92_HB3692 LRB9211013RCsb

- 1 AN ACT in relation to criminal law.
- 2 Be it enacted by the People of the State of Illinois,
- 3 represented in the General Assembly:
- 4 Section 1. Purpose.

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- 5 (1) The General Assembly finds and declares that:
- 6 (i) Sections 5 and 15 of Public Act 90-456,
 7 approved August 17, 1997, amended the Emergency Telephone
 8 System Act and the Criminal Code of 1961 with respect to
 9 the crime of disorderly conduct. Public Act 90-456 also
 10 contained other provisions.
- (ii) On September 20, 2001, the Illinois Supreme

 Court, in People v. Sypien, Docket No. 89265, ruled that

 Public Act 90-456 violates the single-subject clause of

 the Illinois Constitution (Article IV, Section 8 (d)) and

 was unconstitutional in its entirety.
 - (iii) The issues addressed by the amendatory changes to the Emergency Telephone System Act and the Criminal Code of 1961 made by Public Act 90-456 are of vital concern to the people of this State.
- 20 (2) It is the purpose of this Act to re-enact the 21 amendatory changes to the Emergency Telephone System Act and 22 the Criminal Code of 1961 made by Public Act 90-456, and to 23 make other changes in the Criminal Code of 1961. The material 24 originally contained in Public Act 90-456 is shown as 25 existing text (i.e., without underscoring).
- Section 5. The Emergency Telephone System Act is amended by re-enacting Section 15.2 as follows:
- 28 (50 ILCS 750/15.2) (from Ch. 134, par. 45.2)
- Sec. 15.2. Any person calling the number "911" for the purpose of making a false alarm or complaint and reporting

- 1 false information is subject to the provisions of Section
- 2 26-1 of the Criminal Code of 1961.
- 3 (Source: P.A. 90-456, eff. 1-1-98.)
- 4 Section 10. The Criminal Code of 1961 is amended by
- 5 re-enacting and changing Section 26-1 as follows:
- 6 (720 ILCS 5/26-1) (from Ch. 38, par. 26-1)
- 7 (This Section contains provisions from P.A. 90-456, which
- 8 has been held unconstitutional)
- 9 Sec. 26-1. Elements of the Offense.
- 10 (a) A person commits disorderly conduct when he
- 11 knowingly:
- 12 (1) Does any act in such unreasonable manner as to
- 13 alarm or disturb another and to provoke a breach of the
- 14 peace; or
- 15 (2) (Blank); or Transmits---eauses---te---be
- 16 transmitted--in--any-manner-to-the-fire-department-of-any
- 17 city,-town,-village-or-fire-protection-district--a--false
- 18 alarm--of--fire,-knowing-at-the-time-of-such-transmission
- 19 that-there-is-no-reasonable--ground--for--believing--that
- 20 such-fire-exists;-or
- 21 (3) (Blank); or Transmits---eauses--te--be
- transmitted-in-any-manner-to-another-a-false-alarm-to-the
- 23 effect-that-a-bomb-or-other-explosive-of-any-nature-or-a
- 24 container-holding-poison-gas,--a-deadly-biological-or
- 25 chemical--contaminant,--or--radioactive---substance---is
- 26 concealed--in--such--place--that-its-explosion-or-release
- would-endanger-human-life,-knowing-at-the--time--of--such
- transmission-that-there-is-no-reasonable-ground-for
- 29 believing-that-such-bomb,--explosive-or-a-container
- 30 holding-poison-gas,--a-deadly--biological--or--chemical
- 31 contaminant,--or--radioactive--substance--is-concealed-in
- 32 such-place;-or

| (4) (Blank); or Transmitseausestebe |
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| transmittedinanymanner-to-any-peace-officer,-public |
| officer-or-public-employee-a-report-to-the-effect-that-an |
| offense-will-be-committed,-isbeingcommitted,orhas |
| beencommitted,-knowing-at-the-time-of-such-transmission |
| that-there-is-no-reasonablegroundforbelievingthat |
| such-an-offense-will-be-committed,-is-being-committed,-or |
| has-been-committed;-or |
| (5) Enters upon the property of another and for a |

- (5) Enters upon the property of another and for a lewd or unlawful purpose deliberately looks into a dwelling on the property through any window or other opening in it; or
- (6) While acting as a collection agency as defined in the "Collection Agency Act" or as an employee of such collection agency, and while attempting to collect an alleged debt, makes a telephone call to the alleged debtor which is designed to harass, annoy or intimidate the alleged debtor; or
- (7) Transmits or causes to be transmitted a false report to the Department of Children and Family Services under Section 4 of the "Abused and Neglected Child Reporting Act"; or
- (8) Transmits or causes to be transmitted a false report to the Department of Public Health under the Nursing Home Care Act; or
- (9) (Blank); or Transmits---or--causes--to--be transmitted-in-any-manner-to--the--police--department--or fire--department--of--any-municipality-or-fire-protection district; or-any-privately-owned-and--operated--ambulance service; --a--false--request--for--an-ambulance; -emergency medical---technician-ambulance---or---emergency---medical technician-paramedic-knowing-at--the--time--there--is--no reasonable--ground--for-believing-that-such-assistance-is required; or

| 1 | (10) Transmits or causes to be transmitted a false |
|---|---|
| 2 | report under Article II of "An Act in relation to victims |
| 3 | of violence and abuse", approved September 16, 1984, as |
| 4 | amended; or |

- (11) (Blank); or Transmits--er--eauses---te---be transmitted--a--false--report-te-any-public-safety-agency without-the-reasonable-grounds-necessary-te-believe--that transmitting--such--a--report-is-necessary-for-the-safety and-welfare-of-the-public;-or
- (12) (Blank). Calls--the--number--"911"--for---the purpose--of--making--or--transmitting--a--false--alarm-or complaint-and-reporting-information-when,-at-the-time-the call-or-transmission-is-made,-the-person-knows--there--is no--reasonable-ground-for-making-the-call-or-transmission and-further-knows-that-the--call--or--transmission--could result--in--the--emergency--response-of-any-public-safety agency:
- (b) Sentence. A violation of subsection (a)(1) of this Section is a Class C misdemeanor. A violation of subsection (a)(5), or (a)(7), (a)(11), --er--(a)(12) of this Section is a Class A misdemeanor. A violation of subsection (a)(8) or (a)(10) of this Section is a Class B misdemeanor. A--vielation--ef-subsection-(a)(2),-(a)(4),-er-(a)(9)-ef-this Section-is-a-Class--4--feleny.---A--vielation--ef--subsection (a)(3)--ef-this-Section-is-a-Class-3-feleny,-fer-which-a-fine ef-net-less-than-\$3,000-and-ne-mere--than--\$10,000--shall--be assessed-in-addition-te-any-other-penalty-imposed.
 - A violation of subsection (a)(6) of this Section is a Business Offense and shall be punished by a fine not to exceed \$3,000. A second or subsequent violation of subsection (a)(7),-(a)(11),-er-(a)(12) of this Section is a Class 4 felony. A third or subsequent violation of subsection (a)(5) of this Section is a Class 4 felony.
- 34 (c) In addition to any other sentence that may be

- 1 imposed, a court shall order any person convicted of
- 2 disorderly conduct to perform community service for not less
- 3 than 30 and not more than 120 hours, if community service is
- 4 available in the jurisdiction and is funded and approved by
- 5 the county board of the county where the offense was
- 6 committed. In addition, whenever any person is placed on
- 7 supervision for an alleged offense under this Section, the
- 8 supervision shall be conditioned upon the performance of the
- 9 community service.
- 10 This subsection does not apply when the court imposes a
- 11 sentence of incarceration.
- 12 (Source: P.A. 90-456, eff. 1-1-98; 91-115, eff. 1-1-00;
- 13 91-121, eff. 7-15-99; 92-16, eff. 6-28-01.)
- 14 Section 99. Effective date. This Act takes effect upon
- 15 becoming law.