HB4886 Engrossed

1

AN ACT concerning criminal law.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Code of Criminal Procedure of 1963 is 5 amended by changing Section 110-4 and by adding Section 110-6.4 6 as follows:

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(725 ILCS 5/110-4) (from Ch. 38, par. 110-4)

Sec. 110-4. Bailable Offenses.

(a) All persons shall be bailable before conviction, except 9 the following offenses where the proof is evident or the 10 presumption great that the defendant is guilty of the offense: 11 capital offenses; offenses for which a sentence of life 12 imprisonment may be imposed as a consequence of conviction; 13 14 felony offenses for which a sentence of imprisonment, without 15 conditional and revocable release, shall be imposed by law as a consequence of conviction, where the court after a hearing, 16 17 determines that the release of the defendant would pose a real and present threat to the physical safety of any person or 18 19 persons; stalking or aggravated stalking, where the court, 20 after a hearing, determines that the release of the defendant would pose a real and present threat to the physical safety of 21 22 the alleged victim of the offense and denial of bail is necessary to prevent fulfillment of the threat upon which the 23 charge is based; or unlawful use of weapons in violation of 24 25 item (4) of subsection (a) of Section 24-1 of the Criminal Code 26 of 1961 when that offense occurred in a school or in any leased, or contracted by a school 27 conveyance owned, to 28 transport students to or from school or a school-related 29 activity, or on any public way within 1,000 feet of real 30 property comprising any school, where the court, after a hearing, determines that the release of the defendant would 31 32 pose a real and present threat to the physical safety of any HB4886 Engrossed - 2 - LRB094 16022 RLC 51257 b

1 person and denial of bail is necessary to prevent fulfillment 2 of that threat; or an offense for which the person, upon conviction, would be subject to registration under the Arsonist 3 Registration Act if the person has previously been convicted of 4 5 any of the following offenses: (i) arson, (ii) aggravated arson, (iii) residential arson, (iv) place of worship arson, 6 (v) possession of explosives or explosive or incendiary 7 devices, (vi) aggravated participation in methamphetamine 8 9 manufacturing under subparagraph (F) of paragraph (1) of subsection (b) of Section 15 of the Methamphetamine Control and 10 11 Community Protection Act, or (vii) an attempt to commit any of these offenses and if the the court, after a hearing, 12 13 determines that the release of the defendant would pose a real and present threat to the physical safety of any person and 14 denial of bail is necessary to prevent fulfillment of that 15 16 threat.

(b) A person seeking release on bail who is charged with a capital offense or an offense for which a sentence of life imprisonment may be imposed shall not be bailable until a hearing is held wherein such person has the burden of demonstrating that the proof of his guilt is not evident and the presumption is not great.

(c) Where it is alleged that bail should be denied to a person upon the grounds that the person presents a real and present threat to the physical safety of any person or persons, the burden of proof of such allegations shall be upon the State.

(d) When it is alleged that bail should be denied to a person charged with stalking or aggravated stalking upon the grounds set forth in Section 110-6.3 of this Code, the burden of proof of those allegations shall be upon the State.

32 <u>(e) When it is alleged that bail should be denied to a</u> 33 person charged with arson, aggravated arson, residential 34 arson, place of worship arson, possession of explosives or 35 explosive or incendiary devices, aggravated participation in 36 methamphetamine manufacturing under subparagraph (F) of HB4886 Engrossed - 3 - LRB094 16022 RLC 51257 b

1	paragraph (1) of subsection (b) of Section 15 of the
2	Methamphetamine Control and Community Protection Act
3	(participation in the manufacture of methamphetamine with the
4	intent that methamphetamine or a substance containing
5	methamphetamine be produced and the methamphetamine
6	manufacturing in which the person participates is a
7	contributing cause to a fire or explosion that damages property
8	belonging to another person), or an attempt to commit any of
9	these offenses upon the grounds set forth in Section 110-6.4 of
10	this Code, the burden of proof of those allegations shall be
11	upon the State.
12	(Source: P.A. 91-11, eff. 6-4-99.)
13	(725 ILCS 5/110-6.4 new)
14	Sec. 110-6.4. Denial of bail for certain arson offenses.
15	(a) Upon verified petition by the State, the court shall
16	hold a hearing to determine whether bail should be denied to a
17	defendant who is charged with an offense for which the person,
18	upon conviction, would be subject to registration under the
19	Arsonist Registration Act if the person has previously been
20	convicted of any of the following offenses: (i) arson, (ii)
21	aggravated arson, (iii) residential arson, (iv) place of
22	worship arson, (v) possession of explosives or explosive or
23	incendiary devices, (vi) aggravated participation in
24	methamphetamine manufacturing under subparagraph (F) of
25	paragraph (1) of subsection (b) of Section 15 of the
26	Methamphetamine Control and Community Protection Act, or (vii)
27	an attempt to commit any of these offenses, when it is alleged
28	that the defendant's admission to bail poses a real and present
29	threat to the physical safety of any person, and denial of
30	release on bail or personal recognizance is necessary to
31	prevent fulfillment of the threat upon which the charge is
32	based.
33	(1) A petition may be filed without prior notice to the
34	defendant at the first appearance before a judge, or within
35	21 calendar days, except as provided in Section 110-6,

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1after arrest and release of the defendant upon reasonable2notice to the defendant; provided that while the petition3is pending before the court, the defendant if previously4released shall not be detained.

5 (2) The hearing shall be held immediately upon the 6 defendant's appearance before the court, unless for good 7 cause shown the defendant or the State seeks a continuance. 8 A continuance on motion of the defendant may not exceed 5 9 calendar days, and the defendant may be held in custody 10 during the continuance. A continuance on the motion of the 11 State may not exceed 3 calendar days.

12 (b) The court may deny bail to the defendant when, after 13 the hearing, it is determined that:

(1) the proof is evident or the presumption great that 14 the defendant has committed the offense of arson, 15 16 aggravated arson, residential arson, place of worship 17 arson, possession of explosives or explosive or incendiary devices, aggravated participation in methamphetamine 18 manufacturing under subparagraph (F) of paragraph (1) of 19 20 subsection (b) of Section 15 of the Methamphetamine Control and Community Protection Act, or an attempt to commit any 21 22 of these offenses; and

(2) the defendant poses a real and present threat to the physical safety of any person; and

25 (3) the denial of release on bail or personal
26 recognizance is necessary to prevent fulfillment of the
27 threat upon which the charge is based; and

28 <u>(4) the court finds that no condition or combination of</u> 29 <u>conditions set forth in subsection (b) of Section 110-10 of</u> 30 <u>this Code, including mental health treatment at a community</u> 31 <u>mental health center, hospital, or facility of the</u> 32 <u>Department of Human Services, can reasonably assure the</u> 33 <u>physical safety of any person.</u>

34 (c) Conduct of the hearings.

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35 (1) The hearing on the defendant's culpability and
36 threat to the public shall be conducted in accordance with

1	the following provisions:
2	(A) Information used by the court in its findings
3	or stated in or offered at the hearing may be by way of
4	proffer based upon reliable information offered by the
5	State or by the defendant. The defendant has the right
6	to be represented by counsel, and if he or she is
7	indigent, to have counsel appointed for him or her. The
8	defendant shall have the opportunity to testify, to
9	present witnesses in his or her own behalf, and to
10	cross-examine witnesses if any are called by the State.
11	The defendant has the right to present witnesses in his
12	or her favor. When the ends of justice so require, the
13	court may exercise its discretion and compel the
14	appearance of a complaining witness. The court shall
15	state on the record reasons for granting a defense
16	request to compel the presence of a complaining
17	witness. Cross-examination of a complaining witness at
18	the pretrial detention hearing for the purpose of
19	impeaching the witness' credibility is insufficient
20	reason to compel the presence of the witness. In
21	deciding whether to compel the appearance of a
22	complaining witness, the court shall be considerate of
23	the emotional and physical well-being of the witness.
24	The pretrial detention hearing is not to be used for
25	the purposes of discovery, and the post arraignment
26	rules of discovery do not apply. The State shall tender
27	to the defendant, prior to the hearing, copies of the
28	defendant's criminal history, if any, if available,
29	and any written or recorded statements and the
30	substance of any oral statements made by any person, if
31	relied upon by the State. The rules concerning the
32	admissibility of evidence in criminal trials do not
33	apply to the presentation and consideration of
34	information at the hearing. At the trial concerning the
35	offense for which the hearing was conducted neither the
36	finding of the court nor any transcript or other record

1	of the hearing shall be admissible in the State's case
2	in chief, but shall be admissible for impeachment, or
3	as provided in Section 115-10.1 of this Code, or in a
4	perjury proceeding.
5	(B) A motion by the defendant to suppress evidence
6	or to suppress a confession shall not be entertained.
7	Evidence that proof may have been obtained as the
8	result of an unlawful search and seizure or through
9	improper interrogation is not relevant to this state of
10	the prosecution.
11	(2) The facts relied upon by the court to support a
12	finding that:
13	(A) the defendant poses a real and present threat
14	to the physical safety of any person; and
15	(B) the denial of release on bail or personal
16	recognizance is necessary to prevent fulfillment of
17	the threat upon which the charge is based;
18	shall be supported by clear and convincing evidence
19	presented by the State.
20	(d) Factors to be considered in making a determination of
21	the threat to the public. The court may, in determining whether
22	the defendant poses, at the time of the hearing, a real and
23	present threat to the physical safety of any person, consider
24	but shall not be limited to evidence or testimony concerning:
25	(1) the nature and circumstances of the offense
26	charged;
27	(2) the history and characteristics of the defendant
28	including:
29	(A) any evidence of the defendant's prior criminal
30	history indicative of violent, abusive or assaultive
31	behavior, or lack of that behavior. The evidence may
32	include testimony or documents received in juvenile
33	proceedings, criminal, quasi-criminal, civil
34	commitment, domestic relations or other proceedings;
35	(B) any evidence of the defendant's psychological,
36	psychiatric or other similar social history that tends

1	to indicate a violent, abusive, or assaultive nature,
2	or lack of any such history.
3	(3) the nature of the threat which is the basis of the
4	charge against the defendant;
5	(4) any statements made by, or attributed to the
6	defendant, together with the circumstances surrounding
7	them;
8	(5) whether the defendant is known to possess or have
9	access to any weapon or weapons;
10	(6) whether, at the time of the current offense or any
11	other offense or arrest, the defendant was on probation,
12	parole, mandatory supervised release or other release from
13	custody pending trial, sentencing, appeal or completion of
14	sentence for an offense under federal or state law;
15	(7) any other factors, including those listed in
16	Section 110-5 of this Code, deemed by the court to have a
17	reasonable bearing upon the defendant's propensity or
18	reputation for violent, abusive or assaultive behavior, or
19	lack of that behavior.
20	(e) The court shall, in any order denying bail to a person
21	charged with arson, aggravated arson, residential arson, place
22	of worship arson, possession of explosives or explosive or
23	incendiary devices, aggravated participation in
24	methamphetamine manufacturing under subparagraph (F) of
25	paragraph (1) of subsection (b) of Section 15 of the
26	Methamphetamine Control and Community Protection Act, or an
27	attempt to commit any of these offenses:
28	(1) briefly summarize the evidence of the defendant's
29	culpability and its reasons for concluding that the
30	defendant should be held without bail;
31	(2) direct that the defendant be committed to the
32	custody of the sheriff for confinement in the county jail
33	pending trial;
34	(3) direct that the defendant be given a reasonable
35	opportunity for private consultation with counsel, and for
36	communication with others of his choice by visitation, mail

1	and telephone; and
2	(4) direct that the sheriff deliver the defendant as
3	required for appearances in connection with court
4	proceedings.
5	(f) If the court enters an order for the detention of the
6	defendant under subsection (e) of this Section, the defendant
7	shall be brought to trial on the offense for which he or she is
8	detained within 90 days after the date on which the order for
9	detention was entered. If the defendant is not brought to trial
10	within the 90 day period required by this subsection (f), he or
11	she shall not be held longer without bail. In computing the 90
12	day period, the court shall omit any period of delay resulting
13	from a continuance granted at the request of the defendant. The
14	court shall immediately notify the alleged victim of the
15	offense that the defendant has been admitted to bail under this
16	subsection.
17	(q) Any person shall be entitled to appeal any order
18	entered under this Section denying bail to the defendant.
19	(h) The State may appeal any order entered under this
20	Section denying any motion for denial of bail.
21	(i) Nothing in this Section shall be construed as modifying
22	or limiting in any way the defendant's presumption of innocence
23	in further criminal proceedings.