1 AN ACT in relation to minors.

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

- 4 Section 5. The Juvenile Court Act of 1987 is amended by
- 5 changing Sections 5-105 and 5-120 and by adding Section 5-121
- 6 as follows:
- 7 (705 ILCS 405/5-105)
- 8 Sec. 5-105. Definitions. As used in this Article:
- 9 (1) "Court" means the circuit court in a session or
- 10 division assigned to hear proceedings under this Act, and
- includes the term Juvenile Court.
- 12 (2) "Community service" means uncompensated labor for a
- community service agency as hereinafter defined.
- 14 (2.5) "Community service agency" means a not-for-profit
- 15 organization, community organization, church, charitable
- 16 organization, individual, public office, or other public body
- 17 whose purpose is to enhance the physical or mental health of a
- delinquent minor or to rehabilitate the minor, or to improve
- 19 the environmental quality or social welfare of the community
- 20 which agrees to accept community service from juvenile
- 21 delinquents and to report on the progress of the community
- 22 service to the State's Attorney pursuant to an agreement or to
- 23 the court or to any agency designated by the court or to the

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authorized diversion program that has referred the delinquent 1 2 minor for community service.

- (3) "Delinquent minor" means any minor who prior to his or her 17th birthday has violated or attempted to violate, regardless of where the act occurred, any federal or State law, county or municipal ordinance, and any minor who prior to his or her 18th birthday has violated or attempted to violate, regardless of where the act occurred, any federal, State, county or municipal law or ordinance classified as a misdemeanor offense.
- (4) "Department" means the Department of Human Services unless specifically referenced as another department.
- (5) "Detention" means the temporary care of a minor who is alleged to be or has been adjudicated delinquent and who requires secure custody for the minor's own protection or the community's protection in a facility designed to physically restrict the minor's movements, pending disposition by the court or execution of an order of the court for placement or commitment. Design features that physically restrict movement include, but are not limited to, locked rooms and the secure handcuffing of a minor to a rail or other stationary object. In addition, "detention" includes the court ordered care of an alleged or adjudicated delinquent minor who requires secure custody pursuant to Section 5-125 of this Act.
- (6) "Diversion" means the referral of a juvenile, without court intervention, into a program that provides services

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- designed to educate the juvenile and develop a productive and
- 2 responsible approach to living in the community.
- 3 (7) "Juvenile detention home" means a public facility with 4 specially trained staff that conforms to the county juvenile 5 detention standards promulgated by the Department of 6 Corrections.
 - (8) "Juvenile justice continuum" means a set of delinquency prevention programs and services designed for the purpose of preventing or reducing delinquent acts, including criminal activity by vouth gangs, as well as intervention, rehabilitation, and prevention services targeted at minors who have committed delinquent acts, and minors who have previously been committed to residential treatment programs delinquents. The term includes children-in-need-of-services families-in-need-of-services programs; aftercare reentry services; substance abuse and mental health programs; community service programs; community service work programs; alternative-dispute and resolution programs servina youth-at-risk of delinquency and their families, whether offered or delivered by State or local governmental entities, public or private for-profit or not-for-profit organizations, or religious or charitable organizations. This term would also encompass any program or service consistent with the purpose of those programs and services enumerated in this subsection.
 - (9) "Juvenile police officer" means a sworn police officer who has completed a Basic Recruit Training Course, has been

- 1 assigned to the position of juvenile police officer by his or
- 2 her chief law enforcement officer and has completed the
- 3 necessary juvenile officers training as prescribed by the
- 4 Illinois Law Enforcement Training Standards Board, or in the
- 5 case of a State police officer, juvenile officer training
- 6 approved by the Director of State Police.
- 7 (10) "Minor" means a person under the age of 21 years
- 8 subject to this Act.
- 9 (11) "Non-secure custody" means confinement where the
- 10 minor is not physically restricted by being placed in a locked
- 11 cell or room, by being handcuffed to a rail or other stationary
- object, or by other means. Non-secure custody may include, but
- is not limited to, electronic monitoring, foster home
- 14 placement, home confinement, group home placement, or physical
- 15 restriction of movement or activity solely through facility
- 16 staff.
- 17 (12) "Public or community service" means uncompensated
- labor for a not-for-profit organization or public body whose
- 19 purpose is to enhance physical or mental stability of the
- 20 offender, environmental quality or the social welfare and which
- 21 agrees to accept public or community service from offenders and
- 22 to report on the progress of the offender and the public or
- 23 community service to the court or to the authorized diversion
- 24 program that has referred the offender for public or community
- 25 service.
- 26 (13) "Sentencing hearing" means a hearing to determine

- whether a minor should be adjudged a ward of the court, and to 1
- 2 determine what sentence should be imposed on the minor. It is
- the intent of the General Assembly that the term "sentencing 3
- hearing" replace the term "dispositional hearing" and be 4
- 5 synonymous with that definition as it was used in the Juvenile
- 6 Court Act of 1987.
- 7 (14) "Shelter" means the temporary care of a minor in
- 8 physically unrestricting facilities pending court disposition
- 9 or execution of court order for placement.
- 10 (15) "Site" means a not-for-profit organization, public
- 11 body, church, charitable organization, or individual agreeing
- 12 to accept community service from offenders and to report on the
- 13 progress of ordered or required public or community service to
- the court or to the authorized diversion program that has 14
- 15 referred the offender for public or community service.
- 16 (16) "Station adjustment" means the informal or formal
- 17 handling of an alleged offender by a juvenile police officer.
- (17) "Trial" means a hearing to determine whether the 18
- allegations of a petition under Section 5-520 that a minor is 19
- delinquent are proved beyond a reasonable doubt. It is the 20
- intent of the General Assembly that the term "trial" replace 21
- 22 the term "adjudicatory hearing" and be synonymous with that
- 23 definition as it was used in the Juvenile Court Act of 1987.
- (Source: P.A. 90-590, eff. 1-1-99; 91-820, eff. 6-13-00.) 24

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Sec. 5-120. Exclusive jurisdiction. Proceedings may be instituted under the provisions of this Article concerning any minor who prior to the minor's 17th birthday has violated or attempted to violate, regardless of where the act occurred, any federal or State law or municipal or county ordinance, and any minor who prior to his or her 18th birthday has violated or attempted to violate, regardless of where the act occurred, any federal, State, county or municipal law or ordinance classified as a misdemeanor offense. If before trial or plea, an information or indictment is filed that includes one or more charges under the criminal laws of this State and additional charges that are classified as misdemeanors that are subject to proceedings under this Act, all of the charges arising out of the same incident shall be prosecuted under the criminal laws of this State. If after trial or plea the court finds that the minor committed an offense that is solely classified as a misdemeanor, the court must proceed under Section 5-705 and 5-710 of this Act. Except as provided in Sections 5-125, 5-130, 5-805, and 5-810 of this Article, no minor who was under 17 years of age at the time of the alleged offense may be prosecuted under the criminal laws of this State.

- 22 (Source: P.A. 90-590, eff. 1-1-99.)
- 23 (705 ILCS 405/5-121 new)
- 24 Sec. 5-121. Illinois Juvenile Jurisdiction Task Force.
- 25 (a) The General Assembly finds that:

1	(1) 37 other states and the District of Columbia, the
2	Federal Government, and nearly every other nation in the
3	world use 18 as the age of juvenile court jurisdiction; and
4	(2) the Legislature of Connecticut voted last year to
5	raise the age to 18 for juvenile court; and
6	(3) recent research on adolescent brain development
7	reveals that the center of the brain that controls
8	reasoning and impulsivity is not fully developed until the
9	early twenties; and
10	(4) research consistently documents that trying youth
11	age 17 in the adult court disproportionately impacts
12	minority youth.
13	(b) The Illinois Juvenile Jurisdiction Task Force is hereby
14	created. The mission of the Illinois Juvenile Jurisdiction Task
15	Force is to study the impact of, develop timelines and propose
16	a funding structure to accommodate the expansion of the
17	jurisdiction of the Illinois Juvenile Court to include youth
18	age 17 under the jurisdiction of this Act.
19	(c) The Illinois Juvenile Jurisdiction Task Force shall
20	<pre>consist of the following members:</pre>
21	(1) one member appointed by the President of the
22	Senate;
23	(2) one member appointed by the Minority Leader of the
24	Senate;
25	(3) one member appointed by the Speaker of the House;
26	(4) one member appointed by the Minority Leader of the

1	<u>House;</u>
2	(5) one member appointed by the Governor;
3	(6) the Director of Juvenile Justice or his or her
4	designee;
5	(7) the Director of the Administrative Office of
6	Illinois Courts or his or her designee;
7	(8) the Cook County State's Attorney or his or her
8	designee;
9	(9) the Cook County Public Defender or his or her
10	designee;
11	(10) the Director of the Office of the State's
12	Attorneys Appellate Prosecutor or his or her designee;
13	(11) the State Appellate Defender or his or her
14	designee;
15	(12) the Chair of the Illinois Juvenile Justice
16	<pre>Commission;</pre>
17	(13) the Chair of the Redeploy Illinois Partnership;
18	(14) one member appointed by the Governor who is a
19	chairman of a county board; and
20	(15) one member appointed by the President of the
21	Illinois Probation and Court Services Association.
22	(d) The Task Force shall appoint a chairperson from among
23	its members. If a vacancy occurs in the Task Force membership,
24	the vacancy shall be filled in the same manner as the initial
25	appointment.
26	(e) Members of the Illinois Juvenile Jurisdiction Task

- 1 Force shall serve without compensation.
- 2 (f) The Illinois Juvenile Jurisdiction Task Force may begin
- 3 to conduct business upon the appointment of a majority of its
- 4 members.
- 5 (g) The Task Force shall submit a report by January 1, 2010
- 6 to the General Assembly with recommendations on extending
- juvenile court jurisdiction to youth age 17 charged with felony 7
- 8 offenses.
- Section 99. Effective date. This Act takes effect upon 9
- 10 becoming law, except that the amendatory changes to Sections
- 11 5-105 and 5-120 of the Juvenile Court Act of 1987 take effect
- 12 January 1, 2010.