92_HB3284 LRB9207409ARsb

- 1 AN ACT concerning criminal law.
- 2 Be it enacted by the People of the State of Illinois,
- 3 represented in the General Assembly:
- 4 Section 5. The Code of Criminal Procedure of 1963 is
- 5 amended by changing Section 110-10 as follows:
- 6 (725 ILCS 5/110-10) (from Ch. 38, par. 110-10)
- 7 Sec. 110-10. Conditions of bail bond.
- 8 (a) If a person is released prior to conviction, either
- 9 upon payment of bail security or on his or her own
- 10 recognizance, the conditions of the bail bond shall be that
- 11 he or she will:
- 12 (1) Appear to answer the charge in the court having
- jurisdiction on a day certain and thereafter as ordered
- 14 by the court until discharged or final order of the
- 15 court;
- 16 (2) Submit himself or herself to the orders and
- 17 process of the court;
- 18 (3) Not depart this State without leave of the
- 19 court;
- 20 (4) Not violate any criminal statute of any
- 21 jurisdiction;
- 22 (5) At a time and place designated by the court,
- 23 surrender all firearms in his or her possession to a law
- 24 enforcement officer designated by the court to take
- custody of and impound the firearms when the offense the
- 26 person has been charged with is a forcible felony,
- 27 stalking, aggravated stalking, domestic battery, any
- violation of either the Illinois Controlled Substances
- 29 Act or the Cannabis Control Act that is classified as a
- 30 Class 2 or greater felony, or any felony violation of
- 31 Article 24 of the Criminal Code of 1961; the court may,

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however, forgo the imposition of this condition when the circumstances of the case clearly do not warrant it or when its imposition would be impractical; all legally possessed firearms shall be returned to the person upon that person completing a sentence for a conviction on a misdemeanor domestic battery, upon the charges being dismissed, or if the person is found not guilty, unless the finding of not guilty is by reason of insanity; and

(6) At a time and place designated by the court, submit to a psychological evaluation when the person has been charged with a violation of item (4) of subsection (a) of Section 24-1 of the Criminal Code of 1961 and that violation occurred in a school or in any conveyance owned, leased, or contracted by a school to transport students to or from school or a school-related activity, or on any public way within 1,000 feet of real property comprising any school.

Psychological evaluations ordered pursuant to this Section shall be completed promptly and made available to the State, the defendant, and the court. As a further condition of bail under these circumstances, the court shall order the defendant to refrain from entering upon the property of the school, including any conveyance owned, leased, or contracted by a school to transport students to or from school or a school-related activity, or on any public way within 1,000 feet of real property comprising any school. Upon receipt of psychological evaluation, either the State or the defendant may request a change in the conditions of bail, pursuant to Section 110-6 of this Code. The court may change the conditions of bail to include a requirement that the defendant follow the recommendations of the psychological evaluation, including undergoing psychiatric treatment. The conclusions of the psychological evaluation and any statements elicited from the defendant during its

- 1 administration are not admissible as evidence of guilt during
- 2 the course of any trial on the charged offense, unless the
- 3 defendant places his or her mental competency in issue.
- 4 (b) The court may impose other conditions, such as the
- 5 following, if the court finds that such conditions are
- 6 reasonably necessary to assure the defendant's appearance in
- 7 court, protect the public from the defendant, or prevent the
- 8 defendant's unlawful interference with the orderly
- 9 administration of justice:
- 10 (1) Report to or appear in person before such
- person or agency as the court may direct;
 - (2) Refrain from possessing a firearm or other
- dangerous weapon;

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- 14 (3) Refrain from approaching or communicating with
- particular persons or classes of persons;
- 16 (4) Refrain from going to certain described
- geographical areas or premises;
- 18 (5) Refrain from engaging in certain activities or 19 indulging in intoxicating liquors or in certain drugs;
- 20 (6) Undergo treatment for drug addiction or
- 21 alcoholism;
 - (7) Undergo medical or psychiatric treatment;
- 23 (8) Work or pursue a course of study or vocational training;
- 25 (9) Attend or reside in a facility designated by the court;
 - (10) Support his or her dependents;
- 28 (11) If a minor resides with his or her parents or 29 in a foster home, attend school, attend a non-residential 30 program for youths, and contribute to his or her own
- 31 support at home or in a foster home;
- 32 (12) Observe any curfew ordered by the court;
- 33 (13) Remain in the custody of such designated
- person or organization agreeing to supervise his release.

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Such third party custodian shall be responsible for notifying the court if the defendant fails to observe the conditions of release which the custodian has agreed to monitor, and shall be subject to contempt of court for failure so to notify the court;

- (14) Be placed under direct supervision of the Pretrial Services Agency, Probation Department or Court Services Department in a pretrial bond home supervision capacity with or without the use of an approved electronic monitoring device subject to Article 8A of Chapter V of the Unified Code of Corrections;
- (14.1) The court shall impose upon a defendant who is charged with any alcohol, cannabis or controlled violation is placed under direct substance and supervision of the Pretrial Services Agency, Probation Department or Court Services Department in a pretrial bond home supervision capacity with the use of an approved monitoring device, as a condition of such bail bond, a fee that represents costs incidental to the electronic monitoring for each day of such bail supervision ordered the court, unless after by determining the inability of the defendant to pay the fee, the court assesses a lesser fee or no fee as the case may be. The fee shall be collected by the clerk of the circuit court. The clerk of the circuit court shall pay all monies collected from this fee to the county treasurer for deposit in the substance abuse services fund under Section 5-1086.1 of the Counties Code;
- (14.2) The court shall impose upon all defendants, including those defendants subject to paragraph (14.1) above, placed under direct supervision of the Pretrial Services Agency, Probation Department or Court Services Department in a pretrial bond home supervision capacity with the use of an approved monitoring device, as a

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condition of such bail bond, a fee which shall represent costs incidental to such electronic monitoring for each day of such bail supervision ordered by the court, unless after determining the inability of the defendant to pay the fee, the court assesses a lesser fee or no fee as the case may be. The fee shall be collected by the clerk of the circuit court. The clerk of the circuit court shall pay all monies collected from this fee to the county treasurer who shall use the monies collected to defray the costs of corrections. The county treasurer shall deposit the fee collected in the county working cash fund under Section 6-27001 or Section 6-29002 of the Counties Code, as the case may be;

- which he or she has access, an ignition interlock device, as defined in Section 1-129.1 of the Illinois Vehicle Code, pursuant to the rules promulgated by the Secretary of State for the installation of ignition interlock devices;
- order of protection issued by the court under the Illinois Domestic Violence Act of 1986 or an order of protection issued by the court of another state, tribe, or United States territory;
- (16) Under Section 110-6.5 comply with the conditions of the drug testing program; and
- (17) Such other reasonable conditions as the court may impose.
- (c) When a person is charged with an offense under Section 12-13, 12-14, 12-14.1, 12-15 or 12-16 of the "Criminal Code of 1961", involving a victim who is a minor under 18 years of age living in the same household with the defendant at the time of the offense, in granting bail or releasing the defendant on his own recognizance, the judge

- shall impose conditions to restrict the defendant's access to
- 2 the victim which may include, but are not limited to
- 3 conditions that he will:
- 4 1. Vacate the Household.
- 5 2. Make payment of temporary support to his dependents.
- 7 3. Refrain from contact or communication with the child victim, except as ordered by the court.
- 9 (d) When a person is charged with a criminal offense and
 10 the victim is a family or household member as defined in
 11 Article 112A, conditions shall be imposed at the time of the
 12 defendant's release on bond that restrict the defendant's
 13 access to the victim. Unless provided otherwise by the court,
 14 the restrictions shall include requirements that the
 15 defendant do the following:
- 16 (1) refrain from contact or communication with the 17 victim for a minimum period of 72 hours following the 18 defendant's release; and
- 19 (2) refrain from entering or remaining at the 20 victim's residence for a minimum period of 72 hours 21 following the defendant's release.
- 22 (d-5) When a person is charged with an offense of Section 11-501 of the Illinois Vehicle Code, he or she must 23 appear before a judge to be admitted to bail or be released 24 25 on his or her own recognizance, and if he or she is admitted 26 to bail or released on his or her own recognizance, the judge may require the defendant to install in any vehicle he or she 27 owns or to which he or she has access, an ignition interlock 28 29 device, as defined in Section 1-129.1 of the Illinois Vehicle 30 Code, pursuant to the rules promulgated by the Secretary of State for the installation of ignition interlock devices. 31
- 32 (e) Local law enforcement agencies shall develop 33 standardized bond forms for use in cases involving family or 34 household members as defined in Article 112A, including

- 1 specific conditions of bond as provided in subsection (d).
- 2 Failure of any law enforcement department to develop or use
- 3 those forms shall in no way limit the applicability and
- 4 enforcement of subsections (d) and (f).
- 5 (f) If the defendant is admitted to bail after
- 6 conviction the conditions of the bail bond shall be that he
- 7 will, in addition to the conditions set forth in subsections
- 8 (a) and (b) hereof:
- 9 (1) Duly prosecute his appeal;
- 10 (2) Appear at such time and place as the court may
- 11 direct;
- 12 (3) Not depart this State without leave of the
- 13 court;
- 14 (4) Comply with such other reasonable conditions as
- the court may impose; and,
- 16 (5) If the judgment is affirmed or the cause
- 17 reversed and remanded for a new trial, forthwith
- 18 surrender to the officer from whose custody he was
- 19 bailed.
- 20 (Source: P.A. 90-399, eff. 1-1-98; 91-11, eff. 6-4-99;
- 21 91-312, eff. 1-1-00; 91-696, eff. 4-13-00; 91-903, eff.
- 22 1-1-01.)