

Sen. Bill Cunningham

Filed: 4/13/2015

	09900SB0201sam001 LRB099 03371 RLC 33720 a
1	AMENDMENT TO SENATE BILL 201
2	AMENDMENT NO Amend Senate Bill 201 by replacing
3	everything after the enacting clause with the following:
4	"Section 5. The Unified Code of Corrections is amended by
5	changing Section 5-5-3.2 as follows:
6	(730 ILCS 5/5-5-3.2)
7	Sec. 5-5-3.2. Factors in Aggravation and Extended-Term
8	Sentencing.
9	(a) The following factors shall be accorded weight in favor
10	of imposing a term of imprisonment or may be considered by the
11	court as reasons to impose a more severe sentence under Section
12	5-8-1 or Article 4.5 of Chapter V:
13	(1) the defendant's conduct caused or threatened
14	serious harm;
15	(2) the defendant received compensation for committing
16	the offense;

1 (3) the defendant has a history of prior delinquency or 2 criminal activity; (4) the defendant, by the duties of his office or by 3 his position, was obliged to prevent the particular offense 4 5 committed or to bring the offenders committing it to justice; 6 (5) the defendant held public office at the time of the 7 8 offense, and the offense related to the conduct of that 9 office; 10 (6) the defendant utilized his professional reputation or position in the community to commit the offense, or to 11 afford him an easier means of committing it; 12 (7) the sentence is necessary to deter others from 13 14 committing the same crime; 15 (8) the defendant committed the offense against a person 60 years of age or older or such person's property; 16 (9) the defendant committed the offense against a 17 18 person who is physically handicapped or such person's property; 19 20 (10) by reason of another individual's actual or 21 perceived race, color, creed, religion, ancestry, gender, 22 sexual orientation, physical or mental disability, or 23 national origin, the defendant committed the offense 24 against (i) the person or property of that individual; (ii) 25 the person or property of a person who has an association 26 with, is married to, or has a friendship with the other

or

1 individual; or (iii) the person or property of a relative (by blood or marriage) of a person described in clause (i) 2 3 or (ii). For the purposes of this Section, "sexual 4 orientation" means heterosexuality, homosexuality, 5 bisexuality;

(11) the offense took place in a place of worship or on 6 the grounds of a place of worship, immediately prior to, 7 8 during or immediately following worship services. For purposes of this subparagraph, "place of worship" shall 9 10 mean any church, synagoque or other building, structure or 11 place used primarily for religious worship;

(12) the defendant was convicted of a felony committed 12 13 while he was released on bail or his own recognizance 14 pending trial for a prior felony and was convicted of such 15 prior felony, or the defendant was convicted of a felony 16 committed while he was serving a period of probation, conditional discharge, or mandatory supervised release 17 under subsection (d) of Section 5-8-1 for a prior felony; 18

(13) the defendant committed or attempted to commit a 19 20 felony while he was wearing a bulletproof vest. For the 21 purposes of this paragraph (13), a bulletproof vest is any 22 device which is designed for the purpose of protecting the 23 wearer from bullets, shot or other lethal projectiles;

24 (14) the defendant held a position of trust or 25 supervision such as, but not limited to, family member as 26 defined in Section 11-0.1 of the Criminal Code of 2012,

teacher, scout leader, baby sitter, or day care worker, in 1 relation to a victim under 18 years of age, and the 2 defendant committed an offense in violation of Section 3 11-1.20, 11-1.30, 11-1.40, 11-1.50, 11-1.60, 11-6, 11-11, 4 5 11-14.4 except for an offense that involves keeping a place of juvenile prostitution, 11-15.1, 11-19.1, 11-19.2, 6 11-20.1, 11-20.1B, 11-20.3, 12-13, 12-14, 12-14.1, 12-15 7 8 or 12-16 of the Criminal Code of 1961 or the Criminal Code 9 of 2012 against that victim;

10 (15) the defendant committed an offense related to the 11 activities of an organized gang. For the purposes of this 12 factor, "organized gang" has the meaning ascribed to it in 13 Section 10 of the Streetgang Terrorism Omnibus Prevention 14 Act;

15 (16) the defendant committed an offense in violation of one of the following Sections while in a school, regardless 16 17 of the time of day or time of year; on any conveyance 18 owned, leased, or contracted by a school to transport 19 students to or from school or a school related activity; on 20 the real property of a school; or on a public way within 21 1,000 feet of the real property comprising any school: Section 10-1, 10-2, 10-5, 11-1.20, 11-1.30, 11-1.40, 22 11-1.50, 11-1.60, 11-14.4, 11-15.1, 11-17.1, 11-18.1, 23 11-19.1, 11-19.2, 12-2, 12-4, 12-4.1, 12-4.2, 12-4.3, 24 25 12-6, 12-6.1, 12-6.5, 12-13, 12-14, 12-14.1, 12-15, 12-16, 26 18-2, or 33A-2, or Section 12-3.05 except for subdivision (a) (4) or (g) (1), of the Criminal Code of 1961 or the
 Criminal Code of 2012;

(16.5) the defendant committed an offense in violation 3 4 of one of the following Sections while in a day care 5 center, regardless of the time of day or time of year; on the real property of a day care center, regardless of the 6 time of day or time of year; or on a public way within 7 8 1,000 feet of the real property comprising any day care 9 center, regardless of the time of day or time of year: 10 Section 10-1, 10-2, 10-5, 11-1.20, 11-1.30, 11-1.40, 11-1.50, 11-1.60, 11-14.4, 11-15.1, 11-17.1, 11-18.1, 11 11-19.1, 11-19.2, 12-2, 12-4, 12-4.1, 12-4.2, 12-4.3, 12 13 12-6, 12-6.1, 12-6.5, 12-13, 12-14, 12-14.1, 12-15, 12-16, 18-2, or 33A-2, or Section 12-3.05 except for subdivision 14 15 (a) (4) or (q) (1), of the Criminal Code of 1961 or the 16 Criminal Code of 2012;

(17) the defendant committed the offense by reason of any person's activity as a community policing volunteer or to prevent any person from engaging in activity as a community policing volunteer. For the purpose of this Section, "community policing volunteer" has the meaning ascribed to it in Section 2-3.5 of the Criminal Code of 2012;

(18) the defendant committed the offense in a nursing
home or on the real property comprising a nursing home. For
the purposes of this paragraph (18), "nursing home" means a

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1 skilled nursing or intermediate long term care facility 2 that is subject to license by the Illinois Department of 3 Public Health under the Nursing Home Care Act, the 4 Specialized Mental Health Rehabilitation Act of 2013, or 5 the ID/DD Community Care Act;

6 (19) the defendant was a federally licensed firearm 7 dealer and was previously convicted of a violation of 8 subsection (a) of Section 3 of the Firearm Owners 9 Identification Card Act and has now committed either a 10 felony violation of the Firearm Owners Identification Card 11 Act or an act of armed violence while armed with a firearm;

the defendant (i) committed the offense of 12 (20)13 reckless homicide under Section 9-3 of the Criminal Code of 1961 or the Criminal Code of 2012 or the offense of driving 14 15 under the influence of alcohol, other drug or drugs, intoxicating compound or compounds or any combination 16 thereof under Section 11-501 of the Illinois Vehicle Code 17 or a similar provision of a local ordinance and (ii) was 18 operating a motor vehicle in excess of 20 miles per hour 19 20 over the posted speed limit as provided in Article VI of 21 Chapter 11 of the Illinois Vehicle Code;

(21) the defendant (i) committed the offense of reckless driving or aggravated reckless driving under Section 11-503 of the Illinois Vehicle Code and (ii) was operating a motor vehicle in excess of 20 miles per hour over the posted speed limit as provided in Article VI of 1

Chapter 11 of the Illinois Vehicle Code;

(22) the defendant committed the offense against a 2 person that the defendant knew, or reasonably should have 3 known, was a member of the Armed Forces of the United 4 5 States serving on active duty. For purposes of this clause (22), the term "Armed Forces" means any of the Armed Forces 6 of the United States, including a member of any reserve 7 8 component thereof or National Guard unit called to active 9 duty;

10 (23) the defendant committed the offense against a 11 person who was elderly, disabled, or infirm by taking 12 advantage of a family or fiduciary relationship with the 13 elderly, disabled, or infirm person;

14 (24) the defendant committed any offense under Section
15 11-20.1 of the Criminal Code of 1961 or the Criminal Code
16 of 2012 and possessed 100 or more images;

17 (25) the defendant committed the offense while the 18 defendant or the victim was in a train, bus, or other 19 vehicle used for public transportation;

20 (26) the defendant committed the offense of child 21 pornography or aggravated child pornography, specifically 22 including paragraph (1), (2), (3), (4), (5), or (7) of 23 subsection (a) of Section 11-20.1 of the Criminal Code of 24 1961 or the Criminal Code of 2012 where a child engaged in, 25 solicited for, depicted in, or posed in any act of sexual 26 penetration or bound, fettered, or subject to sadistic, 09900SB0201sam001

masochistic, or sadomasochistic abuse in a sexual context 1 and specifically including paragraph (1), (2), (3), (4), 2 3 (5), or (7) of subsection (a) of Section 11-20.1B or Section 11-20.3 of the Criminal Code of 1961 where a child 4 5 engaged in, solicited for, depicted in, or posed in any act of sexual penetration or bound, fettered, or subject to 6 sadistic, masochistic, or sadomasochistic abuse in a 7 8 sexual context;

9 (27) the defendant committed the offense of first 10 degree murder, assault, aggravated assault, battery, aggravated battery, robbery, armed robbery, or aggravated 11 12 robbery against a person who was a veteran and the 13 defendant knew, or reasonably should have known, that the 14 person was a veteran performing duties as a representative 15 of a veterans' organization. For the purposes of this paragraph (27), "veteran" means an Illinois resident who 16 17 has served as a member of the United States Armed Forces, a member of the Illinois National Guard, or a member of the 18 United States Reserve Forces; and "veterans' organization" 19 20 means an organization comprised of members of which 21 substantially all are individuals who are veterans or 22 spouses, widows, or widowers of veterans, the primary 23 purpose of which is to promote the welfare of its members 24 and to provide assistance to the general public in such a 25 way as to confer a public benefit; or

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(28) the defendant committed the offense of assault,

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aggravated assault, battery, aggravated battery, robbery, armed robbery, or aggravated robbery against a person that the defendant knew or reasonably should have known was a letter carrier or postal worker while that person was performing his or her duties delivering mail for the United States Postal Service; or

7 <u>(29) the defendant committed the offense of promoting</u> 8 <u>juvenile prostitution, patronizing a prostitute, or</u> 9 <u>patronizing a minor engaged in prostitution and at the time</u> 10 <u>of the commission of the offense knew that the prostitute</u> 11 <u>or minor engaged in prostitution was a ward of the</u> 12 <u>Department of Children and Family Services</u>.

13 For the purposes of this Section:

14 "School" is defined as a public or private elementary or 15 secondary school, community college, college, or university.

"Day care center" means a public or private State certified and licensed day care center as defined in Section 2.09 of the Child Care Act of 1969 that displays a sign in plain view stating that the property is a day care center.

20 "Public transportation" means the transportation or 21 conveyance of persons by means available to the general public, 22 and includes paratransit services.

(b) The following factors, related to all felonies, may be considered by the court as reasons to impose an extended term sentence under Section 5-8-2 upon any offender:

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(1) When a defendant is convicted of any felony, after

having been previously convicted in Illinois or any other jurisdiction of the same or similar class felony or greater class felony, when such conviction has occurred within 10 years after the previous conviction, excluding time spent in custody, and such charges are separately brought and tried and arise out of different series of acts; or

7 (2) When a defendant is convicted of any felony and the 8 court finds that the offense was accompanied by 9 exceptionally brutal or heinous behavior indicative of 10 wanton cruelty; or

11 (3) When a defendant is convicted of any felony 12 committed against:

(i) a person under 12 years of age at the time ofthe offense or such person's property;

(ii) a person 60 years of age or older at the time
of the offense or such person's property; or

17 (iii) a person physically handicapped at the time
18 of the offense or such person's property; or

19 (4) When a defendant is convicted of any felony and the 20 offense involved any of the following types of specific 21 misconduct committed as part of a ceremony, rite, 22 initiation, observance, performance, practice or activity 23 of any actual or ostensible religious, fraternal, or social 24 group:

(i) the brutalizing or torturing of humans oranimals;

(ii) the theft of human corpses; 1 (iii) the kidnapping of humans; 2 3 (iv) the desecration of any cemetery, religious, fraternal, business, governmental, educational, or 4 5 other building or property; or (v) ritualized abuse of a child; or 6 (5) When a defendant is convicted of a felony other 7 8 than conspiracy and the court finds that the felony was

9 committed under an agreement with 2 or more other persons 10 to commit that offense and the defendant, with respect to the other individuals, occupied a position of organizer, 11 supervisor, financier, or any other position of management 12 13 or leadership, and the court further finds that the felony 14 committed was related to or in furtherance of the criminal 15 activities of an organized gang or was motivated by the defendant's leadership in an organized gang; or 16

17 (6) When a defendant is convicted of an offense 18 committed while using a firearm with a laser sight attached 19 to it. For purposes of this paragraph, "laser sight" has 20 the meaning ascribed to it in Section 26-7 of the Criminal 21 Code of 2012; or

(7) When a defendant who was at least 17 years of age at the time of the commission of the offense is convicted of a felony and has been previously adjudicated a delinquent minor under the Juvenile Court Act of 1987 for an act that if committed by an adult would be a Class X or 1 Class 1 felony when the conviction has occurred within 10 2 years after the previous adjudication, excluding time 3 spent in custody; or

4 (8) When a defendant commits any felony and the 5 defendant used, possessed, exercised control over, or 6 otherwise directed an animal to assault a law enforcement 7 officer engaged in the execution of his or her official 8 duties or in furtherance of the criminal activities of an 9 organized gang in which the defendant is engaged; or

10 (9) When a defendant commits any felony and the 11 defendant knowingly video or audio records the offense with 12 the intent to disseminate the recording.

(c) The following factors may be considered by the court as
reasons to impose an extended term sentence under Section 5-8-2
(730 ILCS 5/5-8-2) upon any offender for the listed offenses:

(1) When a defendant is convicted of first degree 16 murder, after having been previously convicted in Illinois 17 18 of any offense listed under paragraph (c)(2) of Section 5-5-3 (730 ILCS 5/5-5-3), when that conviction has occurred 19 20 within 10 years after the previous conviction, excluding 21 time spent in custody, and the charges are separately 22 brought and tried and arise out of different series of 23 acts.

(1.5) When a defendant is convicted of first degree
 murder, after having been previously convicted of domestic
 battery (720 ILCS 5/12-3.2) or aggravated domestic battery

1 (720 ILCS 5/12-3.3) committed on the same victim or after 2 having been previously convicted of violation of an order 3 of protection (720 ILCS 5/12-30) in which the same victim 4 was the protected person.

5 (2) When a defendant is convicted of voluntary 6 manslaughter, second degree murder, involuntary 7 manslaughter, or reckless homicide in which the defendant 8 has been convicted of causing the death of more than one 9 individual.

10 When a defendant is convicted of aggravated (3) criminal sexual assault or criminal sexual assault, when 11 there is a finding that aggravated criminal sexual assault 12 13 or criminal sexual assault was also committed on the same victim by one or more other individuals, and the defendant 14 15 voluntarily participated in the crime with the knowledge of the participation of the others in the crime, and the 16 17 commission of the crime was part of a single course of 18 conduct during which there was no substantial change in the 19 nature of the criminal objective.

(4) If the victim was under 18 years of age at the time 20 21 of the commission of the offense, when a defendant is 22 convicted of aggravated criminal sexual assault or 23 predatory criminal sexual assault of a child under 24 subsection (a) (1) of Section 11-1.40 or subsection (a) (1) 25 of Section 12-14.1 of the Criminal Code of 1961 or the 26 Criminal Code of 2012 (720 ILCS 5/11-1.40 or 5/12-14.1).

1 (5) When a defendant is convicted of a felony violation 2 of Section 24-1 of the Criminal Code of 1961 or the 3 Criminal Code of 2012 (720 ILCS 5/24-1) and there is a 4 finding that the defendant is a member of an organized 5 gang.

6 (6) When a defendant was convicted of unlawful use of 7 weapons under Section 24-1 of the Criminal Code of 1961 or 8 the Criminal Code of 2012 (720 ILCS 5/24-1) for possessing 9 a weapon that is not readily distinguishable as one of the 10 weapons enumerated in Section 24-1 of the Criminal Code of 11 1961 or the Criminal Code of 2012 (720 ILCS 5/24-1).

(7) When a defendant is convicted of an offense 12 13 involving the illegal manufacture of а controlled 14 substance under Section 401 of the Illinois Controlled 15 Substances Act (720 ILCS 570/401), the illegal manufacture 16 of methamphetamine under Section 25 of the Methamphetamine 17 Control and Community Protection Act (720 ILCS 646/25), or 18 the illegal possession of explosives and an emergency 19 response officer in the performance of his or her duties is 20 killed or injured at the scene of the offense while 21 responding to the emergency caused by the commission of the 22 offense. In this paragraph, "emergency" means a situation 23 in which a person's life, health, or safety is in jeopardy; 24 and "emergency response officer" means a peace officer, 25 community policing volunteer, fireman, emergency medical 26 technician-ambulance, medical emergency

1 technician-intermediate, emergency medical technician-paramedic, ambulance driver, other medical 2 3 assistance or first aid personnel, or hospital emergency 4 room personnel.

5 (8) When the defendant is convicted of attempted mob action, solicitation to commit mob action, or conspiracy to 6 commit mob action under Section 8-1, 8-2, or 8-4 of the 7 Criminal Code of 2012, where the criminal object is a 8 9 violation of Section 25-1 of the Criminal Code of 2012, and 10 an electronic communication is used in the commission of the offense. For the purposes of this paragraph (8), 11 "electronic communication" shall have the meaning provided 12 13 in Section 26.5-0.1 of the Criminal Code of 2012.

14 (d) For the purposes of this Section, "organized gang" has 15 the meaning ascribed to it in Section 10 of the Illinois Streetgang Terrorism Omnibus Prevention Act. 16

17 (e) The court may impose an extended term sentence under Article 4.5 of Chapter V upon an offender who has been 18 convicted of a felony violation of Section 11-1.20, 11-1.30, 19 20 11-1.40, 11-1.50, 11-1.60, 12-13, 12-14, 12-14.1, 12-15, or 12-16 of the Criminal Code of 1961 or the Criminal Code of 2012 21 22 when the victim of the offense is under 18 years of age at the time of the commission of the offense and, during the 23 24 commission of the offense, the victim was under the influence 25 of alcohol, regardless of whether or not the alcohol was 26 supplied by the offender; and the offender, at the time of the

commission of the offense, knew or should have known that the 1 2 victim had consumed alcohol.

(Source: P.A. 97-38, eff. 6-28-11, 97-227, eff. 1-1-12; 97-333, 3 4 eff. 8-12-11; 97-693, eff. 1-1-13; 97-1108, eff. 1-1-13; 5 97-1109, eff. 1-1-13; 97-1150, eff. 1-25-13; 98-14, eff. 1-1-14; 98-104, eff. 7-22-13; 98-385, eff. 1-1-14; 98-756, eff. 6 7 7-16-14.)".