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1 AN ACT concerning criminal law.

## Be it enacted by the People of the State of Illinois, represented in the General Assembly:

4 Section 5. The Criminal Code of 2012 is amended by 5 changing Section 2-5 as follows:

6 (720 ILCS 5/2-5) (from Ch. 38, par. 2-5)

7 Sec. 2-5. "Conviction". "Conviction" means a judgment of 8 conviction or sentence entered upon a plea of quilty or upon a 9 verdict or finding of quilty of an offense, rendered by a legally constituted jury or by a court of competent 10 jurisdiction authorized to try the case without a jury. If 11 12 judgment is withheld, the plea, verdict, or finding of guilty is not a conviction under Illinois law unless and until 13 14 judgment is entered.

15 (Source: Laws 1961, p. 1983.)

16 Section 10. The Cannabis Control Act is amended by 17 changing Section 10 as follows:

18 (720 ILCS 550/10) (from Ch. 56 1/2, par. 710)

Sec. 10. (a) Whenever any person who has not previously been convicted of any felony offense under this Act or any law of the United States or of any State relating to cannabis, or HB5285 Enrolled - 2 - LRB103 37363 RLC 67484 b

controlled substances as defined in the Illinois Controlled 1 2 Substances Act, pleads guilty to or is found guilty of violating Sections 4(a), 4(b), 4(c), 5(a), 5(b), 5(c) or 8 of 3 this Act, the court may, without entering a judgment and with 4 the consent of such person, sentence him to probation. A 5 sentence under this Section shall not be considered a 6 7 conviction under Illinois law unless and until judgment is 8 entered under subsection (e) of this Section.

9 (b) When a person is placed on probation, the court shall 10 enter an order specifying a period of probation of 24 months, 11 and shall defer further proceedings in the case until the 12 conclusion of the period or until the filing of a petition 13 alleging violation of a term or condition of probation.

(c) The conditions of probation shall be that the person: 14 15 (1) not violate any criminal statute of any jurisdiction; (2) 16 refrain from possession of a firearm or other dangerous 17 weapon; (3) submit to periodic drug testing at a time and in a manner as ordered by the court, but no less than 3 times during 18 19 the period of the probation, with the cost of the testing to be 20 paid by the probationer; and (4) perform no less than 30 hours of community service, provided community service is available 21 22 in the jurisdiction and is funded and approved by the county 23 board. The court may give credit toward the fulfillment of community service hours for participation in activities and 24 25 treatment as determined by court services.

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(d) The court may, in addition to other conditions,

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1 require that the person:

2 (1) make a report to and appear in person before or participate with the court or such courts, person, or 3 social service agency as directed by the court in the 4 5 order of probation; 6 (2) pay a fine and costs; 7 (3) work or pursue a course of study or vocational 8 training; 9 (4) undergo medical or psychiatric treatment; or 10 treatment for drug addiction or alcoholism; 11 (5) attend or reside in a facility established for the 12 instruction or residence of defendants on probation; 13 (6) support his dependents; 14 (7) refrain from possessing a firearm or other 15 dangerous weapon; 16 (7-5) refrain from having in his or her body the 17 presence of any illicit drug prohibited by the Cannabis Control Act, the Illinois Controlled Substances Act, or 18 19 the Methamphetamine Control and Community Protection Act, 20 unless prescribed by a physician, and submit samples of his or her blood or urine or both for tests to determine 21 22 the presence of any illicit drug; 23 (8) and in addition, if a minor: (i) reside with his parents or in a foster home; 24 25 (ii) attend school; 26 (iii) attend a non-residential program for youth;

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(iv) provide nonfinancial contributions to his own
 support at home or in a foster home.

3 (e) Upon violation of a term or condition of probation,
4 the court may enter a judgment on its original finding of guilt
5 and proceed as otherwise provided.

6 (f) Upon fulfillment of the terms and conditions of 7 probation, the court shall discharge such person and dismiss 8 the proceedings against him.

9 (q) A disposition of probation is considered to be a 10 conviction for the purposes of imposing the conditions of 11 probation and for appeal, however, a sentence discharge and 12 dismissal under this Section is not a conviction for purposes 13 of disqualification or disabilities imposed by law upon 14 conviction of a crime (including the additional penalty 15 imposed for subsequent offenses under Section 4(c), 4(d), 5(c)16 or 5(d) of this Act) unless and until judgment is entered.

(h) A person may not have more than one discharge anddismissal under this Section within a 4-year period.

(i) If a person is convicted of an offense under this Act, the Illinois Controlled Substances Act, or the Methamphetamine Control and Community Protection Act within 5 years subsequent to a discharge and dismissal under this Section, the discharge and dismissal under this Section shall be admissible in the sentencing proceeding for that conviction as a factor in aggravation.

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(j) Notwithstanding subsection (a), before a person is

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sentenced to probation under this Section, the court may refer 1 2 the person to the drug court established in that judicial circuit pursuant to Section 15 of the Drug Court Treatment 3 drug court team shall evaluate the 4 Act. The person's 5 likelihood of successfully completing a sentence of probation under this Section and shall report the results of its 6 7 evaluation to the court. If the drug court team finds that the 8 person suffers from a substance abuse problem that makes him 9 or her substantially unlikely to successfully complete a 10 sentence of probation under this Section, then the drug court 11 shall set forth its findings in the form of a written order, 12 and the person shall not be sentenced to probation under this 13 Section, but shall be considered for the drug court program.

(k) Fines and assessments, such as fees or administrative costs, authorized under this Section shall not be ordered or imposed against a minor subject to Article III, IV, or V of the Juvenile Court Act of 1987, or a minor under the age of 18 transferred to adult court or excluded from juvenile court jurisdiction under Article V of the Juvenile Court Act of 1987, or the minor's parent, guardian, or legal custodian.

21 (Source: P.A. 103-379, eff. 7-28-23.)

22 Section 15. The Illinois Controlled Substances Act is 23 amended by changing Section 410 as follows:

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(720 ILCS 570/410) (from Ch. 56 1/2, par. 1410)

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Sec. 410. (a) Whenever any person who has not previously 1 2 been convicted of any felony offense under this Act or any law of the United States or of any State relating to cannabis or 3 controlled substances, pleads quilty to or is found quilty of 4 5 possession of a controlled or counterfeit substance under subsection (c) of Section 402 or of unauthorized possession of 6 7 prescription form under Section 406.2, the court, without 8 entering a judgment and with the consent of such person, may 9 sentence him or her to probation. A sentence under this 10 Section shall not be considered a conviction under Illinois 11 law unless and until judgment is entered under subsection (e) 12 of this Section.

(b) When a person is placed on probation, the court shall enter an order specifying a period of probation of 24 months and shall defer further proceedings in the case until the conclusion of the period or until the filing of a petition alleging violation of a term or condition of probation.

(c) The conditions of probation shall be that the person: 18 (1) not violate any criminal statute of any jurisdiction; (2) 19 20 refrain from possessing a firearm or other dangerous weapon; (3) submit to periodic drug testing at a time and in a manner 21 22 as ordered by the court, but no less than 3 times during the 23 period of the probation, with the cost of the testing to be 24 paid by the probationer; and (4) perform no less than 30 hours 25 of community service, provided community service is available 26 in the jurisdiction and is funded and approved by the county HB5285 Enrolled - 7 - LRB103 37363 RLC 67484 b

board. The court may give credit toward the fulfillment of community service hours for participation in activities and treatment as determined by court services.

4 (d) The court may, in addition to other conditions,5 require that the person:

6 (1) make a report to and appear in person before or 7 participate with the court or such courts, person, or 8 social service agency as directed by the court in the 9 order of probation;

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(2) pay a fine and costs;

11 (3) work or pursue a course of study or vocational 12 training;

13 (4) undergo medical or psychiatric treatment; or
14 treatment or rehabilitation approved by the Illinois
15 Department of Human Services;

16 (5) attend or reside in a facility established for the
 17 instruction or residence of defendants on probation;

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(6) support his or her dependents;

19 (6-5) refrain from having in his or her body the 20 presence of any illicit drug prohibited by the Cannabis 21 Control Act, the Illinois Controlled Substances Act, or 22 the Methamphetamine Control and Community Protection Act, 23 unless prescribed by a physician, and submit samples of 24 his or her blood or urine or both for tests to determine 25 the presence of any illicit drug;

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(7) and in addition, if a minor:

(i) reside with his or her parents or in a foster
 home;

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(ii) attend school;

(iii) attend a non-residential program for youth;

5 (iv) contribute to his or her own support at home 6 or in a foster home.

7 (e) Upon violation of a term or condition of probation,
8 the court may enter a judgment on its original finding of guilt
9 and proceed as otherwise provided.

10 (f) Upon fulfillment of the terms and conditions of 11 probation, the court shall discharge the person and dismiss 12 the proceedings against him or her.

13 (q) A disposition of probation is considered to be a 14 conviction for the purposes of imposing the conditions of 15 probation and for appeal, however, a sentence discharge and 16 dismissal under this Section is not a conviction for purposes 17 this Act or for purposes of disqualifications of or disabilities imposed by law upon conviction of a crime unless 18 19 and until judgment is entered.

(h) A person may not have more than one discharge and
dismissal under this Section within a 4-year period.

(i) If a person is convicted of an offense under this Act, the Cannabis Control Act, or the Methamphetamine Control and Community Protection Act within 5 years subsequent to a discharge and dismissal under this Section, the discharge and dismissal under this Section shall be admissible in the HB5285 Enrolled - 9 - LRB103 37363 RLC 67484 b

1 sentencing proceeding for that conviction as evidence in 2 aggravation.

(j) Notwithstanding subsection (a), before a person is 3 sentenced to probation under this Section, the court may refer 4 5 the person to the drug court established in that judicial circuit pursuant to Section 15 of the Drug Court Treatment 6 drug court team shall evaluate the 7 The Act. person's 8 likelihood of successfully completing a sentence of probation 9 under this Section and shall report the results of its 10 evaluation to the court. If the drug court team finds that the 11 person suffers from a substance abuse problem that makes him 12 or her substantially unlikely to successfully complete a sentence of probation under this Section, then the drug court 13 14 shall set forth its findings in the form of a written order, 15 and the person shall not be sentenced to probation under this 16 Section, but shall be considered for the drug court program. (Source: P.A. 99-480, eff. 9-9-15; 100-3, eff. 1-1-18; 17 100-575, eff. 1-8-18.) 18

Section 20. The Methamphetamine Control and Community
 Protection Act is amended by changing Section 70 as follows:

21 (720 ILCS 646/70)

22 Sec. 70. Probation.

(a) Whenever any person who has not previously beenconvicted of any felony offense under this Act, the Illinois

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Controlled Substances Act, the Cannabis Control Act, or any 1 2 law of the United States or of any state relating to cannabis 3 or controlled substances, pleads guilty to or is found guilty of possession of less than 15 grams of methamphetamine under 4 5 paragraph (1) or (2) of subsection (b) of Section 60 of this Act, the court, without entering a judgment and with the 6 7 consent of the person, may sentence him or her to probation. A 8 sentence under this Section shall not be considered a 9 conviction under Illinois law unless and until judgment is 10 entered under subsection (e) of this Section.

(b) When a person is placed on probation, the court shall enter an order specifying a period of probation of 24 months and shall defer further proceedings in the case until the conclusion of the period or until the filing of a petition alleging violation of a term or condition of probation.

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(c) The conditions of probation shall be that the person:

17 (1) not violate any criminal statute of any 18 jurisdiction;

19 (2) refrain from possessing a firearm or other20 dangerous weapon;

(3) submit to periodic drug testing at a time and in a manner as ordered by the court, but no less than 3 times during the period of the probation, with the cost of the testing to be paid by the probationer; and

(4) perform no less than 30 hours of community
 service, if community service is available in the

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jurisdiction and is funded and approved by the county board. The court may give credit toward the fulfillment of community service hours for participation in activities and treatment as determined by court services.

5 (d) The court may, in addition to other conditions, 6 require that the person take one or more of the following 7 actions:

8 (1) make a report to and appear in person before or 9 participate with the court or such courts, person, or 10 social service agency as directed by the court in the 11 order of probation;

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(2) pay a fine and costs;

13 (3) work or pursue a course of study or vocational14 training;

15 (4) undergo medical or psychiatric treatment; or
16 treatment or rehabilitation approved by the Illinois
17 Department of Human Services;

18 (5) attend or reside in a facility established for the
19 instruction or residence of defendants on probation;

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(6) support his or her dependents;

refrain from having in his or her body the 21 (7) 22 presence of any illicit drug prohibited by this Act, the 23 Cannabis Control Act, or the Illinois Controlled 24 Substances Act, unless prescribed by a physician, and 25 submit samples of his or her blood or urine or both for 26 tests to determine the presence of any illicit drug; or

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and proceed as otherwise provided.

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(8) if a minor: 1 2 (i) reside with his or her parents or in a foster 3 home; (ii) attend school; 4 5 (iii) attend a non-residential program for youth; 6 or 7 (iv) contribute to his or her own support at home 8 or in a foster home. 9 (e) Upon violation of a term or condition of probation, 10 the court may enter a judgment on its original finding of guilt

(f) Upon fulfillment of the terms and conditions of 12 probation, the court shall discharge the person and dismiss 13 14 the proceedings against the person.

15 (g) A disposition of probation is considered to be a 16 conviction for the purposes of imposing the conditions of 17 probation and for appeal, however, a sentence discharge and dismissal under this Section is not a conviction for purposes 18 19 of this Act or for purposes of disqualifications or 20 disabilities imposed by law upon conviction of a crime unless and until judgment is entered. 21

22 (h) A person may not have more than one discharge and 23 dismissal under this Section within a 4-year period.

24 (i) If a person is convicted of an offense under this Act, 25 the Cannabis Control Act, or the Illinois Controlled 26 Substances Act within 5 years subsequent to a discharge and dismissal under this Section, the discharge and dismissal under this Section are admissible in the sentencing proceeding for that conviction as evidence in aggravation.

(j) Notwithstanding subsection (a), before a person is 4 5 sentenced to probation under this Section, the court may refer 6 the person to the drug court established in that judicial circuit pursuant to Section 15 of the Drug Court Treatment 7 8 court team shall evaluate the Act. The drug person's 9 likelihood of successfully completing a sentence of probation 10 under this Section and shall report the results of its 11 evaluation to the court. If the drug court team finds that the 12 person suffers from a substance abuse problem that makes him or her substantially unlikely to successfully complete a 13 14 sentence of probation under this Section, then the drug court 15 shall set forth its findings in the form of a written order, 16 and the person shall not be sentenced to probation under this 17 Section, but shall be considered for the drug court program. (Source: P.A. 99-480, eff. 9-9-15; 100-3, eff. 1-1-18; 18 100-575, eff. 1-8-18.) 19

20 Section 25. The Unified Code of Corrections is amended by 21 changing Sections 5-6-3.4 and 5-6-3.6 as follows:

22 (730 ILCS 5/5-6-3.4)

23 Sec. 5-6-3.4. Second Chance Probation.

24 (a) Whenever any person who has not previously been

convicted of any felony offense under the laws of this State, 1 2 the laws of any other state, or the laws of the United States, 3 and pleads guilty to, or is found guilty of, possession of less than 15 grams of a controlled substance; possession of less 4 5 than 15 grams of methamphetamine; or a probationable felony offense of possession of cannabis, theft, retail theft, 6 forgery, deceptive practices, possession of a stolen motor 7 vehicle, burglary, possession of burglary tools, disorderly 8 9 conduct, criminal damage or trespass to property under Article 21 of the Criminal Code of 2012, criminal trespass to a 10 11 residence, an offense involving fraudulent identification, or 12 obstructing justice; or possession of cannabis, the court, with the consent of the defendant and the State's Attorney, 13 14 may, without entering a judgment, sentence the defendant to probation under this Section. A sentence under this Section 15 16 shall not be considered a conviction under Illinois law unless 17 and until judgment is entered under subsection (e) of this 18 Section.

(a-1) Exemptions. A defendant is not eligible for this 19 20 probation if the offense he or she pleads guilty to, or is found quilty of, is a violent offense, or he or she has 21 22 previously been convicted of a violent offense. For purposes 23 of this probation, a "violent offense" is any offense where bodily harm was inflicted or where force was used against any 24 25 person or threatened against any person, any offense involving 26 sexual conduct, sexual penetration, or sexual exploitation,

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1 any offense of domestic violence, domestic battery, violation 2 of an order of protection, stalking, hate crime, and any 3 offense involving the possession of a firearm or dangerous 4 weapon. A defendant shall not be eligible for this probation 5 if he or she has previously been adjudicated a delinquent 6 minor for the commission of a violent offense as defined in 7 this subsection.

8 (b) When a defendant is placed on probation, the court 9 shall enter an order specifying a period of probation of not 10 less than 24 months and shall defer further proceedings in the 11 case until the conclusion of the period or until the filing of 12 a petition alleging violation of a term or condition of 13 probation.

14 (c) The conditions of probation shall be that the 15 defendant:

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17

(1) not violate any criminal statute of this State or any other jurisdiction;

18 (2) refrain from possessing a firearm or other 19 dangerous weapon;

20 (3) make full restitution to the victim or property
21 owner under Section 5-5-6 of this Code;

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(4) obtain or attempt to obtain employment;

(5) pay fines and costs;

(6) attend educational courses designed to prepare the
 defendant for obtaining a high school diploma or to work
 toward passing high school equivalency testing or to work

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toward completing a vocational training program;

2 (7) submit to periodic drug testing at a time and in a 3 manner as ordered by the court, but no less than 3 times 4 during the period of probation, with the cost of the 5 testing to be paid by the defendant; and

6 (8) perform a minimum of 30 hours of community 7 service. The court may give credit toward the fulfillment 8 of community service hours for participation in activities 9 and treatment as determined by court services.

10 (d) The court may, in addition to other conditions, 11 require that the defendant:

(1) make a report to and appear in person before or participate with the court or such courts, person, or social service agency as directed by the court in the order of probation;

16 (2) undergo medical or psychiatric treatment, or
17 treatment or rehabilitation approved by the Illinois
18 Department of Human Services;

19 (3) attend or reside in a facility established for the
20 instruction or residence of defendants on probation;

21

(4) support his or her dependents; or

22 (5) refrain from having in his or her body the 23 illicit drug prohibited presence of any bv the Methamphetamine Control and Community Protection Act, the 24 25 Cannabis Control Act, or the Illinois Controlled 26 Substances Act, unless prescribed by a physician, and HB5285 Enrolled - 17 - LRB103 37363 RLC 67484 b

1 2 submit samples of his or her blood or urine or both for tests to determine the presence of any illicit drug.

3 (e) Upon violation of a term or condition of probation,
4 the court may enter a judgment on its original finding of guilt
5 and proceed as otherwise provided by law.

6 (f) Upon fulfillment of the terms and conditions of 7 probation, the court shall discharge the person and dismiss 8 the proceedings against the person.

9 (q) A disposition of probation is considered to be a 10 conviction for the purposes of imposing the conditions of 11 probation and for appeal; however, a sentence discharge and 12 dismissal under this Section is not a conviction for purposes 13 this Code or for purposes of disgualifications of or 14 disabilities imposed by law upon conviction of a crime unless 15 and until judgment is entered.

(h) A person may only have one discharge and dismissalunder this Section within a 4-year period.

(i) If a person is convicted of any offense which occurred within 5 years subsequent to a discharge and dismissal under this Section, the discharge and dismissal under this Section shall be admissible in the sentencing proceeding for that conviction as evidence in aggravation.

(j) Notwithstanding subsection (a), if the court finds that the defendant suffers from a substance abuse problem, then before the person is placed on probation under this Section, the court may refer the person to the drug court HB5285 Enrolled - 18 - LRB103 37363 RLC 67484 b

established in that judicial circuit pursuant to Section 15 of 1 2 the Drug Court Treatment Act. The drug court team shall evaluate the person's likelihood of successfully fulfilling 3 the terms and conditions of probation under this Section and 4 5 shall report the results of its evaluation to the court. If the drug court team finds that the person suffers from a substance 6 7 abuse problem that makes him or her substantially unlikely to 8 successfully fulfill the terms and conditions of probation 9 under this Section, then the drug court shall set forth its 10 findings in the form of a written order, and the person shall 11 be ineligible to be placed on probation under this Section, 12 but shall be considered for the drug court program. 13 (Source: P.A. 99-480, eff. 9-9-15; 100-3, eff. 1-1-18;

14 100-575, eff. 1-8-18.)

15 (730 ILCS 5/5-6-3.6)

16 Sec. 5-6-3.6. First Time Weapon Offense Program.

The General Assembly has sought to promote public 17 (a) 18 safety, reduce recidivism, and conserve valuable resources of 19 the criminal justice system through the creation of diversion programs for non-violent offenders. This amendatory Act of the 20 21 103rd General Assembly establishes a program for first-time, 22 non-violent offenders charged with certain weapons possession 23 offenses. The General Assembly recognizes some persons, 24 particularly in areas of high crime or poverty, may have 25 experienced trauma that contributes to poor decision making HB5285 Enrolled - 19 - LRB103 37363 RLC 67484 b

skills, and the creation of a diversionary program poses a 1 2 greater benefit to the community and the person than 3 incarceration. Under this program, a court, with the consent of the defendant and the State's Attorney, may sentence a 4 5 defendant charged with an unlawful use of weapons offense under Section 24-1 of the Criminal Code of 2012 or aggravated 6 7 unlawful use of a weapon offense under Section 24-1.6 of the 8 Criminal Code of 2012, if punishable as a Class 4 felony or 9 lower, to a First Time Weapon Offense Program.

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(b) A defendant is not eligible for this Program if:

(1) the offense was committed during the commission of a violent offense as defined in subsection (h) of this Section;

14 (2) he or she has previously been convicted or placed
15 on probation or conditional discharge for any violent
16 offense under the laws of this State, the laws of any other
17 state, or the laws of the United States;

18 (3) he or she had a prior successful completion of the
19 First Time Weapon Offense Program under this Section;

20 (4) he or she has previously been adjudicated a
21 delinquent minor for the commission of a violent offense;

22

(5) (blank); or

23 (6) he or she has an existing order of protection24 issued against him or her.

(b-5) In considering whether a defendant shall be
 sentenced to the First Time Weapon Offense Program, the court

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1 shall consider the following:

2 (1) the age, immaturity, or limited mental capacity of
3 the defendant;

4

(2) the nature and circumstances of the offense;

5 (3) whether participation in the Program is in the 6 interest of the defendant's rehabilitation, including any 7 employment or involvement in community, educational, 8 training, or vocational programs;

9 (4) whether the defendant suffers from trauma, as 10 supported by documentation or evaluation by a licensed 11 professional; and

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(5) the potential risk to public safety.

13 (c) For an offense committed on or after January 1, 2018 (the effective date of Public Act 100-3) whenever an eligible 14 15 person pleads guilty to an unlawful use of weapons offense 16 under Section 24-1 of the Criminal Code of 2012 or aggravated 17 unlawful use of a weapon offense under Section 24-1.6 of the Criminal Code of 2012, which is punishable as a Class 4 felony 18 or lower, the court, with the consent of the defendant and the 19 State's Attorney, may, without entering a judgment, sentence 20 the defendant to complete the First Time Weapon Offense 21 22 Program. When a defendant is placed in the Program, the court 23 shall defer further proceedings in the case until the 24 conclusion of the period or until the filing of a petition 25 alleging violation of a term or condition of the Program. A disposition of probation is considered to be a conviction for 26

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the purposes of imposing the conditions of probation and for 1 2 appeal, however, a sentence under this Section is not a 3 conviction for purposes of this Act or for purposes of disqualifications or disabilities imposed by law upon 4 5 conviction of a crime unless and until judgment is entered. Upon violation of a term or condition of the Program, the court 6 7 may enter a judgment on its original finding of guilt and 8 proceed as otherwise provided by law. Upon fulfillment of the 9 terms and conditions of the Program, the court shall discharge 10 the person and dismiss the proceedings against the person.

(d) The Program shall be at least 6 months and not to exceed 24 months, as determined by the court at the recommendation of the Program administrator and the State's Attorney. The Program administrator may be appointed by the Chief Judge of each Judicial Circuit.

16 (e) The conditions of the Program shall be that the 17 defendant:

18 (1) not violate any criminal statute of this State or19 any other jurisdiction;

20 (2) refrain from possessing a firearm or other 21 dangerous weapon;

(3) (blank);

22

- 23 (4) (blank);
- 24 (5) (blank);
- 25 (6) (blank);

26 (7) attend and participate in any Program activities

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- deemed required by the Program administrator, such as:
   counseling sessions, in-person and over the phone
   check-ins, and educational classes; and
- 4

(8) (blank).

5 (f) The Program may, in addition to other conditions,6 require that the defendant:

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(1) obtain or attempt to obtain employment;

8 (2) attend educational courses designed to prepare the 9 defendant for obtaining a high school diploma or to work 10 toward passing high school equivalency testing or to work 11 toward completing a vocational training program;

12 (3) refrain from having in his or her body the illicit drug prohibited 13 presence of any by the Methamphetamine Control and Community Protection Act or 14 15 the Illinois Controlled Substances Act, unless prescribed 16 by a physician, and submit samples of his or her blood or 17 urine or both for tests to determine the presence of any illicit drug; 18

19

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(4) perform community service;

(5) pay all fines, assessments, fees, and costs; and

21 (6) comply with such other reasonable conditions as22 the court may impose.

(g) There may be only one discharge and dismissal under this Section. If a person is convicted of any offense which occurred within 5 years subsequent to a discharge and dismissal under this Section, the discharge and dismissal HB5285 Enrolled - 23 - LRB103 37363 RLC 67484 b

under this Section shall be admissible in the sentencing
 proceeding for that conviction as evidence in aggravation.

3 (h) For purposes of this Section, "violent offense" means 4 any offense in which bodily harm was inflicted or force was 5 used against any person or threatened against any person; any 6 offense involving the possession of a firearm or dangerous 7 weapon; any offense involving sexual conduct, sexual penetration, or sexual exploitation; violation of an order of 8 9 protection, stalking, hate crime, domestic battery, or any offense of domestic violence. 10

11 (i) (Blank).

12 (Source: P.A. 102-245, eff. 8-3-21; 102-1109, eff. 12-21-22; 13 103-370, eff. 7-28-23.)