

Sen. Tim Bivins

Filed: 2/26/2016

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1	AMENDMENT TO) SENATE BILL 2344
2	AMENDMENT NO Am	end Senate Bill 2344 by replacing
3	everything after the enacting	g clause with the following:
4	"Section 5. The Crimin	al Code of 2012 is amended by
5	changing Sections 31A-1.1 an	nd 31A-1.2 and by adding Sections
6	2-2.5, 2-11.5, 2-21.5, 2-23,	21-5.3, and 31A-1.3 as follows:
7	(720 ILCS 5/2-2.5 new)	
8	Sec. 2-2.5. Aircraft.	
9	"Aircraft" means any	contrivance invented, used, or
10	designed to navigate, or fly	in, the air.
11	(720 ILCS 5/2-11.5 new)	
12	Sec. 2-11.5. Navigable ai	.rspace.
13	"Navigable airspace" has	the meaning ascribed to it in 49
14	<u>U.S.C. 40102.</u>	

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1	(720 ILCS 5/2-21.5 new)	
2	Sec. 2-21.5. State penal institution.	
3	"State penal institution" means a facility or institution	
4	of the Department of Corrections or Department of Juvenile	
5	Justice.	
6	(720 ILCS 5/2-23 new)	
7	Sec. 2-23. Unmanned aerial vehicle.	
8	"Unmanned aerial vehicle" means an unmanned aircraft or	
9	drone and its associated elements, including, but not limited	
10	to, communication links and the components that control the	
11	unmanned aircraft that are required for the pilot in command to	
12	operate safely and efficiently in the national airspace system.	
13	(720 ILCS 5/21-5.3 new)	
14	Sec. 21-5.3. Criminal trespass to a State penal institution	
15	with an aircraft or unmanned aerial vehicle.	
16	(a) Except as provided in subsection (b) of this Section, a	
17	person commits criminal trespass to a State penal institution	
18	with an aircraft or unmanned aerial vehicle when he or she,	
19	without lawful authority, knowingly and intentionally operates	
20	an aircraft or unmanned aerial vehicle below the navigable	
21	airspace overlaying a State penal institution.	
22	(b) This Section does not apply to an employee of the State	
23	penal institution who operates the aircraft or unmanned aerial	
24	vehicle within the scope of his or her employment, or a person	

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who receives prior permission from the State penal institution to operate the aircraft or unmanned aerial vehicle.

3 (c) Sentence. A violation of this Section is a Class A
 4 <u>misdemeanor.</u>

(720 ILCS 5/31A-1.1) (from Ch. 38, par. 31A-1.1)

6 Sec. 31A-1.1. Bringing Contraband into a Penal 7 Institution; Possessing Contraband in a Penal Institution.

8 (a) A person commits bringing contraband into a penal 9 institution when he or she knowingly and without authority of 10 any person designated or authorized to grant this authority (1) brings an item of contraband into a penal institution or (2) 11 causes another to bring an item of contraband into a penal 12 13 institution or (3) places an item of contraband in such 14 proximity to a penal institution as to give an inmate access to 15 the contraband.

(b) A person commits possessing contraband in a penal institution when he or she knowingly possesses contraband in a penal institution, regardless of the intent with which he or she possesses it.

20 (c) (Blank).

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21 (d) Sentence.

(1) Bringing into or possessing alcoholic liquor in a
 penal institution is a Class 4 felony.

(2) Bringing into or possessing cannabis in a penal
 institution is a Class 3 felony.

(3) Bringing into or possessing any amount of a controlled substance classified in Schedules III, IV or V of Article II of the Illinois Controlled Substances Act in a penal institution is a Class 2 felony.

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5 (4) Bringing into or possessing any amount of a 6 controlled substance classified in Schedules I or II of 7 Article II of the Illinois Controlled Substances Act in a 8 penal institution is a Class 1 felony.

9 (5) Bringing into or possessing a hypodermic syringe in 10 a penal institution is a Class 1 felony.

(6) Bringing into or possessing a weapon, tool to defeat security mechanisms, cutting tool, or electronic contraband in a penal institution is a Class 1 felony.

14 (7) Bringing into or possessing a firearm, firearm
15 ammunition, or explosive in a penal institution is a Class
16 X felony.

17 <u>(8) If a person commits bringing contraband into a</u> 18 penal institution by use of an unmanned aerial vehicle, in 19 addition to any other penalty provided in this subsection 20 <u>(d), one year of imprisonment shall be added to the</u> 21 <u>sentence imposed by the court.</u>

(e) It shall be an affirmative defense to subsection (b),
that the possession was specifically authorized by rule,
regulation, or directive of the governing authority of the
penal institution or order issued under it.

26 (f) It shall be an affirmative defense to subsection (a) (1)

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1 and subsection (b) that the person bringing into or possessing 2 contraband in a penal institution had been arrested, and that person possessed the contraband at the time of his or her 3 4 arrest, and that the contraband was brought into or possessed 5 in the penal institution by that person as a direct and 6 immediate result of his or her arrest.

(q) Items confiscated may be retained for use by the 7 8 Department of Corrections or disposed of as deemed appropriate 9 by the Chief Administrative Officer in accordance with 10 Department rules or disposed of as required by law.

(Source: P.A. 97-1108, eff. 1-1-13; 98-756, eff. 7-16-14.) 11

(720 ILCS 5/31A-1.2) (from Ch. 38, par. 31A-1.2) 12

13 Sec. 31A-1.2. Unauthorized bringing of contraband into a 14 penal institution by an employee; unauthorized possessing of 15 contraband in a penal institution by an employee; unauthorized delivery of contraband in a penal institution by an employee. 16

17 (a) A person commits unauthorized bringing of contraband 18 into a penal institution by an employee when a person who is an 19 employee knowingly and without authority of any person 20 designated or authorized to grant this authority:

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(1) brings or attempts to bring an item of contraband 22 into a penal institution, or

23 (2) causes or permits another to bring an item of 24 contraband into a penal institution.

25 (b) A person commits unauthorized possession of contraband 1 in a penal institution by an employee when a person who is an employee knowingly and without authority of any person 2 3 designated or authorized to grant this authority possesses an 4 item of contraband in a penal institution, regardless of the 5 intent with which he or she possesses it.

(c) A person commits unauthorized delivery of contraband in 6 a penal institution by an employee when a person who is an 7 8 employee knowingly and without authority of any person 9 designated or authorized to grant this authority:

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(1) delivers or possesses with intent to deliver an item of contraband to any inmate of a penal institution, or

(2) conspires to deliver or solicits the delivery of an 12 13 item of contraband to any inmate of a penal institution, or

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(3) causes or permits the delivery of an item of 15 contraband to any inmate of a penal institution, or

16 (4) permits another person to attempt to deliver an item of contraband to any inmate of a penal institution. 17

(d) For a violation of subsection (a) or (b) involving a 18 19 cellular telephone or cellular telephone battery, the 20 defendant must intend to provide the cellular telephone or 21 cellular telephone battery to any inmate in a penal 22 institution, or to use the cellular telephone or cellular 23 telephone battery at the direction of an inmate or for the 24 benefit of any inmate of a penal institution.

25 (e) Sentence.

26 (1) A violation of paragraphs (a) or (b) of this

Section involving alcohol is a Class 4 felony. A violation 1 of paragraph (a) or (b) of this Section involving cannabis 2 3 is a Class 2 felony. A violation of paragraph (a) or (b) involving any amount of a controlled substance classified 4 5 in Schedules III, IV or V of Article II of the Illinois Controlled Substances Act is a Class 1 felony. A violation 6 7 of paragraph (a) or (b) of this Section involving any 8 amount of a controlled substance classified in Schedules I 9 or II of Article II of the Illinois Controlled Substances 10 Act is a Class X felony. A violation of paragraph (a) or (b) involving a hypodermic syringe is a Class X felony. A 11 12 violation of paragraph (a) or (b) involving a weapon, tool 13 to defeat security mechanisms, cutting tool, or electronic 14 contraband is a Class 1 felony. A violation of paragraph 15 (a) or (b) involving a firearm, firearm ammunition, or explosive is a Class X felony. 16

17 (2) A violation of paragraph (c) of this Section involving alcoholic liquor is a Class 3 felony. A violation 18 19 of paragraph (c) involving cannabis is a Class 1 felony. A 20 violation of paragraph (c) involving any amount of a 21 controlled substance classified in Schedules III, IV or V of Article II of the Illinois Controlled Substances Act is 22 23 a Class X felony. A violation of paragraph (c) involving 24 amount of a controlled substance classified in anv 25 Schedules I or II of Article II of the Illinois Controlled 26 Substances Act is a Class X felony for which the minimum 09900SB2344sam001

1 term of imprisonment shall be 8 years. A violation of paragraph (c) involving a hypodermic syringe is a Class X 2 3 felony for which the minimum term of imprisonment shall be 4 8 years. A violation of paragraph (c) involving a weapon, 5 tool to defeat security mechanisms, cutting tool, or electronic contraband is a Class X felony for which the 6 minimum term of imprisonment shall be 10 years. A violation 7 8 of paragraph (c) involving a firearm, firearm ammunition, 9 or explosive is a Class X felony for which the minimum term 10 of imprisonment shall be 12 years.

11 (3) If a person violates this Section by use of an 12 unmanned aerial vehicle, in addition to any other penalty 13 provided in this subsection (e), one year of imprisonment 14 shall be added to the sentence imposed by the court.

15 (f) Items confiscated may be retained for use by the 16 Department of Corrections or disposed of as deemed appropriate 17 by the Chief Administrative Officer in accordance with 18 Department rules or disposed of as required by law.

(g) For a violation of subsection (a) or (b) involving alcoholic liquor, a weapon, firearm, firearm ammunition, tool to defeat security mechanisms, cutting tool, or electronic contraband, the items shall not be considered to be in a penal institution when they are secured in an employee's locked, private motor vehicle parked on the grounds of a penal institution.

26 (Source: P.A. 96-328, eff. 8-11-09; 96-1112, eff. 1-1-11;

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1 96-1325, eff. 7-27-10; 97-333, eff. 8-12-11; 97-1108, eff. 2 1-1-13.)

3	(720 ILCS 5/31A-1.3 new)
4	Sec. 31A-1.3. Capturing images or data of a State penal
5	institution through the operation of an aircraft or unmanned
6	aerial vehicle.
7	(a) Except as provided in subsection (b) of this Section, a
8	person commits capturing images or data of a State penal
9	institution through the operation of an aircraft or unmanned
10	aerial vehicle when he or she, without lawful authority,
11	knowingly and intentionally operates an aircraft or unmanned
12	aerial vehicle below the navigable airspace overlaying a State
13	penal institution and captures images or data of the State
14	penal institution through the operation of the aircraft or
15	unmanned aerial vehicle, with the intent to commit, facilitate,
16	or aid in the commission of a violation of this Article or
17	Section 31-6 or 31-7 of the Criminal Code of 2012.
18	(b) This Section does not apply to an employee of the State
19	penal institution who captures images or data of the facility
20	or institution through the operation of an aircraft or unmanned
21	aerial vehicle within the scope of his or her employment, or a

22 person who receives prior permission from the State penal 23 institution to capture images or data of the facility or 24 institution through the operation of an aircraft or unmanned 25 aerial vehicle.

1 (c) Sentence. A violation of this Section is a Class 4

2 <u>felony.</u>".