

NEW YORK STATE SENATOR

Tedisco: NYS Senate Should Protect Victims, Not Issue "Get Out of Jail Free Cards" to Weaken Public Safety

SENATOR JIM TEDISCO March 6, 2019



Senator Jim Tedisco (R,C,I,REF-Glenville) today joined with his Senate Republican colleagues and several local officials and crime victims to call on the Senate Majority to pass legislation that protects victims, keeps our communities safe, and does not reward law-breakers.

Tedisco, his colleagues, and crime victims' advocates are sounding the alarm over several proposals being fast-tracked by Senate Democrats including eliminating cash bail which would allow many serious offenders to skip town and potentially commit more crimes and

put public safety at greater risk.



Tedisco was joined by Schenectady County District Attorney Robert Carney, Hamilton County District Attorney Marsha Purdue, Michael and Regina Stewart, parents of Christopher Stewart, a Shenendehowa High School senior, who lost his life due to the actions of a drunk and drugged driver, and Saratoga County Undersheriff Rick Castle.

"We all want equal justice under the law and we should work for reforms to accomplish that goal, but what the Senate Majority wants to do here would tip the scales completely out of balance in favor of criminals and to the detriment of public safety," said Senator Tedisco.

"With these so-called 'criminal justice reform' proposals, our colleagues are handcuffing victims, law enforcement officials and prosecutors instead of handcuffing those criminals

who commit crimes against law-abiding citizens!" said Senator Tedisco. "The Senate and Assembly should be passing legislation to protect victims, get fair hearings for the accused, and enhance public safety, and not handing out get-out-of-jail-free cards as a reward for lawbreaking."

Tedisco is calling on the Senate to pass common sense Parole Reform legislation to protect crime victims and their families and keep the public safe. These include his legislation to require all victim impact statements be videotaped and viewed by the state Parole Board before it decides to parole a convicted criminal (S.4127); extending the waiting time between parole hearings from 24 to 60 months; and life imprisonment without parole for persistent violent felony offenders (S.357).

RELATED LEGISLATION

2019-S4127

- Introduced
- • In Committee Assembly
 - In Committee Senate
- • On Floor Calendar Assembly
 - On Floor Calendar Senate

- • Passed Assembly
 - Passed Senate
- Delivered to Governor
- Signed By Governor
- •

Requires that all victim impact statements in New York state be video recorded; requires that the members of the parole board review all relevant victim impact statements prior to the conduct of a parole hearing March 01, 2019

In Senate Committee Codes Sponsored by James Tedisco

Do you support this bill?