STATE OF NEW YORK

3995

2023-2024 Regular Sessions

IN ASSEMBLY

February 8, 2023

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

AN ACT to amend the criminal procedure law, in relation to authorizing the court the discretion to release persons charged with certain crimes involving possession of a firearm on their own recognizance or under non-monetary conditions, fix bail, or commit the person to the custody of the sheriff

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

1 Section 1. The opening paragraph of subdivision 1 of section 510.10 of 2 the criminal procedure law, as amended by section 1 of subpart C of part 3 UU of chapter 56 of the laws of 2022, is amended to read as follows: 4 When a principal, whose future court attendance at a criminal action 5 or proceeding is or may be required, comes under the control of a court, б such court shall, in accordance with this title, by a securing order 7 release the principal on the principal's own recognizance, release the 8 principal under non-monetary conditions, or, where authorized, fix bail or commit the principal to the custody of the sheriff. In all such 9 10 cases, except where another type of securing order is shown to be 11 required by law, or unless otherwise provided by law, the court shall 12 release the principal pending trial on the principal's own recognizance, unless it is demonstrated and the court makes an individualized determi-13 14 nation that the principal poses a risk of flight to avoid prosecution. If such a finding is made, the court must, unless otherwise provided by 15 law, select the least restrictive alternative and condition or condi-16 17 tions that will reasonably assure the principal's return to court. The 18 court shall explain its choice of release, release with conditions, bail 19 or remand on the record or in writing. In making its determination, the 20 court must consider and take into account available information about 21 the principal, including:

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

LBD07689-01-3

§ 2. Paragraph (u) of subdivision 4 of section 510.10 of the criminal 1 procedure law, as added by section 2 of subpart B of part UU of chapter 2 3 56 of the laws of 2022, is amended to read as follows: 4 (u) criminal possession of a weapon in the third degree as defined in 5 subdivision three of section 265.02 of the penal law or criminal sale of 6 a firearm to a minor as defined in section 265.16 of the penal law or 7 any other felony offense involving criminal possession of a firearm or criminal possession of a weapon in violation of article two hundred 8 9 sixty-five of the penal law. 10 § 3. Section 510.10 of the criminal procedure law is amended by adding 11 a new subdivision 7 to read as follows: 12 7. When the principal is charged with a crime as defined in article two hundred sixty-five of the penal law that involves a machine-gun, 13 14 firearm silencer, firearm, rifle, shotgun, disguised gun, ghost gun or 15 assault weapon, the court may in its discretion release the principal pending trial on the principal's own recognizance or under non-monetary 16 17 conditions, fix bail, or the court may commit the principal to the custody of the sheriff without considering the likelihood that the 18 defendant will return for court or selecting the least restrictive means 19 20 necessary to ensure their return to court. 21 § 4. The opening paragraph of subdivision 1 of section 510.30 of the 22 criminal procedure law, as amended by section 2 of subpart C of part UU 23 of chapter 56 of the laws of 2022, is amended to read as follows: 24 With respect to any principal, the court [in all cases], unless otherwise provided by law, must impose the least restrictive kind and degree 25 control or restriction that is necessary to secure the principal's 26 of 27 return to court when required. In determining that matter, the court 28 must, on the basis of available information, consider and take into account information about the principal that is relevant to the princi-29 30 pal's return to court, including: 31 § 5. Section 510.30 of the criminal procedure law is amended by adding 32 a new subdivision 4 to read as follows: 33 4. When the principal is charged with a crime as defined in article 34 two hundred sixty-five of the penal law that involves a machine-gun, 35 firearm silencer, firearm, rifle, shotgun, disguised gun, ghost gun or 36 assault weapon, the court may in its discretion release the principal 37 pending trial on the principal's own recognizance or under non-monetary conditions, fix bail, or the court may commit the principal to the 38 39 custody of the sheriff without considering the likelihood that the 40 defendant will return for court or selecting the least restrictive means 41 necessary to ensure their return to court. 42 § 6. Subparagraph (xxi) of paragraph (b) of subdivision 1 of section 43 530.20 of the criminal procedure law, as amended by section 4 of subpart 44 С of part UU of chapter 56 of the laws of 2022, is amended to read as 45 follows: 46 (xxi) criminal possession of a weapon in the third degree as defined 47 in subdivision three of section 265.02 of the penal law or criminal sale 48 of a firearm to a minor as defined in section 265.16 of the penal law or any other felony offense involving criminal possession of a firearm or 49 criminal possession of a weapon in violation of article two hundred 50 51 sixty-five of the penal law. 52 § 7. Paragraph (u) of subdivision 4 of section 530.40 of the criminal procedure law, as added by section 4 of subpart B of part UU of chapter 53 54 56 of the laws of 2022, is amended to read as follows: 55 (u) criminal possession of a weapon in the third degree as defined in subdivision three of section 265.02 of the penal law or criminal sale of 56

a firearm to a minor as defined in section 265.16 of the penal law or 1 2 any other felony offense involving criminal possession of a firearm or criminal possession of a weapon in violation of article two hundred 3 4 sixty-five of the penal law. 5 § 8. Subparagraph (ii) of paragraph (d) of subdivision 2 of section 6 530.60 of the criminal procedure law, as amended by section 20 of part 7 JJJ of chapter 59 of the laws of 2019, is amended and a new subparagraph 8 (iii) is added to read as follows: 9 (ii) Under paragraph (b) of this subdivision, revocation of the order 10 of recognizance, release under non-monetary conditions or, as the case 11 may be, bail shall result in the issuance of a new securing order which 12 may, if otherwise authorized by law, permit the principal's release on recognizance or release under non-monetary conditions, but shall also 13 14 render the defendant eligible for an order fixing bail provided, howev-15 er, that in accordance with the principles in this title the court must 16 select the least restrictive alternative and condition or conditions 17 that will reasonably assure the principal's return to court. Nothing in this subparagraph shall be interpreted as shortening the period of 18 detention, or requiring or authorizing any less restrictive form of a 19 20 securing order, which may be imposed pursuant to any other law[-]; and 21 (iii) When the principal is charged with a crime as defined in article 22 two hundred sixty-five of the penal law that involves a machine-gun, 23 firearm silencer, firearm, rifle, shotqun, disquised qun, ghost qun or assault weapon, the court may in its discretion release the principal 24 25 pending trial on the principal's own recognizance or under non-monetary conditions, fix bail, or the court may commit the principal to the 26 27 custody of the sheriff without considering the likelihood that the 28 defendant will return for court or selecting the least restrictive means necessary to ensure their return to court. 29

30 § 9. This act shall take effect immediately.