STATE OF NEW YORK

4622

2019-2020 Regular Sessions

IN ASSEMBLY

February 4, 2019

Introduced by M. of A. AUBRY -- read once and referred to the Committee
 on Judiciary

AN ACT to amend the executive law and the judiciary law, in relation to requiring the division of criminal justice services to track the number of permanent orders of protection issued annually

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

Section 1. Section 837 of the executive law is amended by adding a new 2 subdivision 4-d to read as follows:

4-d. In cooperation with the chief administrator of the courts as well 4 as any other public or private agency, including law enforcement agencies, collect and analyze statistical and all other information and data with respect to the number of permanent orders of protection issued, the number of permanent orders of protection reported to or investigated by the division of state police, and all other police or peace officers as 9 violated, the number of persons arrested for violating such orders of 10 protection, any additional offenses for which the person was arrested for while violating such orders of protection, the county within which 11 12 the arrest was made and the accusatory instrument filed, the disposition 13 of the accusatory instrument filed, including, but not limited to, as 14 the case may be, dismissal, acquittal, the offense to which the defend-15 ant pled quilty, the offense the defendant was convicted of after trial, and the sentence imposed. The division shall include the statistics and 16 other information required by this subdivision in the annual report 17 submitted to the governor and legislature pursuant to subdivision twelve 18 19 of this section.

- 20 § 2. Section 216 of the judiciary law is amended by adding a new 21 subdivision 5 to read as follows:
- 5. The chief administrator of the courts shall collect data in relation to the number of permanent orders of protection issued in all courts pursuant to subdivision four-d of section eight hundred thirty-

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

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1 <u>seven of the executive law, including but not limited to the following</u>
2 <u>information:</u>

- (a) The number of permanent orders of protection issued;
- (b) The number of permanent orders of protection reported as violated;
- 5 (c) The number of persons arrested for violating such orders of protection:
- 7 (d) Any additional offenses which such persons were arrested for while violating such orders of protection;
 - (e) The county within which the accusatory instrument was filed;
 - (f) The disposition; and

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- (q) In the case of dismissal, the reasons therefor.
- In executing this requirement, the chief administrator may adopt rules
 requiring appropriate law enforcement, district attorneys and courts to
 identify actions and proceedings involving orders of protection and,
 with respect to such actions and proceedings, to report, in such form
 and manner as the chief administrator shall prescribe, the information
 specified herein.
- 18 § 3. This act shall take effect on the one hundred twentieth day after 19 it shall have become a law; provided that the chief administrator of the 20 courts is authorized to promulgate any and all rules and regulations and 21 take any other measures necessary to implement this act on its effective 22 date on or before such date.