According to the New Jersey State Police, using a 2009 uniform crime
stronger deterrents, however, is underrepresented.

Thus, does nothing new to deter burglaries in our State.

For committing or facilitating 'forcible entry into premises' using
machines, tools or implements adapted, designed or commonly used
where the law already penalizes possession of any "engines,"
adding a specific prohibition to the possession of "dump keys"
would create a criminal offense under New Jersey law since 1978.

A warrant cannot apply to the possession of these tools to
unlawfully enter or remain in a building. And the possession of these tools to
1920s, are one type of burglary tools used by criminals for
and allow entry. These keys, which date back to the early
into a lock, and struck with a mallet, can turn the lock number
commercially manufactured key that when tripped down integrated
counter to the exact name, a "dump key" refers to a
offense.

not have a significant effect in deterring this at all. Too common
insufficient answer to the stark dangers of burglary, and will
to deter new forms of criminal conduct, this bill is an
common use of burglary tools, and agrees with the efforts
existing law prohibiting possession of burglary tools. While I
force certain actions, and makes certain technical changes to the
particularly persons offense when using a "dump key" for other
crime of using a specific type of lock-pick tool, known as a
reconstruction. This bill would create a new fourth degree
Jersey Constitution, I am returning Senate Committee Substitute
pursuant to Article V, Section I, Paragraph 4 of the New

To the Senate:

SENATE BILL NO. 189 AND 410
SENATE COMMITTEE SUBSTITUTE

EXECUTIVE DEPARTMENT
STATE OF NEW JERSEY
APRIL 11, 2011
unless the structure was occupied by an insured at the time of the burglary, a person is guilty of burglary in the first degree, a burglary defined.

Page 2, Section 1, Time 7-21:

amended as follows:

For Senate Bill Nos. 189 and 410 and recommend that it be accordingly, I respectfully return Senate Committee Substitute.

The no party release Act.

The home must serve a minimum of 15% of their sentenced under burglary of a crime, with a sentence of 4 years when someone is sentenced. Moreover, my amendment redefines that those who commit a burglary or a person's home as a crime of the second degree, the amendment addresses retaliating burglary by including a provision that addresses retaliation burglary. By including a provision that addresses retaliation burglary.

Amendments I offer provide a significant deterrent to those who seek to victimize residents in their own homes and the outcomes. We must act to protect our citizens from criminal encounters between owners and criminals may lead to deadly encounters where a burglar's plans do not include violence, unexpected.

That accompanies such a personal victory. Most tragically, several tenants have been burglarized in New Jersey approximately every 14

EXECUTIVE DEPARTMENT
STATE OF NEW JERSEY
As used in this act, a person acting in concert with the actor means a person, other than a person, officer or any other agent of the actor, who does an act pursuant to an agreement between the actor and the person, officer or any other agent of the actor, that is a crime for which the actor is liable under this act.

If a person is present in the immediate vicinity of the actor in the course of committing a crime, that person is considered to be acting in concert with the actor for purposes of determining whether the person is a necessary participant in the commission of a crime.

A person is considered to be acting in concert with the actor for purposes of determining whether the person is a necessary participant in the commission of a crime if the person knows or reasonably should know that the person is assisting the actor in the commission of the crime.

A person is considered to be acting in concert with the actor for purposes of determining whether the person is a necessary participant in the commission of a crime if the person harbors the actor.

A person is considered to be acting in concert with the actor for purposes of determining whether the person is a necessary participant in the commission of a crime if the person is a member of the actor's crew.

A person is considered to be acting in concert with the actor for purposes of determining whether the person is a necessary participant in the commission of a crime if the person is a witness to the commission of the crime.

A person is considered to be acting in concert with the actor for purposes of determining whether the person is a necessary participant in the commission of a crime if the person is a victim of the crime.

A person is considered to be acting in concert with the actor for purposes of determining whether the person is a necessary participant in the commission of a crime if the person is a relative of the actor.

A person is considered to be acting in concert with the actor for purposes of determining whether the person is a necessary participant in the commission of a crime if the person is a friend of the actor.

A person is considered to be acting in concert with the actor for purposes of determining whether the person is a necessary participant in the commission of a crime if the person is a neighbor of the actor.

A person is considered to be acting in concert with the actor for purposes of determining whether the person is a necessary participant in the commission of a crime if the person is a co-conspirator of the actor.

A person is considered to be acting in concert with the actor for purposes of determining whether the person is a necessary participant in the commission of a crime if the person is a co-defendant of the actor.

A person is considered to be acting in concert with the actor for purposes of determining whether the person is a necessary participant in the commission of a crime if the person is a co-defendant of the actor.

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supervised by the State Parole Board as if on parole and shall be subject to the provisions and conditions of section 3 of P.L.1997, c.117 (C.30:4-123.51b).

d. The court shall impose sentence pursuant to subsection a. of this section upon conviction of the following crimes or an attempt or conspiracy to commit any of these crimes:

(1) N.J.S.2C:11-3, murder;

(2) N.J.S.2C:11-4, aggravated manslaughter or manslaughter;

(3) N.J.S.2C:11-5, vehicular homicide;

(4) subsection b. of N.J.S.2C:12-1, aggravated assault;

(5) subsection b. of section 1 of P.L.1996, c.14 (C.2C:12-11), disarming a law enforcement officer;

(6) N.J.S.2C:13-1, kidnapping;

(7) subsection a. of N.J.S.2C:14-2, aggravated sexual assault;

(8) subsection b. of N.J.S.2C:14-2 and paragraph (1) of subsection c. of N.J.S.2C:14-2, sexual assault;

(9) N.J.S.2C:15-1, robbery;

(10) section 1 of P.L.1993, c.221 (C.2C:15-2), carjacking;

(11) paragraph (1) of subsection a. of N.J.S.2C:17-1, aggravated arson;

(12) N.J.S.2C:18-2, burglary, when it is a crime of the second degree under paragraph (1), (2) or (3) of
Chief Counsel to the Governor
/s/ Jeffery S. Chiesa
Attorney:
[seal]

Governor
/s/ Chris Christie
Respectfully,

Dee & Turner
Dee & Turner
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N.J.S.A. 4:14-2

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