STATE OF NEW YORK

482--в

2021-2022 Regular Sessions

IN SENATE

(Prefiled)

January 6, 2021

Introduced by Sens. PERSAUD, BIAGGI, JACKSON, MANNION -- read twice and ordered printed, and when printed to be committed to the Committee on Codes -- reported favorably from said committee, ordered to first and second report, ordered to a third reading, amended and ordered reprinted, retaining its place in the order of third reading -- recommitted to the Committee on Codes in accordance with Senate Rule 6, sec. 8 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the criminal procedure law, in relation to jury deliberations

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 "Tiarah 2 Poyau Act".

3 § 2. Section 310.30 of the criminal procedure law, as amended by chap-4 ter 208 of the laws of 1980, is amended to read as follows:

5 § 310.30 Jury deliberation; request for information. At any time during its deliberation, the jury may request the court 7 for further instruction or information with respect to the law, with respect to the content or substance of any trial evidence, or with respect to any other matter pertinent to the jury's consideration of the case. Upon such a request, the court must direct that the jury be 10 returned to the courtroom and, after notice to both the people and coun-11 12 sel for the defendant, and in the presence of the defendant, must give such requested information or instruction as the court deems proper. 14 With the consent of the parties and upon the request of the jury for further instruction with respect to a statute, the court may also give 15 16 to the jury copies of the text of any statute which, in its discretion, 17 the court deems proper. In addition, where the jury requests written 18 instructions regarding the elements of any offense submitted, or of any

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

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S. 482--B 2

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1 defense or affirmative defense submitted in relation thereto, the court 2 may provide the jury with such written instructions as the jury has requested and the court deems proper. Before giving to the jury such written instructions regarding the elements of any offense or of any defense or affirmative defense pursuant to this section, the court shall permit counsel to examine such written instructions, shall afford counsel an opportunity to be heard, shall mark such written instructions as a court exhibit and shall read the instructions to the jury.

§ 3. This act shall take effect on the one hundred twentieth day after 10 it shall have become a law.