95TH GENERAL ASSEMBLY

State of Illinois

2007 and 2008

SB0594

Introduced 2/8/2007, by Sen. Don Harmon

SYNOPSIS AS INTRODUCED:

730 ILCS 5/5-8-4

from Ch. 38, par. 1005-8-4

Amends the Unified Code of Corrections. Provides that if a person commits a battery against a county correctional officer or sheriff's employee while serving a sentence or in pretrial detention in a county jail facility, then the sentence imposed upon conviction of the battery shall be served consecutively with the sentence imposed upon conviction of the earlier misdemeanor or felony, regardless of the order in which the judgments of conviction are entered. Effective immediately.

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CORRECTIONAL BUDGET AND IMPACT NOTE ACT MAY APPLY

A BILL FOR

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AN ACT concerning criminal law.

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

Section 5. The Unified Code of Corrections is amended by
changing Section 5-8-4 as follows:

6 (730 ILCS 5/5-8-4) (from Ch. 38, par. 1005-8-4)

7 Sec. 5-8-4. Concurrent and Consecutive Terms of
8 Imprisonment.

9 (a) When multiple sentences of imprisonment are imposed on a defendant at the same time, or when a term of imprisonment is 10 imposed on a defendant who is already subject to sentence in 11 this State or in another state, or for a sentence imposed by 12 13 any district court of the United States, the sentences shall 14 run concurrently or consecutively as determined by the court. When one of the offenses for which a defendant was convicted 15 16 was a violation of Section 32-5.2 of the Criminal Code of 1961 17 and the offense was committed in attempting or committing a forcible felony, the court may impose consecutive sentences. 18 19 When a term of imprisonment is imposed on a defendant by an 20 Illinois circuit court and the defendant is subsequently 21 sentenced to a term of imprisonment by another state or by a 22 district court of the United States, the Illinois circuit court which imposed the sentence may order that the Illinois sentence 23

be made concurrent with the sentence imposed by the other state or district court of the United States. The defendant must apply to the circuit court within 30 days after the defendant's sentence imposed by the other state or district of the United States is finalized. The court shall impose consecutive sentences if:

7 (i) one of the offenses for which defendant was
8 convicted was first degree murder or a Class X or Class 1
9 felony and the defendant inflicted severe bodily injury, or

10 (ii) the defendant was convicted of a violation of 11 Section 12-13, 12-14, or 12-14.1 of the Criminal Code of 12 1961, or

(iii) the defendant was convicted of armed violence 13 14 based upon the predicate offense of solicitation of murder, 15 solicitation of murder for hire, heinous batterv, 16 aggravated battery of a senior citizen, criminal sexual 17 assault, a violation of subsection (q) of Section 5 of the Cannabis Control Act, cannabis trafficking, a violation of 18 subsection (a) of Section 401 of the Illinois Controlled 19 20 Substances Act, controlled substance trafficking involving a Class X felony amount of controlled substance under 21 22 Section 401 of the Illinois Controlled Substances Act, a 23 violation of the Methamphetamine Control and Community 24 Protection Act, calculated criminal drug conspiracy, or 25 streetgang criminal drug conspiracy, or

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(iv) the defendant was convicted of the offense of

leaving the scene of a motor vehicle accident involving 1 2 death or personal injuries under Section 11-401 and either: 3 (A) aggravated driving under the influence of alcohol, other drug or drugs, or intoxicating compound or compounds, 4 5 or any combination thereof under Section 11-501 of the Illinois Vehicle Code, or (B) reckless homicide under 6 Section 9-3 of the Criminal Code of 1961, or both an 7 offense described in subdivision (A) 8 and an offense 9 described in subdivision (B), or

10 (v) the defendant was convicted of a violation of 11 Section 9-3.1 (concealment of homicidal death) or Section 12 12-20.5 (dismembering a human body) of the Criminal Code of 13 1961,

14 in which event the court shall enter sentences to run 15 consecutively. Sentences shall run concurrently unless 16 otherwise specified by the court.

17 Except in cases where consecutive sentences (b) are mandated, the court shall impose concurrent sentences unless, 18 19 having regard to the nature and circumstances of the offense 20 and the history and character of the defendant, it is of the 21 opinion that consecutive sentences are required to protect the 22 public from further criminal conduct by the defendant, the 23 basis for which the court shall set forth in the record.

(c) (1) For sentences imposed under law in effect prior to
 February 1, 1978 the aggregate maximum of consecutive
 sentences shall not exceed the maximum term authorized

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under Section 5-8-1 for the 2 most serious felonies 1 2 involved. The aggregate minimum period of consecutive 3 sentences shall not exceed the highest minimum term authorized under Section 5-8-1 for the 2 most serious 4 5 felonies involved. When sentenced only for misdemeanors, a defendant shall not be consecutively sentenced to more than 6 7 the maximum for one Class A misdemeanor.

8 (2) For sentences imposed under the law in effect on or 9 after February 1, 1978, the aggregate of consecutive 10 sentences for offenses that were committed as part of a 11 single course of conduct during which there was no 12 substantial change in the nature of the criminal objective shall not exceed the sum of the maximum terms authorized 13 under Section 5-8-2 for the 2 most serious felonies 14 15 involved, but no such limitation shall apply for offenses 16 that were not committed as part of a single course of 17 conduct during which there was no substantial change in the nature of the criminal objective. When sentenced only for 18 19 misdemeanors, a defendant shall not be consecutively sentenced to more than the maximum for one Class A 20 misdemeanor. 21

(d) An offender serving a sentence for a misdemeanor who is convicted of a felony and sentenced to imprisonment shall be transferred to the Department of Corrections, and the misdemeanor sentence shall be merged in and run concurrently with the felony sentence.

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1 (e) In determining the manner in which consecutive 2 sentences of imprisonment, one or more of which is for a 3 felony, will be served, the Department of Corrections shall 4 treat the offender as though he had been committed for a single

5 term with the following incidents:

6 (1) the maximum period of a term of imprisonment shall 7 consist of the aggregate of the maximums of the imposed 8 indeterminate terms, if any, plus the aggregate of the 9 imposed determinate sentences for felonies plus the 10 aggregate of the imposed determinate sentences for 11 misdemeanors subject to paragraph (c) of this Section;

12 (2) the parole or mandatory supervised release term
13 shall be as provided in paragraph (e) of Section 5-8-1 of
14 this Code for the most serious of the offenses involved;

15 (3) the minimum period of imprisonment shall be the 16 aggregate of the minimum and determinate periods of 17 imprisonment imposed by the court, subject to paragraph (c) 18 of this Section; and

(4) the offender shall be awarded credit against the aggregate maximum term and the aggregate minimum term of imprisonment for all time served in an institution since the commission of the offense or offenses and as a consequence thereof at the rate specified in Section 3-6-3 of this Code.

25 (f) A sentence of an offender committed to the Department 26 of Corrections at the time of the commission of the offense

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1 shall be served consecutive to the sentence under which he is 2 held by the Department of Corrections. However, in case such 3 offender shall be sentenced to punishment by death, the 4 sentence shall be executed at such time as the court may fix 5 without regard to the sentence under which such offender may be 6 held by the Department.

7 (g) A sentence under Section 3-6-4 for escape or attempted
8 escape shall be served consecutive to the terms under which the
9 offender is held by the Department of Corrections.

10 (h) If a person charged with a felony commits a separate 11 felony while on pre-trial release or in pretrial detention in a 12 county jail facility or county detention facility, the 13 sentences imposed upon conviction of these felonies shall be 14 served consecutively regardless of the order in which the 15 judgments of conviction are entered.

16 (h-1) If a person commits a battery against a county 17 correctional officer or sheriff's employee while serving a 18 sentence or in pretrial detention in a county jail facility, 19 then the sentence imposed upon conviction of the battery shall 20 be served consecutively with the sentence imposed upon 21 conviction of the earlier misdemeanor or felony, regardless of 22 the order in which the judgments of conviction are entered.

(i) If a person admitted to bail following conviction of a felony commits a separate felony while free on bond or if a person detained in a county jail facility or county detention facility following conviction of a felony commits a separate

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felony while in detention, any sentence following conviction of
the separate felony shall be consecutive to that of the
original sentence for which the defendant was on bond or
detained.
(Source: P.A. 93-160, eff. 7-10-03; 93-768, eff. 7-20-04;
94-556, eff. 9-11-05; 94-985, eff. 1-1-07.)

7 Section 99. Effective date. This Act takes effect upon8 becoming law.