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AN ACT in relation to criminal law.

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

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

6 (730 ILCS 5/5-2-4) (from Ch. 38, par. 1005-2-4)
7 Sec. 5-2-4. Proceedings after Acquittal by Reason of
8 Insanity.

(a) After a finding or verdict of not guilty by reason 9 of insanity under Sections 104-25, 115-3 or 115-4 of The Code 10 of Criminal Procedure of 1963, the defendant shall be ordered 11 to the Department of Human Services for an evaluation as to 12 13 whether he is subject to involuntary admission or in need of mental health services. The order shall specify whether the 14 evaluation shall be conducted on an inpatient or outpatient 15 16 basis. If the evaluation is to be conducted on an inpatient basis, the defendant shall be placed in a secure setting 17 18 unless the Court determines that there are compelling reasons 19 why such placement is not necessary. After the evaluation and 20 during the period of time required to determine the appropriate placement, the defendant shall remain in jail. 21 22 Upon completion of the placement process the sheriff shall be notified and shall transport the defendant to the 23 designated facility. 24

The Department shall provide the Court with a report 25 of its evaluation within 30 days of the date of this order. 26 The 27 Court shall hold a hearing as provided under the Mental Health and Developmental Disabilities Code to determine if 28 29 the individual is: (a) subject to involuntary admission; (b) in need of mental health services on an inpatient basis; (c) 30 in need of mental health services on an outpatient basis; (d) 31

a person not in need of mental health services. The Court
 shall enter its findings.

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If the defendant is found to be subject to involuntary 3 4 admission or in need of mental health services on an inpatient care basis, the Court shall order the defendant to 5 б the Department of Human Services. The defendant shall be 7 placed in a secure setting unless the Court determines that 8 there are compelling reasons why such placement is not 9 necessary. Such defendants placed in a secure setting shall not be permitted outside the facility's housing unit unless 10 11 escorted or accompanied by personnel of the Department of Human Services or with the prior approval of the Court for 12 unsupervised on-grounds privileges as provided herein. Any 13 defendant placed in a secure setting pursuant to this 14 Section, transported to court hearings or other necessary 15 16 appointments off facility grounds by personnel of the Department of Human Services, may be placed in security 17 or devices otherwise secured during the period of 18 19 transportation to assure secure transport of the defendant and the safety of Department of Human Services personnel and 20 21 others. These security measures shall not constitute restraint as defined in the Mental Health and Developmental 22 23 Disabilities Code. If the defendant is found to be in need of mental health services, but not on an inpatient care basis, 24 25 the Court shall conditionally release the defendant, under such conditions as set forth in this Section as will 26 reasonably assure the defendant's satisfactory progress in 27 treatment or rehabilitation and the safety of the defendant 28 29 or others. If the Court finds the person not in need of 30 mental health services, then the Court shall order the defendant discharged from custody. 31

32 (1) Definitions: For the purposes of this Section:

33 (A) "Subject to involuntary admission" means: a
 34 defendant has been found not guilty by reason of

1 insanity; and

2 (i) who is mentally ill and who because of his 3 mental illness is reasonably expected to inflict 4 serious physical harm upon himself or another in the 5 near future; or

6 (ii) who is mentally ill and who because of 7 his illness is unable to provide for his basic 8 physical needs so as to guard himself from serious 9 harm.

10 (B) "In need of mental health services on an 11 inpatient basis" means: a defendant who has been found 12 not guilty by reason of insanity who is not subject to 13 involuntary admission but who is reasonably expected to 14 inflict serious physical harm upon himself or another and 15 who would benefit from inpatient care or is in need of 16 inpatient care.

(C) "In need of mental health services on an 17 outpatient basis" means: a defendant who has been found 18 not guilty by reason of insanity who is not subject to 19 involuntary admission or in need of mental health 20 21 services on an inpatient basis, but is in need of 22 outpatient care, drug and/or alcohol rehabilitation 23 programs, community adjustment programs, individual, group, or family therapy, or chemotherapy. 24

25 "Conditional Release" means: the release from (D) either the custody of the Department of Human Services or 26 the custody of the Court of a person who has been found 27 not guilty by reason of insanity under such conditions as 28 29 the Court may impose which reasonably assure the 30 defendant's satisfactory progress in treatment or habilitation and the safety of the defendant and others. 31 The Court shall consider such terms and conditions which 32 may include, but need not be limited to, outpatient care, 33 34 alcoholic and drug rehabilitation programs, community

1 adjustment programs, individual, group, family, and 2 chemotherapy, periodic checks with the legal authorities and/or the Department of Human Services. The Court may 3 4 order the Department of Human Services to provide care to any person conditionally released under this Section. 5 The Department may contract with any public or private 6 7 agency in order to discharge any responsibilities imposed under this Section. The Department shall monitor the 8 9 provision of services to persons conditionally released 10 under this Section and provide periodic reports to the 11 Court concerning the services and the condition of the defendant. Whenever a person is conditionally released 12 13 pursuant to this Section, the State's Attorney for the county in which the hearing is held shall designate in 14 writing the name, telephone number, and address of a 15 16 person employed by him or her who shall be notified in 17 the event that either the reporting agency or the Department decides that the conditional release of the 18 defendant should be revoked or modified pursuant to 19 subsection (i) of this Section The-person-or-facility 20 21 rendering--the--outpatient--care--shall--be--required--to 22 periodically-report-to-the-Court-on-the-progress--of--the defendant. Such conditional release shall be for a period 23 24 five years. However, unless the defendant, the person of or facility rendering the treatment, therapy, program or 25 outpatient care, the Department, or the State's Attorney 26 may petition petitions the Court for an extension of the 27 conditional release period for an additional <u>5</u> three 28 29 years. Upon receipt of such a petition, the Court shall hold a hearing consistent with the provisions of this 30 paragraph (a) and paragraph (f) of this Section, shall 31 determine whether the defendant should continue to be 32 subject to the terms of conditional release, and shall 33 enter an order either extending the defendant's period of 34

1 conditional release for an a-single additional 5 three 2 year period or discharging the defendant. Additional 5-year periods of conditional release may be ordered 3 4 following a hearing as provided in this Section. However, in no event shall the defendant's period of 5 conditional release continue beyond the maximum period of 6 7 commitment ordered by the court pursuant to paragraph (b) 8 of this Section exceed-eight-years. These provisions for 9 extension of conditional release shall only apply to defendants conditionally released on or 10 after <u>the</u> 11 effective date of this amendatory Act of the 93rd General Assembly July--1,-1979. However the extension provisions 12 of Public Act 83-1449 apply only to defendants charged 13 with a forcible felony. 14

15 (E) "Facility director" means the chief officer of 16 a mental health or developmental disabilities facility or his or her designee or the supervisor of a program of 17 treatment or habilitation or his or her designee. 18 "Designee" may include 19 а physician, clinical psychologist, social worker, or nurse, or clinical 20 21 professional counselor.

If the Court finds the defendant 22 (b) subject to 23 involuntary admission or in need of mental health services on an inpatient basis, the admission, detention, care, treatment 24 25 habilitation, treatment plans, review proceedings, or including review of treatment and treatment plans, and 26 discharge of the defendant after such order shall be under 27 the Mental Health and Developmental Disabilities Code, except 28 that the initial order for admission of a defendant acquitted 29 of a felony by reason of insanity shall be for an indefinite 30 period of time. Such period of commitment shall not exceed 31 the maximum length of time that the defendant would have been 32 required to serve, less credit for good behavior, before 33 34 becoming eligible for release had he been convicted of and

1 received the maximum sentence for the most serious crime for 2 which he has been acquitted by reason of insanity. The Court shall determine the maximum period of commitment by an 3 4 appropriate order. During this period of time, the defendant 5 shall not be permitted to be in the community in any manner, б including but not limited to off-grounds privileges, with or 7 without escort by personnel of the Department of Human 8 Services, unsupervised on-grounds privileges, discharge or 9 conditional or temporary release, except by a plan as provided in this Section. In no event shall a defendant's 10 11 continued unauthorized absence be a basis for discharge. Not more than 30 days after admission and every 60 days 12 thereafter so long as the initial order remains in effect, 13 the facility director shall file a treatment plan report with 14 15 the court and forward a copy of the treatment plan report to 16 the clerk of the court, the State's Attorney, and the defendant's attorney, if the defendant is represented by 17 counsel, or to a person authorized by the defendant under the 18 19 Mental Health and Developmental Disabilities Confidentiality Act to be sent a copy of the report. The report shall 20 21 include an opinion as to whether the defendant is currently 22 subject to involuntary admission, in need of mental health 23 services on an inpatient basis, or in need of mental health services on an outpatient basis. 24 The report shall also 25 summarize the basis for those findings and provide a current summary of the following items from the treatment plan: (1) 26 an assessment of the defendant's treatment needs, (2) a 27 description of the services recommended for treatment, (3) 28 29 the goals of each type of element of service, (4) an 30 anticipated timetable for the accomplishment of the goals, 31 and (5) a designation of the qualified professional 32 responsible for the implementation of the plan. The report 33 may also include unsupervised on-grounds privileges, 34 off-grounds privileges (with or without escort by personnel 1 of the Department of Human Services), home visits and 2 participation in work programs, but only where such 3 privileges have been approved by specific court order, which 4 order may include such conditions on the defendant as the 5 Court may deem appropriate and necessary to reasonably assure 6 the defendant's satisfactory progress in treatment and the 7 safety of the defendant and others.

8 (c) Every defendant acquitted of a felony by reason of 9 insanity and subsequently found to be subject to involuntary 10 admission or in need of mental health services shall be 11 represented by counsel in all proceedings under this Section 12 and under the Mental Health and Developmental Disabilities 13 Code.

14 (1) The Court shall appoint as counsel the public15 defender or an attorney licensed by this State.

16 (2) Upon filing with the Court of a verified statement of legal services rendered by the private 17 attorney appointed pursuant to paragraph (1) of this 18 subsection, the Court shall determine a reasonable fee 19 for such services. If the defendant is unable to pay the 20 21 fee, the Court shall enter an order upon the State to pay the entire fee or such amount as the defendant is unable 22 23 to pay from funds appropriated by the General Assembly 24 for that purpose.

25 (d) When the facility director determines that:

26 (1) the defendant is no longer subject to
27 involuntary admission or in need of mental health
28 services on an inpatient basis; and

(2) the defendant may be conditionally released
because he or she is still in need of mental health
services or that the defendant may be discharged as not
in need of any mental health services; or

33 (3) the defendant no longer requires placement in a34 secure setting;

1 the facility director shall give written notice to the Court, 2 State's Attorney and defense attorney. Such notice shall set forth in detail the basis for the recommendation of the 3 4 facility director, and specify clearly the recommendations, if any, of the facility director, concerning conditional 5 б Any recommendation for conditional release shall release. include an evaluation of the defendant's need for 7 8 psychotropic medication, what provisions should be made, if 9 any, to ensure that the defendant will continue to receive psychotropic medication following discharge, and what 10 11 provisions should be made to assure the safety of the defendant and others in the event the defendant is no longer 12 receiving psychotropic medication. Within 30 days of the 13 notification by the facility director, the Court shall set a 14 15 hearing and make a finding as to whether the defendant is:

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(i) subject to involuntary admission; or

17 (ii) in need of mental health services in the form18 of inpatient care; or

19 (iii) in need of mental health services but not 20 subject to involuntary admission or inpatient care; or 21 (iv) no longer in need of mental health services; 22 or

23 (v) no longer requires placement in a secure24 setting.

25 Upon finding by the Court, the Court shall enter its 26 findings and such appropriate order as provided in subsection 27 (a) of this Section.

(e) A defendant admitted pursuant to this Section, or any person on his behalf, may file a petition for treatment plan review, transfer to a non-secure setting within the Department of Human Services or discharge or conditional release under the standards of this Section in the Court which rendered the verdict. Upon receipt of a petition for treatment plan review, transfer to a non-secure setting or

1 discharge or conditional release, the Court shall set a
2 hearing to be held within 120 days. Thereafter, no new
3 petition may be filed for 120 days without leave of the
4 Court.

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5 The Court shall direct that notice of the time and (f) б place of the hearing be served upon the defendant, the 7 facility director, the State's Attorney, and the defendant's If requested by either the State or the defense or 8 attorney. 9 if the Court feels it is appropriate, an impartial examination of the defendant by a psychiatrist or clinical 10 11 psychologist as defined in Section 1-103 of the Mental Health and Developmental Disabilities Code who is not in the employ 12 of the Department of Human Services shall be ordered, and the 13 report considered at the time of the hearing. 14

The findings of the Court shall be established by 15 (q) clear and convincing evidence. The burden of proof and the 16 burden of going forth with the evidence rest with the 17 defendant or any person on the defendant's behalf when a 18 19 hearing is held to review the determination of the facility director that the defendant should be transferred to a 20 non-secure setting, discharged, or conditionally released or 21 22 when a hearing is held to review a petition filed by or on 23 behalf of the defendant. The evidence shall be presented in open Court with the right of confrontation 24 and 25 cross-examination.

(h) Before the court orders that the defendant be 26 discharged or conditionally released, it shall order the 27 facility director to establish a discharge plan that includes 28 a plan for the defendant's shelter, support, and medication. 29 If appropriate, the court shall order that the facility 30 31 director establish a program to train the defendant in 32 self-medication under standards established by the Department of Human Services. If the Court finds that the defendant is 33 no longer in need of mental health services it shall order 34

1 the facility director to discharge the defendant. If the 2 Court finds that the defendant is in need of mental health services, and no longer in need of inpatient care, it shall 3 4 order the facility director to release the defendant under such conditions as the Court deems appropriate and as 5 provided by this Section. Such conditional release shall be 6 7 imposed for a period of five years and shall be subject to later modification by the Court as provided by this Section. 8 9 If the Court finds that the defendant is subject to involuntary admission or in need of mental health services on 10 11 an inpatient basis, it shall order the facility director not to discharge or release the defendant in accordance with 12 13 paragraph (b) of this Section.

If within the period of the defendant's conditional 14 (i) 15 release the State's Attorney determines that the defendant 16 has not fulfilled the conditions of his or her release, the 17 State's Attorney may petition the Court to revoke or modify the conditional release of the defendant. Upon the filing of 18 such petition the defendant may be remanded to the custody of 19 the Department, or to any other mental health facility 20 21 designated by the Department, pending the resolution of the 22 petition. Nothing in this Section shall prevent the 23 emergency admission of a defendant pursuant to Article VI of Chapter III of the Mental Health and Developmental 24 25 Disabilities Code or the voluntary admission of the defendant pursuant to Article IV of Chapter III of the Mental Health 26 and Developmental Disabilities Code. If the Court determines, 27 after hearing evidence, that the defendant has not fulfilled 28 29 the conditions of release, the Court shall order a hearing to 30 be held consistent with the provisions of paragraph (f) and (g) of this Section. At such hearing, if the Court finds that 31 the defendant is subject to involuntary admission or in need 32 of mental health services on an inpatient basis, it shall 33 34 enter an order remanding him or her to the Department of

1 Human Services or other facility. If the defendant is 2 remanded to the Department of Human Services, he or she shall be placed in a secure setting unless the Court determines 3 4 that there are compelling reasons that such placement is not 5 necessary. If the Court finds that the defendant continues to be in need of mental health services but not on an 6 7 inpatient basis, it may modify the conditions of the original 8 release in order to reasonably assure the defendant's 9 satisfactory progress in treatment and his or her safety and the safety of others in accordance with the standards 10 established in paragraph (1) (D) of subsection (a). In--no 11 event--shall--such--conditional--release-be-longer-than-eight 12 years. Nothing in this Section shall limit a Court's contempt 13 powers or any other powers of a Court. 14

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(j) An order of admission under this Section does not affect the remedy of habeas corpus.

17 (k) In the event of a conflict between this Section and 18 the Mental Health and Developmental Disabilities Code or the 19 Mental Health and Developmental Disabilities Confidentiality 20 Act, the provisions of this Section shall govern.

(1) This amendatory Act shall apply to all persons who have been found not guilty by reason of insanity and who are presently committed to the Department of Mental Health and Developmental Disabilities (now the Department of Human Services).

(m) The Clerk of the Court shall, after the entry of an 26 order of transfer to a non-secure setting of the Department 27 of Human Services or discharge or conditional release, 28 29 transmit a certified copy of the order to the Department of 30 Human Services, and the sheriff of the county from which the defendant was admitted. In--cases-where-the-arrest-of-the 31 32 defendant-or-the-commission-of-the-offense-took-place-in-any 33 municipality--with--a-population-of-more-than-25,000-persons, The Clerk of the Court shall also transmit a certified copy 34

1 of the order of discharge or conditional release to the Illinois Department of State Police, to the proper law 2 3 enforcement agency for the said municipality where the 4 offense took place, and to the sheriff of the county into which the defendant is conditionally discharged. The 5 Illinois Department of State Police shall maintain a 6 7 centralized record of discharged or conditionally released defendants while they are under court supervision for access 8 9 and use of appropriate law enforcement agencies provided--the 10 municipality-has-requested-such-notice-in-writing. (Source: P.A. 90-105, eff. 7-11-97; 90-593, eff. 6-19-98; 11

91-536, eff. 1-1-00; 91-770, eff. 1-1-01.) 12