STATE OF NEW YORK

5794

2019-2020 Regular Sessions

IN ASSEMBLY

February 19, 2019

Introduced by M. of A. GIGLIO, CROUCH, LAWRENCE, RA, DeSTEFANO, McDO-NOUGH, RAIA, HAWLEY, MIKULIN -- Multi-Sponsored by -- M. of A. MORI-NELLO, SAYEGH -- read once and referred to the Committee on Codes

AN ACT to amend the penal law, the criminal procedure law and the correction law, in relation to criminalizing the reckless transmission of HIV/AIDS and to require testing for AIDS and HIV for certain persons

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

1 Section 1. Legislative intent. The legislature finds that HIV/AIDS 2 infection poses a serious threat to the public health of all New Yorkers 3 whenever HIV/AIDS infected persons act in a manner which is likely to spread this horrible disease to other persons. When HIV/AIDS infected 4 5 persons commit such actions as having unprotected sex or sharing needles б without the consent of their partners, they endanger the public health 7 and frustrate the efforts of health officials to contain and, hopefully, reverse the spread of HIV/AIDS. 8

9 The legislature further finds that in order to allow the victims of 10 alleged sex crimes or crimes which endanger their health to obtain the 11 most effective health care treatment, the HIV status of their offenders 12 must be determined.

13 The legislature further finds that the increasing reports of acquired immune deficiency syndrome, human immunodeficiency virus, tuberculosis 14 and hepatitis in state correctional facilities have reached an alarming 15 level. These inmates and others who may have an undiagnosed case of any 16 of these syndromes, diseases or viruses are extremely detrimental to the 17 18 health, safety and welfare of the correction officers and other staff 19 who work in such facilities as well as inmates who are incarcerated 20 therein. In order to maintain proper security and working conditions, 21 the legislature hereby declares that all inmates presently under 22 confinement and all inmates to be newly admitted to 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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corrections and community supervision must be expeditiously tested for 1 2 such syndromes, diseases or viruses. The department of corrections and community supervision shall take immediate action to care for afflicted 3 inmates including separation from the general inmate population in a 4 5 special medical facility. б § 2. Section 10.00 of the penal law is amended by adding two new 7 subdivisions 22 and 23 to read as follows: 8 22. "AIDS" means acquired immune deficiency syndrome, as may be 9 defined from time to time by the centers for disease control of the 10 United States public health service. 11 23. "HIV infection" means infection with the human immunodeficiency virus or any other related virus identified as a probable causative 12 13 agent of AIDS. 14 § 3. The opening paragraph of subdivision 1 of section 70.25 of the 15 penal law, as amended by chapter 372 of the laws of 1981, is amended to 16 read as follows: 17 Except as provided in subdivisions two, two-a [and], five and six of this section, when multiple sentences of imprisonment are imposed on a 18 19 person at the same time, or when a person who is subject to any undisc-20 harged term of imprisonment imposed at a previous time by a court of 21 this state is sentenced to an additional term of imprisonment, the sentence or sentences imposed by the court shall run either concurrently 22 or consecutively with respect to each other and the undischarged term or 23 terms in such manner as the court directs at the time of sentence. If 24 25 the court does not specify the manner in which a sentence imposed by it 26 is to run, the sentence shall run as follows: 27 § 4. Section 70.25 of the penal law is amended by adding a new subdi-28 vision 6 to read as follows: 6. When a person is convicted of reckless endangerment of the public 29 30 health in the first degree, as defined in section 120.26 of this chap-31 ter, or reckless endangerment of the public health in the second degree, as defined in section 120.27 of this chapter, the term of imprisonment 32 33 which may be imposed as a sentence upon such conviction, shall run consecutively to any other term of imprisonment imposed as the sentence 34 35 upon the conviction of any other offense committed through the same act 36 or omission, or through an act or omission with itself constituted one 37 of the material elements of such reckless endangerment of the public 38 health offense. The penal law is amended by adding four new sections 120.26, 39 § 5. 40 120.27, 120.28 and 170.36 to read as follows: § 120.26 Reckless endangerment of the public health in the first 41 42 degree. 43 person is guilty of reckless endangerment of the public health in Α 44 the first degree when he or she is aware that he or she has tested posi-45 tively for HIV/AIDS and then recklessly engages in conduct which results 46 in the transmission of HIV/AIDS to another person who was unaware of 47 such condition. 48 Reckless endangerment of the public health in the first degree is a 49 class B felony. 50 § 120.27 Reckless endangerment of the public health in the second 51 degree. 52 A person is quilty of reckless endangerment of the public health in 53 the second degree when he or she is aware that he or she has tested 54 positively for HIV/AIDS and then recklessly engages in conduct which creates a substantial risk of the transmission of HIV/AIDS to another 55 56 person who was unaware of such condition.

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1	Reckless endangerment of the public health in the second degree is a
2	class C felony.
3	§ 120.28 Reckless endangerment of the public health; defense.
4	In any prosecution under section 120.26 or 120.27 of this article, it
5	shall be an absolute defense that the defendant, at the time she was
6	engaged in the conduct constituting the offense, was a woman who trans-
7	mitted the HIV/AIDS virus to her child as the result of giving birth to
8	such child.
9	§ 170.36 Offering a false instrument which endangers the public health.
10	A person is guilty of offering a false instrument which endangers the
11	public health when he or she is aware that he or she has tested positive
12	for HIV/AIDS and then knowing that a written instrument contains a false
13	statement or false information regarding his or her HIV status and with
14^{13}	the intent to defraud the department of health, any subdivision or agent
$14 \\ 15$	thereof, or any other health care provider, he or she offers or presents
16	such instrument to an agent of that office or other health care provider
17	with the knowledge or belief that it will be filed with, registered or
18	recorded in or otherwise become a part of the records of such public
19	office or public servant.
20	Offering a false instrument which endangers the public health is a
21	class E felony.
22	§ 6. Section 1.20 of the criminal procedure law is amended by adding
23	two new subdivisions 45 and 46 to read as follows:
24	45. "HIV related illness" means any illness that may result from or
25	may be associated with HIV infection.
26	46. "HIV related test" means any laboratory test or series of tests
27	for any virus, antibody, antigen or etiologic agent whatsoever thought
28	to cause or to indicate the presence of AIDS.
29	§ 7. The criminal procedure law is amended by adding a new section
30	160.46 to read as follows:
31	<u>§ 160.46 HIV related testing of alleged sex and public health offenders.</u>
32	1. A police officer who makes an arrest for any crime set forth in
33	article one hundred thirty or section 120.26 or 120.27 of the penal law,
34	either with or without a warrant, shall, following such arrest or the
35	arraignment upon a local criminal court accusatory instrument of a
36	defendant whose court attendance has been secured by a summons or an
37	appearance ticket, cause such defendant to be immediately given an HIV
38	related test to determine if such defendant has HIV infection, HIV
39	related illness or AIDS.
40	2. The HIV related test prescribed in subdivision one of this section
41	and the submission of available information concerning the defendant and
42	the facts and circumstances of the crime charged must be in accordance
43	with the rules and regulations promulgated by the commissioner of crimi-
44	nal justice services.
45	3. The result of an HIV related test performed pursuant to subdivision
46	one of this section, shall, upon request, be made available to the
47	victim or alleged victim of such crime and to the defendant.
48	§ 8. Section 71 of the correction law is amended by adding a new
49	subdivision 9 to read as follows:
50	9. (a) Persons who are committed, transferred, certified to or placed
51	in the care or custody of the department shall be immediately tested for
52	evidence of acquired immune deficiency syndrome, human immunodeficiency
53	virus, tuberculosis and hepatitis and monitored for the possibility of
54	development of such syndromes, diseases or viruses in accordance with
55	proper medical procedures.

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1 (b) For those persons who generate a positive result, the department 2 shall provide, in each facility under its control, the instruction of 3 appropriate staff, inmates and significant others regarding the nature 4 of acquired immune deficiency syndrome and AIDS Related Complex (ARC), 5 human immunodeficiency virus, tuberculosis and hepatitis, potential б problems, and steps which may be taken to minimize such problems. 7 § 9. Section 141 of the correction law, as amended by chapter 476 of 8 the laws of 1970, is amended to read as follows: 9 § 141. Contagious disease in facility. <u>1.</u> In case any pestilence or 10 contagious disease shall break out among the inmates in any of the 11 correctional facilities, or in the vicinity of such facilities, the commissioner [of correction] may cause the inmates confined in such 12 13 facility, or any of them, to be removed to some suitable place of secu-14 rity, where such of them as may be sick shall receive all necessary care 15 and medical assistance; such inmates shall be returned as soon as may be 16 feasible to the facility from which they were taken, to be confined 17 therein according to their respective sentences. 18 2. To reduce the possibility of any pestilence or contagious disease 19 in correctional facilities, every inmate shall be regularly administered 20 a blood test designed to test for the viral agent known as HTLV-III/LAV 21 which causes acquired immune deficiency syndrome and a blood test designed to test for tuberculosis and hepatitis. The commissioner shall 22 take all necessary precautions which shall include monitoring, education 23 24 and counseling for those inmates who test positive for these illnesses. 25 § 10. The correction law is amended by adding a new section 141-a to 26 read as follows: 27 § 141-a. Notification of disease symptoms. Upon the diagnosis of a 28 facility health director or any other medical service provider author-29 ized by the department to examine inmates, that an inmate has symptoms 30 of acquired immune deficiency syndrome, notice of the diagnosis shall be 31 provided to all employees of the department who can reasonably be 32 expected to be involved in the supervision and care of said inmate. 33 § 11. This act shall take effect on the first of January next succeeding the date on which it shall have become law; provided however that 34 sections three, four and five of this act shall take effect on the first 35 of November next succeeding the date on which it shall have become a 36 law; and provided, that effective immediately, the addition, amendment 37 and/or repeal of any rule or regulation necessary for the implementation 38 of the provisions of this act on its effective date are authorized and 39 directed to be made and completed within 180 days after the date on 40

41 which this act shall have become a law.