

1 AMENDMENT TO SENATE BILL 2024

2 AMENDMENT NO. \_\_\_\_\_. Amend Senate Bill 2024 as follows:

3 on page 5, by replacing lines 14 through 16 with the  
4 following:

5 "11-6, 11-9.1, 11-11, ~~11-15.1, 11-17.1~~, 11-18.1, or ~~11-19.1,~~  
6 ~~11-19.2, 11-20.1, 12-13, 12-14, 12-14.1, 12-15,~~ 12-16, ~~or~~  
7 12-33 of the Criminal Code of 1961, or"; and

8 by replacing lines 24 through 34 on page 5 and lines 1  
9 through 27 on page 6 with the following:

10 (3) (Blank), or Any violation of paragraph (10) of  
11 subsection (b) of Section 10-5 of the Criminal Code of  
12 1961 when the sentencing court, upon a motion by the  
13 State's Attorney or Attorney General, makes a finding  
14 that the child luring involved an intent to commit sexual  
15 penetration or sexual conduct as defined in Section 12-12  
16 of the Criminal Code of 1961, or

17 (4) Any violation or inchoate violation of Section  
18 9-3.1, 11-9.3, ~~12-3.3, 12-4.2, 12-4.3~~, 12-7.3, or 12-7.4,  
19 ~~18-5, 19-3, 20-1.1~~ or 20-5-5 of the Criminal Code of  
20 1961.

21 (g-5) (Blank). The Department of State Police is not  
22 required to provide equipment to collect or to accept or  
23 process blood specimens from individuals convicted of any

1 offense--listed--in-paragraph-(1.1)-or-(4)-of-subsection-(g),  
2 until-acquisition-of-the-resources-necessary-to-process--such  
3 blood--specimens,--or--in--the--case--of--paragraph--(1.1)-of  
4 subsection-(g)-until-July-1,2003,whichever-is-earlier.

5       Upon-acquisition-of--necessary--resources,--including--an  
6 appropriation-for-the-purpose-of-implementing-this-amendatory  
7 Act--of--the--91st--General--Assembly,--but--in--the--case-of  
8 paragraph-(1.1)-of-subsection-(g)-no-later-than-July-1,2003,  
9 the-Department-of-State-Police-shall-notify-the-Department-of  
10 Corrections,--the--Administrative--Office--of--the--Illinois  
11 Courts,--and--any--other--entity--deemed--appropriate--by-the  
12 Department--of--State--Police,--to--begin--blood--specimen  
13 collection--from-individuals-convicted-of-offenses-enumerated  
14 in-paragraphs-(1.1)--and--(4)--of--subsection--(g)--that--the  
15 Department--is--prepared--to-provide-collection-equipment-and  
16 receive--and--process--blood--specimens--from--individuals  
17 convicted--of--offenses--enumerated--in--paragraph--(1.1)--of  
18 subsection-(g).

19       Until--the--Department--of--State--Police--provides  
20 notification,designated-collection-agencies-are-not-required  
21 to--collect--blood--specimen--from--individuals--convicted-of  
22 offenses-enumerated-in-paragraphs-(1.1)-and-(4)-of-subsection  
23 (g).".