1

AN ACT concerning sexually violent persons.

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

4 Section 5. The Sexually Violent Persons Commitment Act is 5 amended by changing Sections 55, 60, and 75 as follows:

- 6 (725 ILCS 207/55)
- 7

Sec. 55. Periodic reexamination; report.

8 (a) If a person has been committed under Section 40 of this Act and has not been discharged under Section 65 of this Act, 9 the Department shall submit a written report to the court on 10 conduct an examination of his or her mental condition within 6 11 months after an initial commitment under Section 40 and then at 12 least once every 12 months thereafter from the completion of 13 14 the last evaluation for the purpose of determining whether the 15 person has made sufficient progress to be conditionally 16 released or discharged. At the time of a reexamination under 17 this Section, the person who has been committed may retain or, 18 if he or she is indigent and so requests, the court may appoint 19 a qualified expert or a professional person to examine him or 20 her.

(b) Any examiner conducting an examination under this 21 22 Section shall prepare a written report of the examination no 23 later than 30 days after the date of the examination. The examiner shall place a copy of the report in the person's 24 25 health care records and shall provide a copy of the report to 26 the court that committed the person under Section 40. The shall be conducted in conformance with the 27 examination 28 standards developed under the Sex Offender Management Board Act 29 and by an evaluator approved by the Board.

30 (c) Notwithstanding subsection (a) of this Section, the 31 court that committed a person under Section 40 may order a 32 reexamination of the person at any time during the period in SB3166 Enrolled - 2 - LRB093 18346 RLC 44052 b

1 which the person is subject to the commitment order. <u>Any</u> 2 <u>examiner conducting an examination under this Section shall</u> 3 <u>prepare a written report of the examination no later than 30</u> 4 <u>days after the date of the examination.</u>

5 (d) Petitions for discharge after reexamination must 6 follow the procedure outlined in Section 65 of this Act.

7 (Source: P.A. 93-616, eff. 1-1-04.)

8 (725 ILCS 207/60)

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Sec. 60. Petition for conditional release.

10 (a) Any person who is committed for institutional care in a 11 secure facility or other facility under Section 40 of this Act may petition the committing court to modify its order by 12 authorizing conditional release if at least 6 months have 13 elapsed since the initial commitment order was entered, the 14 15 most recent release petition was denied or the most recent 16 order for conditional release was revoked. The director of the facility at which the person is placed may file a petition 17 under this Section on the person's behalf at any time. 18

(b) If the person files a timely petition without counsel, the court shall serve a copy of the petition on the Attorney General or State's Attorney, whichever is applicable and, subject to paragraph (c)(1) of Section 25 of this Act, appoint counsel. If the person petitions through counsel, his or her attorney shall serve the Attorney General or State's Attorney, whichever is applicable.

26 (c) Within 20 days after receipt of the petition, the court 27 shall appoint one or more examiners having the specialized knowledge determined by the court to be appropriate, who shall 28 29 examine the mental condition of the person and furnish a written report of the examination to the court within 30 days 30 31 after appointment. The examiners shall have reasonable access to the person for purposes of examination and to the person's 32 past and present treatment records and patient health care 33 records. If any such examiner believes that the person is 34 appropriate for conditional release, the examiner shall report 35

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1 on the type of treatment and services that the person may need 2 while in the community on conditional release. The State has 3 the right to have the person evaluated by experts chosen by the State. Any examination or evaluation conducted under this 4 5 Section shall be in conformance with the standards developed 6 under the Sex Offender Management Board Act and conducted by an evaluator approved by the Board. The court shall set a probable 7 8 cause hearing as soon as practical after the examiner's report 9 is filed. If the court determines at the probable cause hearing 10 that cause exists to believe that it is not substantially 11 probable that the person will engage in acts of sexual violence 12 if on release or conditional release, the court shall set a hearing on the issue. 13

(d) The court, without a jury, shall hear the petition 14 15 within 30 days after the report of the court-appointed examiner 16 is filed with the court, unless the petitioner waives this time 17 limit. The court shall grant the petition unless the State proves by clear and convincing evidence that the person has not 18 19 made sufficient progress to be conditionally released. In 20 making a decision under this subsection, the court must consider the nature and circumstances of the behavior that was 21 the basis of the allegation in the petition under paragraph 22 (b)(1) of Section 15 of this Act, the person's mental history 23 and present mental condition, where the person will live, how 24 25 person will support himself or herself the and what 26 arrangements are available to ensure that the person has access 27 to and will participate in necessary treatment.

28 Before the court may enter an order directing (e) 29 conditional release to a less restrictive alternative it must 30 find the following: (1) the person will be treated by a 31 Department approved treatment provider, (2) the treatment 32 provider has presented a specific course of treatment and has agreed to assume responsibility for the treatment and will 33 report progress to the Department on a regular basis, and will 34 35 report violations immediately to the Department, consistent with treatment and supervision needs of the respondent, (3) 36

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housing exists that is sufficiently secure to protect the 1 2 community, and the person or agency providing housing to the 3 conditionally released person has agreed in writing to accept 4 the person, to provide the level of security required by the 5 court, and immediately to report to the Department if the 6 person leaves the housing to which he or she has been assigned without authorization, (4) the person is willing to or has 7 8 agreed to comply with the treatment provider, the Department, and the court, and (5) the person has agreed or is willing to 9 agree to comply with the behavioral monitoring requirements 10 11 imposed by the court and the Department.

12 (f) If the court finds that the person is appropriate for 13 conditional release, the court shall notify the Department. The 14 Department shall prepare a plan that identifies the treatment 15 and services, if any, that the person will receive in the 16 community. The plan shall address the person's need, if any, 17 for supervision, counseling, medication, community support services, residential services, vocational services, 18 and 19 alcohol or other drug abuse treatment. The Department may 20 contract with a county health department, with another public agency or with a private agency to provide the treatment and 21 services identified in the plan. The plan shall specify who 22 23 will be responsible for providing the treatment and services identified in the plan. The plan shall be presented to the 24 court for its approval within 60 days after the court finding 25 26 that the person is appropriate for conditional release, unless 27 the Department and the person to be released request additional 28 time to develop the plan.

(g) The provisions of <u>paragraphs</u> paragraph (b) (4), (b) (5),
and (b) (6) of Section 40 of this Act apply to an order for
conditional release issued under this Section.
(Source: P.A. 92-415, eff. 8-17-01; 93-616, eff. 1-1-04.)

33 (725 ILCS 207/75)

34 Sec. 75. Notice concerning conditional release, or 35 discharge, escape, death, or court-ordered change in the SB3166 Enrolled

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1 <u>custody status of a detainee or civilly committed sexually</u> 2 violent person.

(a) As used in this Section, the term:

4 (1) "Act of sexual violence" means an act or attempted
5 act that is a basis for an allegation made in a petition
6 under paragraph (b) (1) of Section 15 of this Act.

7 (2) "Member of the family" means spouse, child,
8 sibling, parent, or legal guardian.

9 (3) "Victim" means a person against whom an act of 10 sexual violence has been committed.

11 (b) If the court places a civilly committed sexually 12 violent person on conditional release under Section 40 or 60 of this Act or discharges a person under Section 60 or 65, or if a 13 detainee or civilly committed sexually violent person escapes, 14 dies, or is subject to any court-ordered change in custody 15 16 status of the detainee or sexually violent person, the 17 Department shall <u>make a reasonable attempt</u>, if he or she can be found, to notify all of the following who have requested 18 19 notification under this Act or under the Rights of Crime 20 Victims and Witnesses Act:

(1) Whichever of the following persons is appropriate
 in accordance with the provisions of subsection (a) (3):

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(A) The victim of the act of sexual violence.

(B) An adult member of the victim's family, if the
 victim died as a result of the act of sexual violence.

26 (C) The victim's parent or legal guardian, if the
 27 victim is younger than 18 years old.

28

(2) The Department of Corrections.

(c) The notice under subsection (b) of this Section shall 29 30 inform the Department of Corrections and the person notified 31 under paragraph (b)(1) of this Section of the name of the 32 person committed under this Act and the date the person is placed on conditional release, or discharged, or if a detainee 33 or civilly committed sexually violent person escapes, dies, or 34 35 is subject to any court-ordered change in the custody status of the detainee or sexually violent person. The Department shall 36

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1 send the notice, postmarked at least 7 days before the date the 2 person committed under this Act is placed on conditional 3 release, or discharged, or if a detainee or civilly committed 4 sexually violent person escapes, dies, or is subject to any 5 court-ordered change in the custody status of the detainee or sexually violent person, unless unusual circumstances do not 6 permit advance written notification, to the Department of 7 8 Corrections and the last-known address of the person notified 9 under paragraph (b)(1) of this Section.

10 (d) The Department shall design and prepare cards for 11 persons specified in paragraph (b)(1) of this Section to send to the Department. The cards shall have space for these persons 12 13 to provide their names and addresses, the name of the person committed under this Act and any other information the 14 15 Department determines is necessary. The Department shall 16 provide the cards, without charge, to the Attorney General and 17 State's Attorneys. The Attorney General and State's Attorneys shall provide the cards, without charge, to persons specified 18 19 in paragraph (b)(1) of this Section. These persons may send 20 completed cards to the Department. All records or portions of records of the Department that relate to mailing addresses of 21 22 these persons are not subject to inspection or copying under 23 Section 3 of the Freedom of Information Act.

24 (Source: P.A. 90-40, eff. 1-1-98; 90-793, eff. 8-14-98.)

25 Section 99. Effective date. This Act takes effect upon 26 becoming law.