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AN ACT in relation to criminal law.

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

4 Section 5. The Criminal Code of 1961 is amended by 5 changing Section 9-1 as follows:

6 (720 ILCS 5/9-1) (from Ch. 38, par. 9-1)

Sec. 9-1. First degree Murder - Death penalties Exceptions - Separate Hearings - Proof - Findings - Appellate
procedures - Reversals.

10 (a) A person who kills an individual without lawful 11 justification commits first degree murder if, in performing 12 the acts which cause the death:

(1) he either intends to kill or do great bodily
harm to that individual or another, or knows that such
acts will cause death to that individual or another; or

16 (2) he knows that such acts create a strong 17 probability of death or great bodily harm to that 18 individual or another; or

19 (3) he is attempting or committing a forcible20 felony other than second degree murder.

(b) Aggravating Factors. A defendant who at the time of the commission of the offense has attained the age of 18 or more and who has been found guilty of first degree murder may be sentenced to death if:

(1) the murdered individual was a peace officer or
fireman killed in the course of performing his official
duties, to prevent the performance of his official
duties, or in retaliation for performing his official
duties, and the defendant knew or should have known that
the murdered individual was a peace officer or fireman;
or

1 (2) the murdered individual was an employee of an 2 institution or facility of the Department of Corrections, or any similar local correctional agency, killed in the 3 4 course of performing his official duties, to prevent the performance of his official duties, or in retaliation for 5 duties, or the performing his official murdered 6 individual was an inmate at such institution or facility 7 8 and was killed on the grounds thereof, or the murdered 9 individual was otherwise present in such institution or facility with the knowledge and approval of the chief 10 11 administrative officer thereof; or

(3) the defendant has been convicted of murdering 12 two or more individuals under subsection (a) of this 13 Section or under any law of the United States or of any 14 15 state which is substantially similar to subsection (a) of 16 this Section regardless of whether the deaths occurred as the result of the same act or of several related or 17 unrelated acts so long as the deaths were the result of 18 either an intent to kill more than one person or of 19 separate acts which the defendant knew would cause death 20 21 or create a strong probability of death or great bodily harm to the murdered individual or another; or 22

(4) the murdered individual was killed as a result
of the hijacking of an airplane, train, ship, bus or
other public conveyance; or

(5) the defendant committed the murder pursuant to
a contract, agreement or understanding by which he was to
receive money or anything of value in return for
committing the murder or procured another to commit the
murder for money or anything of value; or

31 (6) the murdered individual was killed in the 32 course of another felony if:

(a)

(a) the murdered individual:

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(i) was actually killed by the defendant,

or

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(ii) received physical injuries personally inflicted by the defendant substantially contemporaneously with physical injuries caused by one or more persons for whose conduct the defendant is legally accountable under Section 5-2 of this Code, and the physical injuries inflicted by either the defendant or the other person or persons for whose conduct he is legally accountable caused the death of the murdered individual; and

(b) in performing the acts which caused the 12 death of the murdered individual or which resulted 13 in physical injuries personally inflicted by the 14 defendant on the murdered individual under the 15 16 circumstances of subdivision (ii) of subparagraph (a) of paragraph (6) of subsection (b) of this 17 Section, the defendant acted with the intent to kill 18 19 the murdered individual or with the knowledge that his acts created a strong probability of death or 20 21 great bodily harm to the murdered individual or 22 another; and

23 (c) the other felony was one of the following: armed robbery, armed violence, robbery, predatory 24 25 criminal sexual assault of a child, aggravated criminal sexual assault, aggravated kidnapping, 26 aggravated vehicular hijacking, forcible detention, 27 aggravated arson, aggravated stalking, 28 arson, burglary, residential burglary, home invasion, 29 30 calculated criminal drug conspiracy as defined in Section 405 of the Illinois Controlled Substances 31 Act, streetgang criminal drug conspiracy as defined 32 in Section 405.2 of the Illinois Controlled 33 34 Substances Act, or the attempt to commit any of the

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felonies listed in this subsection (c); or

2 (7) the murdered individual was under 12 years of
3 age and the death resulted from exceptionally brutal or
4 heinous behavior indicative of wanton cruelty; or

(8) the defendant committed the murder with intent 5 to prevent the murdered individual from testifying in any 6 7 criminal prosecution or giving material assistance to the 8 State in any investigation or prosecution, either against 9 the defendant or another; or the defendant committed the murder because the murdered individual was a witness in 10 11 any prosecution or gave material assistance to the State 12 in any investigation or prosecution, either against the defendant or another; or 13

(9) the defendant, while committing an offense 14 punishable under Sections 401, 401.1, 401.2, 405, 405.2, 15 16 407 or 407.1 or subsection (b) of Section 404 of the Illinois Controlled Substances Act, or while engaged in a 17 conspiracy or solicitation to commit such offense, 18 intentionally killed an individual or counseled, 19 commanded, induced, procured or caused the intentional 20 21 killing of the murdered individual; or

22 (10) the defendant was incarcerated in an 23 institution or facility of the Department of Corrections at the time of the murder, and while committing an 24 25 offense punishable as a felony under Illinois law, or while engaged in a conspiracy or solicitation to commit 26 such offense, intentionally killed an individual 27 or counseled, commanded, induced, procured or caused the 28 29 intentional killing of the murdered individual; or

30 (11) the murder was committed in a cold, calculated
31 and premeditated manner pursuant to a preconceived plan,
32 scheme or design to take a human life by unlawful means,
33 and the conduct of the defendant created a reasonable
34 expectation that the death of a human being would result

1 therefrom; or

(12) the murdered individual was an emergency 2 medical technician - ambulance, emergency medical 3 4 technician - intermediate, emergency medical technician paramedic, ambulance driver, or other medical assistance 5 or first aid personnel, employed by a municipality or 6 other governmental unit, killed in the course of 7 8 performing his official duties, to prevent the 9 performance of his official duties, or in retaliation for performing his official duties, and the defendant knew or 10 11 should have known that the murdered individual was an emergency medical technician - ambulance, emergency 12 medical technician - intermediate, emergency medical 13 technician - paramedic, ambulance driver, or other 14 15 medical assistance or first aid personnel; or

16 (13) the defendant was a principal administrator, 17 organizer, or leader of a calculated criminal drug 18 conspiracy consisting of a hierarchical position of 19 authority superior to that of all other members of the 20 conspiracy, and the defendant counseled, commanded, 21 induced, procured, or caused the intentional killing of 22 the murdered person; or

(14) the murder was intentional and involved the infliction of torture. For the purpose of this Section torture means the infliction of or subjection to extreme physical pain, motivated by an intent to increase or prolong the pain, suffering or agony of the victim; or

(15) the murder was committed as a result of the
intentional discharge of a firearm by the defendant from
a motor vehicle and the victim was not present within the
motor vehicle; or

32 (16) the murdered individual was 60 years of age or
33 older and the death resulted from exceptionally brutal or
34 heinous behavior indicative of wanton cruelty; or

1 (17) the murdered individual was a disabled person 2 and the defendant knew or should have known that the murdered individual was disabled. For purposes of this 3 4 paragraph (17), "disabled person" means a person who 5 suffers from a permanent physical or mental impairment resulting from disease, an injury, a functional disorder, 6 7 a congenital condition that renders the person or 8 incapable of adequately providing for his or her own 9 health or personal care; or

10 (18) the murder was committed by reason of any 11 person's activity as a community policing volunteer or to 12 prevent any person from engaging in activity as a 13 community policing volunteer; or

14 (19) the murdered individual was subject to an 15 order of protection and the murder was committed by a 16 person against whom the same order of protection was 17 issued under the Illinois Domestic Violence Act of 1986; 18 or

19 (20) the murdered individual was known by the 20 defendant to be a teacher or other person employed in any 21 school and the teacher or other employee is upon the 22 grounds of a school or grounds adjacent to a school, or 23 is in any part of a building used for school purposes; or

(21) the murder was committed by the defendant in
connection with or as a result of the offense of
terrorism as defined in Section 29D-30 of this Code.

27 (c) Consideration of factors in Aggravation and28 Mitigation.

The court shall consider, or shall instruct the jury to consider any aggravating and any mitigating factors which are relevant to the imposition of the death penalty. Aggravating factors may include but need not be limited to those factors set forth in subsection (b). Mitigating factors may include but need not be limited to the following: -7- LRB093 09615 RLC 09853 b

(1) the defendant has no significant history of
 prior criminal activity;

3 (2) the murder was committed while the defendant
4 was under the influence of extreme mental or emotional
5 disturbance, although not such as to constitute a defense
6 to prosecution;

7 (3) the murdered individual was a participant in 8 the defendant's homicidal conduct or consented to the 9 homicidal act;

10 (4) the defendant acted under the compulsion of 11 threat or menace of the imminent infliction of death or 12 great bodily harm;

13 (5) the defendant was not personally present during14 commission of the act or acts causing death.

15 (d) Separate sentencing hearing.

Where requested by the State, the court shall conduct a separate sentencing proceeding to determine the existence of factors set forth in subsection (b) and to consider any aggravating or mitigating factors as indicated in subsection (c). The proceeding shall be conducted:

21 (1) before the jury that determined the defendant's22 guilt; or

23 (2) before a jury impanelled for the purpose of the24 proceeding if:

A. the defendant was convicted upon a plea ofguilty; or

27 B. the defendant was convicted after a trial 28 before the court sitting without a jury; or

29 C. the court for good cause shown discharges 30 the jury that determined the defendant's guilt; or 31 (3) before the court alone if the defendant waives

32 a jury for the separate proceeding.

33 (e) Evidence and Argument.

34 During the proceeding any information relevant to any of

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1 the factors set forth in subsection (b) may be presented by 2 either the State or the defendant under the rules governing admission of evidence at criminal trials. 3 the Anv 4 information relevant to any additional aggravating factors or any mitigating factors indicated in subsection (c) may be 5 presented by the State or defendant regardless of its 6 7 admissibility under the rules governing the admission of 8 evidence at criminal trials. The State and the defendant 9 shall be given fair opportunity to rebut any information received at the hearing. 10

11 (f) Proof.

12 The burden of proof of establishing the existence of any 13 of the factors set forth in subsection (b) is on the State 14 and shall not be satisfied unless established beyond a 15 reasonable doubt.

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(g) Procedure - Jury.

If at the separate sentencing proceeding the jury finds 17 that none of the factors set forth in subsection (b) exists, 18 19 the court shall sentence the defendant to a term of imprisonment under Chapter V of the Unified Code 20 of 21 Corrections. If there is a unanimous finding by the jury 22 that one or more of the factors set forth in subsection (b) 23 exist, the jury shall consider aggravating and mitigating factors as instructed by the court and shall determine 24 25 whether the sentence of death shall be imposed. If the jury determines unanimously that there are no mitigating factors 26 sufficient to preclude the imposition of the death sentence, 27 the court shall sentence the defendant to death. 28

29 Unless the jury unanimously finds that there are no 30 mitigating factors sufficient to preclude the imposition of 31 the death sentence the court shall sentence the defendant to 32 a term of imprisonment under Chapter V of the Unified Code of 33 Corrections.

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(h) Procedure - No Jury.

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In a proceeding before the court alone, if the court finds that none of the factors found in subsection (b) exists, the court shall sentence the defendant to a term of imprisonment under Chapter V of the Unified Code of Corrections.

6 If the Court determines that one or more of the factors 7 set forth in subsection (b) exists, the Court shall consider 8 any aggravating and mitigating factors as indicated in 9 subsection (c). If the Court determines that there are no 10 mitigating factors sufficient to preclude the imposition of 11 the death sentence, the Court shall sentence the defendant to 12 death.

13 Unless the court finds that there are no mitigating 14 factors sufficient to preclude the imposition of the sentence 15 of death, the court shall sentence the defendant to a term of 16 imprisonment under Chapter V of the Unified Code of 17 Corrections.

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(i) Appellate Procedure.

19 The conviction and sentence of death shall be subject to 20 automatic review by the Supreme Court. Such review shall be 21 in accordance with rules promulgated by the Supreme Court.

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(j) Disposition of reversed death sentence.

In the event that the death penalty in this Act is held to be unconstitutional by the Supreme Court of the United States or of the State of Illinois, any person convicted of first degree murder shall be sentenced by the court to a term of imprisonment under Chapter V of the Unified Code of Corrections.

In the event that any death sentence pursuant to the 29 30 sentencing provisions of this Section is declared unconstitutional by the Supreme Court of the United States or 31 32 of the State of Illinois, the court having jurisdiction over a person previously sentenced to death shall cause the 33 34 defendant to be brought before the court, and the court shall

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1	sentence the defendant to a term of imprisonment under
2	Chapter V of the Unified Code of Corrections.
3	(k) Judges trained to try capital cases.
4	The chief judge of the circuit shall require each judge
5	assigned to try capital cases in the circuit to receive
6	periodic training in the following areas, and shall retain
7	experts on these subjects to conduct training and prepare
8	training manuals on those topics:
9	(1) The risks of false testimony by in-custody
10	informants.
11	(2) The risks of false testimony by accomplice
12	witnesses.
13	(3) The dangers of tunnel vision or confirmatory
14	bias.
15	(4) The risks of wrongful convictions in homicide
16	cases.
17	(5) Police investigative and interrogation methods.
18	(6) Police investigating and reporting of
19	exculpatory evidence.
20	(7) Forensic evidence.
21	(8) The risks of false confessions.
22	(Source: P.A. 91-357, eff. 7-29-99; 91-434, eff. 1-1-00;
23	92-854, eff. 12-5-02.)