### **100TH GENERAL ASSEMBLY**

# State of Illinois

## 2017 and 2018

### SB3276

Introduced 2/15/2018, by Sen. Elgie R. Sims, Jr.

### SYNOPSIS AS INTRODUCED:

725 ILCS 5/113-8

Amends the Code of Criminal Procedure of 1963. Provides that if the defendant is arraigned on or after the effective date of the bill, and the court fails to advise the defendant before the acceptance of a plea of guilty, guilty but mentally ill, or nolo contendere to a misdemeanor or felony offense, that "if you are not a citizen of the United States, you are hereby advised that conviction of the offense for which you have been charged may have the consequences of deportation, exclusion from admission to the United States, or denial of naturalization under the laws of the United States," and the defendant shows that conviction of the offense to which the defendant pleaded guilty, guilty but mentally ill, or nolo contendere may have the consequence for the defendant of deportation, exclusion from admission to the United States, or denial of naturalization under the laws of the United States, the court, upon the defendant's motion, shall vacate the judgment and permit the defendant to withdraw the plea of guilty, guilty but mentally ill, or nolo contendere and enter a plea of not guilty. Provides that the motion shall be filed within 2 years of the date of the defendant's conviction.

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SB3276

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AN ACT concerning criminal law.

#### Be it enacted by the People of the State of Illinois, 2 represented in the General Assembly: 3

4 Section 5. The Code of Criminal Procedure of 1963 is 5 amended by changing Section 113-8 as follows:

(725 ILCS 5/113-8) 6

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Sec. 113-8. Advisement concerning status as an alien.

8 (a) Before the acceptance of a plea of quilty, quilty but 9 mentally ill, or nolo contendere to a misdemeanor or felony offense, the court shall give the following advisement to the 10 11 defendant in open court:

"If you are not a citizen of the United States, you are 12 hereby advised that conviction of the offense for which you 13 14 have been charged may have the consequence consequences of deportation, exclusion from admission to the United States, or 15 16 denial of naturalization under the laws of the United States.".

17 (b) If the defendant is arraigned on or after the effective date of this amendatory Act of the 100th General Assembly, and 18 19 the court fails to advise the defendant as required by subsection (a) of this Section, and the defendant shows that 20 21 conviction of the offense to which the defendant pleaded 22 guilty, guilty but mentally ill, or nolo contendere may have the consequence for the defendant of deportation, exclusion 23

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1	from	admission	to	the	United	States,	or	denial	of
2	natura	lization un	der tl	he la	ws of the	United :	States	, the co	ourt,
3	upon	the defenda	nt's	motic	on, shall	vacate	the -	judgment	and
4	permit	the defend	ant to	o with	draw the	plea of	guilty	, guilty	y but
5	mental	ly ill, or	nolo	o con	tendere	and ente	eraj	plea of	not
6	quilty	. The motio	n shal	ll be	filed wit	chin 2 ve	ars of	the dat	te of
7		fendant's c							
8		ce: P.A. 93-3			-1-04.)				