1 AN ACT concerning criminal law.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Probation and Probation Officers Act is 5 amended by changing Section 9b as follows:

6 (730 ILCS 110/9b) (from Ch. 38, par. 204-1b)

7 Sec. 9b. For the purposes of this Act, the words and 8 phrases described in this Section have the meanings designated 9 in this Section, except when a particular context clearly 10 requires a different meaning.

11 (1) "Division" means the Division of Probation Services of 12 the Supreme Court.

13 (2) "Department" means a probation or court services 14 department that provides probation or court services and such 15 other related services assigned to it by the circuit court or 16 by law.

(3) "Probation Officer" means a person employed full time in a probation or court services department providing services to a court under this Act or the Juvenile Court Act of 1987. A probation officer includes detention staff, non-secure group home staff and management personnel who meet minimum standards established by the Supreme Court and who are hired under the direction of the circuit court. These probation officers are HB4417 Engrossed - 2 - LRB098 18638 RLC 53781 b

judicial employees designated on a circuit wide or county basis
 and compensated by the appropriate county board or boards.

"Basic Services" means the number of personnel 3 (4) determined by the Division as necessary to comply with adult, 4 5 juvenile, and detention services workload standards and to of 6 operate authorized programs intermediate sanctions, intensive probation supervision, public or community service, 7 8 intake services, secure detention services, non-secure group 9 home services and home confinement.

10 (5) "New or Expanded Services" means personnel necessary to 11 operate pretrial programs, victim and restitution programs, 12 psychological services, drunk driving programs, specialized 13 caseloads, community resource coordination programs, and other 14 programs designed to generally improve the quality of probation 15 and court services.

16 (6) "Individualized Services and Programs" means 17 individualized services provided through purchase of service agreements with individuals, specialists, and local public or 18 19 private agencies providing non-residential services for the 20 adult rehabilitation of and juvenile offenders as an alternative to local or state incarceration. 21

(7) "Jurisdiction" means the geographical area of authority of a probation department as designated by the chief judge of each circuit court under Section 15 of this Act.

(8) "Transfer case" means any case where an adult orjuvenile offender seeks to have supervision transferred from

HB4417 Engrossed - 3 - LRB098 18638 RLC 53781 b

one county to another or from another state to a county in
 Illinois, and the transfer is approved by a judicial officer, a
 department, or through an interstate compact.

4 (9) "Pretrial services" means the services and programs
5 established by a circuit court within a Probation and Court
6 Services Department under the Pretrial Services Act.

7 (Source: P.A. 98-575, eff. 1-1-14.)