92 HB2874

LRB9202423ARsb

1 AN ACT concerning criminal law. Be it enacted by the People of the State of Illinois, 2 3 represented in the General Assembly: The Criminal Code of 1961 is amended by 4 Section 5. changing Section 12-13 as follows: 5 б (720 ILCS 5/12-13) (from Ch. 38, par. 12-13) Sec. 12-13. Criminal Sexual Assault. 7 8 (a) The accused commits criminal sexual assault if he or 9 she: (1) commits an act of sexual penetration by the use 10 of force or threat of force; or 11 12 (2) commits an act of sexual penetration and the 13 accused knew that the victim was unable to understand the nature of the act or was unable to give knowing consent; 14 15 or 16 (3) commits an act of sexual penetration with a victim who was under 18 years of age when the act was 17 18 committed and the accused was a family member; or 19 (4) commits an act of sexual penetration with a 20 victim who was at least 13 years of age but under 18 years of age when the act was committed and the accused 21 22 was 17 years of age or over and held a position of trust,

24 (b) Sentence.

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(1) Criminal sexual assault is a Class 1 felony.

authority or supervision in relation to the victim.

(2) A person who is convicted of the offense of
criminal sexual assault as defined in paragraph (a)(1) or
(a)(2) after having previously been convicted of the
offense of criminal sexual assault, or who is convicted
of the offense of criminal sexual assault as defined in
paragraph (a)(1) or (a)(2) after having previously been

1 convicted under the laws of this State or any other state 2 of an offense that is substantially equivalent to the offense of criminal sexual assault, commits a Class X 3 4 felony for which the person shall be sentenced to a term of imprisonment of not less than 30 years and not more 5 than 60 years. The commission of the second 6 or 7 subsequent offense is required to have been after the 8 initial conviction for this paragraph (2) to apply.

9 (3) A person who is convicted of the offense of criminal sexual assault as defined in paragraph (a)(1) or 10 11 (a)(2) after having previously been convicted of the offense of aggravated criminal sexual assault or the 12 offense of predatory criminal sexual assault of a child, 13 or who is convicted of the offense of criminal sexual 14 15 assault as defined in paragraph (a)(1) or (a)(2) after 16 having previously been convicted under the laws of this any other state of an offense that is 17 State or substantially equivalent to the offense of aggravated 18 criminal sexual assault or the offense of criminal 19 predatory sexual assault shall be sentenced to a term of 20 natural life imprisonment. The commission of the second 21 22 or subsequent offense is required to have been after the 23 initial conviction for this paragraph (3) to apply.

(4) A second or subsequent conviction 24 for а 25 violation of paragraph (a)(3) or (a)(4) or under any similar statute of this State or any other state for any 26 27 offense involving criminal sexual assault that is substantially equivalent to or more serious than the 28 29 sexual assault prohibited under paragraph (a)(3) or (a)(4) is a Class X felony. 30

31 (5) When a person has any such prior conviction,
32 the information or indictment charging that person shall
33 state such prior conviction so as to give notice of the
34 State's intention to treat the charge as a Class X

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1 felony. The fact of such prior conviction is not an 2 element of the offense and may not be disclosed to the 3 jury during trial unless otherwise permitted by issues 4 properly raised during <u>the</u> such trial.

5 (Source: P.A. 90-396, eff. 1-1-98.)