STATE OF NEW YORK

4800

2019-2020 Regular Sessions

IN SENATE

March 26, 2019

Introduced by Sens. JORDAN, AKSHAR, RANZENHOFER, RITCHIE -- 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 the use of video monitoring equipment to conduct arraignments; and to repeal article 185 of such law relating thereto

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

Section 1. Article 185 of the criminal procedure law is REPEALED and a new article 185 is added to read as follows:

3	ARTICLE 185
4	ALTERNATE METHOD OF ARRAIGNMENT
5	Section 185.10 Definition of terms.
б	185.20 Electronic arraignment.
7	185.30 Conditions and limitations on electronic arraignment.
8	185.40 Approval by the chief administrator of the courts.
9	<u>§ 185.10 Definition of terms.</u>
10	As used in this article:
11	1. "Independent audio-visual system" means an electronic system for
12	the transmission and receiving of audio and visual signals, encompassing
13	encoded signals, frequency domain multiplexing or other suitable means
14	to preclude the unauthorized reception and decoding of the signals by
15	commercially available television receivers or monitors, channel
16	<u>converters, or other available receiving devices.</u>
17	2. "Electronic arraignment" means an arraignment in which various
18	participants, including the defendant, are not personally present in the
19	court but in which all of the participants are simultaneously able to
20	see and hear reproductions of the voices and images of the judge, coun-

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

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1	sels, defendant, police officer and any other appropriate participant,
2	by means of an independent audio-visual system.
3	3. "Secure location" means any facility used by the state, county,
4	city, town or village law enforcement entity to temporarily hold a
5	person not released on his or her own recognizance and given an appear-
6	ance ticket or summons pending arraignment on an accusatory instrument.
7	<u>§ 185.20 Electronic arraignment.</u>
8	Notwithstanding the provisions of subdivision nine of section 1.20,
9	sections 110.10, 120.10, 120.40, 120.90, 140.20, 140.27, 140.40, 170.10
10	and 180.10 of this chapter or any other provision of law as they pertain
11	to a defendant's personal appearance at arraignment, the court in its
12	discretion may dispense with the defendant's personal appearance at the
13	arraignment whenever such defendant is being held at a secure location
14	outside the court house and conduct an electronic arraignment, provided
15	that the chief administrator of the courts has authorized the use of
16	electronic arraignments for the court, pursuant to the provisions of
17	section 185.40 of this article.
18	§ 185.30 Conditions and limitations on electronic arraignment.
19	Whenever a person is arraigned by means of an electronic arraignment,
20	the following conditions and limitations shall apply:
21	1. The defendant may not enter a plea of guilty;
22	2. No electronic recording of an electronic arraignment may be made,
23	viewed or inspected except as may be authorized by rules of the chief
24	administrator of the courts; and
25	3. Stenographic recording of the arraignment shall be made to the same
26	extent as if it were an ordinary arraignment rather than an electronic
27	arraignment.
28	§ 185.40 Approval by the chief administrator of the courts.
29	1. The appropriate administrative judge shall submit to the chief
30	administrator of the courts a written proposal for the use of electronic
31	arraignments for a particular court and the precincts under the juris-
32	diction of that court. If the chief administrator of the courts approves
33	the proposal, installation of an independent audio-visual system may
34	<u>begin.</u>
35	2. Upon completion of the installation of an independent audio-visual
36	system, the commission on cable television shall inspect, test and exam-
37	ine the independent audio-visual system and certify to the chief admin-
38	istrator of the courts whether the system complies with the definition
39	of an independent audio-visual system and is technically suitable for
40	the conducting of electronic arraignments as intended.
41	3. The use by a court of an approved independent audio-visual system
42	for the purpose of authorized electronic arraignments, shall be
43	inspected subject to renewal every two years from the date of authori-
44	zation by the chief administrator of the courts.
45	4. The chief administrator of the courts may withdraw approval of the
46	authorization at any time.
47	§ 2. This act shall take effect on the first of November next succeed-

48 ing the date on which it shall have become a law.