STATE OF NEW YORK

1274

2019-2020 Regular Sessions

IN SENATE

January 11, 2019

Introduced by Sen. FUNKE -- read twice and ordered printed, and when printed to be committed to the Committee on Crime Victims, Crime and Correction

AN ACT to amend the correction law and the penal law, in relation to sentencing of repeat felons

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

Section 1. Section 800 of the correction law, as amended by chapter 1 653 of the laws of 1974, is amended to read as follows: 2 3 § 800. Applicability. [The] 1. Except as provided in subdivision two 4 of this section, the provisions of this article shall apply, to the exclusion of all other provisions of this chapter relating to good 5 behavior allowances, where sentence has been imposed pursuant to the 6 7 provisions of the penal law as enacted by chapter ten hundred thirty of the laws of nineteen hundred sixty-five, as amended, or where the 8 9 sentence is a reformatory sentence of imprisonment. Matters not express-10 ly covered herein or covered in such penal law shall be governed by such other provisions of law as may be applicable. 11 12 2. This article shall not apply to the following: 13 (a) second violent felony offenders as defined by section 70.04 of the 14 penal law; 15 (b) second felony offenders as defined by section 70.06 of the penal 16 law; 17 (c) persons eligible for sentencing under section 70.07 of the penal law governing second child sexual assault felonies; 18 19 (d) persistent violent felony offenders as defined by section 70.08 of 20 the penal law; and 21 (e) persistent felony offenders as defined by section 70.10 of the 22 penal law. 23 § 2. Subdivision 3 of section 70.04 of the penal law, as amended by 24 chapter 3 of the laws of 1995, is amended to read as follows:

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

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3. Term of sentence. The term of a determinate sentence for a second 1 2 violent felony offender must be fixed by the court as follows: (a) For a class B felony, the term must be at least [ten] fourteen 3 4 years and must not exceed twenty-five years; 5 (b) For a class C felony, the term must be at least [seven] nine years б and must not exceed fifteen years; and 7 (c) For a class D felony, the term must be at least [five] six years 8 and must not exceed seven years. 9 (d) For a class E felony, the term must be at least three and one-half 10 years and must not exceed four years. 11 § 3. Subdivisions 2, 3 and 6 of section 70.06 of the penal law, subdivisions 2 and 3 as amended by chapter 7 of the laws of 2007 and subdivi-12 13 sion 6 as added by chapter 3 of the laws of 1995, are amended to read as 14 follows: 15 2. Authorized sentence. Except as provided in subdivision [five or] 16 six of this section, or as provided in subdivision five of section 70.80 of this article, when the court has found, pursuant to the provisions of 17 the criminal procedure law, that a person is a second felony offender 18 the court must impose [an indeterminate] a determinate sentence of 19 20 imprisonment. The [maximum] term of such sentence must be in accordance 21 with the provisions of subdivision three of this section [and the minimum period of imprisonment under such sentence must be 22 in accordance with subdivision four of this section]. 23 24 3. [Maximum term] Term of sentence. Except as provided in subdivision 25 [five or] six of this section, or as provided in subdivision five of 26 section 70.80 of this article, the [maximum] term of [an indeterminate] 27 a determinate sentence for a second felony offender must be fixed by the 28 court as follows: 29 (a) For a class A-II felony, the term must be [life imprisonment] at 30 least fifteen years and must not exceed twenty-five years; 31 (b) For a class B felony, the term must be at least [nine] thirteen 32 years and must not exceed twenty-five years; 33 (c) For a class C felony, the term must be at least [six] eight years 34 and must not exceed fifteen years; 35 (d) For a class D felony, the term must be at least [four] five years 36 and must not exceed seven years; and 37 (e) For a class E felony, the term must be at least three and one-half 38 years and must not exceed four years; provided, however, that where the sentence is for the class E felony offense specified in section 240.32 39 of this chapter, the maximum term must be at least three and one-half 40 41 years and must not exceed five years. 42 6. Determinate sentence. When the court has found, pursuant to the 43 provisions of the criminal procedure law, that a person is a second 44 felony offender and the sentence to be imposed on such person is for a 45 violent felony offense, as defined in subdivision one of section 70.02 46 of this article, the court must impose a determinate sentence of impri-47 sonment the term of which must be fixed by the court as follows: 48 (a) For a class B violent felony offense, the term must be at least 49 [eight] fifteen years and must not exceed twenty-five years; 50 (b) For a class C violent felony offense, the term must be at least 51 [five] ten years and must not exceed fifteen years; 52 (c) For a class D violent felony offense, the term must be at least 53 [three] seven years and must not exceed [seven] nine years; and 54 (d) For a class E violent felony offense, the term must be at least 55 [two] five years and must not exceed [four] six years.

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§ 4. Paragraphs (a) and (b) of subdivision 4 of section 70.07 of the penal law, as amended by chapter 107 of the laws of 2006, are amended to read as follows: (a) where the defendant stands convicted of such sexual assault against a child and such conviction is for a class A-II or class B felony offense, and the predicate conviction for such sexual assault against a child is for a class A-II, class B or class C felony offense, the court shall impose [an indeterminate] a determinate sentence of imprisonment, the [maximum] term [of which shall be life and the minimum]

10 period of which shall be at least fifteen years and no more than twen-11 ty five years] must be at least twenty-five years and must not exceed 12 sixty years;

(b) where the defendant stands convicted of such sexual assault 13 14 against a child and the conviction is for a class C felony offense, and 15 the predicate conviction for such sexual assault against a child is for 16 a class A-II, class B or class C felony offense, the court shall impose 17 a determinate sentence of imprisonment, the term of which must be at 18 least twelve years and must not exceed thirty years; provided however, 19 that if the court determines that a longer sentence is warranted, the 20 court shall set forth on the record the reasons for such determination 21 and, in lieu of imposing such sentence of imprisonment, may impose [an indeterminate] a determinate sentence of imprisonment, the [maximum] 22 term [of which shall be life and the minimum period of which shall be at 23 least fifteen years and no more than twenty-five years] must be at least 24 25 twenty-five years and must not exceed fifty years;

26 § 5. Section 70.45 of the penal law is amended by adding a new subdi-27 vision 3-a to read as follows:

3-a. Conditions of post-release supervision; specific cases. For persons who have been sentenced pursuant to section 70.02, 70.04, 70.06, 70.07, 70.08 or 70.10 of this article, the board of parole shall impose as a condition of post-release supervision that the repeat felony offender or violent felony offender be required to wear a tracking device for a period of at least six months after release such that at any time the board of parole can access where he or she is located.

35 § 6. This act shall take effect on the first of November next succeed-36 ing the date on which it shall have become a law, provided that the amendments to subdivision 3 of section 70.04 and subdivisions 2 and 3 of 37 section 70.06 of the penal law made by sections two and three of this 38 act shall not affect the expiration of such subdivisions and shall 39 expire and be deemed repealed therewith; and provided, further, that the 40 amendments to subdivision 6 of section 70.06 of the penal law made by 41 42 section three of this act shall not affect the repeal of such subdivi-43 sion and shall be deemed repealed therewith.