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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 Unified Code of Corrections is amended by 5 changing Section 3-6-3 and by adding Section 3-6-8 as follows:

- 6 (730 ILCS 5/3-6-3) (from Ch. 38, par. 1003-6-3)
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Sec. 3-6-3. Rules and Regulations for Early Release.

8 (a) (1) The Department of Corrections shall prescribe 9 rules and regulations for the early release on account of 10 good conduct of persons committed to the Department which 11 shall be subject to review by the Prisoner Review Board.

12 (2) The rules and regulations on early release shall
13 provide, with respect to offenses committed on or after
14 June 19, 1998, the following:

(i) that a prisoner who is serving a term of
imprisonment for first degree murder or for the offense
of terrorism shall receive no good conduct credit and
shall serve the entire sentence imposed by the court;

19 (ii) that a prisoner serving a sentence for attempt to commit first degree murder, solicitation of murder, 20 solicitation of murder for hire, intentional homicide 21 of an unborn child, predatory criminal sexual assault 22 23 of a child, aggravated criminal sexual assault, criminal 24 sexual assault, aggravated kidnapping, 25 aggravated battery with a firearm, heinous battery, 26 aggravated battery of a senior citizen, or aggravated battery of a child shall receive no more than 4.5 days 27 of good conduct credit for each month of his or her 28 29 sentence of imprisonment; and

30 (iii) that a prisoner serving a sentence for home
31 invasion, armed robbery, aggravated vehicular
32 hijacking, aggravated discharge of a firearm, or armed

1 violence with a category I weapon or category II 2 weapon, when the court has made and entered a finding, pursuant to subsection (c-1) of Section 5-4-1 of this 3 Code, that the conduct leading to conviction for the 4 5 enumerated offense resulted in great bodily harm to a victim, shall receive no more than 4.5 days of good 6 conduct credit for each month of his or her sentence of 7 imprisonment. 8

9 (2.1) For all offenses, other than those enumerated in 10 subdivision (a) (2) committed on or after June 19, 1998, and 11 other than the offense of reckless homicide as defined in 12 subsection (e) of Section 9-3 of the Criminal Code of 1961 committed on or after January 1, 1999, or aggravated 13 driving under the influence of alcohol, other drug or 14 drugs, or intoxicating compound or compounds, or any 15 16 combination thereof as defined in subparagraph (F) of 17 paragraph (1) of subsection (d) of Section 11-501 of the Illinois Vehicle Code, the rules and regulations shall 18 19 that a prisoner who is serving a term of provide 20 imprisonment shall receive one day of good conduct credit 21 for each day of his or her sentence of imprisonment or recommitment under Section 3-3-9. Each day of good conduct 22 23 credit shall reduce by one day the prisoner's period of imprisonment or recommitment under Section 3-3-9. 24

(2.2) A prisoner serving a term of natural life
 imprisonment or a prisoner who has been sentenced to death
 shall receive no good conduct credit.

28 (2.3) The rules and regulations on early release shall 29 provide that a prisoner who is serving a sentence for 30 reckless homicide as defined in subsection (e) of Section 9-3 of the Criminal Code of 1961 committed on or after 31 32 January 1, 1999, or aggravated driving under the influence of alcohol, other drug or drugs, or intoxicating compound 33 34 or compounds, or any combination thereof as defined in subparagraph (F) of paragraph (1) of subsection (d) of 35 Section 11-501 of the Illinois Vehicle Code, shall receive 36

1 2 no more than 4.5 days of good conduct credit for each month of his or her sentence of imprisonment.

3 (2.4) The rules and regulations on early release shall provide with respect to the offenses of aggravated battery 4 5 with a machine gun or a firearm equipped with any device or 6 attachment designed or used for silencing the report of a 7 firearm or aggravated discharge of a machine gun or a firearm equipped with any device or attachment designed or 8 9 used for silencing the report of a firearm, committed on or after July 15, 1999 (the effective date of Public Act 10 91-121) this amendatory Act of 1999, that a prisoner 11 12 serving a sentence for any of these offenses shall receive no more than 4.5 days of good conduct credit for each month 13 of his or her sentence of imprisonment. 14

15 (2.5) The rules and regulations on early release shall 16 provide that a prisoner who is serving a sentence for 17 aggravated arson committed on or after <u>July 27, 2001 (the</u> 18 effective date of <u>Public Act 92-176)</u> this amendatory Act of 19 the 92nd 93rd General Assembly shall receive no more than 20 4.5 days of good conduct credit for each month of his or 21 her sentence of imprisonment.

(3) The rules and regulations shall also provide that 22 the Director may award up to 180 days additional good 23 conduct credit for meritorious service 24 in specific 25 instances as the Director deems proper; except that no more than 90 days of good conduct credit for meritorious service 26 27 shall be awarded to any prisoner who is serving a sentence 28 for conviction of first degree murder, reckless homicide while under the influence of alcohol or any other drug, or 29 30 aggravated driving under the influence of alcohol, other 31 drug or drugs, or intoxicating compound or compounds, or 32 any combination thereof as defined in subparagraph (F) of paragraph (1) of subsection (d) of Section 11-501 of the 33 Illinois Vehicle Code, aggravated kidnapping, kidnapping, 34 predatory criminal sexual assault of a child, aggravated 35 criminal sexual assault, criminal sexual assault, deviate 36

1 sexual assault, aggravated criminal sexual abuse, 2 aggravated indecent liberties with a child, indecent 3 liberties with a child, child pornography, heinous 4 battery, aggravated battery of a spouse, aggravated 5 battery of a spouse with a firearm, stalking, aggravated 6 stalking, aggravated battery of a child, endangering the life or health of a child, cruelty to a child, or narcotic 7 racketeering. Notwithstanding the foregoing, good conduct 8 9 credit for meritorious service shall not be awarded on a 10 sentence of imprisonment imposed for conviction of: (i) one 11 of the offenses enumerated in subdivision (a)(2) when the 12 offense is committed on or after June 19, 1998, (ii) reckless homicide as defined in subsection (e) of Section 13 9-3 of the Criminal Code of 1961 when the offense is 14 committed on or after January 1, 1999, or aggravated 15 16 driving under the influence of alcohol, other drug or 17 drugs, or intoxicating compound or compounds, or any combination thereof as defined in subparagraph (F) of 18 paragraph (1) of subsection (d) of Section 11-501 of the 19 20 Illinois Vehicle Code, (iii) one of the offenses enumerated in subdivision (a) (2.4) when the offense is committed on or 21 after July 15, 1999 (the effective date of Public Act 22 91-121) this amendatory Act of 1999, or (iv) aggravated 23 arson when the offense is committed on or after July 27, 24 2001 (the effective date of Public Act 92-176) this 25 amendatory Act of the 92nd 93rd General Assembly. 26

27 (4) The rules and regulations shall also provide that 28 the good conduct credit accumulated and retained under paragraph (2.1) of subsection (a) of this Section by any 29 30 inmate during specific periods of time in which such inmate 31 engaged full-time in substance abuse programs, is 32 correctional industry assignments, or educational programs provided by the Department under this paragraph (4) and 33 satisfactorily completes the assigned program 34 as determined by the standards of the Department, shall be 35 multiplied by a factor of 1.25 for program participation 36

1 before August 11, 1993 and 1.50 for program participation 2 on or after that date. However, no inmate shall be eligible for the additional good conduct credit under this paragraph 3 (4) or (4.1) of this subsection (a) while assigned to a 4 5 boot camp, mental health unit, or electronic detention, or 6 if convicted of an offense enumerated in paragraph (a) (2) of this Section that is committed on or after June 19, 7 1998, or if convicted of reckless homicide as defined in 8 9 subsection (e) of Section 9-3 of the Criminal Code of 1961 10 if the offense is committed on or after January 1, 1999, or 11 aggravated driving under the influence of alcohol, other 12 drug or drugs, or intoxicating compound or compounds, or any combination thereof as defined in subparagraph (F) of 13 paragraph (1) of subsection (d) of Section 11-501 of the 14 Illinois Vehicle Code, or if convicted of an offense 15 16 enumerated in paragraph (a) (2.4) of this Section that is 17 committed on or after July 15, 1999 (the effective date of Public Act 91-121) this amendatory Act of 1999, or first 18 degree murder, a Class X felony, criminal sexual assault, 19 20 felony criminal sexual abuse, aggravated criminal sexual 21 abuse, aggravated battery with a firearm, or any predecessor or successor offenses with the 22 same or 23 substantially the same elements, or any inchoate offenses relating to the foregoing offenses. No inmate shall be 24 25 eligible for the additional good conduct credit under this paragraph (4) who (i) has previously received increased 26 27 good conduct credit under this paragraph (4) and has 28 subsequently been convicted of a felony, or (ii) has 29 previously served more than one prior sentence of 30 imprisonment for a felony in an adult correctional 31 facility.

Educational, vocational, substance abuse and correctional industry programs under which good conduct credit may be increased under this paragraph (4) <u>and</u> <u>paragraph (4.1) of this subsection (a)</u> shall be evaluated by the Department on the basis of documented standards. The

Department shall report the results of these evaluations to the Governor and the General Assembly by September 30th of each year. The reports shall include data relating to the recidivism rate among program participants.

5 Availability of these programs shall be subject to the limits of fiscal resources appropriated by the General 6 7 Assembly for these purposes. Eligible inmates who are denied immediate admission shall be placed on a waiting 8 list under criteria established by the Department. The 9 10 inability of any inmate to become engaged in any such 11 programs by reason of insufficient program resources or for any other reason established under the rules 12 and regulations of the Department shall not be deemed a cause 13 of action under which the Department or any employee or 14 agent of the Department shall be liable for damages to the 15 16 inmate.

17 (4.1) The rules and regulations shall also provide that an additional 60 days of good conduct credit shall be 18 awarded to any prisoner who passes the high school level 19 20 Test of General Educational Development (GED) and receives a GED certificate while the prisoner is incarcerated. The 21 good conduct credit awarded under this paragraph (4.1) 22 shall be in addition to, and shall not affect, the award of 23 24 good conduct under any other paragraph of this Section, but shall also be pursuant to the guidelines and restrictions 25 set forth in paragraph (4) of subsection (a) of this 26 27 Section.

28 (4.5) The rules and regulations on early release shall 29 also provide that a prisoner who is serving a sentence for a crime committed as a result of the use of, abuse of, or 30 31 addiction to alcohol or a controlled substance and the 32 crime was committed on or after September 1, 2003 (the effective date of Public Act 93-354) this Amendatory Act of 33 the 93rd General Assembly shall receive no good conduct 34 35 credit until he or she participates in and completes a substance abuse treatment program. Good conduct credit 36

1 awarded under clauses (2), (3), and (4) of this subsection (a) for crimes committed on or after September 1, 2003 the 2 3 effective date of this amendatory Act of the 93rd General Assembly is subject to the provisions of this clause (4.5). 4 5 If the prisoner completes a substance abuse treatment 6 program, the Department may award good conduct credit for the time spent in treatment. Availability of substance 7 abuse treatment shall be subject to the limits of fiscal 8 9 resources appropriated by the General Assembly for these 10 purposes. If treatment is not available, the prisoner shall 11 be placed on a waiting list under criteria established by the Department. The Department may require a prisoner 12 placed on a waiting list to attend a substance abuse 13 education class or attend substance abuse self-help 14 meetings. A prisoner may not lose good conduct credit as a 15 16 result of being placed on a waiting list. A prisoner placed 17 on a waiting list remains eligible for increased good conduct credit for participation in an educational, 18 vocational, or correctional industry program under clause 19 20 (4) of subsection (a) of this Section.

(5) Whenever the Department is to release any inmate earlier than it otherwise would because of a grant of good conduct credit for meritorious service given at any time during the term, the Department shall give reasonable advance notice of the impending release to the State's Attorney of the county where the prosecution of the inmate took place.

(b) Whenever a person is or has been committed under
several convictions, with separate sentences, the sentences
shall be construed under Section 5-8-4 in granting and
forfeiting of good time.

32 (c) The Department shall prescribe rules and regulations 33 for revoking good conduct credit, or suspending or reducing the 34 rate of accumulation of good conduct credit for specific rule 35 violations, during imprisonment. These rules and regulations 36 shall provide that no inmate may be penalized more than one HB0611 Engrossed - 8 - LRB094 06192 RLC 36261 b

1 year of good conduct credit for any one infraction.

2 When the Department seeks to revoke, suspend or reduce the 3 rate of accumulation of any good conduct credits for an alleged 4 infraction of its rules, it shall bring charges therefor 5 against the prisoner sought to be so deprived of good conduct credits before the Prisoner Review Board as provided in 6 subparagraph (a) (4) of Section 3-3-2 of this Code, if the 7 8 amount of credit at issue exceeds 30 days or when during any 12 month period, the cumulative amount of credit revoked exceeds 9 30 days except where the infraction is committed or discovered 10 11 within 60 days of scheduled release. In those cases, the 12 Department of Corrections may revoke up to 30 days of good 13 conduct credit. The Board may subsequently approve the revocation of additional good conduct credit, if the Department 14 15 seeks to revoke good conduct credit in excess of 30 days. 16 However, the Board shall not be empowered to review the 17 Department's decision with respect to the loss of 30 days of good conduct credit within any calendar year for any prisoner 18 19 or to increase any penalty beyond the length requested by the 20 Department.

Director of the Department of Corrections, 21 The in 22 appropriate cases, may restore up to 30 days good conduct 23 credits which have been revoked, suspended or reduced. Any 24 restoration of good conduct credits in excess of 30 days shall be subject to review by the Prisoner Review Board. However, the 25 26 Board may not restore good conduct credit in excess of the 27 amount requested by the Director.

Nothing contained in this Section shall prohibit the Prisoner Review Board from ordering, pursuant to Section 3-3-9(a)(3)(i)(B), that a prisoner serve up to one year of the sentence imposed by the court that was not served due to the accumulation of good conduct credit.

(d) If a lawsuit is filed by a prisoner in an Illinois or federal court against the State, the Department of Corrections, or the Prisoner Review Board, or against any of their officers or employees, and the court makes a specific finding that a HB0611 Engrossed - 9 - LRB094 06192 RLC 36261 b

1 pleading, motion, or other paper filed by the prisoner is 2 frivolous, the Department of Corrections shall conduct a hearing to revoke up to 180 days of good conduct credit by 3 bringing charges against the prisoner sought to be deprived of 4 5 the good conduct credits before the Prisoner Review Board as 6 provided in subparagraph (a)(8) of Section 3-3-2 of this Code. If the prisoner has not accumulated 180 days of good conduct 7 credit at the time of the finding, then the Prisoner Review 8 Board may revoke all good conduct credit accumulated by the 9 10 prisoner.

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For purposes of this subsection (d):

(1) "Frivolous" means that a pleading, motion, or other
filing which purports to be a legal document filed by a
prisoner in his or her lawsuit meets any or all of the
following criteria:

(A) it lacks an arguable basis either in law or in fact;

(B) it is being presented for any improper purpose,
such as to harass or to cause unnecessary delay or
needless increase in the cost of litigation;

(C) the claims, defenses, and other legal
contentions therein are not warranted by existing law
or by a nonfrivolous argument for the extension,
modification, or reversal of existing law or the
establishment of new law;

26 (D) the allegations and other factual contentions 27 do not have evidentiary support or, if specifically so 28 identified, are not likely to have evidentiary support 29 after a reasonable opportunity for further 30 investigation or discovery; or

31 (E) the denials of factual contentions are not 32 warranted on the evidence, or if specifically so 33 identified, are not reasonably based on a lack of 34 information or belief.

35 (2) "Lawsuit" means a petition for post-conviction
 36 relief under Article 122 of the Code of Criminal Procedure

of 1963, a motion pursuant to Section 116-3 of the Code of Criminal Procedure of 1963, a habeas corpus action under Article X of the Code of Civil Procedure or under federal law (28 U.S.C. 2254), a petition for claim under the Court of Claims Act or an action under the federal Civil Rights Act (42 U.S.C. 1983).

7 (e) Nothing in <u>Public Act 90-592 or 90-593</u> this amendatory
8 Act of 1998 affects the validity of Public Act 89-404.
9 (Source: P.A. 92-176, eff. 7-27-01; 92-854, eff. 12-5-02;
10 93-213, eff. 7-18-03; 93-354, eff. 9-1-03; revised 10-15-03.)

11 (730 ILCS 5/3-6-8 new)

12 Sec. 3-6-8. General Educational Development (GED) programs. The Department of Corrections shall develop and 13 establish a program in the Adult Division designed to increase 14 15 the number of committed persons enrolled in programs for the 16 high school level Test of General Educational Development (GED) and pursuing GED certificates by at least 100% over the 4-year 17 period following the effective date of this amendatory Act of 18 19 the 94th General Assembly. Pursuant to the program, each adult institution and facility shall report annually to the Director 20 of Corrections on the number of committed persons enrolled in 21 22 GED programs and those who pass the high school level Test of 23 General Educational Development (GED) and receive GED certificates, and the number of committed persons in the Adult 24 25 Division who are on waiting lists for participation in the GED 26 programs.

Section 99. Effective date. This Act takes effect uponbecoming law.