New York's Bail Statute Pretrial Options *Updated May 2022*





Per New York's 2019 reforms, the court must release defendants on their own recognizance, unless there is a demonstrated risk of flight to avoid prosecution. If there is a risk of flight, the court must select the "least restrictive" condition(s) permissible to reasonably assure a defendant's court appearance and compliance with court conditions. This bench card summarizes the pretrial options, incorporating the <u>April 2020</u> and <u>April 2022</u> amendments.

Offenses	ROR ¹	Non-Monetary Conditions ^{2,3}	Electronic Monitoring ⁴	Money Bail⁵	Remand
MISDEMEANORS					
Misdemeanors generally, exceptions below	\checkmark	\checkmark	NO	NO	NO
Domestic Violence Offenses	\checkmark	\checkmark	\checkmark	NO	NO
VFO Conviction in Past 5 Years , as defined in PL 70.02	\checkmark	\checkmark	\checkmark	NO	NO
Sex Offenses, as defined in PL Art. 1306	\checkmark	\checkmark	\checkmark	\checkmark	NO
Criminal Contempt and Criminal Obstruction of Breathing or Blood Circulation , <i>PL 215.50(3) and</i> <i>121.11, if underlying charge is a domestic violence offense</i> ⁷	~	\checkmark	√	\checkmark	NO
Endangering the Welfare of a Child, PL 260.10, if the defendant is required to be registered as a sex offender and is designated a Level 3 offender	~	\checkmark	\checkmark	\checkmark	NO
Bail Jumping 3rd and Escape 3rd , <i>PL 215.55 and PL 205.05</i>	~	\checkmark	\checkmark	\checkmark	NO
DRUG FELONIES					
Drug Felonies generally, exceptions below	\checkmark	\checkmark	\checkmark	NO	NO
Operating as a Major Drug Trafficker, PL 220.77	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark
Criminal Possession of a Controlled Substance 1st , <i>PL 220.21</i>	~	\checkmark	\checkmark	\checkmark	\checkmark
Criminal Sale of a Controlled Substance 1st, PL 220.43	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark
GUN FELONIES					
Criminal Possession of a Weapon on School Grounds , <i>PL 265.01-a</i>	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark
Criminal Possession of a Weapon 3 rd , Subsection 3, PL 265.02(3) ⁸	\checkmark	√	√	√	\checkmark
Criminal Sale of a Firearm to a Minor, PL 265.16	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark

Offenses	ROR ¹	Non-Monetary Conditions ^{2,3}	Electronic Monitoring ⁴	Money Bail⁵	Remand
NONVIOLENT FELONIES					
Nonviolent Felonies generally, exceptions below	\checkmark	\checkmark	\checkmark	NO	NO
Incest ⁹ and Sex Offenses, PL 255.25, 255.26, and sex offenses as defined in PL Art. 130 and in PL 70.80 ¹⁰	\checkmark	√	\checkmark	√	~
Criminal Contempt and Unlawful Imprisonment 1st , PL 215.51(b)(c)(d), 215.52 and 135.10, if underlying charge is a domestic violence offense ¹¹	√	1	√	√	\checkmark
Witness Intimidation and Tampering, PL 215.11, 215.12, 215.13, and 215.15	√	\checkmark	\checkmark	\checkmark	~
Conspiracy to Commit Murder, PL 105.15	\checkmark	√	\checkmark	\checkmark	\checkmark
Money Laundering in Support of Terrorism , <i>PL</i> 470.21, 470.22, 470.23, and 470.24 ¹²	~	√	\checkmark	\checkmark	~
Offenses involving Sexual Performance by Children , <i>PL 263.30</i> , <i>263.05</i> , <i>263.10</i> , <i>263.15</i> , <i>and</i> <i>120.70(1)</i>	√	~	√	√	√
Assault 3rd and Arson 3rd, PL 120.00 and PL 150.10, if committed as a hate crime, pursuant to PL 480.05 ¹³	\checkmark	\checkmark	\checkmark	√	\checkmark
Vehicular Assault 1st and Aggravated Vehicular Assault, <i>PL 120.04, 120.04-a</i>	~	√	\checkmark	\checkmark	~
Aggravated Assault Upon a Person Less Than 11 years old, <i>PL 120.12</i>	~	√	\checkmark	\checkmark	~
Grand Larceny 1st, PL 155.42	\checkmark	√	\checkmark	\checkmark	\checkmark
Enterprise Corruption, PL 460.20	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark
Money Laundering 1st, PL 470.20	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark
Failure to Register as a Sex Offender , Corr. Law 168-t, if the defendant is required to be registered as a sex offender and is designated a Level 3 offender	~	~	√	~	\checkmark
Bail Jumping and Escape, PL 215.56, 215.57, 205.10, and 205.15	\checkmark	√	\checkmark	√	\checkmark
Sex Trafficking, PL 230.34 14	\checkmark	\checkmark	\checkmark	\checkmark	√
VIOLENT FELONY OFFENSES					
Robbery 2nd degree, Subsection (1), PL 160.10(1)	\checkmark	\checkmark	\checkmark	NO	NO
Burglary 2nd degree, Subsection (2) , <i>PL 140.25(2), if</i> NOT in the living area of a dwelling ¹⁵	~	\checkmark	~	NO	NO

Chart continued on page 3

Offenses	ROR 1	Non-Monetary Conditions ^{2,3}	Electronic Monitoring ⁴	Money Bail⁵	Remand
VIOLENT FELONY OFFENSES cont'd					
Burglary 2nd degree, Subsection (2) , PL 140.25(2), if IN the living area of a dwelling	~	\checkmark	\checkmark	\checkmark	\checkmark
All Other Violent Felony Offenses , as defined in PL 70.02, including violent felony sex offenses and gun offenses ¹⁶	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark
CLASS A FELONIES					
Class A Felonies other than A-II drug felonies	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark
BROAD CATEGORIES					
Any Crime Causing the Death of Another Person, e.g. PL 125.10, 125.11, 125.12, 125.13, 125.14, 125.15, 125.20, 125.21, 125.22, and VTL 600(2)(c) ¹⁷	\checkmark	√	~	~	~
Any felony offense committed while on probation or parole release supervision, <i>CPL</i> 510.10(4)(r)	~	√	~	\checkmark	~
Any felony offense where the defendant would qualify as a persistent felony offender if sentenced on the current charge, pursuant to PL 70.10, <i>CPL</i> $510.10(4)(s)$	√	1	1	~	~
Any felony or Class A misdemeanor involving <i>either</i> harm to an identifiable person or property OR criminal possession of a firearm, PL 265.01-b, that occurred while RELEASED on a felony, Class A misdemeanor, or while awaiting arraignment on a DAT involving harm to an identifiable person or property OR criminal possession of a firearm, PL 265.01-b. DEFINITION: Harm to property includes theft, UNLESS the theft is negligible and not in furtherance of another crime. CPL 510.10(4)(t) ¹⁸	√	V	√	~	√

Endnotes

- Defendants who are released on their own recognizance (ROR) will receive court appearance reminders from the court or a pretrial service agency. However, if the defendant intentionally declines to provide contact information, they are forfeiting the notification. Any failure of the court or pretrial service agency to provide such a notification is not a basis for the defendant to miss their court appearance. [CPL 510.43(1)-(2)]
- 2. Non-monetary conditions can be used where the court finds that the defendant poses a risk of flight [CPL 510.10(3)]. Such conditions include contact and supervision by a pretrial service agency, restricting a defendant's travel, and prohibiting possession of a firearm or other dangerous weapon [CPL 500.10(3-a)]. The amended reforms of 2020 added several non-monetary conditions, including: mandatory programming through a pretrial service agency; hospitalization pursuant to Mental Health and Hygiene Law, Section 9.43; maintaining housing, employment and education; refraining from association with victims, witnesses, and co-defendants; in domestic violence cases, conditions addressing victim safety and obeying an order of protection. Non-monetary conditions can be used singularly or in combination, so long as it is reasonable under the circumstances [CPL 500.10(3-b)].
- 3. Pretrial supervision is one of the non-monetary conditions listed in the statute. It should be used when no less restrictive non-monetary conditions can reasonably assure the defendant's return to court [CPL 500.10(3-a)(d)].
- 4. Electronic monitoring may only be ordered if "no other realistic non-monetary condition [including pretrial supervision] or set of non-monetary conditions will suffice to reasonably assure a principal's return to court" [CPL 500.10(3-a)(j), CPL 510.40(4)(a)]. When such monitoring is ordered, the defendant is considered "in custody" for the purposes of CPL 170.70 and 180.80 [CPL 510.40(4)(d)].

- 5. When setting monetary bail, the court must consider the defendant's ability to pay bail and ability to post a secured, partially secured, or unsecured bond [CPL 510.30(1)(f)]. The court must set THREE forms of bail, one of which MUST BE a partially secured or unsecured surety bond [CPL 520.10(2)(b)].
- Misdemeanor sex offenses, defined in PL Art. 130, include: sexual misconduct, forcible touching, and sexual abuse in the 2nd and 3rd degrees [CPL 510.10(4)(e)].
- Criminal Contempt as a Misdemeanor and Criminal Obstruction of Breathing or Blood Circulation are bail eligible ONLY IF the alleged crime is committed against a family member, as defined by CPL 530.11 [CPL 510.10(4)(h) and (k)].
- Criminal Possession of a Weapon 3rd, subsections 5-10 are already qualifying offenses subject to bail by virtue of being classified as violent felonies, listed in PL 70.02.
- 9. Incest in the 1st, 2nd, and 3rd degrees (PL 255.25, 255.26, 255.27) are bail eligible [CPL 510.10(4)(e)].
- 10. Felony sex offenses, defined in PL 70.80, include: any felony defined in PL Article 130; a sexually motivated felony (defined in PL 130.91); Patronizing a Person for Prostitution in the 1st and 2nd degrees, PL 230.05, 230.06; Aggravated Patronizing a Minor for Prostitution in the 1st, 2nd, and 3rd degrees, PL 230.11, 230.12, 230.12, 230.13; and a felony attempt or conspiracy to commit any of the above [CPL 510.10(4)(e)].
- Criminal Contempt as a Felony [PL 215.51(b)(c)(d) and 215.52] and Unlawful Imprisonment (PL 135.10) are bail eligible ONLY IF the alleged crime is committed against a family member, as defined by CPL 530.11 [CPL 510.10(4)(h)].
- 12. Making a Terroristic Threat, PL 490.20, is NOT bail-eligible. Other violent felony terrorism offenses that are eligible for monetary bail include: Soliciting or Providing Support for an Act of Terrorism in the 1st and 2nd degrees, PL 490.10, 490.15; Crime of Terrorism, PL 490.25; Hindering Prosecution of Terrorism in the 1st and 2nd degrees, PL 490.30, 490.35; Criminal Possession of Chemical or Biological Weapon in the 1st, 2nd, and 3rd degrees, PL 490.37, 490.40, 490.45; Criminal Use of Chemical or Biological Weapon in the 1st, 2nd, and 3rd degrees, PL 490.37, 490.45; Criminal Use of Chemical or Biological Weapon in the 1st, 2nd, and 3rd degrees, PL 490.50, 490.55 [CPL 510.10(4)(g)].
- 13. Designated hate crime offenses elevate the category of the underlying offense for misdemeanors and C, D, and E felonies. Thus, Assault in the 3rd degree committed as a hate crime elevates the offense to a nonviolent Class E felony. Likewise, Arson in the 3rd degree as a hate crime is elevated to a B nonviolent felony [PL 485.10(2)].
- 14. Sex Trafficking, PL 230.34, contains subsections designated as violent and others designated as nonviolent. Subsections (5)(a) & (b) were included as eligible for bail and remand in the reform law passed in 2019, as they are designated violent felony offenses, whereas, subsections (1), (2), (3), (4) and (5)(c)-(h) are designated nonviolent felony offenses, but are now eligible for monetary bail and remand [CPL 510.10(4)(e)].
- 15. Burglary in the 2nd degree, subsection 2, is only bail and remand eligible when such burglary is alleged to have occurred within the "living area" of a dwelling. Cases where the allegations occur elsewhere (a lobby, for example) are not "qualifying offenses" for the purposes of bail and remand [CPL 510.10(4)(a)].
- 16. Violent felony offenses are listed in PL 70.02 and include, among other violent felonies: Intimidating a Victim or Witness in the 1st and 2nd degrees, PL 215.16, 215.17; violent felony sex offenses (e.g. incest, rape, criminal sexual act, and course of sexual conduct against a child); and violent felony firearms and weapons offenses (e.g., criminal possession of a weapon 1st and 2nd; criminal use of a firearm, and aggravated criminal possession of a weapon). It also includes select sex trafficking charges, PL 230.34(5)(a) & (b) and 230.34-a, and Strangulation in the 2nd degree, PL 121.12, which were individually added to the list of qualifying offenses for bail and remand in the 2020 bail reform amendments.
- 17. The 2020 amendments to the bail statute made any crime that is alleged to have caused the death of another person eligible for monetary bail. If the crime is a felony, then remand is also an option. The listed charges are examples of offenses that involve such allegations, some of which are technically deemed nonviolent felonies.
- 18. For both the current crime alleged and the pending case, the prosecution must demonstrate reasonable cause to believe the defendant committed the alleged offenses. The 2022 amendment to the statute adds that "harm to an identifiable person or property" includes crimes of theft or damage to property, making such offenses qualify for bail, and thus, pretrial detention. However, the statute also indicates that if a theft offense is "negligible" and is not committed to further other criminal activity, then the court must release the individual under their own recognizance or may set non-monetary conditions.

For More Information Contact Krystal Rodriguez at krrodriguez@jjay.cuny.edu.