1 AN ACT concerning courts.

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

4 Section 5. The Juvenile Court Act of 1987 is amended by 5 changing Section 5-710 and by adding Part 7A to Article V as 6 follows:

7 (705 ILCS 405/5-710)

8 Sec. 5-710. Kinds of sentencing orders.

9 (1) The following kinds of sentencing orders may be made in 10 respect of wards of the court:

(a) Except as provided in Sections 5-805, 5-810, 5-815,
a minor who is found guilty under Section 5-620 may be:

(i) put on probation or conditional discharge and 13 14 released to his or her parents, guardian or legal custodian, provided, however, that any such minor who 15 16 is not committed to the Department of Juvenile Justice 17 under this subsection and who is found to be a delinquent for an offense which is first degree murder, 18 19 a Class X felony, or a forcible felony shall be placed 20 on probation;

(ii) placed in accordance with Section 5-740, with or without also being put on probation or conditional discharge; - 2 - LRB096 10827 RLC 21050 b

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1 (iii) required to undergo a substance abuse 2 assessment conducted by a licensed provider and 3 participate in the indicated clinical level of care;

(iv) placed in the guardianship of the Department 4 5 of Children and Family Services, but only if the delinquent minor is under 15 years of age or, pursuant 6 7 to Article II of this Act, a minor for whom an 8 independent basis of abuse, neglect, or dependency 9 exists. An independent basis exists when the 10 allegations or adjudication of abuse, neglect, or 11 dependency do not arise from the same facts, incident, 12 or circumstances which give rise to a charge or 13 adjudication of delinguency;

14 (v) placed in detention for a period not to exceed 15 30 days, either as the exclusive order of disposition 16 or, where appropriate, in conjunction with any other 17 order of disposition issued under this paragraph, provided that any such detention shall be in a juvenile 18 detention home and the minor so detained shall be 10 19 20 years of age or older. However, the 30-day limitation may be extended by further order of the court for a 21 22 minor under age 15 committed to the Department of 23 Children and Family Services if the court finds that 24 the minor is a danger to himself or others. The minor 25 shall be given credit on the sentencing order of 26 detention for time spent in detention under Sections HB2678 Engrossed - 3 - LRB096 10827 RLC 21050 b

5-501, 5-601, 5-710, or 5-720 of this Article as a 1 2 result of the offense for which the sentencing order 3 was imposed. The court may grant credit on a sentencing order of detention entered under a violation of 4 5 probation or violation of conditional discharge under Section 5-720 of this Article for time spent in 6 7 detention before the filing of the petition alleging 8 the violation. A minor shall not be deprived of credit 9 for time spent in detention before the filing of a 10 violation of probation or conditional discharge 11 alleging the same or related act or acts;

12 (vi) ordered partially or completely emancipated 13 in accordance with the provisions of the Emancipation 14 of Minors Act;

15 (vii) subject to having his or her driver's license 16 or driving privileges suspended for such time as 17 determined by the court but only until he or she 18 attains 18 years of age;

19 (viii) put on probation or conditional discharge 20 and placed in detention under Section 3-6039 of the 21 Counties Code for a period not to exceed the period of 22 incarceration permitted by law for adults found quilty 23 of the same offense or offenses for which the minor was 24 adjudicated delinquent, and in any event no longer than 25 upon attainment of age 21; this subdivision (viii) 26 notwithstanding any contrary provision of the law; or

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1 (ix) ordered to undergo a medical or other
2 procedure to have a tattoo symbolizing allegiance to a
3 street gang removed from his or her body; or -

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(x) placed in electronic home detention under Part 7A of this Article.

(b) A minor found to be quilty may be committed to the 6 7 Department of Juvenile Justice under Section 5-750 if the 8 minor is 13 years of age or older, provided that the 9 commitment to the Department of Juvenile Justice shall be 10 made only if a term of incarceration is permitted by law 11 for adults found guilty of the offense for which the minor 12 was adjudicated delinquent. The time during which a minor is in custody before being released upon the request of a 13 14 parent, quardian or legal custodian shall be considered as 15 time spent in detention.

16 (c) When a minor is found to be guilty for an offense 17 which is a violation of the Illinois Controlled Substances Act, the Cannabis Control Act, or the Methamphetamine 18 19 Control and Community Protection Act and made a ward of the 20 court, the court may enter a disposition order requiring 21 the minor to undergo assessment, counseling or treatment in 22 a substance abuse program approved by the Department of 23 Human Services.

(2) Any sentencing order other than commitment to the
 Department of Juvenile Justice may provide for protective
 supervision under Section 5-725 and may include an order of

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1 protection under Section 5-730.

(3) Unless the sentencing order expressly so provides, it
does not operate to close proceedings on the pending petition,
but is subject to modification until final closing and
discharge of the proceedings under Section 5-750.

6 (4) In addition to any other sentence, the court may order any minor found to be delinquent to make restitution, in 7 8 monetary or non-monetary form, under the terms and conditions of Section 5-5-6 of the Unified Code of Corrections, except 9 10 that the "presentencing hearing" referred to in that Section 11 shall be the sentencing hearing for purposes of this Section. 12 The parent, guardian or legal custodian of the minor may be 13 ordered by the court to pay some or all of the restitution on the minor's behalf, pursuant to the Parental Responsibility 14 15 Law. The State's Attorney is authorized to act on behalf of any 16 victim in seeking restitution in proceedings under this 17 Section, up to the maximum amount allowed in Section 5 of the Parental Responsibility Law. 18

19 (5) Any sentencing order where the minor is committed or 20 placed in accordance with Section 5-740 shall provide for the parents or guardian of the estate of the minor to pay to the 21 22 legal custodian or quardian of the person of the minor such 23 sums as are determined by the custodian or quardian of the person of the minor as necessary for the minor's needs. The 24 payments may not exceed the maximum amounts provided for by 25 26 Section 9.1 of the Children and Family Services Act.

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(6) Whenever the sentencing order requires the minor to 1 2 attend school or participate in a program of training, the 3 truant officer or designated school official shall regularly report to the court if the minor is a chronic or habitual 4 5 truant under Section 26-2a of the School Code. Notwithstanding any other provision of this Act, in instances in which 6 7 educational services are to be provided to a minor in a 8 residential facility where the minor has been placed by the 9 court, costs incurred in the provision of those educational 10 services must be allocated based on the requirements of the 11 School Code.

12 (7) In no event shall a guilty minor be committed to the 13 Department of Juvenile Justice for a period of time in excess 14 of that period for which an adult could be committed for the 15 same act.

16 (8) A minor found to be guilty for reasons that include a 17 violation of Section 21-1.3 of the Criminal Code of 1961 shall be ordered to perform community service for not less than 30 18 19 and not more than 120 hours, if community service is available 20 in the jurisdiction. The community service shall include, but need not be limited to, the cleanup and repair of the damage 21 22 that was caused by the violation or similar damage to property 23 located in the municipality or county in which the violation occurred. The order may be in addition to any other order 24 25 authorized by this Section.

26 (8.5) A minor found to be guilty for reasons that include a

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violation of Section 3.02 or Section 3.03 of the Humane Care for Animals Act or paragraph (d) of subsection (1) of Section 21-1 of the Criminal Code of 1961 shall be ordered to undergo medical or psychiatric treatment rendered by a psychiatrist or psychological treatment rendered by a clinical psychologist. The order may be in addition to any other order authorized by this Section.

8 (9) In addition to any other sentencing order, the court 9 shall order any minor found to be quilty for an act which would 10 constitute, predatory criminal sexual assault of a child, 11 aggravated criminal sexual assault, criminal sexual assault, 12 aggravated criminal sexual abuse, or criminal sexual abuse if 13 committed by an adult to undergo medical testing to determine 14 whether the defendant has any sexually transmissible disease including a test for infection with human immunodeficiency 15 16 virus (HIV) or any other identified causative agency of 17 acquired immunodeficiency syndrome (AIDS). Any medical test shall be performed only by appropriately licensed medical 18 practitioners and may include an analysis of any bodily fluids 19 20 as well as an examination of the minor's person. Except as otherwise provided by law, the results of the test shall be 21 22 kept strictly confidential by all medical personnel involved in 23 the testing and must be personally delivered in a sealed envelope to the judge of the court in which the sentencing 24 25 order was entered for the judge's inspection in camera. Acting in accordance with the best interests of the victim and the 26

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public, the judge shall have the discretion to determine to 1 2 whom the results of the testing may be revealed. The court shall notify the minor of the results of the test for infection 3 with the human immunodeficiency virus (HIV). The court shall 4 5 also notify the victim if requested by the victim, and if the victim is under the age of 15 and if requested by the victim's 6 parents or legal guardian, the court shall notify the victim's 7 8 parents or the legal quardian, of the results of the test for 9 infection with the human immunodeficiency virus (HIV). The 10 court shall provide information on the availability of HIV 11 testing and counseling at the Department of Public Health 12 facilities to all parties to whom the results of the testing 13 are revealed. The court shall order that the cost of any test 14 shall be paid by the county and may be taxed as costs against 15 the minor.

16 (10) When a court finds a minor to be guilty the court 17 shall, before entering a sentencing order under this Section, make a finding whether the offense committed either: (a) was 18 related to or in furtherance of the criminal activities of an 19 20 organized gang or was motivated by the minor's membership in or allegiance to an organized gang, or (b) involved a violation of 21 22 subsection (a) of Section 12-7.1 of the Criminal Code of 1961, 23 a violation of any Section of Article 24 of the Criminal Code of 1961, or a violation of any statute that involved the 24 25 wrongful use of a firearm. If the court determines the question 26 in the affirmative, and the court does not commit the minor to

the Department of Juvenile Justice, the court shall order the 1 2 minor to perform community service for not less than 30 hours nor more than 120 hours, provided that community service is 3 available in the jurisdiction and is funded and approved by the 4 5 county board of the county where the offense was committed. The community service shall include, but need not be limited to, 6 7 the cleanup and repair of any damage caused by a violation of Section 21-1.3 of the Criminal Code of 1961 and similar damage 8 9 to property located in the municipality or county in which the 10 violation occurred. When possible and reasonable, the 11 community service shall be performed in the minor's 12 neighborhood. This order shall be in addition to any other order authorized by this Section except for an order to place 13 14 the minor in the custody of the Department of Juvenile Justice. For the purposes of this Section, "organized gang" has the 15 16 meaning ascribed to it in Section 10 of the Illinois Streetgang 17 Terrorism Omnibus Prevention Act.

(11) If the court determines that the offense was committed 18 in furtherance of the criminal activities of an organized gang, 19 20 as provided in subsection (10), and that the offense involved the operation or use of a motor vehicle or the use of a 21 22 driver's license or permit, the court shall notify the 23 Secretary of State of that determination and of the period for 24 which the minor shall be denied driving privileges. If, at the 25 time of the determination, the minor does not hold a driver's 26 license or permit, the court shall provide that the minor shall HB2678 Engrossed - 10 - LRB096 10827 RLC 21050 b

not be issued a driver's license or permit until his or her 1 2 18th birthday. If the minor holds a driver's license or permit at the time of the determination, the court shall provide that 3 the minor's driver's license or permit shall be revoked until 4 5 his or her 21st birthday, or until a later date or occurrence determined by the court. If the minor holds a driver's license 6 7 at the time of the determination, the court may direct the 8 Secretary of State to issue the minor a judicial driving 9 permit, also known as a JDP. The JDP shall be subject to the 10 same terms as a JDP issued under Section 6-206.1 of the 11 Illinois Vehicle Code, except that the court may direct that 12 the JDP be effective immediately.

13 (Source: P.A. 94-556, eff. 9-11-05; 94-696, eff. 6-1-06; 14 95-337, eff. 6-1-08; 95-642, eff. 6-1-08; 95-844, eff. 8-15-08; 15 95-876, eff. 8-21-08.)

- 16 (705 ILCS 405/Art. V, Part 7A heading new)
- 17

PART 7A. JUVENILE ELECTRONIC HOME DETENTION LAW

18 (705 ILCS 405/5-7A-101 new)

19 <u>Sec. 5-7A-101. Short title. This Part may be cited as the</u> 20 Juvenile Electronic Home Detention Law.

21 (705 ILCS 405/5-7A-105 new)

- 22 <u>Sec. 5-7A-105. Definitions. As used in this Article:</u>
- 23 (a) "Approved electronic monitoring device" means a device

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1	approved by the supervising authority that is primarily
2	intended to record or transmit information as to the minor's
3	presence or nonpresence in the home. An approved electronic
4	monitoring device may record or transmit: oral or wire
5	communications or an auditory sound; visual images; or
6	information regarding the minor's activities while inside the
7	offender's home. These devices are subject to the required
8	consent as set forth in Section 5-7A-125 of this Article. An
9	approved electronic monitoring device may be used to record a
10	conversation between the participant and the monitoring
11	device, or the participant and the person supervising the
12	participant solely for the purpose of identification and not
13	for the purpose of eavesdropping or conducting any other
14	illegally intrusive monitoring.
1 ⊑	(b) "Evaluded offences" means any set if committed by an

(b) "Excluded offenses" means any act if committed by an 15 16 adult would constitute first degree murder, escape, aggravated 17 criminal sexual assault, criminal sexual assault, aggravated 18 battery with a firearm, bringing or possessing a firearm, ammunition, or explosive in a penal institution, any "Super-X" 19 20 drug offense or calculated criminal drug conspiracy or 21 streetgang criminal drug conspiracy, or any predecessor or 22 successor offenses with the same or substantially the same 23 elements, or any inchoate offenses relating to the foregoing 24 offenses. 25 (c) "Home detention" means the confinement of a minor

26 adjudicated delinquent or subject to an adjudicatory hearing

under Article V for an act that if committed by an adult would 1 2 be an offense to his or her place of residence under the terms and conditions established by the supervising authority. 3 4 (d) "Participant" means a minor placed into an electronic 5 monitoring program. 6 (e) "Supervising authority" means the Department of 7 Juvenile Justice, probation supervisory authority, sheriff, superintendent of a juvenile detention center, or any other 8 9 officer or agency charged with authorizing and supervising home 10 detention. 11 (f) "Super-X drug offense" means a violation of clause 12 (a) (1) (B), (C), or (D) of Section 401; clause (a) (2) (B), (C), 13 or (D) of Section 401; clause (a) (3) (B), (C), or (D) of Section 401; or clause (a)(7)(B), (C), or (D) of Section 401 of the 14 15 Illinois Controlled Substances Act.

17 Sec. 5-7A-110. Application. (a) Except as provided in subsection (d), a minor subject 18 to an adjudicatory hearing or adjudicated delinguent for an act 19 20 that if committed by an adult would be an excluded offense may 21 not be placed in an electronic home detention program, except 22 upon order of the court upon good cause shown. 23 (b) A minor adjudicated delinquent for an act that if 24 committed by an adult would be a Class 1 felony, other than an

(705 ILCS 405/5-7A-110 new)

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25 <u>excluded offense</u>, may be placed in an electronic home detention

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1 program.

2	(c) A minor adjudicated delinquent for an act that if
3	committed by an adult would be a Class X felony, other than an
4	excluded offense, may be placed in an electronic home detention
5	program, provided that the person was sentenced on or after the
6	effective date of this amendatory Act of the 96th General
7	Assembly and provided that the court has not prohibited the
8	program for the minor in the sentencing order.
9	(d) Applications for electronic home detention may include
10	the following:
11	(1) pre-adjudicatory detention;
12	(2) probation;
13	(3) furlough;
14	(4) post-trial incarceration; or
15	(5) any other disposition under this Article.
16	(705 ILCS 405/5-7A-115 new)
17	Sec. 5-7A-115. Program description. The supervising
18	authority may promulgate rules that prescribe reasonable
19	guidelines under which an electronic home detention program
20	shall operate. These rules shall include, but not be limited,
21	to the following:
22	(A) The participant shall remain within the interior
23	premises or within the property boundaries of his or her
24	residence at all times during the hours designated by the
25	supervising authority. Such instances of approved absences

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1	from the home may include, but are not limited to, the
2	following:
3	(1) working or employment approved by the court or
4	traveling to or from approved employment;
5	(2) unemployed and seeking employment approved for
6	the participant by the court;
7	(3) undergoing medical, psychiatric, mental health
8	treatment, counseling, or other treatment programs
9	approved for the participant by the court;
10	(4) attending an educational institution or a
11	program approved for the participant by the court;
12	(5) attending a regularly scheduled religious
13	service at a place of worship;
14	(6) participating in community work release or
15	community service programs approved for the
16	participant by the supervising authority; or
17	(7) for another compelling reason consistent with
18	the public interest, as approved by the supervising
19	authority.
20	(B) The participant shall admit any person or agent
21	designated by the supervising authority into his or her
22	residence at any time for purposes of verifying the
23	participant's compliance with the conditions of his or her
24	detention.
25	(C) The participant shall make the necessary
26	arrangements to allow for any person or agent designated by

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1	the supervising authority to visit the participant's place
2	of education or employment at any time, based upon the
3	approval of the educational institution or employer or
4	both, for the purpose of verifying the participant's
5	compliance with the conditions of his or her detention.
6	(D) The participant shall acknowledge and participate
7	with the approved electronic monitoring device as
8	designated by the supervising authority at any time for the
9	purpose of verifying the participant's compliance with the
10	conditions of his or her detention.
11	(E) The participant shall maintain the following:
12	(1) a working telephone in the participant's home;
13	(2) a monitoring device in the participant's home,
14	or on the participant's person, or both; and
15	(3) a monitoring device in the participant's home
16	and on the participant's person in the absence of a
17	telephone.
18	(F) The participant shall obtain approval from the
19	supervising authority before the participant changes
20	residence or the schedule described in paragraph (A) of
21	this Section.
22	(G) The participant shall not commit another act that
23	if committed by an adult would constitute a crime during
24	the period of home detention ordered by the court.
25	(H) Notice to the participant that violation of the
26	order for home detention may subject the participant to an

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1	adjudicatory hearing for escape as described in Section
2	<u>5-7A-120.</u>
3	(I) The participant shall abide by other conditions as
4	set by the supervising authority.
5	(705 ILCS 405/7A-120 new)
6	Sec. 7A-120. Escape; failure to comply with a condition of
7	the juvenile electronic home monitoring detention program. A
8	minor charged with or adjudicated delinguent for an act that,
9	if committed by an adult, would constitute a felony or
10	misdemeanor, conditionally released from the supervising
11	authority through a juvenile electronic home monitoring
12	detention program, who knowingly violates a condition of the
13	juvenile electronic home monitoring detention program shall be
14	adjudicated a delinquent minor for such act and shall be
15	subject to an additional sentencing order under Section 5-710.
16	(705 ILCS 405/7A-125 new)
17	Sec. 7A-125. Consent of the participant. Before entering an
18	order for commitment for juvenile electronic home detention,
19	the supervising authority shall inform the participant and
20	other persons residing in the home of the nature and extent of
21	the approved electronic monitoring devices by doing the
22	following:
23	(A) Securing the written consent of the participant in
24	the program to comply with the rules and regulations of the

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program as stipulated in paragraphs (A) through (I) of 1 2 Section 5-7A-115. 3 (B) Where possible, securing the written consent of 4 other persons residing in the home of the participant, including the parent or legal guardian of the minor and of 5 the person in whose name the telephone is registered, at 6 7 the time of the order or commitment for electronic home 8 detention is entered and acknowledge the nature and extent 9 of approved electronic monitoring devices. 10 (C) Ensure that the approved electronic devices are 11 minimally intrusive upon the privacy of the participant and 12 other persons residing in the home while remaining in 13 compliance with paragraphs (B) through (D) of Section 14 5-7A-115.