SB2504 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:

Section 5. The Code of Criminal Procedure of 1963 is
amended by changing Section 104-31 as follows:

6 (725 ILCS 5/104-31) (from Ch. 38, par. 104-31)

7 Sec. 104-31. No defendant placed in a secure setting of the 8 Department of Human Services pursuant to the provisions of 9 Sections 104-17, 104-25, or 104-26 shall be permitted outside 10 the facility's housing unit unless escorted or accompanied by personnel of the Department of Human Services or authorized by 11 court order. Any defendant placed in a secure setting pursuant 12 13 to this Section, transported to court hearings or other 14 necessary appointments off facility grounds by personnel of the Department of Human Services, may be placed in security devices 15 or otherwise secured during the period of transportation to 16 17 assure secure transport of the defendant and the safety of Department of Human Services personnel and others. These 18 19 security measures shall not constitute restraint as defined in 20 the Mental Health and Developmental Disabilities Code. Nor 21 shall any such defendant be permitted any off-grounds 22 privileges, either with or without escort by personnel of the Department of Human Services, or any unsupervised on-ground 23

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privileges, or placement in a non-secure setting unless such 1 2 off-grounds or unsupervised on-grounds privileges, or 3 placement in a non-secure setting have been approved by specific court order, which order may include such conditions 4 5 on the defendant as the court may deem appropriate and necessary to reasonably assure the defendant's satisfactory 6 7 progress in treatment and the safety of the defendant or others. Whenever the court receives a 8 report from the 9 supervisor of the defendant's treatment recommending the 10 defendant for any off-grounds or unsupervised on-grounds 11 privileges, or placement in a non-secure setting, the court 12 shall set the matter for a first hearing within 21 days unless 13 good cause is demonstrated why the hearing cannot be held. The 14 changes made to this Section by this amendatory Act of the 96th General Assembly are declarative of existing law and shall not 15 16 be construed as a new enactment.

17 (Source: P.A. 95-296, eff. 8-20-07.)

Section 99. Effective date. This Act takes effect upon becoming law.