1 AN ACT concerning criminal law.

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

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

6 (730 ILCS 5/5-3-2) (from Ch. 38, par. 1005-3-2)

7 Sec. 5-3-2. Presentence Report.

23

8 (a) In felony cases, the presentence report shall set9 forth:

10 (1) the defendant's history of delinquency or 11 criminality, physical and mental history and condition, 12 family situation and background, economic status, 13 education, occupation and personal habits;

14 (2) information about special resources within the community which might be available to 15 assist the 16 defendant's rehabilitation, including treatment centers, 17 residential facilities, vocational training services, correctional manpower programs, employment opportunities, 18 19 special educational programs, alcohol and drug abuse programming, psychiatric and marriage counseling, 20 and facilities which could aid the 21 programs and other 22 defendant's successful reintegration into society;

(3) the effect the offense committed has had upon the

victim or victims thereof, and any compensatory benefit that various sentencing alternatives would confer on such victim or victims;

4 (4) information concerning the defendant's status 5 since arrest, including his record if released on his own 6 recognizance, or the defendant's achievement record if 7 released on a conditional pre-trial supervision program;

8 (5) when appropriate, a plan, based upon the personal, 9 economic and social adjustment needs of the defendant, 10 utilizing public and private community resources as an 11 alternative to institutional sentencing;

12 (6) any other matters that the investigatory officer13 deems relevant or the court directs to be included; and

14 (7) information concerning defendant's eligibility for
15 a sentence to a county impact incarceration program under
16 Section 5-8-1.2 of this Code.

17 (b) The investigation shall include a physical and mental examination of the defendant when so ordered by the court. If 18 the court determines that such an examination should be made, 19 20 issue an order that the defendant submit to it. shall 21 examination at such time and place as designated by the court 22 and that such examination be conducted by a physician, 23 psychologist or psychiatrist designated by the court. Such an examination may be conducted in a court clinic if so ordered by 24 25 the court. The cost of such examination shall be paid by the county in which the trial is held. 26

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(b-5) In cases involving felony sex offenses in which the 1 2 offender is being considered for probation only or any felony 3 offense that is sexually motivated as defined in the Sex Offender Management Board Act in which the offender is being 4 5 considered for probation only, the investigation shall include a sex offender evaluation by an evaluator approved by the Board 6 7 and conducted in conformance with the standards developed under 8 the Sex Offender Management Board Act. In cases in which the 9 offender is being considered for any mandatory prison sentence, 10 the investigation shall not include a sex offender evaluation.

(c) In misdemeanor, business offense or petty offense 11 12 cases, except as specified in subsection (d) of this Section, when a presentence report has been ordered by the court, such 13 14 presentence report shall contain information on the defendant's history of delinquency or criminality and shall 15 16 further contain only those matters listed in any of paragraphs 17 (1) through (6) of subsection (a) or in subsection (b) of this Section as are specified by the court in its order for the 18 19 report.

20 (d) In cases under Section 12-15 and Section 12-30 of the Criminal Code of 1961, as amended, the presentence report shall 21 22 set forth information about alcohol, drug abuse, psychiatric, 23 and marriage counseling or other treatment programs and 24 facilities, information on the defendant's history of 25 delinquency or criminality, and shall contain those additional matters listed in any of paragraphs (1) through (6) of 26

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subsection (a) or in subsection (b) of this Section as are
specified by the court.
(e) Nothing in this Section shall cause the defendant to be
held without bail or to have his bail revoked for the purpose
of preparing the presentence report or making an examination.

6 (Source: P.A. 93-616, eff. 1-1-04; 93-970, eff. 8-20-04.)