

Rep. Stephanie A. Kifowit

Filed: 4/16/2024

	10300HB5271ham001 LRB103 37570 RLC 72245 a
1	AMENDMENT TO HOUSE BILL 5271
2	AMENDMENT NO Amend House Bill 5271 by replacing
3	everything after the enacting clause with the following:
4	"Section 5. The Criminal Code of 2012 is amended by
5	changing Section 6-3 as follows:
6	(720 ILCS 5/6-3) (from Ch. 38, par. 6-3)
7	Sec. 6-3. Intoxicated or drugged condition.
8	(a) A person who is in an intoxicated or drugged condition
9	is criminally responsible for conduct unless such condition is
10	involuntarily produced and deprives him of substantial
11	capacity either to appreciate the criminality of his conduct
12	or to conform his conduct to the requirements of law.
13	(b) Evidence of a defendant's voluntary intoxication is
14	not admissible for the purpose of negating the defendant's
15	mental state, nor shall any such argument to the trier of fact
16	be permitted. However, evidence of a defendant's voluntary

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1	intoxication is admissible for any other relevant purpose. I	f
2	evidence of the defendant's intoxication, either voluntary o	r
3	involuntary, is admitted, the trier of fact shall b	e
4	instructed that voluntary intoxication is not a defense to th	.e
5	crime charged.	
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- 6 (Source: P.A. 92-466, eff. 1-1-02.)".