STATE OF NEW YORK

6417

2023-2024 Regular Sessions

IN SENATE

April 18, 2023

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

AN ACT to amend the judiciary law and the executive law, in relation to providing for review of bail data reports by the state commission on judicial conduct

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

Section 1. Subdivision 3 of section 42 of the judiciary law, as added 2 by chapter 156 of the laws of 1978, is amended to read as follows:

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- 3. (a) To request and receive from any court, department, division, board, bureau, commission, or other agency of the state or political subdivision thereof or any public authority such assistance, information and data as will enable it properly to carry out its functions, powers and duties.
- (b) With respect to the reports of the chief administrator of the courts and the division of criminal justice services required under 10 subdivision five of section two hundred sixteen of this chapter and 11 section eight hundred thirty-seven-u of the executive law, to study such reports for evidence of bias or prejudice by any judge or justice; and 13 where appropriate based on such reports, to initiate, investigate, and 14 hear complaints under section forty-four of this article and otherwise 15 comment on matters of bias and prejudice evidenced therein in its annual reports pursuant to subdivision four of this section.
 - § 2. Subdivision 5 of section 216 of the judiciary law, as amended by section 1 of subpart G of part UU of chapter 56 of the laws of 2022, is amended to read as follows:
- 5. The chief administrator of the courts, in conjunction with the 21 division of criminal justice services, shall collect data and report every six months regarding pretrial release and detention. Such data and 23 report shall contain information categorized by age, gender, racial and 24 ethnic background; regarding the nature of the criminal offenses,

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

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including the top charge of each case; the number and type of charges in each defendant's criminal record; whether the prosecutor requested that the court fix bail, the amounts and forms of bail requested by the prosecutor, and the amounts and forms of bail set by the court; the 5 number of individuals released on recognizance; the number of individuals released on non-monetary conditions, including the conditions 7 imposed; the number of individuals committed to the custody of a sheriff prior to trial; the rates of failure to appear and rearrest; the outcome 9 of such cases or dispositions; the length of the pretrial detention stay 10 and any other such information as the chief administrator and the divi-11 sion of criminal justice services may find necessary and appropriate. 12 Such report shall aggregate the data collected by county; court, including city, town and village courts; and judge. The data shall be aggre-13 gated in order to protect the identity of individual defendants. The 14 15 report shall be released publicly and published on the websites of the 16 office of court administration and the division of criminal justice 17 services. Each report shall also be delivered to the commission on judicial conduct. The first report shall be published twelve months after 18 this subdivision shall have become a law, and shall include data from 19 20 the first six months following the enactment of this section. Reports 21 for subsequent periods shall be published every six months thereafter. 22

- § 3. Section 837-u of the executive law, as amended by section 2 of subpart G of part UU of chapter 56 of the laws of 2022, is amended to read as follows:
- 24 25 The division of criminal justice services, in conjunction 837-u. 26 with the chief administrator of the courts, shall collect data and 27 report annually regarding pretrial release and detention. Such data and 28 report shall contain information categorized by age, gender, racial and ethnic background; regarding the nature of the criminal offenses, 29 30 including the top charge of each case; the number and type of charges in 31 each defendant's criminal record; whether the prosecutor requested that 32 the court fix bail, the amounts and forms of bail requested by the 33 prosecutor, and the amounts and forms of bail set by the court; the 34 number of individuals released on recognizance; the number of individ-35 uals released on non-monetary conditions, including the conditions 36 imposed; the number of individuals committed to the custody of a sheriff 37 prior to trial; the rates of failure to appear and rearrest; the outcome such cases or dispositions; whether the defendant was represented by 39 counsel at every court appearance regarding the defendant's securing 40 order; the length of the pretrial detention stay and any other such information as the chief administrator and the division of criminal 41 42 justice services may find necessary and appropriate. Such annual report 43 shall aggregate the data collected by county; court, including city, town and village courts; and judge. The data shall be aggregated in order to protect the identity of individual defendants. The report shall 45 46 be released publicly and published on the websites of the office of 47 court administration and the division of criminal justice services. Each 48 report shall also be delivered to the commission on judicial conduct. The first report shall be published eighteen months after this section 49 shall have become a law, and shall include data from the first twelve 50 months following the enactment of this section. Reports for subsequent 52 years shall be published annually on or before that date thereafter.
 - § 4. This act shall take effect immediately.