional pursuant to this title, and the specified offense is a
31	violent felony offense, as defined in section 70.02 of this chapter, the
32	crime against a public protection professional shall be deemed a violent
33	felony offense.
34	2. When a person is convicted of a crime against a public protection
35	professional pursuant to this title, and the specified offense is a
36	misdemeanor or a class C, D, or E felony, the crime against a public
37	protection professional shall be deemed to be one category higher than
38	the specified offense the defendant committed, or one category higher
39	than the offense level applicable to the defendant's conviction for an
40	attempt or conspiracy to commit a specified offense, whichever is appli-
41	cable.
42	3. Notwithstanding any other provision of law, when a person is
43	convicted of a crime against a public protection professional pursuant
44	to this title and the specified offense is a class B felony:
45	a. The maximum term of the indeterminate sentence must be at least six
46	years if the defendant is sentenced pursuant to section 70.00 of this
47	<u>chapter;</u>
48	b. The term of the determinate sentence must be at least eight years
49	if the defendant is sentenced pursuant to section 70.02 of this chapter;
50	c. The term of the determinate sentence must be at least twelve years
51	if the defendant is sentenced pursuant to section 70.04 of this chapter;
52	d. The maximum term of the indeterminate sentence must be at least
53	four years if the defendant is sentenced pursuant to section 70.05 of
E /	this sharton, and

54 this chapter; and

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1	<u>e.</u>	The	max	imum	term	of	the	ind	eter	<u>rmi</u> ı	nate	sent	ence	or	the	term	of	the
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3	sente	enced	l pu	rsuar	t to	sec	tior	<u>170</u>	.06	of	this	cha	apter.	-				

4 <u>4. Notwithstanding any other provision of law, when a person is</u> 5 <u>convicted of a crime against a public protection professional pursuant</u> 6 <u>to this title and the specified offense is a class A-I felony, the mini-</u>

7 <u>mum period of the indeterminate sentence shall be not less than twenty</u> 8 <u>years.</u>

9 § 2. This act shall take effect immediately and shall apply to crimes 10 committed on or after such effective date.