101ST GENERAL ASSEMBLY

State of Illinois

2019 and 2020

HB5371

by Rep. Thomas Morrison

SYNOPSIS AS INTRODUCED:

730 ILCS 5/3-3-7

from Ch. 38, par. 1003-3-7

Amends the Unified Code of Corrections. Provides that each subject found to be at a moderate or high risk to recidivate shall wear an approved electronic monitoring device for the duration of the subject's parole, mandatory supervised release term, or extended mandatory supervised release term.

LRB101 16719 RLC 66108 b

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 3-3-7 as follows:

6 (730 ILCS 5/3-3-7) (from Ch. 38, par. 1003-3-7)

Sec. 3-3-7. Conditions of parole or mandatory supervised release.

9 (a) The conditions of parole or mandatory supervised 10 release shall be such as the Prisoner Review Board deems 11 necessary to assist the subject in leading a law-abiding life. 12 The conditions of every parole and mandatory supervised release 13 are that the subject:

14 (1) not violate any criminal statute of any
 15 jurisdiction during the parole or release term;

16 (2) refrain from possessing a firearm or other 17 dangerous weapon;

18 (3) report to an agent of the Department of 19 Corrections;

(4) permit the agent to visit him or her at his or her
home, employment, or elsewhere to the extent necessary for
the agent to discharge his or her duties;

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(5) attend or reside in a facility established for the

instruction or residence of persons on parole or mandatory supervised release;

3 (6) secure permission before visiting or writing a 4 committed person in an Illinois Department of Corrections 5 facility;

6 (7) report all arrests to an agent of the Department of 7 Corrections as soon as permitted by the arresting authority 8 but in no event later than 24 hours after release from 9 custody and immediately report service or notification of 10 an order of protection, a civil no contact order, or a 11 stalking no contact order to an agent of the Department of 12 Corrections;

13 (7.5) if convicted of a sex offense as defined in the 14 Sex Offender Management Board Act, the individual shall 15 undergo and successfully complete sex offender treatment 16 conducted in conformance with the standards developed by 17 the Sex Offender Management Board Act by a treatment 18 provider approved by the Board;

(7.6) if convicted of a sex offense as defined in the 19 20 Sex Offender Management Board Act, refrain from residing at the same address or in the same condominium unit or 21 22 apartment unit or in the same condominium complex or 23 apartment complex with another person he or she knows or 24 reasonably should know is a convicted sex offender or has 25 been placed on supervision for a sex offense; the 26 provisions of this paragraph do not apply to a person convicted of a sex offense who is placed in a Department of Corrections licensed transitional housing facility for sex offenders, or is in any facility operated or licensed by the Department of Children and Family Services or by the Department of Human Services, or is in any licensed medical facility;

7 (7.7) if convicted for an offense that would qualify 8 the accused as a sexual predator under the Sex Offender 9 Registration Act on or after January 1, 2007 (the effective 10 date of Public Act 94-988), wear an approved electronic 11 monitoring device as defined in Section 5-8A-2 for the 12 duration of the person's parole, mandatory supervised release term, or extended mandatory supervised release 13 term and if convicted for an offense of criminal sexual 14 assault, aggravated criminal sexual assault, predatory 15 16 criminal sexual assault of a child, criminal sexual abuse, 17 aggravated criminal sexual abuse, or ritualized abuse of a child committed on or after August 11, 2009 (the effective 18 date of Public Act 96-236) when the victim was under 18 19 20 years of age at the time of the commission of the offense and the defendant used force or the threat of force in the 21 22 commission of the offense wear an approved electronic 23 monitoring device as defined in Section 5-8A-2 that has 24 Global Positioning System (GPS) capability for the 25 duration of the person's parole, mandatory supervised 26 release term, or extended mandatory supervised release

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term;

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2 (7.8) if convicted for an offense committed on or after 3 June 1, 2008 (the effective date of Public Act 95-464) that would qualify the accused as a child sex offender as 4 5 defined in Section 11-9.3 or 11-9.4 of the Criminal Code of the Criminal Code of 2012, refrain from 6 1961 or 7 communicating with or contacting, by means of the Internet, 8 a person who is not related to the accused and whom the 9 accused reasonably believes to be under 18 years of age; 10 for purposes of this paragraph (7.8), "Internet" has the 11 meaning ascribed to it in Section 16-0.1 of the Criminal 12 Code of 2012; and a person is not related to the accused if 13 the person is not: (i) the spouse, brother, or sister of 14 the accused; (ii) a descendant of the accused; (iii) a 15 first or second cousin of the accused; or (iv) a step-child 16 or adopted child of the accused;

(7.9) if convicted under Section 11-6, 11-20.1, 17 11-20.1B, 11-20.3, or 11-21 of the Criminal Code of 1961 or 18 19 the Criminal Code of 2012, consent to search of computers, 20 PDAs, cellular phones, and other devices under his or her 21 control that are capable of accessing the Internet or 22 storing electronic files, in order to confirm Internet 23 protocol addresses reported in accordance with the Sex 24 Offender Registration Act and compliance with conditions 25 in this Act;

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(7.10) if convicted for an offense that would qualify

the accused as a sex offender or sexual predator under the Sex Offender Registration Act on or after June 1, 2008 (the effective date of Public Act 95-640), not possess prescription drugs for erectile dysfunction;

5 (7.11) if convicted for an offense under Section 11-6, 6 11-9.1, 11-14.4 that involves soliciting for a juvenile 7 prostitute, 11-15.1, 11-20.1, 11-20.1B, 11-20.3, or 11-21 8 of the Criminal Code of 1961 or the Criminal Code of 2012, 9 or any attempt to commit any of these offenses, committed 10 on or after June 1, 2009 (the effective date of Public Act 11 95-983):

12 (i) not access or use a computer or any other
13 device with Internet capability without the prior
14 written approval of the Department;

15 (ii) submit to periodic unannounced examinations 16 of the offender's computer or any other device with 17 Internet capability by the offender's supervising agent, a law enforcement officer, or assigned computer 18 19 or information technology specialist, including the 20 retrieval and copying of all data from the computer or device and any internal or external peripherals and 21 22 removal of such information, equipment, or device to 23 conduct a more thorough inspection;

(iii) submit to the installation on the offender's
 computer or device with Internet capability, at the
 offender's expense, of one or more hardware or software

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systems to monitor the Internet use; and

(iv) submit to any other appropriate restrictions
concerning the offender's use of or access to a
computer or any other device with Internet capability
imposed by the Board, the Department or the offender's
supervising agent;

7 (7.12) if convicted of a sex offense as defined in the
8 Sex Offender Registration Act committed on or after January
9 1, 2010 (the effective date of Public Act 96-262), refrain
10 from accessing or using a social networking website as
11 defined in Section 17-0.5 of the Criminal Code of 2012;

12 (7.13) if convicted of a sex offense as defined in 13 Section 2 of the Sex Offender Registration Act committed on 14 or after January 1, 2010 (the effective date of Public Act 15 96-362) that requires the person to register as a sex 16 offender under that Act, may not knowingly use any computer 17 scrub software on any computer that the sex offender uses;

18 (8) obtain permission of an agent of the Department of
19 Corrections before leaving the State of Illinois;

20 (9) obtain permission of an agent of the Department of 21 Corrections before changing his or her residence or 22 employment;

(10) consent to a search of his or her person,
 property, or residence under his or her control;

(11) refrain from the use or possession of narcotics or
 other controlled substances in any form, or both, or any

paraphernalia related to those substances and submit to a urinalysis test as instructed by a parole agent of the Department of Corrections;

4 (12) not knowingly frequent places where controlled
5 substances are illegally sold, used, distributed, or
6 administered;

7 (13) except when the association described in either 8 subparagraph (A) or (B) of this paragraph (13) involves 9 activities related to community programs, worship 10 services, volunteering, engaging families, or some other 11 pro-social activity in which there is no evidence of 12 criminal intent:

13 (A) not knowingly associate with other persons on
14 parole or mandatory supervised release without prior
15 written permission of his or her parole agent; or

16 (B) not knowingly associate with persons who are 17 members of an organized gang as that term is defined in 18 the Illinois Streetgang Terrorism Omnibus Prevention 19 Act;

(14) provide true and accurate information, as it relates to his or her adjustment in the community while on parole or mandatory supervised release or to his or her conduct while incarcerated, in response to inquiries by his or her parole agent or of the Department of Corrections;

(15) follow any specific instructions provided by the
 parole agent that are consistent with furthering

1 conditions set and approved by the Prisoner Review Board or 2 by law, exclusive of placement on electronic detention, to 3 achieve the goals and objectives of his or her parole or 4 mandatory supervised release or to protect the public. 5 These instructions by the parole agent may be modified at 6 any time, as the agent deems appropriate;

(16) if convicted of a sex offense as defined in 7 subsection (a-5) of Section 3-1-2 of this Code, unless the 8 9 offender is a parent or quardian of the person under 18 years of age present in the home and no non-familial minors 10 11 are present, not participate in a holiday event involving 12 children under 18 years of age, such as distributing candy or other items to children on Halloween, wearing a Santa 13 14 Claus costume on or preceding Christmas, being employed as 15 a department store Santa Claus, or wearing an Easter Bunny 16 costume on or preceding Easter;

(17) if convicted of a violation of an order of protection under Section 12-3.4 or Section 12-30 of the Criminal Code of 1961 or the Criminal Code of 2012, be placed under electronic surveillance as provided in Section 5-8A-7 of this Code;

(18) comply with the terms and conditions of an order of protection issued pursuant to the Illinois Domestic Violence Act of 1986; an order of protection issued by the court of another state, tribe, or United States territory; a no contact order issued pursuant to the Civil No Contact

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Order Act; or a no contact order issued pursuant to the
 Stalking No Contact Order Act;

3 (19) if convicted of a violation of the Methamphetamine
4 Control and Community Protection Act, the Methamphetamine
5 Precursor Control Act, or a methamphetamine related
6 offense, be:

7 (A) prohibited from purchasing, possessing, or
8 having under his or her control any product containing
9 pseudoephedrine unless prescribed by a physician; and

(B) prohibited from purchasing, possessing, or
 having under his or her control any product containing
 ammonium nitrate;

(20) if convicted of a hate crime under Section 12-7.1 of the Criminal Code of 2012, perform public or community service of no less than 200 hours and enroll in an educational program discouraging hate crimes involving the protected class identified in subsection (a) of Section 12-7.1 of the Criminal Code of 2012 that gave rise to the offense the offender committed ordered by the court; and

20 (21) be evaluated by the Department of Corrections 21 prior to release using a validated risk assessment and be 22 subject to a corresponding level of supervision. In 23 accordance with the findings of that evaluation:

(A) All subjects found to be at a moderate or high
risk to recidivate, or on parole or mandatory
supervised release for first degree murder, a forcible

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felony as defined in Section 2-8 of the Criminal Code 1 2 of 2012, any felony that requires registration as a sex 3 offender under the Sex Offender Registration Act, or a Class X felony or Class 1 felony that is not a 4 5 violation of the Cannabis Control Act, the Illinois Controlled Substances Act, or the Methamphetamine 6 7 Control and Community Protection Act, shall be subject to high level supervision. The Department shall define 8 9 high level supervision based upon evidence-based and 10 research-based practices. Except as otherwise provided 11 this subparagraph (A), notwithstanding in 12 this placement Notwithstanding on high level 13 supervision, placement of the subject on electronic 14 monitoring or detention shall not occur unless it is 15 required by law or expressly ordered or approved by the 16 Prisoner Review Board. Each subject found to be at a 17 moderate or high risk to recidivate shall wear an 18 approved electronic monitoring device as defined in 19 Section 5-8A-2 for the duration of the subject's parole, mandatory supervised release term, or extended 20 mandatory supervised release term. 21

(B) All subjects found to be at a low risk to
recidivate shall be subject to low-level supervision,
except for those subjects on parole or mandatory
supervised release for first degree murder, a forcible
felony as defined in Section 2-8 of the Criminal Code

of 2012, any felony that requires registration as a sex 1 2 offender under the Sex Offender Registration Act, or a 3 Class X felony or Class 1 felony that is not a violation of the Cannabis Control Act, the Illinois 4 5 Controlled Substances Act, or the Methamphetamine 6 Control and Community Protection Act. Low level 7 supervision shall require the subject to check in with 8 the supervising officer via phone or other electronic 9 means. Notwithstanding this placement on low level 10 supervision, placement of the subject on electronic 11 monitoring or detention shall not occur unless it is 12 required by law or expressly ordered or approved by the 13 Prisoner Review Board.

14 (b) The Board may in addition to other conditions require 15 that the subject:

16 (1) work or pursue a course of study or vocational 17 training;

18 (2) undergo medical or psychiatric treatment, or19 treatment for drug addiction or alcoholism;

(3) attend or reside in a facility established for the
instruction or residence of persons on probation or parole;
(4) support his or her dependents;

- 23 (5) (blank);
- 24 (6) (blank);
- 25 (7) (blank);

26 (7.5) if convicted for an offense committed on or after

1 the effective date of this amendatory Act of the 95th General Assembly that would qualify the accused as a child 2 sex offender as defined in Section 11-9.3 or 11-9.4 of the 3 Criminal Code of 1961 or the Criminal Code of 2012, refrain 4 5 from communicating with or contacting, by means of the 6 Internet, a person who is related to the accused and whom 7 the accused reasonably believes to be under 18 years of 8 age; for purposes of this paragraph (7.5), "Internet" has 9 the meaning ascribed to it in Section 16-0.1 of the 10 Criminal Code of 2012; and a person is related to the 11 accused if the person is: (i) the spouse, brother, or 12 sister of the accused; (ii) a descendant of the accused; (iii) a first or second cousin of the accused; or (iv) a 13 14 step-child or adopted child of the accused;

15 (7.6) if convicted for an offense committed on or after 16 June 1, 2009 (the effective date of Public Act 95-983) that 17 would qualify as a sex offense as defined in the Sex 18 Offender Registration Act:

(i) not access or use a computer or any other device with Internet capability without the prior written approval of the Department;

(ii) submit to periodic unannounced examinations
of the offender's computer or any other device with
Internet capability by the offender's supervising
agent, a law enforcement officer, or assigned computer
or information technology specialist, including the

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1 retrieval and copying of all data from the computer or 2 device and any internal or external peripherals and 3 removal of such information, equipment, or device to 4 conduct a more thorough inspection;

5 (iii) submit to the installation on the offender's 6 computer or device with Internet capability, at the 7 offender's expense, of one or more hardware or software 8 systems to monitor the Internet use; and

9 (iv) submit to any other appropriate restrictions 10 concerning the offender's use of or access to a 11 computer or any other device with Internet capability 12 imposed by the Board, the Department or the offender's 13 supervising agent; and

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(8) in addition, if a minor:

15 (i) reside with his or her parents or in a foster16 home;

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(ii) attend school;

18 (iii) attend a non-residential program for youth; 19 or

20 (iv) contribute to his or her own support at home21 or in a foster home.

(b-1) In addition to the conditions set forth in subsections (a) and (b), persons required to register as sex offenders pursuant to the Sex Offender Registration Act, upon release from the custody of the Illinois Department of Corrections, may be required by the Board to comply with the HB5371 - 14 - LRB101 16719 RLC 66108 b

1 following specific conditions of release:

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(1) reside only at a Department approved location;

3 (2) comply with all requirements of the Sex Offender
 4 Registration Act;

5 (3) notify third parties of the risks that may be 6 occasioned by his or her criminal record;

7 (4) obtain the approval of an agent of the Department
8 of Corrections prior to accepting employment or pursuing a
9 course of study or vocational training and notify the
10 Department prior to any change in employment, study, or
11 training;

12 (5) not be employed or participate in any volunteer 13 activity that involves contact with children, except under 14 circumstances approved in advance and in writing by an 15 agent of the Department of Corrections;

16 (6) be electronically monitored for a minimum of 12
17 months from the date of release as determined by the Board;

18 (7) refrain from entering into a designated geographic 19 area except upon terms approved in advance by an agent of 20 the Department of Corrections. The terms may include 21 consideration of the purpose of the entry, the time of day, 22 and others accompanying the person;

(8) refrain from having any contact, including written
or oral communications, directly or indirectly, personally
or by telephone, letter, or through a third party with
certain specified persons including, but not limited to,

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the victim or the victim's family without the prior written approval of an agent of the Department of Corrections;

(9) refrain from all contact, directly or indirectly,
personally, by telephone, letter, or through a third party,
with minor children without prior identification and
approval of an agent of the Department of Corrections;

7 (10) neither possess or have under his or her control 8 that is sexually oriented, sexually material any 9 stimulating, or that shows male or female sex organs or any 10 pictures depicting children under 18 years of age nude or 11 any written audio material describing sexual or 12 intercourse or that depicts or alludes to sexual activity, 13 including but not limited to visual, auditory, telephonic, 14 or electronic media, or any matter obtained through access 15 to any computer or material linked to computer access use;

16 (11) not patronize any business providing sexually 17 stimulating or sexually oriented entertainment nor utilize 18 "900" or adult telephone numbers;

19 (12) not reside near, visit, or be in or about parks, 20 schools, day care centers, swimming pools, beaches, 21 theaters, or any other places where minor children 22 congregate without advance approval of an agent of the 23 Department of Corrections and immediately report any 24 incidental contact with minor children to the Department;

(13) not possess or have under his or her control
 certain specified items of contraband related to the

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incidence of sexually offending as determined by an agent of the Department of Corrections;

3 (14) may be required to provide a written daily log of 4 activities if directed by an agent of the Department of 5 Corrections;

6 (15) comply with all other special conditions that the 7 Department may impose that restrict the person from 8 high-risk situations and limit access to potential 9 victims;

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(16) take an annual polygraph exam;

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(17) maintain a log of his or her travel; or

(18) obtain prior approval of his or her parole officerbefore driving alone in a motor vehicle.

(c) The conditions under which the parole or mandatory 14 15 supervised release is to be served shall be communicated to the 16 person in writing prior to his or her release, and he or she 17 shall sign the same before release. A signed copy of these conditions, including a copy of an order of protection where 18 one had been issued by the criminal court, shall be retained by 19 20 the person and another copy forwarded to the officer in charge of his or her supervision. 21

(d) After a hearing under Section 3-3-9, the Prisoner
Review Board may modify or enlarge the conditions of parole or
mandatory supervised release.

(e) The Department shall inform all offenders committed tothe Department of the optional services available to them upon

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1	release and shall assist inmates in availing themselves of such
2	optional services upon their release on a voluntary basis.
3	(f) (Blank).
4	(Source: P.A. 100-201, eff. 8-18-17; 100-260, eff. 1-1-18;
5	100-575, eff. 1-8-18; 101-382, eff. 8-16-19.)