96TH GENERAL ASSEMBLY

State of Illinois

2009 and 2010

HB3345

Introduced 2/24/2009, by Rep. Tom Cross

SYNOPSIS AS INTRODUCED:

720 ILCS 5/12-3.2 f

from Ch. 38, par. 12-3.2

Amends the Criminal Code of 1961. Makes a technical change in a Section concerning domestic battery.

LRB096 09724 RLC 19887 b

HB3345

1

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 Criminal Code of 1961 is amended by changing
 Section 12-3.2 as follows:
- 6 (720 ILCS 5/12-3.2) (from Ch. 38, par. 12-3.2)

7 Sec. 12-3.2. Domestic Battery.

8 (a) A person commits domestic battery if he intentionally
9 or knowingly without legal justification by any means:

10 (1) Causes bodily harm to any family or household 11 member as defined in subsection (3) of Section 112A-3 of 12 <u>the the Code of Criminal Procedure of 1963</u>, as amended;

13 (2) Makes physical contact of an insulting or provoking
14 nature with any family or household member as defined in
15 subsection (3) of Section 112A-3 of the Code of Criminal
16 Procedure of 1963, as amended.

(b) Sentence. Domestic battery is a Class A misdemeanor.
Domestic battery is a Class 4 felony if the defendant has any
prior conviction under this Code for domestic battery (Section
12-3.2) or violation of an order of protection (Section 12-30),
or any prior conviction under the law of another jurisdiction
for an offense which is substantially similar. Domestic battery
is a Class 4 felony if the defendant has any prior conviction

1 under this Code for first degree murder (Section 9-1), attempt 2 to commit first degree murder (Section 8-4), aggravated domestic battery (Section 12-3.3), aggravated battery (Section 3 12-4), heinous battery (Section 12-4.1), aggravated battery 4 5 with a firearm (Section 12-4.2), aggravated battery of a child 6 (Section 12-4.3), aggravated battery of an unborn child 7 (Section 12-4.4), aggravated battery of a senior citizen 8 (Section 12-4.6), stalking (Section 12-7.3), aggravated 9 stalking (Section 12-7.4), criminal sexual assault (Section 10 12-13), aggravated criminal sexual assault (12-14), kidnapping 11 (Section 10-1), aggravated kidnapping (Section 10-2), 12 predatory criminal sexual assault of a child (Section 12-14.1), 13 aggravated criminal sexual abuse (Section 12-16), unlawful (Section 10-3), aggravated unlawful restraint 14 restraint 15 (Section 10-3.1), aggravated arson (Section 20-1.1), or 16 aggravated discharge of a firearm (Section 24-1.2), or any 17 prior conviction under the law of another jurisdiction for any offense that is substantially similar to the offenses listed in 18 this Section, when any of these offenses have been committed 19 20 against a family or household member as defined in Section 112A-3 of the Code of Criminal Procedure of 1963. In addition 21 22 to any other sentencing alternatives, for any second or 23 subsequent conviction of violating this Section, the offender shall be mandatorily sentenced to a minimum of 72 consecutive 24 25 hours of imprisonment. The imprisonment shall not be subject to 26 suspension, nor shall the person be eliqible for probation in

HB3345

- 3 - LRB096 09724 RLC 19887 b

1 order to reduce the sentence.

2 (c) Domestic battery committed in the presence of a child. 3 In addition to any other sentencing alternatives, a defendant who commits, in the presence of a child, a felony domestic 4 5 battery (enhanced under subsection (b)), aggravated domestic battery (Section 12-3.3), aggravated battery (Section 12-4), 6 7 unlawful restraint (Section 10-3), or aggravated unlawful 8 restraint (Section 10-3.1) against a family or household 9 member, as defined in Section 112A-3 of the Code of Criminal 10 Procedure of 1963, shall be required to serve a mandatory 11 minimum imprisonment of 10 days or perform 300 hours of 12 community service, or both. The defendant shall further be 13 liable for the cost of any counseling required for the child at the discretion of the court in accordance with subsection (b) 14 of Section 5-5-6 of the Unified Code of Corrections. For 15 purposes of this Section, "child" means a person under 18 years 16 17 of age who is the defendant's or victim's child or step-child or who is a minor child residing within or visiting the 18 19 household of the defendant or victim. For purposes of this 20 Section, "in the presence of a child" means in the physical presence of a child or knowing or having reason to know that a 21 22 child is present and may see or hear an act constituting one of 23 the offenses listed in this subsection.

24 (Source: P.A. 93-336, eff. 1-1-04; 93-809, eff. 1-1-05; 94-148, 25 eff. 1-1-06.)

HB3345