STATE OF NEW YORK

6613

2019-2020 Regular Sessions

IN SENATE

June 20, 2019

Introduced by Sen. BAILEY -- read twice and ordered printed, and when printed to be committed to the Committee on Rules

AN ACT to amend the criminal procedure law, in relation to vacating records for certain proceedings; and to repeal certain provisions of such law relating thereto

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

1 Section 1. Paragraph (k) of subdivision 1 of section 440.10 of the 2 criminal procedure law, as added by a chapter of the laws of 2019, 3 amending the penal law and the criminal procedure law relating to vacat-4 ing records for certain proceedings, as proposed in legislative bills 5 numbers S. 6579-A and A. 8420-A, is REPEALED and a new paragraph (k) is 6 added to read as follows:

(k) The judgment occurred prior to the effective date of this paragraph and is a conviction for an offense as defined in subparagraph (i) or (ii) of paragraph (k) of subdivision three of section 160.50 of this part, in which case the court shall presume that a conviction by plea for the aforementioned offenses was not knowing, voluntary and intelligent if it has severe or ongoing consequences, including but not limited to potential or actual immigration consequences, and shall presume that a conviction by verdict for the aforementioned offenses constitutes cruel and unusual punishment under section five of article one of the state constitution, based on those consequences. The people may rebut these presumptions.

18 § 2. Paragraph (k) of subdivision 3 of section 160.50 of the criminal 19 procedure law, as amended by a chapter of the laws of 2019, amending the 20 penal law and the criminal procedure law relating to vacating records 21 for certain proceedings, as proposed in legislative bills numbers S. 22 6579-A and A. 8420-A, is amended to read as follows:

23 (k) (i) The [accusatory instrument alleged] conviction was for a 24 violation of[+

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

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1 (i)] article two hundred twenty or section 240.36 of the penal law 2 prior to the effective date of article two hundred twenty-one of the 3 penal law, and the sole controlled substance involved was marihuana and 4 the conviction was only for a violation or violations; or 5 (ii) the conviction is for an offense defined in section 221.05 or б 221.10 of the penal law prior to the effective date of the chapter of 7 the laws of two thousand nineteen that amended this [section] paragraph; 8 or 9 (iii) the conviction is for an offense defined in section 221.05 or 10 221.10 of the penal law. 11 No defendant shall be required or permitted to waive eligibility for 12 sealing or expundement pursuant to this paragraph as part of a plea of guilty, sentence or any agreement related to a conviction for a 13 14 violation of section 221.05 or section 221.10 of the penal law and any 15 such waiver shall be deemed void and wholly unenforceable. 16 § 3. Paragraph (a) of subdivision 5 of section 160.50 of the criminal 17 procedure law, as added by a chapter of the laws of 2019, amending the 18 penal law and the criminal procedure law relating to vacating records 19 for certain proceedings, as proposed in legislative bills numbers S. 20 6579-A and A. 8420-A, is amended to read as follows: 21 (a) Expungement of certain marihuana-related records. [Where an accu-22 **satory instrument alleged**] A conviction for an offense described in paragraph (k) of subdivision three of this section [, such count or 23 24 counts of the accusatory instrument in such criminal action or proceeding] shall, on and after the effective date of this paragraph, in 25 26 accordance with the provisions of this paragraph, be vacated and 27 dismissed, and all records of such [count or counts] conviction or 28 convictions and [, in the absence of any other valid count or counts, all records of such action or proceeding] related to such conviction or 29 30 convictions shall be expunded, as described in subdivision forty-five of 31 section 1.20 of this chapter, and the matter shall be considered termi-32 nated in favor of the accused and deemed a nullity, having been rendered 33 by this paragraph legally invalid. All such records for an offense described in this paragraph where the conviction was entered on or 34 before the effective date of the chapter of the laws of 2019 that 35 36 amended this paragraph shall be expunded promptly and, in any event, no 37 later than one year after such effective date. 38 § 4. Subparagraph (i) of paragraph (b) of subdivision 5 of section 39 160.50 of the criminal procedure law, as added by a chapter of the laws 2019, amending the penal law and the criminal procedure law relating 40 of 41 to vacating records for certain proceedings, as proposed in legislative 42 bills numbers S. 6579-A and A. 8420-A, is amended to read as follows: (i) the chief administrator of the courts shall promptly notify the 43 44 commissioner of the division of criminal justice services and the heads 45 all appropriate police departments, district attorney's offices and of 46 other law enforcement agencies of all [counts] convictions that have 47 been vacated and dismissed pursuant to paragraph (a) of this subdivision and that [, in the absence of any other valid count or counts,] all 48 records [of such action or proceeding] related to such convictions shall 49 50 be expunged and the matter shall be considered terminated in favor of 51 the accused and deemed a nullity, having been rendered legally invalid. 52 Upon receipt of notification of such vacatur, dismissal and expungement, 53 all records relating to such [count or counts] conviction or 54 convictions, or the criminal action or proceeding, as the case may be, 55 shall be marked as expunged by conspicuously indicating on the face of 56 the record and on each page or at the beginning of the digitized file of

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1 the record that the record has been designated as expunged. Upon the 2 written request of the individual whose case has been expunged or their 3 designated agent, such records shall be destroyed. Such records and 4 papers shall not be made available to any person, except the individual 5 whose case has been expunged or such person's designated agent; and 6 § 5. This act shall take effect on the same date and in the same

7 manner as a chapter of the laws of 2019, amending the penal law and the 8 criminal procedure law relating to vacating records for certain 9 proceedings, as proposed in legislative bills numbers S. 6579-A and A. 10 8420-A, takes effect.