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 5-8-1 as follows:

6 (730 ILCS 5/5-8-1) (from Ch. 38, par. 1005-8-1)

Sec. 5-8-1. Natural life imprisonment; enhancements for
use of a firearm; mandatory supervised release terms.

9 (a) Except as otherwise provided in the statute defining 10 the offense or in Article 4.5 of Chapter V, a sentence of 11 imprisonment for a felony shall be a determinate sentence set 12 by the court under this Section, according to the following 13 limitations:

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(1) for first degree murder,

(a) (blank),

16 (b) if a trier of fact finds beyond a reasonable 17 doubt that the murder was accompanied by exceptionally brutal or heinous behavior indicative of wanton 18 19 cruelty or, except as set forth in subsection (a) (1) (c) 20 of this Section, that any of the aggravating factors 21 listed in subsection (b) or (b-5) of Section 9-1 of the 22 Criminal Code of 1961 are present, the court may sentence the defendant to a term of natural life 23

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1 imprisonment, or

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(c) the court shall sentence the defendant to a term of natural life imprisonment when the death penalty is not imposed if the defendant,

(i) has previously been convicted of first degree murder under any state or federal law, or

7 (ii) is a person who, at the time of the 8 commission of the murder, had attained the age of 9 17 or more and is found guilty of murdering an 10 individual under 12 years of age; or, irrespective 11 of the defendant's age at the time of the 12 commission of the offense, is found guilty of 13 murdering more than one victim, or

(iii) is found guilty of murdering a peace 14 15 officer, fireman, or emergency management worker 16 when the peace officer, fireman, or emergency 17 management worker was killed in the course of performing his official duties, or to prevent the 18 19 peace officer or fireman from performing his 20 official duties, or in retaliation for the peace 21 officer, fireman, or emergency management worker 22 from performing his official duties, and the 23 defendant knew or should have known that the 24 murdered individual was a peace officer, fireman, 25 or emergency management worker, or

26 (iv) is found guilty of murdering an employee

of an institution or facility of the Department of Corrections, or any similar local correctional agency, when the employee was killed in the course of performing his official duties, or to prevent the employee from performing his official duties, or in retaliation for the employee performing his official duties, or

(v) is found quilty of murdering an emergency 8 9 medical technician - ambulance, emergency medical 10 technician - intermediate, emergency medical 11 technician - paramedic, ambulance driver or other 12 medical assistance or first aid person while 13 employed by a municipality or other governmental 14 unit when the person was killed in the course of 15 performing official duties or to prevent the 16 person from performing official duties or in 17 retaliation for performing official duties and the defendant knew or should have known that 18 the 19 murdered individual was an emergency medical 20 technician ambulance, emergency medical technician - intermediate, emergency 21 medical 22 technician - paramedic, ambulance driver, or other 23 medical assistant or first aid personnel, or

(vi) is a person who, at the time of the
commission of the murder, had not attained the age
of 17, and is found guilty of murdering a person

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under 12 years of age and the murder is committed during the course of aggravated criminal sexual assault, criminal sexual assault, or aggravated kidnaping, or

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5 (vii) is found guilty of first degree murder 6 and the murder was committed by reason of any 7 person's activity as a community policing volunteer or to prevent any person from engaging in 8 9 activity as a community policing volunteer. For the purpose of this Section, "community policing 10 11 volunteer" has the meaning ascribed to it in 12 Section 2-3.5 of the Criminal Code of 1961.

For purposes of clause (v), "emergency medical technician - ambulance", "emergency medical technician - intermediate", "emergency medical technician paramedic", have the meanings ascribed to them in the Emergency Medical Services (EMS) Systems Act.

18 (d) (i) if the person committed the offense while
19 armed with a firearm, 15 years shall be added to
20 the term of imprisonment imposed by the court;

(ii) if, during the commission of the offense, the person personally discharged a firearm, 20 years shall be added to the term of imprisonment imposed by the court;

25 (iii) if, during the commission of the
26 offense, the person personally discharged a

firearm that proximately caused great bodily harm,
permanent disability, permanent disfigurement, or
death to another person, 25 years or up to a term
of natural life shall be added to the term of
imprisonment imposed by the court.

(2) (blank);

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7 (2.5) for a person convicted under the circumstances 8 described in paragraph (3) of subsection (b) of Section 9 12-13, paragraph (2) of subsection (d) of Section 12-14, 10 paragraph (1.2) of subsection (b) of Section 12-14.1, or 11 paragraph (2) of subsection (b) of Section 12-14.1 of the 12 Criminal Code of 1961, the sentence shall be a term of 13 natural life imprisonment.

14 (b) (Blank).

15 (c) (Blank).

(d) Subject to earlier termination under Section 3-3-8, the
parole or mandatory supervised release term shall be written as
part of the sentencing order and shall be as follows:

19 (1) for first degree murder or a Class X felony except 20 for the offenses of predatory criminal sexual assault of a child, aggravated criminal sexual assault, and criminal 21 22 sexual assault if committed on or after the effective date 23 of this amendatory Act of the 94th General Assembly and 24 except for the offense of aggravated child pornography 25 under Section 11-20.3 of the Criminal Code of 1961, if committed on or after January 1, 2009, 3 years; 26

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1 (2) for a Class 1 felony or a Class 2 felony except for 2 the offense of criminal sexual assault if committed on or 3 after the effective date of this amendatory Act of the 94th 4 General Assembly and except for the offenses of manufacture 5 and dissemination of child pornography under clauses 6 (a) (1) and (a) (2) of Section 11-20.1 of the Criminal Code 7 of 1961, if committed on or after January 1, 2009, 2 years;

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(3) for a Class 3 felony or a Class 4 felony, 1 year;

9 (4) for defendants who commit the offense of predatory 10 criminal sexual assault of a child, aggravated criminal 11 sexual assault, or criminal sexual assault, on or after the 12 effective date of this amendatory Act of the 94th General Assembly, or who commit the offense of aggravated child 13 14 pornography, manufacture of child pornography, or 15 dissemination of child pornography after January 1, 2009, 16 the term of mandatory supervised release shall range from a minimum of 3 years to a maximum of the natural life of the 17 defendant: 18

(5) if the victim is under 18 years of age, for a
second or subsequent offense of aggravated criminal sexual
abuse or felony criminal sexual abuse, 4 years, at least
the first 2 years of which the defendant shall serve in an
electronic home detention program under Article 8A of
Chapter V of this Code;

25 (6) for a felony domestic battery, aggravated domestic
26 battery, stalking, aggravated stalking, and a felony

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1 violation of an order of protection, 4 years.

2 (e) (Blank).

3 (f) (Blank).

4 (Source: P.A. 95-983, eff. 6-1-09; 95-1052, eff. 7-1-09;
5 96-282, eff. 1-1-10; 96-1000, eff. 7-2-10; 96-1200, eff.
6 7-22-10; 96-1475, eff. 1-1-11; revised 9-16-10.)