1

AN ACT in relation to criminal law.

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

Section 5. The Unified Code of Corrections is amended by
changing Section 3-6-2 as follows:

6 (730 ILCS 5/3-6-2) (from Ch. 38, par. 1003-6-2)

7 Sec. 3-6-2. Institutions and Facility Administration.

8 (a) Each institution and facility of the Department 9 shall be administered by a chief administrative officer 10 appointed by the Director. A chief administrative officer 11 shall be responsible for all persons assigned to the 12 institution or facility. The chief administrative officer 13 shall administer the programs of the Department for the 14 custody and treatment of such persons.

15 (b) The chief administrative officer shall have such16 assistants as the Department may assign.

(c) The Director or Assistant Director shall have the 17 18 emergency powers to temporarily transfer individuals without 19 formal procedures to any State, county, municipal or regional 20 correctional or detention institution or facility in the State, subject to the acceptance of such 21 receiving 22 institution or facility, or to designate any reasonably secure place in the State as such an institution or facility 23 and to make transfers thereto. However, transfers made under 24 emergency powers shall be reviewed as soon as practicable 25 under Article 8, and shall be subject to Section 5-905 of the 26 27 Juvenile Court Act of 1987. This Section shall not apply to transfers to the Department of Human Services which are 28 provided for under Section 3-8-5 or Section 3-10-5. 29

30 (d) The Department shall provide educational programs31 for all committed persons so that all persons have an

1 opportunity to attain the achievement level equivalent to the 2 completion of the twelfth grade in the public school system in this State. Other higher levels of attainment shall be 3 4 encouraged and professional instruction shall be maintained 5 wherever possible. The Department may establish programs of 6 mandatory education and may establish rules and regulations 7 for the administration of such programs. A person committed 8 to the Department who, during the period of his or her 9 incarceration, participates in educational an program provided by or through the Department and through that 10 11 program is awarded or earns the number of hours of credit required for the award of an associate, baccalaureate, or 12 13 higher degree from a community college, college, or university located in Illinois shall reimburse the State, 14 through the Department, for the costs incurred by the State 15 16 in providing that person during his or her incarceration with the education that qualifies him or her for the award of that 17 18 The costs for which reimbursement is required under degree. 19 this subsection shall be determined and computed by the 20 Department under rules and regulations that it shall 21 establish for that purpose. However, interest at the rate of 22 6% per annum shall be charged on the balance of those costs 23 from time to time remaining unpaid, from the date of the person's parole, mandatory supervised release, or release 24 25 constituting a final termination of his or her commitment to 26 the Department until paid.

A person committed to the Department who becomes 27 in (e) need of medical or surgical treatment but is incapable of 28 giving consent thereto shall receive such medical or surgical 29 30 treatment by the chief administrative officer consenting on the person's behalf. Before the chief administrative officer 31 32 consents, he or she shall obtain the advice of one or more physicians licensed to practice medicine in all its branches 33 34 in this State. If such physician or physicians advise:

-3- LRB093 05071 RLC 05130 b

1 (1) that immediate medical or surgical treatment is 2 required relative to a condition threatening to cause 3 death, damage or impairment to bodily functions, or 4 disfigurement; and

5 (2) that the person is not capable of giving consent to such treatment; the chief administrative 6 7 officer may give consent for such medical or surgical 8 treatment, and such consent shall be deemed to be the 9 consent of the person for all purposes, including, but not limited to, the authority of a physician to give such 10 11 treatment.

12 In the event that the person requires medical care (f) 13 and treatment at a place other than the institution or may be removed therefrom under 14 facility, the person 15 conditions prescribed by the Department. The Department shall 16 require the committed person receiving medical or dental 17 services to pay the total cost of those services on-a non-emergency-basis-to-pay-a-\$2-co-payment to the Department 18 19 for each visit for medical or dental services. The amount of 20 the payment each--co-payment shall be deducted from the 21 committed person's individual account. A-committed-person-who 22 has-a-chronic-illness,-as-defined--by--Department--rules--and 23 regulations,--shall--be--exempt--from--the--\$2-co-payment-for 24 treatment-of-the-chronic-illness---A-committed--person--shall 25 not--be--subject--to--a--\$2--co-payment--for-follow-up-visits ordered-by-a-physician,-who--is--employed--by,--or--contracts 26 27 with,--the-Department.--A-committed-person-who-is-indigent-is exempt-from-the-\$2-co-payment--and--is--entitled--to--receive 28 29 medical--or--dental-services-on-the-same-basis-as-a-committed 30 person-who-is-financially--able--to--afford--the--co-payment. Notwithstanding any other provision in this subsection (f) to 31 the contrary, any person committed to any facility operated 32 by the Juvenile Division, as set forth in subsection (b) of 33 34 Section 3-2-5 of this Code, is exempt from the payment 1 eo-payment requirement for the duration of confinement in
2 those facilities.

3 (f-5) If a victim of an offense incurs medical or dental 4 expenses as a result of the committed person's offense and 5 the victim's injuries are covered by medical or dental 6 insurance, the victim's insurance company shall be reimbursed 7 by the committed person for those medical or dental expenses 8 paid by the insurance company under the policy of insurance.

9 Any person having sole custody of a child at (g) the time of commitment or any woman giving birth to a child after 10 11 her commitment, may arrange through the Department of Children and Family Services for suitable placement of the 12 child outside of the Department of Corrections. The Director 13 of the Department of Corrections may determine that there are 14 special reasons why the child should continue in the custody 15 16 of the mother until the child is 6 years old.

17 (h) The Department may provide Family Responsibility
18 Services which may consist of, but not be limited to the
19 following:

20

(1) family advocacy counseling;

21 (2) parent self-help group;

22 (3) parenting skills training;

23 (4) parent and child overnight program;

(5) parent and child reunification counseling,
either separately or together, preceding the inmate's
release; and

(6) a prerelease reunification staffing involving
the family advocate, the inmate and the child's
counselor, or both and the inmate.

30 (i) Prior to the release of any inmate who has a 31 documented history of intravenous drug use, and upon the 32 receipt of that inmate's written informed consent, the 33 Department shall provide for the testing of such inmate for 34 infection with human immunodeficiency virus (HIV) and any

1 other identified causative agent of acquired immunodeficiency 2 syndrome (AIDS). The testing provided under this subsection shall consist of an enzyme-linked immunosorbent assay (ELISA) 3 4 test or such other test as may be approved by the Illinois 5 Department of Public Health. If the test result is positive, 6 the Western Blot Assay or more reliable confirmatory test shall be administered. All inmates tested in accordance with 7 the provisions of this subsection shall be provided with 8 9 pre-test and post-test counseling. Notwithstanding any 10 provision of this subsection to the contrary, the Department 11 shall not be required to conduct the testing and counseling required by this subsection unless sufficient funds to cover 12 all costs of such testing and counseling are appropriated for 13 that purpose by the General Assembly. 14

15 (Source: P.A. 91-912, eff. 7-7-00; 92-292, eff. 8-9-01.)