## STATE OF NEW YORK

2234

2023-2024 Regular Sessions

## IN ASSEMBLY

January 25, 2023

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

AN ACT to amend the executive law, in relation to creating a written policy on the use of sustained auditory dispersal tools

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

Section 1. Section 837 of the executive law is amended by adding a new subdivision 24 to read as follows:

3 24. (a) Establish a written policy prohibiting police agencies from 4 <u>using sustained auditory dispersal tools.</u>

(b) For the purposes of this subdivision, the term "sustained auditory dispersal tool" shall mean any long range acoustic device, sonic weapon, 7 sonic cannon, or any high powered sound magnifier, using piezoelectric transducer or other technology, to emit sustained tones, beeps, chirps, 9 or any deterrent tone or other non-verbal communication at decibels 10 shown to cause hearing loss or other dangerous effects for a sustained period. Any such tone or non-verbal communication over ninety decibels 11 shall be considered presumptively unreasonable. The term "sustained 12 auditory dispersal tool " shall not include any device designed to magni-13 14 fy information or orders via verbal communication at ninety decibels or 15 below, and properly administered according to health and safety stand-16 ards, by properly trained personnel, provided, however, that such use of any such device as a deterrent and not as a mode of verbal communication 17 shall cause such device to be a "sustained auditory dispersal tool". 18

(c) (i) Any individual who has been subjected to a sustained auditory 20 dispersal tool by a law enforcement officer in violation of this section 21 or the written policy of the division of criminal justice services 22 promulgated under this section may institute a civil action against the employing agency of such law enforcement officer for any of the follow-24 **ing:** 

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

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1 (A) One thousand dollars per violation or actual damages, whichever is greater;

- (B) Punitive damages;
  - (C) Injunctive or declaratory relief; and/or
  - (D) Any other relief the court deems proper.
- 6 <u>(ii) In assessing the amount of punitive damages, the court shall</u> 7 <u>consider:</u>
- 8 (A) The number of times the person was unlawfully subjected to a sustained auditory dispersal tool;
- 10 (B) The decibel level used;
- 11 (C) Medical complications resulting from the use of sustained auditory
- 12 dispersal tool; and

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- 13 (D) The persistence of violations by the particular law enforcement
- 14 agency and law enforcement officer.
- 15 (iii) In any action brought under this section, the court may award
- 16 reasonable attorneys' fees to a prevailing plaintiff.
- 17 § 2. This act shall take effect immediately.