STATE OF NEW YORK

3210

2021-2022 Regular Sessions

IN ASSEMBLY

January 22, 2021

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

AN ACT to amend the criminal procedure law, the penal law, the social services law, and the civil practice law and rules, in relation to enacting the Child Sexual Abuse Reform Act; providing for the elimination and extending of certain statutes of limitations related to sexual offenses against children, the expansion of reporting requirements in cases of such offenses, and the expansion of the central child abuse and maltreatment register; and providing for the repeal of certain provisions upon expiration thereof

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

1 Section 1. This act shall be known and may be cited as the "Child Sexual Abuse Reform Act". 2 3 § 2. Subdivision 3 of section 30.10 of the criminal procedure law is 4 amended by adding a new paragraph (h) to read as follows: 5 (h) A prosecution for the offense of hindering prosecution in the 6 third degree as defined in section 205.55 of the penal law, hindering 7 prosecution in the second degree as defined in section 205.60 of the 8 penal law, and hindering prosecution in the first degree as defined in 9 section 205.65 of the penal law, where such offense involves a sexual 10 offense as defined in article one hundred thirty of the penal law which is committed against a child less than eighteen years of age, incest as 11 defined in article two hundred fifty-five of the penal law which is 12 committed against a child less than eighteen years of age, or use of a 13 14 child in a sexual performance as defined in section 263.05 of the penal 15 law, may be commenced at any time. 16 § 3. Subdivision 7 of section 10.00 of the penal law, as amended by 17 chapter 791 of the laws of 1967, 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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1 7. "Person" means a human being, and where appropriate, a public or 2 private corporation, an unincorporated association, a partnership, a nonprofit corporation, a government or a governmental instrumentality. 3 4 § 4. Section 20.00 of the penal law is amended to read as follows: 5 § 20.00 Criminal liability for conduct of another. б When one person engages in conduct which constitutes an offense, 7 another person is criminally liable for such conduct when, acting with the mental culpability required for the commission thereof, he or she 8 9 solicits, requests, commands, importunes, or intentionally aids such 10 person to engage in such conduct or, for an offense listed in article one hundred thirty of this chapter which is committed against a child 11 less than eighteen years of age, after the commission of the offense he 12 13 or she conceals or hinders the discovery of the offense or evidence of 14 the offense. 15 § 5. Paragraph (h) of subdivision 3 of section 130.05 of the penal 16 law, as amended by section 2 of part G of chapter 501 of the laws of 17 2012, is amended to read as follows: 18 (h) a client or patient and the actor is a health care provider or 19 mental health care provider or anyone representing himself or herself as 20 a member of the clergy who provides health care or mental health care 21 services charged with rape in the third degree as defined in section 130.25, criminal sexual act in the third degree as defined in section 22 130.40, aggravated sexual abuse in the fourth degree as defined in 23 section 130.65-a, or sexual abuse in the third degree as defined in 24 25 section 130.55, and the act of sexual conduct occurs during a treatment 26 session, consultation, interview, or examination; or 27 § 6. The penal law is amended by adding a new section 260.09 to read 28 as follows: 29 § 260.09 Endangering the welfare of a child in the first degree. 30 A person is guilty of endangering the welfare of a child in the first 31 degree when he or she commits conduct which is injurious to the phys-32 ical, mental or moral welfare of a child less than seventeen years of 33 age and violates any section of article one hundred thirty of this chap-34 ter or section 263.05 of this title. 35 Endangering the welfare of a child in the first degree is a class E 36 felony. 37 § 7. The section heading, the opening paragraph and the closing para-38 graph of section 260.10 of the penal law, as amended by chapter 447 of 39 the laws of 2010, are amended to read as follows: 40 Endangering the welfare of a child in the second degree. 41 A person is guilty of endangering the welfare of a child in the second 42 degree when: 43 Endangering the welfare of a child in the second degree is a class A 44 misdemeanor. 45 § 8. Paragraph c of subdivision 5 of section 120.40 of the penal law, 46 as amended by section 7 of part NN of chapter 55 of the laws of 2018, is 47 amended to read as follows: c. assault in the third degree, as defined in section 120.00; menacing 48 49 in the first degree, as defined in section 120.13; menacing in the second degree, as defined in section 120.14; coercion in the first 50 51 degree, as defined in section 135.65; coercion in the second degree, as 52 defined in section 135.61; coercion in the third degree, as defined in 53 section 135.60; aggravated harassment in the second degree, as defined in section 240.30; harassment in the first degree, as defined in section 54 55 240.25; menacing in the third degree, as defined in section 120.15; 56 criminal mischief in the third degree, as defined in section 145.05;

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1 criminal mischief in the second degree, as defined in section 145.10, criminal mischief in the first degree, as defined in section 145.12; 2 criminal tampering in the first degree, as defined in section 145.20; 3 4 arson in the fourth degree, as defined in section 150.05; arson in the 5 third degree, as defined in section 150.10; criminal contempt in the б first degree, as defined in section 215.51; endangering the welfare of a 7 child in the first degree, as defined in section 260.09; endangering the 8 welfare of a child in the second degree, as defined in section 260.10; 9 or 10 § 9. Section 260.15 of the penal law, as amended by chapter 447 of the 11 laws of 2010, is amended to read as follows: § 260.15 Endangering the welfare of a child; defense. 12 13 In any prosecution for endangering the welfare of a child in the first 14 or second degree, pursuant to section 260.09 or 260.10 of this article, 15 based upon an alleged failure or refusal to provide proper medical care 16 or treatment to an ill child, it is an affirmative defense that the defendant (a) is a parent, guardian or other person legally charged with 17 18 the care or custody of such child; and (b) is a member or adherent of an 19 organized church or religious group the tenets of which prescribe prayer 20 as the principal treatment for illness; and (c) treated or caused such 21 ill child to be treated in accordance with such tenets. 22 § 10. Paragraph (c) of subdivision 2 of section 422 of the social services law, as added by chapter 717 of the laws of 1986, is amended to 23 24 read as follows: 25 (c) Whenever a telephone call to the statewide central register 26 described in this section is received by the [department] office of 27 children and family services, and [the department] such office finds that the person allegedly responsible for abuse or maltreatment of a 28 29 child cannot be a subject of a report as defined in subdivision four of 30 section four hundred twelve of this [chapter] title, but believes that 31 the alleged acts or circumstances against a child described in the tele-32 phone call may constitute a crime or an immediate threat to the child's 33 health or safety, [the department] such office shall: (1) convey by the 34 most expedient means available the information contained in such tele-35 phone call to the appropriate law enforcement agency, district attorney 36 or other public official empowered to provide necessary aid or assist-37 ance and, (2) include such individuals in the statewide central register in accordance with the requirements of subdivision three of this 38 39 section, and make such information accessible pursuant to section four hundred twenty-four-a of this title. The commissioner of the office of 40 41 children and family services shall promulgate any additional rules and 42 regulations he or she deems necessary in furtherance of this paragraph. 43 § 11. Subdivision (a) of section 208 of the civil practice law and 44 rules, as designated by chapter 11 of the laws of 2019, is amended to 45 read as follows: 46 (a) If a person entitled to commence an action is under a disability 47 because of infancy or insanity at the time the cause of action accrues, 48 and the time otherwise limited for commencing the action is three years or more and expires no later than three years after the disability ceas-49 50 es, or the person under the disability dies, the time within which the 51 action must be commenced shall be extended to three years after the 52 disability ceases or the person under the disability dies, whichever 53 event first occurs unless such action is for sexual assault upon a child 54 under any section of article one hundred thirty of the penal law, then 55 such action may be commenced up to six years after the disability ceases 56 or the person under the disability dies, whichever event occurs first;

if the time otherwise limited is less than three years, the time shall 1 2 be extended by the period of disability. The time within which the action must be commenced shall not be extended by this provision beyond 3 4 ten years after the cause of action accrues, except, in any action other 5 than for medical, dental or podiatric malpractice, where the person was б under a disability due to infancy. This section shall not apply to an 7 action to recover a penalty or forfeiture, or against a sheriff or other 8 officer for an escape.

9 § 12. The civil practice law and rules is amended by adding a new 10 section 213-e to read as follows:

11 <u>§ 213-e. Actions for sexual assault or abuse of an infant.</u> <u>Notwith-</u> standing any provision of law to the contrary, any cause of action of 12 physical or psychological injury sustained by a person under eighteen 13 14 years of age as a result of a sexual assault or abuse, which is barred 15 because the statute of limitations has expired, is revived, and an 16 action thereon may be commenced within three years of the effective date 17 of this section. For the purposes of this section, sexual assault or abuse shall be a sex offense as defined under article one hundred thirty 18 19 of the penal law or a predecessor statute at the time of the assault or 20 abuse. Any such cause of action previously dismissed because of the 21 statute of limitations may be brought under this section notwithstanding such dismissal. The provisions of this section shall be applicable to 22 any civil action governed by the statute of limitations of another 23 24 jurisdiction. Any cause of action for damages arising under this section 25 shall not include, as part of the resolution, a confidentiality clause 26 or agreement as a matter of public policy.

27 § 13. Paragraph (a) of subdivision 4 of section 30.10 of the criminal 28 procedure law is amended to read as follows:

29 (a) Any period following the commission of the offense during which 30 (i) the defendant was continuously outside this state or (ii) the where-31 abouts of the defendant were continuously unknown and continuously unas-32 certainable by the exercise of reasonable diligence. However, in no 33 event shall the period of limitation be extended by more than five years beyond the period otherwise applicable under subdivision two, except 34 35 that an action for an offense listed in article one hundred thirty of 36 the penal law which is committed against a child less than eighteen 37 years of age may be commenced at any time.

38 § 14. This act shall take effect on the sixtieth day after it shall 39 have become a law; provided, however, that section 213-d of the civil 40 practice law and rules, as added by section twelve of this act, shall 41 expire and be deemed repealed three years after the effective date of 42 this act.