8296

IN SENATE

May 8, 2020

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

AN ACT to amend the criminal procedure law, in relation to establishing an alternative resolution program for service members and veterans accused of certain felonies

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

1	Section 1. Title I of the criminal procedure law is amended by adding
2	a new article 217 to read as follows:
3	ARTICLE 217
4	JUSTICE FOR OUR VETERANS ACT
5	Section 217.00 Legislative findings and declarations.
б	217.05 Definitions.
7	217.10 Alternative resolution program; court procedures.
8	<u>§ 217.00 Legislative findings and declarations.</u>
9	The legislature finds that an increasing number of New York state
10	veterans and service members suffer from serious trauma as a result of
11	their military service, such as post-traumatic stress disorder, traumat-
12	ic brain injury and other mental or physical impairments or illnesses.
13	Studies have found that many are not receiving treatment. The devastat-
14	ing consequences of war are harming the mental and physical health of a
15	growing number of service members, returning veterans and their fami-
16	lies.
16 17	<u>lies.</u> <u>A national study, Invisible Wounds of War, by RAND Corporation in 2008</u>
16 17 18	<u>lies.</u> <u>A national study, Invisible Wounds of War, by RAND Corporation in 2008</u> <u>found one in five veterans returning from Iraq and Afghanistan reported</u>
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16 17 18 19 20 21 22 23 24 25 26	<u>lies.</u> A national study, Invisible Wounds of War, by RAND Corporation in 2008 found one in five veterans returning from Iraq and Afghanistan reported symptoms of PTSD or major depression. Researchers also found serious treatment gaps with only 53% of veterans with symptoms of mental health conditions seeking help, and of those who sought care, roughly half received minimally adequate treatment. In New York state, A Needs Assessment of New York State Veterans 2011 study by RAND Corporation and the New York State Health Foundation found an estimated 85,000 veterans returning home since 2001 have an unusually high rate of mental health problems. This study found nearly one in four New York state veterans
16 17 18 19 20 21 22 23 24 25	lies. A national study, Invisible Wounds of War, by RAND Corporation in 2008 found one in five veterans returning from Iraq and Afghanistan reported symptoms of PTSD or major depression. Researchers also found serious treatment gaps with only 53% of veterans with symptoms of mental health conditions seeking help, and of those who sought care, roughly half received minimally adequate treatment. In New York state, A Needs Assessment of New York State Veterans 2011 study by RAND Corporation and the New York State Health Foundation found an estimated 85,000 veterans returning home since 2001 have an unusually high rate of mental health

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

LBD16318-01-0

1	2011 report by the Iraq and Afghanistan Veterans of America, New York's
2	Newest Veterans: Key Findings and Policy Implications of the RAND Corpo-
3	ration's Needs Assessment of New York State Veterans recommended a poli-
4	cy "to successfully execute an alternative sentencing program for veter-
5	ans whose crimes stem from service-related injuries."
б	The men and women who served and sacrificed for our country frequently
7	come home to a new frontline of indifference when suffering from a
8	mental or physical illness or injury. Untreated veterans who then commit
9	a crime are lost in the criminal justice system. There is no statewide
10	mechanism to identify veterans, and many are sentenced by courts unaware
11	of their status, let alone if they have an untreated mental or physical
12	health condition that caused or contributed to their criminal act. The
13	men and women who put their lives on the line for America's freedom
14	deserve any needed support upon returning home. Accordingly, the legis-
15	lature finds that our laws must be strengthened to ensure untreated
16	service members and veterans with mental or physical health ailments,
17	the most vulnerable of our returning warriors, receive treatment and an
18	alternative resolution process in the criminal justice system. The
19	legislature hereby declares that a just and humanitarian criminal
20	justice process is needed to provide veterans with a medical evaluation
21	and any needed treatment for a diagnosed injury or illness which will
22	assist them to successfully re-enter society. In the interests of
23	justice, the legislature further declares that courts need to consider
24	if a veteran's service-related ailment played a role in his or her
25	offense, and whether charges should be reduced or dismissed upon the
26	<u>conclusion of the veteran's treatment.</u>
27	<u>§ 217.05 Definitions.</u>
28	The following definitions are applicable to this article:
29	1. (a) "Veteran" means a former member of the United States military,
30	including service in the national guard or other reserve components of
31	the armed forces of the United States.
31 32	the armed forces of the United States. (b) "Service member" means a current member of the United States mili-
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31 32 33 34 35	<pre>the armed forces of the United States. (b) "Service member" means a current member of the United States mili- tary, including service in the national guard or other reserve compo- nents of the armed forces of the United States. 2. "Military service" means the performance of any duty in the United</pre>
31 32 33 34 35 36	<pre>the armed forces of the United States. (b) "Service member" means a current member of the United States mili- tary, including service in the national guard or other reserve compo- nents of the armed forces of the United States. 2. "Military service" means the performance of any duty in the United States military, including service in the national guard or other</pre>
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31 32 33 34 35 36 37 38	<pre>the armed forces of the United States. (b) "Service member" means a current member of the United States mili- tary, including service in the national guard or other reserve compo- nents of the armed forces of the United States. 2. "Military service" means the performance of any duty in the United States military, including service in the national guard or other reserve components of the armed forces of the United States. 3. "Eligible service member or veteran" means:</pre>
31 32 33 34 35 36 37 38 39	<pre>the armed forces of the United States. (b) "Service member" means a current member of the United States mili- tary, including service in the national guard or other reserve compo- nents of the armed forces of the United States. 2. "Military service" means the performance of any duty in the United States military, including service in the national guard or other reserve components of the armed forces of the United States. 3. "Eligible service member or veteran" means: (a) a service member or veteran who is accused of one or more</pre>
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31 32 33 34 35 36 37 38 39 40 41	<pre>the armed forces of the United States. (b) "Service member" means a current member of the United States mili- tary, including service in the national guard or other reserve compo- nents of the armed forces of the United States. 2. "Military service" means the performance of any duty in the United States military, including service in the national guard or other reserve components of the armed forces of the United States. 3. "Eligible service member or veteran" means: (a) a service member or veteran who is accused of one or more offenses, as defined in subdivision one of section 10.00 of the penal law, except for sex offenses defined in articles one hundred thirty, two</pre>
31 32 33 34 35 36 37 38 39 40 41 42	<pre>the armed forces of the United States. (b) "Service member" means a current member of the United States mili- tary, including service in the national guard or other reserve compo- nents of the armed forces of the United States. 2. "Military service" means the performance of any duty in the United States military, including service in the national guard or other reserve components of the armed forces of the United States. 3. "Eligible service member or veteran" means: (a) a service member or veteran who is accused of one or more offenses, as defined in subdivision one of section 10.00 of the penal law, except for sex offenses defined in articles one hundred thirty, two hundred fifty-five and two hundred sixty-three of the penal law, and</pre>
31 32 33 34 35 36 37 38 39 40 41 42 43	<pre>the armed forces of the United States. (b) "Service member" means a current member of the United States mili- tary, including service in the national guard or other reserve compo- nents of the armed forces of the United States. 2. "Military service" means the performance of any duty in the United States military, including service in the national guard or other reserve components of the armed forces of the United States. 3. "Eligible service member or veteran" means: (a) a service member or veteran who is accused of one or more offenses, as defined in subdivision one of section 10.00 of the penal law, except for sex offenses defined in articles one hundred thirty, two hundred fifty-five and two hundred sixty-three of the penal law, and offenses defined in sections 125.25 (murder in the second degree),</pre>
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31 32 33 34 35 36 37 38 39 40 41 42 43 44 45	<pre>the armed forces of the United States. (b) "Service member" means a current member of the United States mili- tary, including service in the national guard or other reserve compo- nents of the armed forces of the United States. 2. "Military service" means the performance of any duty in the United States military, including service in the national guard or other reserve components of the armed forces of the United States. 3. "Eligible service member or veteran" means: (a) a service member or veteran who is accused of one or more offenses, as defined in subdivision one of section 10.00 of the penal law, except for sex offenses defined in articles one hundred thirty, two hundred fifty-five and two hundred sixty-three of the penal law, and offenses defined in sections 125.25 (murder in the second degree), 125.26 (aggravated murder), 125.27 (murder in the first degree), 135.25 (kidnapping in the first degree), 150.20 (arson in the first degree) and</pre>
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31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 9 50 51 52	<pre>the armed forces of the United States. (b) "Service member" means a current member of the United States mili- tary, including service in the national guard or other reserve compo- nents of the armed forces of the United States. 2. "Military service" means the performance of any duty in the United States military, including service in the national guard or other reserve components of the armed forces of the United States. 3. "Eligible service member or veteran" means: (a) a service member or veteran who is accused of one or more offenses, as defined in subdivision one of section 10.00 of the penal law, except for sex offenses defined in articles one hundred thirty, two hundred fifty-five and two hundred sixty-three of the penal law, and offenses defined in sections 125.25 (murder in the second degree), 125.26 (aggravated murder), 125.27 (murder in the first degree), 135.25 (kidnapping in the first degree), 150.20 (arson in the first degree) and 490.25 (crime of terrorism) of the penal law; (b) a service member or veteran who suffers from post-traumatic stress disorder, other mental illness or condition, traumatic brain injury, other physical or mental injury, alcohol or substance abuse or addiction or combination thereof, that was, at least in part, caused by, exacer- bated by or resulted from the service member's or veteran's military service; and</pre>
31 32 33 34 35 36 37 38 39 40 41 42 43 44 50 51	the armed forces of the United States. (b) "Service member" means a current member of the United States mili- tary, including service in the national guard or other reserve compo- nents of the armed forces of the United States. 2. "Military service" means the performance of any duty in the United States military, including service in the national guard or other reserve components of the armed forces of the United States. 3. "Eligible service member or veteran" means: (a) a service member or veteran who is accused of one or more offenses, as defined in subdivision one of section 10.00 of the penal law, except for sex offenses defined in articles one hundred thirty, two hundred fifty-five and two hundred sixty-three of the penal law, and offenses defined in sections 125.25 (murder in the first degree), 135.25 (kidnapping in the first degree), 150.20 (arson in the first degree) and 490.25 (crime of terrorism) of the penal law; (b) a service member or veteran who suffers from post-traumatic stress disorder, other mental illness or condition, traumatic brain injury, other physical or mental injury, alcohol or substance abuse or addiction or combination thereof, that was, at least in part, caused by, exacer- bated by or resulted from the service member's or veteran's military

55 of the charged offenses.

1 "Veteran or service member evaluation" means a written assessment 4. 2 and report by a court-approved entity or licensed health care profes-3 sional, as articulated and authorized by their specific scope of prac-4 tice, experienced in the treatment of individuals suffering from post-5 traumatic stress disorder, other mental illnesses or conditions, б traumatic brain injury, other physical or mental injuries, alcohol or 7 substance abuse or addiction, or a combination thereof, or by an entity 8 certified by the United States Department of Veterans Affairs as experi-9 enced in the treatment of such illnesses, injuries, or conditions, which 10 shall include: (a) an assessment as to whether the defendant is suffering from post-11 traumatic stress disorder, other mental illnesses or conditions, trau-12 13 matic brain injury, other physical or mental injuries, alcohol or 14 substance abuse or addiction or a combination thereof; (b) whether the defendant's post-traumatic stress disorder, other 15 16 mental illness or condition, traumatic brain injury, other physical or mental injury, alcohol or substance abuse or addiction or a combination 17 thereof was, at least in part, caused by, exacerbated by or resulted 18 19 from his or her military service; 20 (c) an assessment of whether the defendant's illness, injury or other 21 condition, if any, may have played a role in the commission of one or 22 more of the charged offenses; (d) a recommendation as to whether the defendant's illness, injury or 23 other condition, if any, could be effectively addressed by treatment; 24 25 (e) a recommendation as to whether the defendant's illness, injury or 26 other condition, if any, could be effectively addressed by the alterna-27 tive resolution program in accordance with this article; and (f) any other information, factor, circumstance, or recommendation 28 29 deemed relevant by the assessing entity or specifically requested by the 30 court. 31 § 217.10 Alternative resolution program; court procedures. 32 1. Determination of service member or veteran status. Notwithstanding 33 any law to the contrary, at any time after the arraignment of a defend-34 ant, but prior to the entry of a plea of guilty or the commencement of 35 trial, the defendant claims to be a service member or veteran, as defined in section 217.05 of this article, the court shall order the 36 defendant to provide evidence that the defendant is a service member or 37 38 veteran. Such evidence may include, but is not limited to, records of the United States Department of Defense, the United States Department of 39 Veterans Affairs or a state or local veterans agency devoted to veter-40 41 ans, quard members or other reserve components of the armed forces of 42 the United States. 43 2. The court, upon review of the evidence presented and any testimony offered by the defendant, shall determine by a preponderance of the 44 45 evidence whether the defendant is a service member or veteran, as 46 defined in section 217.05 of this article. 47 3. Determination of service member or veteran status. (a) If the court 48 determines that the defendant is a service member or veteran, the court shall order an evaluation of the defendant, as defined in subdivision 49 four of section 217.05 of this article, to evaluate whether the defend-50 51 ant is an eligible service member or veteran, as defined in subdivision 52 three of section 217.05 of this article. For those service members or 53 veterans whose offense excluded them from entering the alternative 54 resolution program, an evaluation shall be conducted as defined in paragraphs (a), (b), (c), (d) and (f) of subdivision four of section 217.05 55 56 of this article. The defendant shall provide a written authorization, in

compliance with the requirements of any applicable state or federal 1 2 laws, rules or regulations authorizing disclosure of the results of the 3 assessment to the defendant's attorney, the prosecutor, the court, 4 authorized court personnel and other individuals specified in such 5 authorization for the purpose of determining whether the defendant is an б eligible service member or veteran, or for the purposes of providing an 7 evaluation report as part of any pre-sentence investigation and report 8 pursuant to section 390.30 of this chapter. 9 (b) Upon receipt of the eligible service member or veteran evaluation 10 report, the court shall provide a copy to the defendant and the prosecu-11 tor. (c) Upon receipt of the eliqible service member or veteran evaluation 12 report, the district attorney shall review such report. For all felo-13 14 nies, district attorney consent is required, for the eligible service member or veteran to enter the alternative resolution program. 15 16 (d) The court shall, upon the request of either party or where the evaluation indicates that the defendant may not meet the definition of 17 an eligible service member or veteran as defined in subdivision three of 18 19 section 217.05 of this article, order a hearing on the issue of whether 20 the defendant is an eligible service member or veteran. If the court 21 orders a hearing, the hearing must be held as soon as practicable so as to facilitate early intervention in the event the defendant is found to 22 be an eligible service member or veteran. At the hearing, the court may 23 consider oral or written arguments, take testimony from witnesses 24 25 offered by either party, and consider any relevant evidence including, 26 but not limited to, evidence that: 27 (i) the defendant suffers from post-traumatic stress disorder, other mental illness or condition, traumatic brain injury, other physical or 28 29 mental injury, alcohol or substance abuse or addiction or combination 30 thereof; 31 (ii) such illness, injury or other condition was, at least in part, 32 caused by, exacerbated by or resulted from the defendant's military 33 service; and 34 (iii) such illness, injury or other condition may have played a role 35 in the commission of one or more of the charged offenses or offense. (e) The court shall consider and make findings of fact with respect to 36 37 whether: 38 (i) the defendant suffers from post-traumatic stress disorder, other mental illness or condition, traumatic brain injury, other physical or 39 mental injury, alcohol or substance abuse or addiction or combination 40 41 thereof; 42 (ii) such illness, injury or other condition was, at least in part, 43 caused by, exacerbated by or resulted from the defendant's military 44 <u>service;</u> (iii) such illness, injury or other condition may have played a role 45 46 in the commission of one or more of the charged offenses or offense; and 47 (iv) if the defendant is charged with one or more class A, B, or C felonies, a determination if institutional confinement of the defendant 48 49 is necessary for the protection of the public. 50 4. Notwithstanding any law to the contrary, when the court determines, 51 pursuant to paragraph (e) of subdivision three of this section, that by a preponderance of the evidence the defendant is an eligible service 52 member or veteran, and if the defendant is charged with a class A, B or 53 54 C felony, and the court finds by a preponderance of the evidence that institutional confinement is not necessary for the protection of the 55 56 public, and if the defendant is charged with a felony and the district

1	attorney consents, or when the parties and the court agree to a finding
2	that the defendant is an eligible service member or veteran, the court
3	must:
4	(a) if the defendant is charged with one or more offenses, none of
5	which is a class A, B, or C felony, allow the defendant to participate
6	in the alternative resolution program offered by this article, which is
7	designed to treat the eligible service member's or veteran's post-trau-
8	matic stress disorder, other mental illness or condition, traumatic
9	brain injury, other physical injury, alcohol or substance abuse or
10	addiction, or combination thereof, without a plea of guilty; or
11	(b) if the defendant is charged with one or more class A, B, or C
12	felony offenses, allow the defendant to participate in the alternative
13	resolution program offered by this article, which is designed to treat
14	the eligible service member's or veteran's post-traumatic stress disor-
15	der, other mental illness or condition, traumatic brain injury, other
16	physical injury, alcohol or substance abuse or addiction, or combination
17	thereof conditioned on the defendant:
18	(i) entering a plea of guilty to the charge or charges; or
19	(ii) entering a plea of guilty to a lesser charge as may be agreed by
20	the parties.
21	5. Alternative resolution program; treatment plan. (a) The court shall
22	issue an order granting participation in the alternative resolution
23	program that sets forth: (i) the terms, conditions, and length of the
24	eligible service member's or veteran's treatment plan; (ii) the final
25	disposition of the proceeding as set forth in subdivision six of this
26	section; and (iii) the disposition of the proceeding if the defendant
27	fails to satisfy the terms and conditions of the treatment plan. As
28	part of such plan, the court may transfer the case to an existing veter-
29	an or other treatment court in the county of jurisdiction or adjoining
30	county.
31	(b) Terms and conditions. In determining the terms and conditions of
32	the treatment plan, the court shall consider the recommendations in the
33	eligible service member or veteran evaluation report and the recommenda-
34	tions of the defendant's health care providers, if any. The treatment
35	plan may require the defendant, with the assistance of treatment provid-
36	ers, to develop a plan for ongoing recovery after disposition of the
37	criminal case.
38	(c) Length of treatment plan. (i) Where the defendant is charged with
39	one or more offenses, none of which is a class A, B, or C felony, the
40	treatment plan may not extend beyond twelve months. However, upon a
41	showing that additional treatment is needed, and the consent of the
42	defendant, the court may extend a treatment plan for up to twelve addi-
43	tional months.
44	(ii) Where the defendant is charged with one or more class A, B, or C
45	felony offenses, the treatment plan may not extend beyond eighteen
46	months. However, upon a showing that additional treatment is needed,
47	and the consent of the defendant, the court may extend a treatment plan
48	for up to twelve additional months.
49 50	(d) The defendant shall agree on the record or in writing to abide by
50 E 1	the terms and conditions of the treatment plan ordered pursuant to para-
51 52	graph (a) of this subdivision.
52 52	6. Final disposition. (a) Dismissal. Notwithstanding any law to the
53 E4	contrary, if the defendant is allowed to participate in the program
54 55	pursuant to paragraph (a) of subdivision four of this section, upon the
55	defendant's agreement to abide by the terms and conditions of the treat-

56 ment plan, and successful completion thereof, the court shall dismiss

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the accusatory instrument, except for felonies involving intimate part-1 2 ner violence or domestic violence, which final disposition may include, 3 but is not limited to: (i) a sentence of probation supervision; or (ii) 4 requiring the defendant to undergo a period of interim probation super-5 vision and, upon the defendant's successful completion of the interim б probation supervision term, notwithstanding the provision of any other law, permitting the defendant to withdraw his or her guilty plea and 7 8 dismissing the indictment; or (iii) requiring the defendant to undergo a 9 period of interim probation supervision and, upon successful completion 10 of the interim probation supervision term, notwithstanding the provision 11 of any other law, permitting the defendant to withdraw his or her guilty plea, enter a quilty plea to a misdemeanor offense and sentencing the 12 13 defendant in accordance with the treatment plan order, which may include 14 a period of probation supervision pursuant to section 65.00 of the penal law; or (iv) allowing the defendant to withdraw his or her guilty plea 15 16 and dismissing the indictment. It is not intended that criminal contempt 17 charges for violations of orders of protection not alleging violence, be 18 included. 19 Upon dismissal of the accusatory instrument, the court shall enter an order directing that the record of such action or proceeding be sealed 20 21 and directing the clerk of the court wherein such criminal action or proceeding was terminated to immediately notify the commissioner of the 22 division of criminal justice services and the heads of all appropriate 23 24 police departments and other law enforcement agencies that the action 25 has been terminated and that the record of such action or proceeding 26 shall be sealed. Upon receipt of such notification, the agency, divi-27 sion, or department shall comply with the provisions of subdivision one of section 160.50 of this chapter. 28 (b) Notwithstanding any law to the contrary, if the defendant is 29 30 allowed to participate in the program pursuant to subparagraph (i) or 31 (ii) of paragraph (b) of subdivision four of this section, upon the 32 defendant's agreement to abide by the terms and conditions of the treat-33 ment plan, and successful completion thereof, the court shall, if the 34 defendant has pled to a class A, B, or C felony, permit the defendant to 35 withdraw that plea and substitute a plea to a class D felony or lower offense. Upon entry of the substituted plea, the final disposition may 36 37 include, but is not limited to: (i) a sentence of probation super-38 vision; or (ii) requiring the defendant to undergo a period of interim 39 probation supervision and, upon the defendant's successful completion of the interim probation supervision term, notwithstanding the provision of 40 41 any other law, permitting the defendant to withdraw his or her guilty 42 plea and dismissing the indictment; or (iii) requiring the defendant to 43 undergo a period of interim probation supervision and, upon successful completion of the interim probation supervision term, notwithstanding 44 45 the provision of any other law, permitting the defendant to withdraw his 46 or her guilty plea, enter a guilty plea to a misdemeanor offense and 47 sentencing the defendant in accordance with the treatment plan order, which may include a period of probation supervision pursuant to section 48 49 65.00 of the penal law; or (iv) allowing the defendant to withdraw his 50 or her guilty plea and dismissing the indictment. 51 § 2. Subdivision 2 of section 390.30 of the criminal procedure law is 52 amended to read as follows: 53 2. Physical and mental examinations. Whenever information is available 54 with respect to the defendant's physical and mental condition, the pre-55 sentence investigation must include the gathering of such information,

including any evaluation report pursuant to subdivision five of section

1 **217.05** of this chapter. In the case of a felony or a class A misdemea-2 nor, or in any case where a person under the age of twenty-one is 3 convicted of a crime, the court may order that the defendant undergo a 4 thorough physical or mental examination in a designated facility and may 5 further order that the defendant remain in such facility for such 6 purpose for a period not exceeding thirty days.

7 § 3. This act shall take effect immediately.