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1 AN ACT concerning 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 2012 is amended by 5 changing Sections 5-2 and 7-11 as follows:

6 (720 ILCS 5/5-2) (from Ch. 38, par. 5-2)

Sec. 5-2. When accountability exists. A person is legally
accountable for the conduct of another when:

9 (a) having a mental state described by the statute 10 defining the offense, he or she causes another to perform 11 the conduct, and the other person in fact or by reason of 12 legal incapacity lacks such a mental state;

13 (b) the statute defining the offense makes him or her14 so accountable; or

15 (c) either before or during the commission of an 16 offense, and with the intent to promote or facilitate that 17 commission, he or she solicits, aids, abets, agrees, or 18 attempts to aid that other person in the planning or 19 commission of the offense.

20 When 2 or more persons engage in a common criminal design 21 or agreement, any acts in the furtherance of that common 22 design committed by one party are considered to be the acts of 23 all parties to the common design or agreement and all are HB4847 Engrossed - 2 - LRB102 25342 LNS 34619 b

equally responsible for the consequences of those further acts. Mere presence at the scene of a crime does not render a person accountable for an offense; a person's presence at the scene of a crime, however, may be considered with other circumstances by the trier of fact when determining accountability.

7 A person is not so accountable, however, unless the
8 statute defining the offense provides otherwise, if:

9

(1) he or she is a victim of the offense committed;

10 (2) the offense is so defined that his or her conduct
11 was inevitably incident to its commission; or

(3) before the commission of the offense, he or she terminates his or her effort to promote or facilitate that commission and does one of the following: (i) wholly deprives his or her prior efforts of effectiveness in that commission, (ii) gives timely warning to the proper law enforcement authorities, or (iii) otherwise makes proper effort to prevent the commission of the offense; or

19 <u>(4) he or she was subjected to specific and credible</u> 20 <u>coercion, compulsion, or duress, including coercion,</u> 21 <u>compulsion, or duress related to domestic abuse as defined</u> 22 <u>in Section 103 of the Illinois Domestic Violence Act of</u> 23 <u>1986</u>.

24 (Source: P.A. 96-710, eff. 1-1-10.)

25 (720 ILCS 5/7-11) (from Ch. 38, par. 7-11)

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Sec. 7-11. Compulsion.

(a) A person is not guilty of an offense, other than an
offense punishable with death, by reason of conduct that he or
she performs under the compulsion of threat or menace of the
imminent infliction of death or great bodily harm, if he or she
reasonably believes death or great bodily harm will be
inflicted upon him or her, or upon his or her spouse or child,
if he or she does not perform that conduct.

9 (b) A married woman is not entitled, by reason of the 10 presence of her husband, to any presumption of compulsion or 11 to any defense of compulsion, except that stated in subsection 12 (a).

13 (Source: P.A. 96-710, eff. 1-1-10.)

Section 10. The Code of Civil Procedure is amended by changing Section 2-1401 as follows:

16 (735 ILCS 5/2-1401) (from Ch. 110, par. 2-1401)

17 Sec. 2-1401. Relief from judgments.

(a) Relief from final orders and judgments, after 30 days
from the entry thereof, may be had upon petition as provided in
this Section. Writs of error coram nobis and coram vobis,
bills of review, and bills in the nature of bills of review are
abolished. All relief heretofore obtainable and the grounds
for such relief heretofore available, whether by any of the
foregoing remedies or otherwise, shall be available in every

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case, by proceedings hereunder, regardless of the nature of the order or judgment from which relief is sought or of the proceedings in which it was entered. Except as provided in the Illinois Parentage Act of 2015, there shall be no distinction between actions and other proceedings, statutory or otherwise, as to availability of relief, grounds for relief<u></u>, or the relief obtainable.

8 (b) The petition must be filed in the same proceeding in 9 which the order or judgment was entered but is not a continuation thereof. The petition must be supported by an 10 11 affidavit or other appropriate showing as to matters not of 12 record. A petition to reopen a foreclosure proceeding must include as parties to the petition, but is not limited to, all 13 parties in the original action in addition to the current 14 15 record title holders of the property, current occupants, and 16 any individual or entity that had a recorded interest in the 17 property before the filing of the petition. All parties to the petition shall be notified as provided by rule. 18

19 (b-5) A movant may present a meritorious claim under this 20 Section if the allegations in the petition establish each of 21 the following by a preponderance of the evidence:

22

(1) the movant was convicted of a forcible felony;

(2) the movant's participation in the offense was
 related to <u>experiencing or the effects of domestic</u>
 <u>violence as perpetrated by an intimate partner or</u>
 <u>gender-based violence</u> <u>him or her previously having been a</u>

1 victim of domestic violence as perpetrated by an intimate
2 partner;

3 (3) no <u>substantial</u> evidence <u>or incomplete evidence</u> of 4 domestic violence <u>or gender-based violence</u> against the 5 movant was presented at the movant's sentencing hearing;

6 (4) (blank) the movant was unaware of the mitigating 7 nature of the evidence of the domestic violence at the 8 time of sentencing and could not have learned of its 9 significance sooner through diligence; and

10 (5) the new evidence of domestic violence <u>or</u> 11 <u>gender-based violence</u> against the movant is material and 12 noncumulative to other evidence offered at the sentencing 13 hearing <u>or previous hearing under this Section</u>, and is of 14 such a conclusive character that it would likely change 15 the sentence imposed by the original trial court.

Nothing in this subsection (b-5) shall prevent a movant from applying for any other relief under this Section or any other law otherwise available to him or her.

19 As used in this subsection (b-5):

20 "Domestic violence" means abuse as defined in Section
21 103 of the Illinois Domestic Violence Act of 1986.

22 "Forcible felony" has the meaning ascribed to the term23 in Section 2-8 of the Criminal Code of 2012.

24 <u>"Gender-based violence" means the perpetration of</u> 25 <u>serious harm as defined in Section 10-9 of the Criminal</u> 26 <u>Code of 2012.</u> HB4847 Engrossed

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I "Intimate partner" means a spouse or former spouse, persons who have or allegedly have had a child in common, or persons who have or have had a dating or engagement relationship.

5 (b-10) A movant may present a meritorious claim under this 6 Section if the allegations in the petition establish each of 7 the following by a preponderance of the evidence:

8

(A) she was convicted of a forcible felony;

9 (B) her participation in the offense was a direct 10 result of her suffering from post-partum depression or 11 post-partum psychosis;

12 (C) no evidence of post-partum depression or 13 post-partum psychosis was presented by a qualified medical 14 person at trial or sentencing, or both;

15 (D) she was unaware of the mitigating nature of the 16 evidence or, if aware, was at the time unable to present 17 this defense due to suffering from post-partum depression 18 or post-partum psychosis, or, at the time of trial or 19 sentencing, neither was a recognized mental illness and as 20 such, she was unable to receive proper treatment; and

(E) evidence of post-partum depression or post-partum psychosis as suffered by the person is material and noncumulative to other evidence offered at the time of trial or sentencing, and it is of such a conclusive character that it would likely change the sentence imposed by the original court. HB4847 Engrossed - 7 - LRB102 25342 LNS 34619 b

Nothing in this subsection (b-10) prevents a person from
 applying for any other relief under this Article or any other
 law otherwise available to her.

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As used in this subsection (b-10):

5 "Post-partum depression" means a mood disorder which 6 strikes many women during and after pregnancy and usually 7 occurs during pregnancy and up to 12 months after 8 delivery. This depression can include anxiety disorders.

9 "Post-partum psychosis" means an extreme form of 10 post-partum depression which can occur during pregnancy 11 and up to 12 months after delivery. This can include 12 losing touch with reality, distorted thinking, delusions, auditory and visual hallucinations, 13 paranoia, 14 hyperactivity and rapid speech, or mania.

15 (c) Except as provided in Section 20b of the Adoption Act 16 and Section 2-32 of the Juvenile Court Act of 1987, or in a 17 petition based upon Section 116-3 of the Code of Criminal Procedure of 1963 or subsection (b-5) or (b-10) of this 18 19 Section, or in a motion to vacate and expunge convictions 20 under the Cannabis Control Act as provided by subsection (i) of Section 5.2 of the Criminal Identification Act, the 21 22 petition must be filed not later than 2 years after the entry 23 of the order or judgment. Time during which the person seeking relief is under legal disability or duress or the ground for 24 25 relief is fraudulently concealed shall be excluded in 26 computing the period of 2 years.

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1 (c-5) Any individual may at any time file a petition and 2 institute proceedings under this Section, if his or her final 3 order or judgment, which was entered based on a plea of guilty 4 or nolo contendere, has potential consequences under federal 5 immigration law.

6 (d) The filing of a petition under this Section does not
7 affect the order or judgment, or suspend its operation.

8 (e) Unless lack of jurisdiction affirmatively appears from 9 the record proper, the vacation or modification of an order or 10 judgment pursuant to the provisions of this Section does not 11 affect the right, title, or interest in or to any real or 12 personal property of any person, not a party to the original action, acquired for value after the entry of the order or 13 14 judgment but before the filing of the petition, nor affect any 15 right of any person not a party to the original action under 16 any certificate of sale issued before the filing of the 17 petition, pursuant to a sale based on the order or judgment. When a petition is filed pursuant to this Section to reopen a 18 19 foreclosure proceeding, notwithstanding the provisions of 20 Section 15-1701 of this Code, the purchaser or successor purchaser of real property subject to a foreclosure sale who 21 22 was not a party to the mortgage foreclosure proceedings is 23 entitled to remain in possession of the property until the foreclosure action is defeated or the previously foreclosed 24 25 defendant redeems from the foreclosure sale if the purchaser 26 has been in possession of the property for more than 6 months.

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- 1 (f) Nothing contained in this Section affects any existing 2 right to relief from a void order or judgment, or to employ any 3 existing method to procure that relief.
- 4 (Source: P.A. 101-27, eff. 6-25-19; 101-411, eff. 8-16-19;
- 5 102-639, eff. 8-27-21; revised 11-24-21.)