

By Mr. McIntyre, a petition of James R. McIntyre and another for legislation to impose stricter penalties for commission of certain crimes while released on bail or personal recognizance. The Judiciary.

The Commonwealth of Massachusetts

In the Year One Thousand Nine Hundred and Seventy-One.

AN ACT IMPOSING STRICTER PENALTIES FOR COMMISSION OF CERTAIN CRIMES WHILE RELEASED ON BAIL OR PERSONAL RECOGNIZANCE.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1 Chapter 276 of the General Laws is hereby amended by in-
2 serting after section 42 the following new sections: —

3 *Section 42A.* Any person having been arrested and charged
4 with a crime punishable by ten years or more in the state
5 prison who is thereafter admitted to bail or released on his
6 personal recognizance after answering to said charge, and
7 who is then arrested and charged with a further crime pun-
8 ishable by ten years or more in the state prison, allegedly
9 committed during said period of admission to bail or release
10 on personal recognizance shall, upon his conviction of both
11 crimes, be sentenced as to the crime committed while on bail
12 or release for the term of years imposed by statute, and the
13 imposition or execution of the sentence shall not be suspended
14 and no probation or parole shall be granted until the minimum
15 period of the sentence imposed shall have been served.

16 *Section 42B.* Any person having been arrested and charged
17 with the commission of a felony punishable by less than ten
18 years in the state prison who is thereafter admitted to bail
19 or released on his personal recognizance after answering to
20 said charge, and who is then arrested and charged with a
21 further crime constituting a felony allegedly committed dur-
22 ing said period of admission to bail or release on personal
23 recognizance, shall, upon his conviction of both crimes, be

24 sentenced as to the crime committed while on bail or release,
 25 for the term of years and in the place of imprisonment im-
 26 posed by statute, and the imposition or execution of the sen-
 27 tence shall not be suspended, and no probation or parole shall
 28 be granted until the minimum period of the sentence imposed
 29 shall have been served.

The Commission on the Administration of Justice

In the Year One Thousand Nine Hundred and Seventy-One

AN ACT TO REPEAL SECTION FORTY-ONE OF CHAPTER ONE HUNDRED AND SEVENTY-ONE OF THE STATUTES OF THE STATE OF ILLINOIS, WHICH RELATES TO BAIL OR PERSONAL BOND.

Enacted by the Senate and House of Representatives in General Assembly convened, and by the authority of the State, as follows:

1 Chapter 276 of the General Laws is hereby amended by in-
 2 serting after section 42 the following new section:—

3 Section 42A. Any person having been arrested and charged
 4 with a crime punishable by ten years or more in the State
 5 person who is thereafter admitted to bail or released on his
 6 personal recognizance after answering to said charge, and
 7 who is then arrested and charged with a further crime pun-
 8 ishable by ten years or more in the State person allegedly
 9 committed during said period of admission to bail or release
 10 on personal recognizance shall, upon his conviction of both
 11 crimes, be sentenced as to the crime committed while on bail
 12 or release for the term of years imposed by statute, and the
 13 imposition or execution of the sentence shall not be suspended
 14 and no probation or parole shall be granted until the minimum
 15 period of the sentence imposed shall have been served.

16 Section 42B. Any person having been arrested and charged
 17 with the commission of a felony punishable by less than ten
 18 years in the State person who is thereafter admitted to bail
 19 or released on his personal recognizance after answering to
 20 said charge and who is then arrested and charged with a
 21 further crime constituting a felony shall, upon his conviction
 22 on said period of admission to bail or release on personal
 23 recognizance, shall, upon his conviction of both crimes, be