

*Temp State
Comm on Penal
Law Reform*

STATE OF NEW YORK

Print. 7134

Intro. 6085

IN ASSEMBLY

May 25, 1965

TEN-DAY BILL

Introduced by COMMITTEE ON RULES—read once and referred
to the Committee on Rules

JUN 17 1965

AN ACT

To amend a chapter of the laws of nineteen hundred sixty-five, entitled "An act providing for the punishment of offenses, constituting chapter forty of the consolidated laws", in relation to including therein certain savings clauses concerning acts of the legislature of nineteen hundred sixty-five which amend or repeal a provision or provisions of the existing penal law or add a new provision or provisions to such law, and the construction and effect thereof as related to such chapter, and making certain incidental changes in connection therewith

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

- 1 Section 1. The title of article five hundred of a chapter of the
- 2 laws of nineteen hundred sixty-five, entitled "An act providing
- 3 for the punishment of offenses, constituting chapter forty of the
- 4 consolidated laws", is hereby amended, and such article is also

EXPLANATION — Matter in *italics* is new; matter in brackets [] is old law to be omitted

1 hereby amended by inserting therein a new schedule of sections,
2 to read, respectively, as follows:

3 *SAVINGS CLAUSES; LAWS REPEALED; TIME OF TAKING EFFECT*

4 *Section 500.00 Savings clauses.*

5 *500.05 Laws repealed.*

6 *500.10 Time of taking effect.*

7 § 2. Existing sections 500.00 and 500.05 of such chapter are
8 hereby renumbered to be sections 500.05 and 500.10, respectively,
9 and such chapter is hereby amended by inserting in article five
10 hundred thereof a new section, to be section 500.00, to read as
11 follows:

12 § 500.00 *Savings clauses. 1. An act of the legislature of the year*
13 *nineteen hundred sixty-five which, in form, amends or repeals or*
14 *purports to amend or repeal any provision or provisions of the*
15 *former penal law, as in force immediately prior to September first,*
16 *nineteen hundred sixty-seven, shall be legally effective notwith-*
17 *standing the repeal of such former law by this chapter and shall*
18 *be construed as an amendment, or repeal, as the case may be, of*
19 *the corresponding provision or provisions of this chapter irrespec-*
20 *tive of whether such provision or provisions are contained in this*
21 *chapter in one or more than one article, section, subdivision or*
22 *other part thereof and such corresponding provision or provisions*
23 *shall be deemed and construed to be amended, modified, changed*
24 *or repealed as though the same had been expressly and in terms*
25 *so amended or repealed.*

26 *2. Any act of the legislature of the year nineteen hundred sixty-*
27 *five which adds or purports to add a new article, section, subdivi-*

1 sion or other provision of law to the former penal law, as in force
2 and effect immediately prior to September first, nineteen hundred
3 sixty-seven, shall be legally effective notwithstanding the repeal of
4 such former penal law by this chapter and shall be construed as
5 having been added to this chapter and shall be given full effect
6 according to its context as if the same had been added expressly and
7 in terms to this chapter and shall be deemed and construed to have
8 been inserted in this chapter in juxtaposition to and as modifying
9 the effect of the corresponding provision or provisions of this
10 chapter.

11 § 3. This act shall take effect September first, nineteen hundred
12 sixty-seven.