- AMENDMENT TO HOUSE BILL 4129 1
- 2 AMENDMENT NO. \_\_\_\_. Amend House Bill 4129 by replacing
- 3 everything after the enacting clause with the following:
- 4 "Section 5. The Juvenile Court Act of 1987 is amended
- 5 by changing Section 5-130 as follows:
- 6 (705 ILCS 405/5-130)
- 7 Sec. 5-130. Excluded jurisdiction.
- (1) (a) The definition of delinquent minor under Section
- 9 5-120 of this Article shall not apply to any minor who at the
- 10 time of an offense was at least 15 years of age and who is
- charged with first degree murder, aggravated criminal sexual 11
- 12 assault, aggravated battery with a firearm committed in a
- school, on the real property comprising a school, within 13
- 14 1,000 feet of the real property comprising a school, at a
- school related activity, or on, boarding, or departing from 15
- any conveyance owned, leased, or contracted by a school or 16
- school district to transport students to or from school or a
- school related activity regardless of the time of day or time 18
- of year that the offense was committed, armed robbery when 19
- the armed robbery was committed with a firearm, or aggravated 20
- 21 vehicular hijacking when the hijacking was committed with a
- 22 firearm.

- These charges and all other charges arising out of the same incident shall be prosecuted under the criminal laws of
- 3 this State.
- For purposes of this paragraph (a) of subsection (1):
- 5 "School" means a public or private elementary or
- 6 secondary school, community college, college, or university.
- 7 "School related activity" means any sporting, social,
- 8 academic or other activity for which students' attendance or
- 9 participation is sponsored, organized, or funded in whole or
- in part by a school or school district.
- 11 (b) (i) If before trial or plea an information or
- 12 indictment is filed that does not charge an offense specified
- in paragraph (a) of this subsection (1) the State's Attorney
- 14 may proceed on any lesser charge or charges, but only in
- 15 Juvenile Court under the provisions of this Article. The
- 16 State's Attorney may proceed under the Criminal Code of 1961
- 17 on a lesser charge if before trial the minor defendant
- 18 knowingly and with advice of counsel waives, in writing, his
- or her right to have the matter proceed in Juvenile Court.
- 20 (ii) If before trial or plea an information or
- 21 indictment is filed that includes one or more charges
- 22 specified in paragraph (a) of this subsection (1) and
- 23 additional charges that are not specified in that paragraph,
- 24 all of the charges arising out of the same incident shall be
- 25 prosecuted under the Criminal Code of 1961.
- 26 (c) (i) If after trial or plea the minor is convicted of
- any offense covered by paragraph (a) of this subsection (1),
- then, in sentencing the minor, the court shall have available
- 29 any or all dispositions prescribed for that offense under
- 30 Chapter V of the Unified Code of Corrections.
- 31 (ii) If after trial or plea the court finds that the
- 32 minor committed an offense not covered by paragraph (a) of
- 33 this subsection (1), that finding shall not invalidate the
- 34 verdict or the prosecution of the minor under the criminal

1 laws of the State; however, unless the State requests a 2 hearing for the purpose of sentencing the minor under Chapter V of the Unified Code of Corrections, the Court must proceed 3 4 under Sections 5-705 and 5-710 of this Article. To request a hearing, the State must file a written motion within 10 days 5 following the entry of a finding or the return of a verdict. 6 7 Reasonable notice of the motion shall be given to the minor 8 or his or her counsel. If the motion is made by the State, the court shall conduct a hearing to determine if the minor 9 should be sentenced under Chapter V of the Unified Code of 10 11 Corrections. In making its determination, the court shall 12 consider among other matters: (a) whether there is evidence 13 t.hat. t.he offense was committed in an aggressive and premeditated manner; (b) the age of the minor; 14 the 15 history of the minor; (d) whether there 16 facilities particularly available to the Juvenile Court or the Department of Corrections, Juvenile Division, for the 17 treatment and rehabilitation of the minor; (e) whether the 18 19 security of the public requires sentencing under Chapter V of the Unified Code of Corrections; and (f) whether the minor 20 21 possessed a deadly weapon when committing the offense. The 22 rules of evidence shall be the same as if at trial. 23 the hearing the court finds that the minor should be sentenced under Chapter V of the Unified Code of Corrections, 24 25 then the court shall sentence the minor accordingly having available to it any or all dispositions so prescribed. 26 27 (2) (Blank). (a)--The-definition-of--a--delinquent--minor under--Section--5-120--of-this-Article-shall-not-apply-to-any 28

(2) (Blank). (a)--The-definition-of--a--delinquent--minor under--Section--5-120--of-this-Article-shall-not-apply-to-any minor-who-at-the-time-of-the-offense-was-at-least-15-years-of age-and-who-is-charged-with-an-offense-under-Section--401--of the--Illinois--Controlled--Substances-Act,-while-in-a-school, regardless-of-the-time-of-day-or-the-time-of--year,--or--any conveyance--owned,--leased--or--contracted--by--a--school--to transport--students--to--or--from--school-or-a-school-related

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1 activity,-or-residential-property-owned,-operated-or--managed 2 by--a--publie--housing--agency--or-leased-by-a-publie-housing 3 agency--as--part--of--a--scattered---site---or--mixed-income 4 development, -- on -- the -- real -- property -- comprising - any -school, 5 regardless-of-the-time--of--day--or--the--time--of--year,--or residential--property--owned,-operated-or-managed-by-a-public 6 7 housing-agency-or-leased-by-a-public-housing-agency--as--part 8 of--a--scattered--site--or--mixed-income-development,-or-on-a 9  $\verb"public-way-within-1-7000-feet-of-the-real-property--comprising"$ 10 any--school,--regardless--of--the--time-of-day-or-the-time-of 11 year,-or-residential-property-owned,-operated-or-managed-by-a 12 public-housing-agency-or-leased-by-a-public-housing-agency-as 13 part-of-a-scattered-site-or-mixed-income-development.--School 14 is-defined,-for-the-purposes-of-this-Section,-as--any--public 15 or-private-elementary-or-secondary-school,-community-college, 16 college, -- or - university -- These - charges - and - all - other - charges 17 arising-out-of-the-same-incident-shall--be--prosecuted--under the-criminal-laws-of-this-State-18 19 (b)-(i)--If--before--trial--or--plea--an--information--or 20 indictment-is-filed-that-does-not-charge-an-offense-specified 21 in--paragraph-(a)-of-this-subsection-(2)-the-State's-Attorney 22 may-proceed-on-any-lesser-charge--or--charges,--but--only--in 23 Juvenile--Court--under--the--provisions-of-this-Article---The 24 State's-Attorney-may-proceed-under-the-criminal-laws-of--this State--on-a-lesser-charge-if-before-trial-the-minor-defendant 25 26 knowingly-and-with-advice-of-counsel-waives,-in-writing,--his 27 or-her-right-to-have-the-matter-proceed-in-Juvenile-Court. 28 (ii)--If---before---trial---or--plea--an--information--or 29 indictment--is--filed--that--includes--one--or--more--charges 30 specified--in--paragraph--(a)--of--this--subsection--(2)--and 31 additional-charges-that-are-not-specified-in-that--paragraph, 32 all--of-the-charges-arising-out-of-the-same-incident-shall-be 33 prosecuted-under-the-criminal-laws-of-this-State-34 (c)-(i)--If-after-trial-or-plea-the-minor-is-convicted-of

any-offense-covered-by-paragraph-(a)-of-this-subsection--(2),

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2 then,-in-sentencing-the-minor,-the-court-shall-have-available 3 any--or--all--dispositions--prescribed-for-that-offense-under 4 Chapter-V-of-the-Unified-Code-of-Corrections. 5 (ii)--If-after-trial-or-plea-the--court--finds--that--the 6 minor--committed--an--offense-not-covered-by-paragraph-(a)-of 7 this-subsection-(2),-that-finding-shall--not--invalidate--the 8 verdict--or--the--prosecution-of-the-minor-under-the-criminal laws-of-the-State;--however;--unless--the--State--requests--a 9 10 hearing-for-the-purpose-of-sentencing-the-minor-under-Chapter 11 V--of-the-Unified-Code-of-Corrections,-the-Court-must-proceed 12 under-Sections-5-705-and-5-710-of-this-Article---To-request-a 13 hearing,-the-State-must-file-a-written-motion-within-10--days 14 following--the-entry-of-a-finding-or-the-return-of-a-verdict-15 Reasonable-notice-of-the-motion-shall-be-given-to--the--minor 16 or--his--or-her-counsel---If-the-motion-is-made-by-the-State-17 the-court-shall-conduct-a-hearing-to-determine-if--the--minor should--be--sentenced--under-Chapter-V-of-the-Unified-Code-of 18 19 Corrections.--In-making-its-determination,--the--court--shall 20 consider--among--other-matters:-(a)-whether-there-is-evidence 21 that--the--offense--was--committed--in--an---aggressive---and 22 premeditated--manner;--(b)--the--age--of--the--minor;-(c)-the 23 previous-history-of-the-minor;--(d)--whether-there--are 24 facilities--particularly--available--to-the-Juvenile-Court-or 25 the-Department-of-Corrections,--Juvenile--Division,--for--the treatment--and--rehabilitation--of-the-minor; -(e)-whether-the26 27 security-of-the-public-requires-sentencing-under-Chapter-V-of 28 the-Unified-Code-of-Corrections;-and-(f)--whether--the--minor 29 possessed--a--deadly-weapon-when-committing-the-offense:--The 30 rules-of-evidence-shall-be-the-same-as-if-at-trial---If-after 31 the--hearing--the--court--finds--that--the--minor--should--be sentenced-under-Chapter-V-of-the-Unified-Code-of-Corrections, 32 33 then-the-court-shall-sentence-the--minor--accordingly--having 34 available-to-it-any-or-all-dispositions-so-prescribed-

- 1 (3) (a) The definition of delinquent minor under Section 2 5-120 of this Article shall not apply to any minor who at the time of the offense was at least 15 years of age and who is 3 4 charged with a violation of the provisions of paragraph (1), 5 (3), (4), or (10) of subsection (a) of Section 24-1 of the 6 Criminal Code of 1961 while in school, regardless of the time 7 of day or the time of year, or on the real property comprising any school, regardless of the time of day or the 8 9 time of year. School is defined, for purposes of this Section as any public or private elementary or secondary 10 11 school, community college, college, or university. These charges and all other charges arising out of the same 12 incident shall be prosecuted under the criminal laws of this 13 14 State.
- If before trial or plea an information or 15 16 indictment is filed that does not charge an offense specified in paragraph (a) of this subsection (3) the State's Attorney 17 18 may proceed on any lesser charge or charges, but only in 19 Juvenile Court under the provisions of this Article. State's Attorney may proceed under the criminal laws of this 20 21 State on a lesser charge if before trial the minor defendant knowingly and with advice of counsel waives, in writing, 22 23 or her right to have the matter proceed in Juvenile Court.
  - (ii) If before trial or plea an information or indictment is filed that includes one or more charges specified in paragraph (a) of this subsection (3) and additional charges that are not specified in that paragraph, all of the charges arising out of the same incident shall be prosecuted under the criminal laws of this State.

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30 (c) (i) If after trial or plea the minor is convicted of 31 any offense covered by paragraph (a) of this subsection (3), 32 then, in sentencing the minor, the court shall have available 33 any or all dispositions prescribed for that offense under 34 Chapter V of the Unified Code of Corrections.

1 (ii) If after trial or plea the court finds that the 2 minor committed an offense not covered by paragraph (a) of this subsection (3), that finding shall not invalidate the 3 4 verdict or the prosecution of the minor under the criminal 5 laws of the State; however, unless the State requests a 6 hearing for the purpose of sentencing the minor under Chapter 7 V of the Unified Code of Corrections, the Court must proceed under Sections 5-705 and 5-710 of this Article. To request a 8 9 hearing, the State must file a written motion within 10 following the entry of a finding or the return of a verdict. 10 11 Reasonable notice of the motion shall be given to the minor or his or her counsel. If the motion is made by the State, 12 the court shall conduct a hearing to determine if the minor 13 should be sentenced under Chapter V of the Unified Code of 14 15 Corrections. In making its determination, the court shall 16 consider among other matters: (a) whether there is evidence that the offense was committed in an 17 aggressive premeditated manner; (b) the age of the minor; (c) the 18 19 previous history of the minor; (d) whether there facilities particularly available to the Juvenile Court or 20 21 the Department of Corrections, Juvenile Division, for the 22 treatment and rehabilitation of the minor; (e) whether the 23 security of the public requires sentencing under Chapter V of the Unified Code of Corrections; and (f) whether the minor 24 25 possessed a deadly weapon when committing the offense. rules of evidence shall be the same as if at trial. 26 If after the hearing the court finds that the minor should be 27 sentenced under Chapter V of the Unified Code of Corrections, 28 then the court shall sentence the minor accordingly having 29 30 available to it any or all dispositions so prescribed. 31

(4) (a) The definition of delinquent minor under Section 5-120 of this Article shall not apply to any minor who at the time of an offense was at least 13 years of age and who is charged with first degree murder committed during the course

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- 1 of either aggravated criminal sexual assault, criminal sexual
- 2 assault, or aggravated kidnaping. However, this subsection
- 3 (4) does not include a minor charged with first degree murder
- 4 based exclusively upon the accountability provisions of the
- 5 Criminal Code of 1961.
- 6 (b) (i) If before trial or plea an information or
- 7 indictment is filed that does not charge first degree murder
- 8 committed during the course of aggravated criminal sexual
- 9 assault, criminal sexual assault, or aggravated kidnaping,
- 10 the State's Attorney may proceed on any lesser charge or
- 11 charges, but only in Juvenile Court under the provisions of
- 12 this Article. The State's Attorney may proceed under the
- 13 criminal laws of this State on a lesser charge if before
- 14 trial the minor defendant knowingly and with advice of
- 15 counsel waives, in writing, his or her right to have the
- 16 matter proceed in Juvenile Court.
- 17 (ii) If before trial or plea an information or
- 18 indictment is filed that includes first degree murder
- 19 committed during the course of aggravated criminal sexual
- 20 assault, criminal sexual assault, or aggravated kidnaping,
- 21 and additional charges that are not specified in paragraph
- 22 (a) of this subsection, all of the charges arising out of the
- 23 same incident shall be prosecuted under the criminal laws of
- 24 this State.
- 25 (c) (i) If after trial or plea the minor is convicted of
- 26 first degree murder committed during the course of aggravated
- 27 criminal sexual assault, criminal sexual assault, or
- 28 aggravated kidnaping, in sentencing the minor, the court
- 29 shall have available any or all dispositions prescribed for
- 30 that offense under Chapter V of the Unified Code of
- 31 Corrections.
- 32 (ii) If the minor was not yet 15 years of age at the
- 33 time of the offense, and if after trial or plea the court
- 34 finds that the minor committed an offense other than first

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degree murder committed during the course of 2 aggravated criminal sexual assault, criminal sexual assault, or aggravated kidnapping, the finding shall not invalidate 3 4 the verdict or the prosecution of the minor under the 5 criminal laws of the State; however, unless the State 6 requests a hearing for the purpose of sentencing the 7 under Chapter V of the Unified Code of Corrections, the Court must proceed under Sections 5-705 and 5-710 of this Article. 8 9 To request a hearing, the State must file a written motion within 10 days following the entry of a finding or the return 10 11 of a verdict. Reasonable notice of the motion shall be given to the minor or his or her counsel. If the motion is made by 12 the State, the court shall conduct a hearing to determine 13 whether the minor should be sentenced under Chapter V of 14 15 Unified Code of Corrections. In making its determination, 16 the court shall consider among other matters: there is evidence that the offense was committed in an 17 18 aggressive and premeditated manner; (b) the age of 19 (c) the previous delinquent history of the minor; (d) whether there are facilities particularly available to 20 2.1 the Juvenile Court or the Department of Corrections, Juvenile Division, for the treatment and rehabilitation of the minor; 22 23 (e) whether the best interest of the minor and the security the public require sentencing under Chapter V of the 24 25 Unified Code of Corrections; and (f) whether the minor possessed a deadly weapon when committing the offense. 26 The rules of evidence shall be the same as if at trial. 27 the hearing the court finds that the minor should be 28 29 sentenced under Chapter V of the Unified Code of Corrections, 30 then the court shall sentence the minor accordingly having available to it any or all dispositions so prescribed. 31 32 (5) (a) The definition of delinquent minor under Section 33

5-120 of this Article shall not apply to any minor who is charged with a violation of subsection (a) of Section 31-6 or

- 1 Section 32-10 of the Criminal Code of 1961 when the minor is
- 2 subject to prosecution under the criminal laws of this State
- 3 as a result of the application of the provisions of Section
- 4 5-125, or subsection (1) or (2) of this Section. These
- 5 charges and all other charges arising out of the same
- 6 incident shall be prosecuted under the criminal laws of this
- 7 State.
- 8 (b) (i) If before trial or plea an information or
- 9 indictment is filed that does not charge an offense specified
- in paragraph (a) of this subsection (5), the State's Attorney
- 11 may proceed on any lesser charge or charges, but only in
- 12 Juvenile Court under the provisions of this Article. The
- 13 State's Attorney may proceed under the criminal laws of this
- 14 State on a lesser charge if before trial the minor defendant
- knowingly and with advice of counsel waives, in writing, his
- or her right to have the matter proceed in Juvenile Court.
- 17 (ii) If before trial or plea an information or
- 18 indictment is filed that includes one or more charges
- 19 specified in paragraph (a) of this subsection (5) and
- 20 additional charges that are not specified in that paragraph,
- 21 all of the charges arising out of the same incident shall be
- 22 prosecuted under the criminal laws of this State.
- 23 (c) (i) If after trial or plea the minor is convicted of
- 24 any offense covered by paragraph (a) of this subsection (5),
- 25 then, in sentencing the minor, the court shall have available
- 26 any or all dispositions prescribed for that offense under
- 27 Chapter V of the Unified Code of Corrections.
- 28 (ii) If after trial or plea the court finds that the
- 29 minor committed an offense not covered by paragraph (a) of
- 30 this subsection (5), the conviction shall not invalidate the
- 31 verdict or the prosecution of the minor under the criminal
- 32 laws of this State; however, unless the State requests a
- 33 hearing for the purpose of sentencing the minor under Chapter
- 34 V of the Unified Code of Corrections, the Court must proceed

1 under Sections 5-705 and 5-710 of this Article. To request a 2 hearing, the State must file a written motion within 10 days following the entry of a finding or the return of a verdict. 3 4 Reasonable notice of the motion shall be given to the minor or his or her counsel. If the motion is made by the State, 5 the court shall conduct a hearing to determine if whether the 6 7 minor should be sentenced under Chapter V of the Unified Code 8 of Corrections. In making its determination, the court shall consider among other matters: (a) whether there is evidence 9 that the offense was committed in an aggressive 10 and 11 premeditated manner; (b) the age of the minor; (c) the previous delinquent history of the minor; (d) whether there 12 13 are facilities particularly available to the Juvenile Court or the Department of Corrections, Juvenile Division, for the 14 treatment and rehabilitation of the minor; (e) whether the 15 16 security of the public requires sentencing under Chapter V of the Unified Code of Corrections; and (f) whether the minor 17 possessed a deadly weapon when committing the offense. 18 19 rules of evidence shall be the same as if at trial. If after the hearing the court finds that the minor should be 20 21 sentenced under Chapter V of the Unified Code of Corrections, 22 then the court shall sentence the minor accordingly having 23 available to it any or all dispositions so prescribed. 24

(6) The definition of delinquent minor under Section 5-120 of this Article shall not apply to any minor who, pursuant to subsection (1), (2), or (3) or Section 5-805, or 5-810, has previously been placed under the jurisdiction of the criminal court and has been convicted of a crime under an adult criminal or penal statute. Such a minor shall be subject to prosecution under the criminal laws of this State.

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(7) The procedures set out in this Article for the investigation, arrest and prosecution of juvenile offenders shall not apply to minors who are excluded from jurisdiction of the Juvenile Court, except that minors under 17 years of

- 1 age shall be kept separate from confined adults.
- 2 (8) Nothing in this Act prohibits or limits the
- 3 prosecution of any minor for an offense committed on or after
- 4 his or her 17th birthday even though he or she is at the time
- of the offense a ward of the court.
- 6 (9) If an original petition for adjudication of wardship
- 7 alleges the commission by a minor 13 years of age or over of
- 8 an act that constitutes a crime under the laws of this State,
- 9 the minor, with the consent of his or her counsel, may, at
- 10 any time before commencement of the adjudicatory hearing,
- 11 file with the court a motion that criminal prosecution be
- ordered and that the petition be dismissed insofar as the act
- or acts involved in the criminal proceedings are concerned.
- 14 If such a motion is filed as herein provided, the court shall
- 15 enter its order accordingly.
- 16 (10) Before trial, any party including the minor or the
- 17 <u>court sua sponte may move for a hearing for the purpose of</u>
- 18 trying and sentencing the minor as a delinquent minor. To
- 19 request a hearing, the party must file a motion prior to
- 20 <u>trial. Reasonable notice of the motion shall be given to all</u>
- 21 parties. On its own motion or upon the filing of a motion by

one of the parties including the minor, the court shall

conduct a hearing to determine whether the minor should be

- 24 <u>tried and sentenced as a delinquent minor under this Article.</u>
- 25 <u>In making its determination, the court shall consider among</u>
- 26 other matters:
- 27 (a) The age of the minor;
- 28 (b) Any previous delinquent or criminal history of the
- 29 minor;

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- 30 (c) Any previous abuse or neglect history of the minor;
- 31 (d) Any mental health or educational history of the
- 32 minor, or both; and
- 33 (e) Whether there is probable cause to support the
- 34 charge, whether the minor is charged through accountability,

- 1 and whether there is evidence the minor possessed a deadly
- 2 <u>weapon or caused serious bodily harm during the offense.</u>
- 3 Any material that is relevant and reliable shall be
- 4 <u>admissible at the hearing. In all cases, the judge shall</u>
- 5 <u>enter an order permitting prosecution under the criminal laws</u>
- 6 of Illinois unless the judge makes a finding based on a
- 7 preponderance of the evidence that the minor would be
- 8 amenable to the care, treatment, and training programs
- 9 available through the facilities of the juvenile court based
- 10 on an evaluation of the factors listed in this subsection
- <u>(10).</u>
- 12 (Source: P.A. 91-15, eff. 1-1-00; 91-673, eff. 12-22-99;
- 13 92-16, eff. 6-28-01.)".