[First Reprint] ASSEMBLY, No. 4372

STATE OF NEW JERSEY 219th LEGISLATURE

INTRODUCED JUNE 29, 2020

Sponsored by: Assemblywoman BRITNEE N. TIMBERLAKE District 34 (Essex and Passaic) Assemblywoman ANNETTE QUIJANO District 20 (Union) Assemblywoman VERLINA REYNOLDS-JACKSON District 15 (Hunterdon and Mercer)

Co-Sponsored by: Assemblywoman Jasey, Assemblyman Holley and Assemblywoman Carter

SYNOPSIS

Provides for resentencing of certain inmates.

CURRENT VERSION OF TEXT

As reported by the Assembly Appropriations Committee on July 27, 2020, with amendments.



(Sponsorship Updated As Of: 7/30/2020)

2

1 AN ACT concerning certain inmates and supplementing Title 2C of 2 the New Jersey Statutes. 3 4 **BE IT ENACTED** by the Senate and General Assembly of the State 5 of New Jersey: 6 7 1. a. The Commissioner of Corrections shall issue a Certificate of Eligibility for Resentencing to any inmate¹, upon request by the 8 9 inmate,¹ who: 10 (1) committed a crime as a juvenile and was tried as an adult; 11 (2) received an aggregate sentence of incarceration of 30 years or more; ¹and¹ 12 (3) has served at least 20 years of that sentence¹[; and 13 (4) has not been resentenced or previously sought relief under 14 15 this section]¹. b. (1) Notwithstanding any provision of law to the contrary, an 16 17 inmate who receives a Certificate of Eligibility for Resentencing issued pursuant to subsection a. of this section and received an 18 19 aggregate sentence of incarceration with a period of parole ineligibility of 20 years or more ¹and who has not been resentenced 20 or previously sought relief under this section¹ may petition the court 21 22 for resentencing pursuant to the provisions of this section. 23 (2) Notwithstanding any court rule or any other provision of law 24 to the contrary, the court, upon consideration of a petition filed 25 pursuant to paragraph (1) of this subsection, may, in its discretion, modify, reduce, or suspend the sentence, including any minimum or 26 27 mandatory sentence or a portion of the sentence imposed upon the 28 inmate. 29 If the court determines that a change in the inmate's original 30 sentence is not warranted, the court shall issue a written order 31 stating the reasons for denying modification. The provisions of this 32 section shall not require the court to grant a sentence modification. 33 c. An inmate who has been issued a Certificate of Eligibility 34 for Resentencing shall be represented by the Office of the Public 35 Defender for the purpose of filing a motion under this section, unless the inmate ¹[chooses to be represented by pro bono counsel 36 or]¹ retains ¹[private] <u>other</u>¹ counsel ¹[at the inmate's expense]¹. 37 ¹[Upon receipt of notification by the Department of 38 d. 39 Corrections that an inmate has been issued a Certificate of 40 Eligibility for Resentencing pursuant to subsection a. of this 41 section, the sentencing court shall order a resentencing report which 42 shall assess the following factors: (1) the defendant's age at the time of the offense; 43 44 (2) the role of the attendant characteristics of youth in the 45 offense, including:

¹Assembly AAP committee amendments adopted July 27, 2020.

EXPLANATION – Matter enclosed in **bold-faced brackets** [thus] in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined <u>thus</u> is new matter.

Matter enclosed in superscript numerals has been adopted as follows:

A4372 [1R] TIMBERLAKE, QUIJANO

2 (b) risk-taking behavior; 3 (c) immaturity; and (d) susceptibility to peer pressure; and 4 5 (3) any obstacle the defendant may have faced as a child including: 6 7

(a) impulsivity;

- (a) parental abuse or neglect or abuse by any other person;
- 8 (b) developmental disorders;
- 9 (c) substance abuse;
- 10 (d) addiction;
- 11 (e) trauma;

1

- 12 (f) poverty; and
- 13 (g) lack of education.

The resentencing report shall also include the victim's 14 e. 15 position as to resentencing. In accordance with N.J.S.2C:44-6, the probation department shall notify the <u><u>The</u>¹ victim or the nearest</u> 16 relative of a homicide victim ¹shall be notified, as part of the 17 notification provided under paragraph (2) of subsection f. of this 18 section,¹ of the right to make ¹[a] an updated¹ statement ¹[for 19 inclusion in] to supplement¹ the ¹[resentencing] presentence¹ 20 report ¹prepared pursuant to subsection b. of N.J.S.2C:44-6,¹ if the 21 22 victim or relative so desires. Any statement shall be made within 20 days of notification 1 [by] to 1 the 1 [probation department] 23 victim¹. 24

25 f. (1) A motion pursuant to this section shall be filed with the 26 ¹[sentencing court, or the Presiding Criminal Judge if the sentencing court is not still sitting] <u>Superior Court in the county</u> 27 where the conviction occurred¹. A copy of the motion shall be 28 29 served on the agency that prosecuted the case.

30 (2) The prosecuting agency shall notify any victim of the offense committed by the inmate, or the nearest relative of a 31 32 homicide victim, in accordance with section 3 of P.L.1985, c.249 33 (C.52:4B-36) of the filing of a motion for resentencing pursuant to 34 this section. The court shall afford any victim the opportunity to 35 present a ¹[written or videotaped]¹ statement at the hearing on the petition or to testify at the hearing concerning the harm suffered by 36 37 the victim or family member.

38 (3) The prosecutor shall file any response within 60 days. The 39 court may grant an extension of time for good cause.

40 Upon the filing of a motion for resentencing under this σ. 41 section, the court shall conduct a hearing, unless the court finds that 42 the Certificate of Eligibility for Resentencing issued to the inmate is 43 not valid or its issuance was improper. A resentencing hearing on a 44 motion filed pursuant to this section shall be held in the Superior 45 Court in accordance with the Rules of Court.

46 h. At the hearing for resentencing, the court shall determine 47 whether the offense for which the inmate was convicted was the

A4372 [1R] TIMBERLAKE, QUIJANO

result of mitigating qualities of youth ¹[or whether the offense 1 reflects irreparable corruption]¹ by consideration of the following 2 3 non-exhaustive list of factors: (1) the inmate's age at the time of the offense; 4 5 (2) the role of the attendant characteristics of youth in the 6 offense, including: 7 (a) impulsivity; 8 (b) risk-taking behavior; 9 (c) immaturity; and 10 (d) susceptibility to peer pressure; 11 (3) any obstacle the inmate may have faced as a child including: 12 (a) parental abuse or neglect or abuse or neglect by any other 13 person; (b) developmental disorders; 14 15 (c) substance abuse; (d) addiction; 16 17 (e) trauma; 18 (f) poverty; and 19 (g) lack of education; (4) any effort the inmate has made prior to and while 20 21 incarcerated to overcome the obstacles set forth in paragraph (3) of 22 this subsection; 23 (5) the inmate's attempt at rehabilitation since incarceration, 24 including but not limited to participation in available rehabilitative, 25 educational, or other programs; 26 (6) whether the inmate poses the same risk to society that the 27 inmate posed at the time of the initial sentence; and 28 (7) any additional evidence of maturity, growth, self-29 improvement, and consideration of the welfare of others. 30 If the court finds by a preponderance of the evidence that the i. 31 offense for which the inmate was convicted and sentenced ¹[did not reflect irreparable corruption, but]¹ was the result of the mitigating 32 qualities of youth, the court shall resentence the inmate to a term 33 34 that allows the inmate a meaningful opportunity for release ${}^{1}\mathbf{I}$. 35 However, if], unless the court finds by clear and convincing evidence that the offense for which the inmate was convicted and 36 sentenced reflects irreparable corruption. If¹ the court finds that the 37 offense reflects irreparable corruption, the court shall not resentence 38 39 the inmate regardless of the findings of the mitigating qualities of 40 youth. If the sentencing court reduces the sentence pursuant to this section, the sentence shall not become final for 10 days in order to 41 42 permit the prosecutor to appeal the sentence. 43 j. An inmate may file only one motion pursuant to this section. 44 Nothing in this section shall prohibit an inmate from pursuing

resentencing under any other provision of Title 2C of the New
Jersey Statutes or the Rules of Court.

A4372 [1R] TIMBERLAKE, QUIJANO 5

2. This act shall take effect immediately and shall apply 1 retroactively to any ¹eligible¹ inmate who was sentenced as a 2 juvenile prior to the effective date of this act. 3