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AN ACT in relation to criminal law.

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

4 Section 5. The Unified Code of Corrections is amended 5 by changing Section 3-3-7 and adding Section 3-14-2.1 as 6 follows:

7 (730 ILCS 5/3-3-7) (from Ch. 38, par. 1003-3-7)
8 Sec. 3-3-7. Conditions of Parole or Mandatory Supervised
9 Release.

10 (a) The conditions of parole or mandatory supervised 11 release shall be such as the Prisoner Review Board deems 12 necessary to assist the subject in leading a law-abiding 13 life. The conditions of every parole and mandatory supervised 14 release are that the subject:

15 (1) not violate any criminal statute of any
 16 jurisdiction during the parole or release term; and

17 (2) refrain from possessing a firearm or other18 dangerous weapon.

(a-5) In the case of a violent offender or a sex 19 20 offender as defined in Section 3-14-2.1 of this Code, failure to have the required in-person contacts shall result in an 21 immediate revocation of parole or mandatory supervised 22 23 release and loss of earned good time unless it is shown that the failure to have the required visits was not due to the 24 actions of the parolee or releasee. The condition imposed by 25 this subsection (a-5) is in addition to any other conditions 26 27 imposed by law or by the Board.

(b) The Board may in addition to other conditionsrequire that the subject:

30 (1) work or pursue a course of study or vocational 31 training;

1 (2) undergo medical or psychiatric treatment, or 2 treatment for drug addiction or alcoholism; (3) attend or reside in a facility established for 3 4 the instruction or residence of persons on probation or 5 parole; (4) support his dependents; 6 7 (5) report to an agent of the Department of 8 Corrections; 9 (6) permit the agent to visit him at his home or elsewhere to the extent necessary to discharge his 10 11 duties; (7) comply with the terms and conditions of an 12 order of protection issued pursuant to the Illinois 13 Domestic Violence Act of 1986, enacted by the 84th 14 15 General Assembly, or an order of protection issued by the 16 court of another state, tribe, or United States 17 territory. (8) and, in addition, if a minor: 18 19 (i) reside with his parents or in a foster home; 20 (ii) attend school; 21 22 (iii) attend a non-residential program for 23 youth; (iv) contribute to his own support at home or 24 25 in a foster home. (c) The conditions under which the parole or mandatory 26 supervised release is to be served shall be communicated to 27 the person in writing prior to his release, and he shall sign 28 the same before release. A signed copy of these conditions, 29 30 including a copy of an order of protection where one had been issued by the criminal court, shall be retained by the person 31 32 and another copy forwarded to the officer in charge of his 33 supervision. (d) After a hearing under Section 3-3-9, the Prisoner 34

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Review Board may modify or enlarge the conditions of parole
 or mandatory supervised release.

3 (e) The Department shall inform all offenders committed 4 to the Department of the optional services available to them 5 upon release and shall assist inmates in availing themselves 6 of such optional services upon their release on a voluntary 7 basis.

8 (Source: P.A. 91-903, eff. 1-1-01.)

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(730 ILCS 5/3-14-2.1 new)

10 <u>Sec. 3-14-2.1. Supervision on parole, mandatory</u> 11 <u>supervised release and release for violent offenders and sex</u> 12 <u>offenders.</u>

(a) The Department shall retain custody of all persons 13 14 who are violent offenders and sex offenders as defined by 15 this Section and who are placed on parole or mandatory supervised release or released under Section 3-3-10 of this 16 17 Code and shall supervise those persons during their parole or release period in accordance with conditions set by the 18 Prisoner Review Board. The conditions shall include those set 19 forth under Section 3-14-2 of this Code and supervision 20 21 requirements of no less than one in-person contact per week by a parole officer with the assigned parolee or releasee, 22 including unannounced visits at the parolee or releasee's 23 24 home, place of employment, or educational institution.

25 <u>In this Section:</u>

"Violent offense" means a violation of any of the 26 following Sections of the Criminal Code of 1961: Section 27 8-1.1 (solicitation of murder), Section 8-1.2 (solicitation 28 of murder for hire), Section 9-1 (first degree murder if the 29 30 offense was committed on or after June 30, 2001), Section <u>10-1 (kidnapping), Section 10-2 (aggravated kidnapping),</u> 31 Section 10-3 (unlawful restraint), Section 10-3.1 (aggravated 32 unlawful restraint), Section 10-5 (child abduction), Section 33

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12-7.4 (aggravated stalking), Section 12-30 (violation of an
 order of protection), or Section 12-33 (ritualized abuse of a
 child). An attempt to commit any of these offenses.

4 "Sex offense" means a violation of any of the following Sections of the Criminal Code of 1961: Section 11-6 (indecent 5 solicitation of a child), Section 11-9 (public indecency when 6 7 committed in a school or on a conveyance, owned, leased, or contracted by a school to transport students to or from 8 9 school or a school related activity), Section 11-9.1 (sexual exploitation of a child), Section 11-15.1 (soliciting for a 10 juvenile prostitute), Section 11-17.1 (keeping a place of 11 juvenile prostitution), Section 11-18.1 (patronizing a 12 juvenile prostitute), Section 11-19.1 (juvenile pimping), 13 Section 11-19.2 (exploitation of a child), Section 11-20.1 14 (child pornography), Section 11-21 (harmful material), 15 Section 12-13 (criminal sexual assault), Section 12-14 16 (aggravated criminal sexual assault), Section 12-14.1 17 (predatory criminal sexual assault of a child), Section 12-15 18 (criminal sexual abuse), or Section 12-16 (aggravated 19 criminal sexual abuse). An attempt to commit any of these 20 21 offenses.

22 (b) A caseload for parole officers or supervisors who are assigned offenders who are released as a result of a 23 24 violent offense against a person or a sex offense as defined in this Section must accommodate no less than one weekly 25 in-person unannounced visit with the assigned parolee or 26 releasee. The unannounced visits shall include visits to the 27 parolee's or releasee's home, place of employment, or 28 29 educational institution.

30 Section 99. Effective date. This Act takes effect on 31 July 1, 2003.