

## Sen. Jacqueline Y. Collins

## Filed: 4/14/2021

## 10200SB2136sam001

LRB102 17328 KMF 24678 a

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                       AMENDMENT TO SENATE BILL 2136
          AMENDMENT NO. _____. Amend Senate Bill 2136 by deleting
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      line 1 on page 50 through line 2 on page 51; and
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      on page 51, line 3, by replacing "(2)" with "(1)"; and
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      on page 52, line 7, by replacing "(3)" with "(2)"; and
      on page 53, line 2, by replacing "(4)" with "(3)"; and
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      on page 53, line 6, by replacing "(5)" with "(4)"; and
      on page 53, line 11, by replacing "(6)" with "(5)"; and
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      on page 53, line 14, by replacing "(7)" with "(6)"; and
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      on page 53, line 19, by replacing "(8)" with "(7)"; and
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- on page 54, line 3, after "122-1", by inserting "and by adding
- 2 Section 122-9"; and
- 3 on page 54, by replacing line 6 through line 8 with the
- 4 following:
- 5 "(a) Any person imprisoned in the penitentiary"; and
- on page 57, immediately below line 19, by inserting the
- 7 following:
- 8 "(725 ILCS 5/122-9 new)
- 9 Sec. 122-9. Institution of proceedings. Any individual may
- 10 at any time institute proceedings under this Article,
- 11 <u>notwithstanding that he or she is no longer imprisoned and</u>
- 12 notwithstanding that his or her liberties are not being
- 13 currently curtailed by action of the State, if his or her
- 14 <u>conviction</u> has potential <u>consequences</u> under <u>federal</u>
- immigration law. For purposes of this subsection, "conviction"
- refers to any disposition where the individual has pleaded or
- been found guilty in state court, regardless of whether the
- 18 state court entered judgment on the matter.".