STATE OF NEW YORK

9540

IN ASSEMBLY

January 24, 2020

Introduced by M. of A. L. ROSENTHAL -- read once and referred to the Committee on Codes

AN ACT to amend the criminal procedure law, in relation to sealed prior domestic violence cases

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

Section 1. Paragraph (d) of subdivision 1 of section 160.50 of the criminal procedure law, as amended by chapter 449 of the laws of 2015, is amended to read as follows:

(d) such records shall be made available to the person accused or to such person's designated agent, and shall be made available to (i) a 5 6 prosecutor in any proceeding in which the accused has moved for an order 7 pursuant to section 170.56 or 210.46 of this chapter, or (ii) a law enforcement agency or a prosecutor upon ex parte motion in any superior court, or in any district court, city court or the criminal court of the 10 city of New York provided that such court sealed the record, if such 11 agency or prosecutor demonstrates to the satisfaction of the court that 12 justice requires that such records be made available to it, or (iii) any state or local officer or agency with responsibility for the issuance of 14 licenses to possess guns, when the accused has made application for such 15 a license, or (iv) the New York state department of corrections and 16 community supervision when the accused is on parole supervision as a 17 result of conditional release or a parole release granted by the New York state board of parole, and the arrest which is the subject of the inquiry is one which occurred while the accused was under such super-19 vision, or (v) any prospective employer of a police officer or peace 20 officer as those terms are defined in subdivisions thirty-three and 21 thirty-four of section 1.20 of this chapter, in relation to an applica-22 23 tion for employment as a police officer or peace officer; provided, 24 however, that every person who is an applicant for the position of police officer or peace officer shall be furnished with a copy of all 25 records obtained under this paragraph and afforded an opportunity to 27 make an explanation thereto, or (vi) the probation department responsi-28 ble for supervision of the accused when the arrest which is the subject

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

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of the inquiry is one which occurred while the accused was under such supervision; and

- § 2. Paragraph (d) of subdivision 1 of section 160.55 of the criminal procedure law, as amended by chapter 449 of the laws of 2015, is amended to read as follows:
- 6 (d) the records referred to in paragraph (c) of this subdivision shall 7 be made available to the person accused or to such person's designated agent, and shall be made available to (i) a prosecutor in any proceeding in which the accused has moved for an order pursuant to section 170.56 9 10 or 210.46 of this chapter, or (ii) a law enforcement agency or a prose-11 cutor upon ex parte motion in any superior court, or in any district court, city court or the criminal court of the city of New York provided 12 that such court sealed the record, if such agency $\underline{\text{or}}$ $\underline{\text{prosecutor}}$ demon-13 14 strates to the satisfaction of the court that justice requires that such 15 records be made available to it, or (iii) any state or local officer or 16 agency with responsibility for the issuance of licenses to possess guns, 17 when the accused has made application for such a license, or (iv) the 18 New York state department of corrections and community supervision when the accused is under parole supervision as a result of conditional 19 20 release or parole release granted by the New York state board of parole and the arrest which is the subject of the inquiry is one which occurred while the accused was under such supervision, or (v) the probation 22 department responsible for supervision of the accused when the arrest 23 24 which is the subject of the inquiry is one which occurred while the 25 accused was under such supervision, or (vi) a police agency, probation department, sheriff's office, district attorney's office, department of 27 correction of any municipality and parole department, for law enforcement purposes, upon arrest in instances in which the individual stands 28 convicted of harassment in the second degree, as defined in section 29 30 240.26 of the penal law, committed against a member of the same family 31 or household as the defendant, as defined in subdivision one of section 530.11 of this chapter, and determined pursuant to subdivision eight-a 33 of section 170.10 of this title; and
- 34 § 3. This act shall take effect immediately.