HOUSE BILL No. 1205

DIGEST OF INTRODUCED BILL

Citations Affected: IC 34-13-3-3; IC 34-24-1-1; IC 35-31.5-2; IC 35-42-2-1; IC 35-43-1-2; IC 35-44.1-2-14; IC 35-45; IC 35-50-2-19; IC 36-8-2.7.

Synopsis: Rioting. Removes immunity under the Indiana tort claims act for the failure to enforce a law if the failure to enforce the law: (1) occurs in connection with an unlawful assembly; and (2) constitutes gross negligence. Requires a person convicted of a battery against a law enforcement officer, firefighter, or emergency medical services provider to: (1) serve a mandatory minimum sentence of 30 or 90 days, depending on the severity of the injury; and (2) make restitution to the victim. Defines "tumultuous conduct" and "unlawful assembly" for purposes of the rioting statute, and requires a person convicted of rioting to: (1) serve a mandatory minimum sentence of 30 days; and (2) make restitution to the victim. Defines "camp" and "state capitol and related property", and makes unlawful camping on state capitol and related property a Class A misdemeanor. Allows for the civil forfeiture of property that is used by a person to finance a crime committed by a person while a (lawful or unlawful) protest was taking place. Adds enhanced penalties to the crimes of: (1) rioting; (2) criminal mischief; (3) intimidation; and (4) disorderly conduct. Adds a sentence enhancement to battery committed while a (lawful or unlawful) protest was taking place. Defines "defunding law enforcement" and allows a person to bring an action to enjoin a local unit from defunding law enforcement.

Effective: July 1, 2021.

McNamara, Steuerwald, Bartels, VanNatter

January 14, 2021, read first time and referred to Committee on Courts and Criminal Code.



First Regular Session of the 122nd General Assembly (2021)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2020 Regular Session of the General Assembly.

HOUSE BILL No. 1205

A BILL FOR AN ACT to amend the Indiana Code concerning criminal law and procedure.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 34-13-3-3, AS AMENDED BY P.L.65-2016,
2	SECTION 21, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2021]: Sec. 3. A governmental entity or an employee acting
4	within the scope of the employee's employment is not liable if a loss
5	results from the following:
6	(1) The natural condition of unimproved property.
7	(2) The condition of a reservoir, dam, canal, conduit, drain, or
8	similar structure when used by a person for a purpose that is not
9	foreseeable.
10	(3) The temporary condition of a public thoroughfare or extreme
11	sport area that results from weather.
12	(4) The condition of an unpaved road, trail, or footpath, the
13	purpose of which is to provide access to a recreation or scenic
14	area.
15	(5) The design, construction, control, operation, or normal
16	condition of an extreme sport area, if all entrances to the extreme
17	sport area are marked with:



1	(A) a set of rules governing the use of the extreme sport area
2	(B) a warning concerning the hazards and dangers associated
3	with the use of the extreme sport area; and
4	(C) a statement that the extreme sport area may be used only
5	by persons operating extreme sport equipment.
6	This subdivision shall not be construed to relieve a governmenta
7	entity from liability for the continuing duty to maintain extreme
8	sports areas in a reasonably safe condition.
9	(6) The initiation of a judicial or an administrative proceeding.
10	(7) The performance of a discretionary function; however, the
11	provision of medical or optical care as provided in IC 34-6-2-38
12	shall be considered as a ministerial act.
13	(8) The adoption and enforcement of or failure to adopt or
14	enforce:
15	(A) a law (including rules and regulations); or
16	(B) in the case of a public school or charter school, a policy;
17	unless the act of enforcement constitutes false arrest or false
18	imprisonment. However, this subdivision does not apply to the
19	failure to enforce a law in connection with an unlawful
20	assembly (as defined in IC 35-31.5-2-341), if the failure to
21	enforce the law constitutes gross negligence.
22	(9) An act or omission performed in good faith and withou
23	malice under the apparent authority of a statute which is invalid
24	if the employee would not have been liable had the statute beer
25	valid.
26	(10) The act or omission of anyone other than the governmenta
27	entity or the governmental entity's employee.
28	(11) The issuance, denial, suspension, or revocation of, or failure
29	or refusal to issue, deny, suspend, or revoke any permit, license
30	certificate, approval, order, or similar authorization, where the
31	authority is discretionary under the law.
32	(12) Failure to make an inspection, or making an inadequate or
33	negligent inspection, of any property, other than the property of
34	a governmental entity, to determine whether the property
35	complied with or violates any law or contains a hazard to health
36	or safety.
37	(13) Entry upon any property where the entry is expressly or
38	impliedly authorized by law.
39	(14) Misrepresentation if unintentional.
40	(15) Theft by another person of money in the employee's officia
41	custody, unless the loss was sustained because of the employee's
42	own negligent or wrongful act or omission.



1	(16) Injury to the property of a person under the jurisdiction and
2	control of the department of correction if the person has not
3	exhausted the administrative remedies and procedures provided
4	by section 7 of this chapter.
5	(17) Injury to the person or property of a person under supervision
6	of a governmental entity and who is:
7	(A) on probation; or
8	(B) assigned to an alcohol and drug services program under
9	IC 12-23, a minimum security release program under
10	IC 11-10-8, a pretrial conditional release program under
11	IC 35-33-8, or a community corrections program under
12	IC 11-12.
13	(18) Design of a highway (as defined in IC 9-13-2-73), toll road
14	project (as defined in IC 8-15-2-4(4)), tollway (as defined in
15	IC 8-15-3-7), or project (as defined in IC 8-15.7-2-14) if the
16	claimed loss occurs at least twenty (20) years after the public
17	highway, toll road project, tollway, or project was designed or
18	substantially redesigned; except that this subdivision shall not be
19	construed to relieve a responsible governmental entity from the
20	continuing duty to provide and maintain public highways in a
21	reasonably safe condition.
22	(19) Development, adoption, implementation, operation,
23	maintenance, or use of an enhanced emergency communication
24	system.
25	(20) Injury to a student or a student's property by an employee of
26	a school corporation if the employee is acting reasonably under a:
27	(A) discipline policy adopted under IC 20-33-8-12; or
28	(B) restraint and seclusion plan adopted under IC 20-20-40-14.
29	(21) An act or omission performed in good faith under the
30	apparent authority of a court order described in IC 35-46-1-15.1
31	or IC 35-46-1-15.3 that is invalid, including an arrest or
32	imprisonment related to the enforcement of the court order, if the
33	governmental entity or employee would not have been liable had
34	the court order been valid.
35	(22) An act taken to investigate or remediate hazardous
36	substances, petroleum, or other pollutants associated with a
37	brownfield (as defined in IC 13-11-2-19.3) unless:
38	(A) the loss is a result of reckless conduct; or
39	(B) the governmental entity was responsible for the initial
40	placement of the hazardous substances, petroleum, or other
41	
T 1	pollutants on the brownfield.



1	IC 14-8-2-185) by a nongovernmental employee, or by a
2	governmental employee not acting within the scope of the
3	employment of the employee, on a public highway in a county
4	road system outside the corporate limits of a city or town, unless
5	the loss is the result of an act or omission amounting to:
6	(A) gross negligence;
7	(B) willful or wanton misconduct; or
8	(C) intentional misconduct.
9	This subdivision shall not be construed to relieve a governmental
10	entity from liability for the continuing duty to maintain highways
11	in a reasonably safe condition for the operation of motor vehicles
12	licensed by the bureau of motor vehicles for operation on public
13	highways.
14	(24) Any act or omission rendered in connection with a request,
15	investigation, assessment, or opinion provided under
16	IC 36-9-28.7.
17	SECTION 2. IC 34-24-1-1, AS AMENDED BY P.L.142-2020,
18	SECTION 55, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
19	JULY 1, 2021]: Sec. 1. (a) The following may be seized:
20	(1) All vehicles (as defined by IC 35-31.5-2-346), if they are used
21	or are intended for use by the person or persons in possession of
21 22	them to transport or in any manner to facilitate the transportation
23 24	of the following:
24	(A) A controlled substance for the purpose of committing
25	attempting to commit, or conspiring to commit any of the
26	following:
27	(i) Dealing in or manufacturing cocaine or a narcotic drug
28	(IC 35-48-4-1).
29	(ii) Dealing in methamphetamine (IC 35-48-4-1.1).
30	(iii) Manufacturing methamphetamine (IC 35-48-4-1.2).
31	(iv) Dealing in a schedule I, II, or III controlled substance
32	(IC 35-48-4-2).
33	(v) Dealing in a schedule IV controlled substance (IC
34	35-48-4-3).
35	(vi) Dealing in a schedule V controlled substance (IC
36	35-48-4-4).
37	(vii) Dealing in a counterfeit substance (IC 35-48-4-5).
38	(viii) Possession of cocaine or a narcotic drug (IC
39	35-48-4-6).
40	(ix) Possession of methamphetamine (IC 35-48-4-6.1).
41	(x) Dealing in paraphernalia (IC 35-48-4-8.5).
42	(xi) Dealing in marijuana, hash oil, hashish, or salvia (IC



1	35-48-4-10).
2	(xii) An offense under IC 35-48-4 involving a synthetic drug
2 3	(as defined in IC 35-31.5-2-321), a synthetic drug lookalike
4	substance (as defined in IC 35-31.5-2-321.5 (before its
5	repeal on July 1, 2019)) under IC 35-48-4-10.5 (before its
6	repeal on July 1, 2019), a controlled substance analog (as
7	defined in IC 35-48-1-9.3), or a substance represented to be
8	a controlled substance (as described in IC 35-48-4-4.6).
9	(B) Any stolen (IC 35-43-4-2) or converted property (IC
10	35-43-4-3) if the retail or repurchase value of that property is
11	one hundred dollars (\$100) or more.
12	(C) Any hazardous waste in violation of IC 13-30-10-1.5.
13	(D) A bomb (as defined in IC 35-31.5-2-31) or weapon of
14	mass destruction (as defined in IC 35-31.5-2-354) used to
15	commit, used in an attempt to commit, or used in a conspiracy
16	to commit a felony terrorist offense (as defined in
17	IC 35-50-2-18) or an offense under IC 35-47 as part of or in
18	furtherance of an act of terrorism (as defined by
19	IC 35-31.5-2-329).
20	(2) All money, negotiable instruments, securities, weapons,
21	communications devices, or any property used to commit, used in
22	an attempt to commit, or used in a conspiracy to commit a felony
23	terrorist offense (as defined in IC 35-50-2-18) or an offense under
24	IC 35-47 as part of or in furtherance of an act of terrorism or
25	commonly used as consideration for a violation of IC 35-48-4
26	(other than items subject to forfeiture under IC 16-42-20-5 or
27	IC 16-6-8.5-5.1, before its repeal):
28	(A) furnished or intended to be furnished by any person in
29	exchange for an act that is in violation of a criminal statute;
30	(B) used to facilitate any violation of a criminal statute; or
31	(C) traceable as proceeds of the violation of a criminal statute.
32	(3) Any portion of real or personal property purchased with
33	money that is traceable as a proceed of a violation of a criminal
34	statute.
35	(4) A vehicle that is used by a person to:
36	(A) commit, attempt to commit, or conspire to commit;
37	(B) facilitate the commission of; or
38	(C) escape from the commission of;
39	murder (IC 35-42-1-1), dealing in a controlled substance resulting
40	in death (IC 35-42-1-1.5), kidnapping (IC 35-42-3-2), criminal
41	confinement (IC 35-42-3-3), rape (IC 35-42-4-1), child molesting
42	(IC 35-42-4-3), or child exploitation (IC 35-42-4-4), or an offense



1	under IC 35-47 as part of or in furtherance of an act of terrorism.
2	(5) Real property owned by a person who uses it to commit any of
3	the following as a Level 1, Level 2, Level 3, Level 4, or Level 5
4	felony:
5	(A) Dealing in or manufacturing cocaine or a narcotic drug (IC
6	35-48-4-1).
7	(B) Dealing in methamphetamine (IC 35-48-4-1.1).
8	(C) Manufacturing methamphetamine (IC 35-48-4-1.2).
9	(D) Dealing in a schedule I, II, or III controlled substance (IC
10	35-48-4-2).
11	(E) Dealing in a schedule IV controlled substance (IC
12	35-48-4-3).
13	(F) Dealing in marijuana, hash oil, hashish, or salvia (IC
14	35-48-4-10).
15	(G) Dealing in a synthetic drug (as defined in
16	IC 35-31.5-2-321) or synthetic drug lookalike substance (as
17	defined in IC 35-31.5-2-321.5 (before its repeal on July 1,
18	2019)) under IC 35-48-4-10.5 (before its repeal on July 1,
19	2019).
20	(H) Dealing in a controlled substance resulting in death (IC
21	35-42-1-1.5).
22	(6) Equipment and recordings used by a person to commit fraud
23	under IC 35-43-5-4(10).
24	(7) Recordings sold, rented, transported, or possessed by a person
25	in violation of IC 24-4-10.
26	(8) Property (as defined by IC 35-31.5-2-253) or an enterprise (as
27	defined by IC 35-45-6-1) that is the object of a corrupt business
28	influence violation (IC 35-45-6-2).
29	(9) Unlawful telecommunications devices (as defined in
30	IC 35-45-13-6) and plans, instructions, or publications used to
31	commit an offense under IC 35-45-13.
32	(10) Any equipment, including computer equipment and cellular
33	telephones, used for or intended for use in preparing,
34	photographing, recording, videotaping, digitizing, printing,
35	copying, or disseminating matter in violation of IC 35-42-4.
36	(11) Destructive devices used, possessed, transported, or sold in
37	violation of IC 35-47.5.
38	(12) Tobacco products that are sold in violation of IC 24-3-5,
39	tobacco products that a person attempts to sell in violation of
40	IC 24-3-5, and other personal property owned and used by a
41	person to facilitate a violation of IC 24-3-5.
42	(13) Property used by a person to commit counterfeiting or



1	forgery in violation of IC 35-43-5-2.
2	(14) After December 31, 2005, if a person is convicted of an
3	offense specified in IC 25-26-14-26(b) or IC 35-43-10, the
4	following real or personal property:
5	(A) Property used or intended to be used to commit, facilitate
6	or promote the commission of the offense.
7	(B) Property constituting, derived from, or traceable to the
8	gross proceeds that the person obtained directly or indirectly
9	as a result of the offense.
10	(15) Except as provided in subsection (e), a vehicle used by a
11	person who operates the vehicle:
12	(A) while intoxicated, in violation of IC 9-30-5-1 through
13	IC 9-30-5-5, if in the previous five (5) years the person has two
14	(2) or more prior unrelated convictions for operating a moto
15	vehicle while intoxicated in violation of IC 9-30-5-1 through
16	IC 9-30-5-5; or
17	(B) on a highway while the person's driving privileges are
18	suspended in violation of IC 9-24-19-2 through IC 9-24-19-3
19	if in the previous five (5) years the person has two (2) or more
20	prior unrelated convictions for operating a vehicle while
21	intoxicated in violation of IC 9-30-5-1 through IC 9-30-5-5.
22	If a court orders the seizure of a vehicle under this subdivision
23 24	the court shall transmit an order to the bureau of motor vehicle
	recommending that the bureau not permit a vehicle to be
25	registered in the name of the person whose vehicle was seized
26	until the person possesses a current driving license (as defined in
27	IC 9-13-2-41).
28	(16) The following real or personal property:
29	(A) Property used or intended to be used to commit, facilitate
30	or promote the commission of an offense specified in
31	IC 23-14-48-9, IC 30-2-9-7(b), IC 30-2-10-9(b), o
32	IC 30-2-13-38(f).
33	(B) Property constituting, derived from, or traceable to the
34	gross proceeds that a person obtains directly or indirectly as
35	result of an offense specified in IC 23-14-48-9, IC 30-2-9-7(b)
36	IC 30-2-10-9(b), or IC 30-2-13-38(f).
37	(17) An automated sales suppression device (as defined in
38	IC 35-43-5-4.6(a)(1) or phantom-ware (as defined in
39	IC 35-43-5-4.6(a)(3)).
40	(18) Real or personal property, including a vehicle, that is used by
41	a person to:

(A) commit, attempt to commit, or conspire to commit;



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1	(B) facilitate the commission of; or
2	(C) escape from the commission of;
2 3	a violation of IC 35-42-3.5-1 through IC 35-42-3.5-1.4 (human
4	trafficking) or IC 35-45-4-4 (promoting prostitution).
5	(19) Real or personal property that is used by a person to
6	finance or facilitate the financing of a crime committed by a
7	person while in an area where a lawful or unlawful
8	demonstration, protest, or assembly was taking place.
9	(b) A vehicle used by any person as a common or contract carrier in
10	the transaction of business as a common or contract carrier is not
11	subject to seizure under this section, unless it can be proven by a
12	preponderance of the evidence that the owner of the vehicle knowingly
13	permitted the vehicle to be used to engage in conduct that subjects it to
14	seizure under subsection (a).
15	(c) Equipment under subsection (a)(10) may not be seized unless it
16	can be proven by a preponderance of the evidence that the owner of the
17	equipment knowingly permitted the equipment to be used to engage in
18	conduct that subjects it to seizure under subsection (a)(10).
19	(d) Money, negotiable instruments, securities, weapons,
20	communications devices, or any property commonly used as
21	consideration for a violation of IC 35-48-4 found near or on a person
22	who is committing, attempting to commit, or conspiring to commit any
23	of the following offenses shall be admitted into evidence in an action
24	under this chapter as prima facie evidence that the money, negotiable
25	instrument, security, or other thing of value is property that has been
26	used or was to have been used to facilitate the violation of a criminal
27	statute or is the proceeds of the violation of a criminal statute:
28	(1) IC 35-42-1-1.5 (dealing in a controlled substance resulting in
29	death).
30	(2) IC 35-48-4-1 (dealing in or manufacturing cocaine or a
31	narcotic drug).
32	(3) IC 35-48-4-1.1 (dealing in methamphetamine).
33	(4) IC 35-48-4-1.2 (manufacturing methamphetamine).
34	(5) IC 35-48-4-2 (dealing in a schedule I, II, or III controlled
35	substance).
36	(6) IC 35-48-4-3 (dealing in a schedule IV controlled substance).
37	(7) IC 35-48-4-4 (dealing in a schedule V controlled substance)
38	as a Level 4 felony.
39	(8) IC 35-48-4-6 (possession of cocaine or a narcotic drug) as a
40	Level 3, Level 4, or Level 5 felony.
41	(9) IC 35-48-4-6.1 (possession of methamphetamine) as a Level
42	3, Level 4, or Level 5 felony.



1	(10) IC 35-48-4-10 (dealing in marijuana, hash oil, hashish, oi
2	salvia) as a Level 5 felony.
3	(11) IC 35-48-4-10.5 (before its repeal on July 1, 2019) (dealing
4	in a synthetic drug or synthetic drug lookalike substance) as a
5	Level 5 felony or Level 6 felony (or as a Class C felony or Class
6	D felony under IC 35-48-4-10 before its amendment in 2013).
7	(e) A vehicle operated by a person who is not:
8	(1) an owner of the vehicle; or
9	(2) the spouse of the person who owns the vehicle;
10	is not subject to seizure under subsection (a)(15) unless it can be
11	proven by a preponderance of the evidence that the owner of the
12	vehicle knowingly permitted the vehicle to be used to engage ir
13	conduct that subjects it to seizure under subsection (a)(15).
14	SECTION 3. IC 35-31.5-2-33.3 IS ADDED TO THE INDIANA
15	CODE AS A NEW SECTION TO READ AS FOLLOWS
16	[EFFECTIVE JULY 1, 2021]: Sec. 33.3. "Camp", for purposes of
17	IC 35-44.1-2-14, has the meaning set forth in IC 35-44.1-2-14.
18	SECTION 4. IC 35-31.5-2-311.5 IS ADDED TO THE INDIANA
19	CODE AS A NEW SECTION TO READ AS FOLLOWS
20	[EFFECTIVE JULY 1, 2021]: Sec. 311.5. "State capitol and related
21	property", for purposes of IC 35-44.1-2-14, has the meaning set
22	forth in IC 35-44.1-2-14.
23	SECTION 5. IC 35-31.5-2-341, AS ADDED BY P.L.114-2012
24	SECTION 67, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
25	JULY 1, 2021]: Sec. 341. "Unlawful assembly" for purposes of
26	IC 35-45-1, has the meaning set forth in IC 35-45-1-1.
27	SECTION 6. IC 35-42-2-1, AS AMENDED BY P.L.142-2020
28	SECTION 63, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
29	JULY 1, 2021]: Sec. 1. (a) As used in this section, "public safety
30	official" means:
31	(1) a law enforcement officer, including an alcoholic beverage
32	enforcement officer;
33	(2) an employee of a penal facility or a juvenile detention facility
34	(as defined in IC 31-9-2-71);
35	(3) an employee of the department of correction;
36	(4) a probation officer;
37	(5) a parole officer;
38	(6) a community corrections worker;
39	(7) a home detention officer;
10	(8) a department of child services employee;
1 1	(9) a firefighter;
12	(10) an emergency medical services provider;



1	(11) a judicial officer;
2	(12) a bailiff of any court; or
3	(13) a special deputy (as described in IC 36-8-10-10.6).
4	(b) As used in this section, "relative" means an individual related by
5	blood, half-blood, adoption, marriage, or remarriage, including:
6	(1) a spouse;
7	(2) a parent or stepparent;
8	(3) a child or stepchild;
9	(4) a grandchild or stepgrandchild;
10	(5) a grandparent or stepgrandparent;
11	(6) a brother, sister, stepbrother, or stepsister;
12	(7) a niece or nephew;
13	(8) an aunt or uncle;
14	(9) a daughter-in-law or son-in-law;
15	(10) a mother-in-law or father-in-law; or
16	(11) a first cousin.
17	(c) Except as provided in subsections (d) through (k), a person who
18	knowingly or intentionally:
19	(1) touches another person in a rude, insolent, or angry manner;
20	or
21 22	(2) in a rude, insolent, or angry manner places any bodily fluid or
22	waste on another person;
23 24 25	commits battery, a Class B misdemeanor.
24	(d) The offense described in subsection (c)(1) or (c)(2) is a Class A
25	misdemeanor if it:
26	(1) results in bodily injury to any other person; or
27	(2) is committed against a member of a foster family home (as
28	defined in IC 35-31.5-2-139.3) by a person who is not a resident
29	of the foster family home if the person who committed the offense
30	is a relative of a person who lived in the foster family home at the
31	time of the offense.
32	(e) The offense described in subsection (c)(1) or (c)(2) is a Level 6
33	felony if one (1) or more of the following apply:
34	(1) The offense results in moderate bodily injury to any other
35	person.
36	(2) The offense is committed against a public safety official while
37	the official is engaged in the official's official duty.
38	(3) The offense is committed against a person less than fourteen
39	(14) years of age and is committed by a person at least eighteen
40	(18) years of age.
41	(4) The offense is committed against a person of any age who has
12	a mental or physical disability and is committed by a person



1	having the care of the person with the mental or physical
2	disability, whether the care is assumed voluntarily or because of
3	a legal obligation.
4	(5) The offense is committed against an endangered adult (as
5	defined in IC 12-10-3-2).
6	(6) The offense:
7	(A) is committed against a member of a foster family home (as
8	defined in IC 35-31.5-2-139.3) by a person who is not a
9	resident of the foster family home if the person who committee
10	the offense is a relative of a person who lived in the foster
11	family home at the time of the offense; and
12	(B) results in bodily injury to the member of the foster family
13	(f) The offense described in subsection (c)(2) is a Level 6 felony in
14	the person knew or recklessly failed to know that the bodily fluid or
15	waste placed on another person was infected with hepatitis
16	tuberculosis, or human immunodeficiency virus.
17	(g) The offense described in subsection (c)(1) or (c)(2) is a Level 5
18	felony if one (1) or more of the following apply:
19	(1) The offense results in serious bodily injury to another person
20	(2) The offense is committed with a deadly weapon.
21	(3) The offense results in bodily injury to a pregnant woman if the
22	person knew of the pregnancy.
23	(4) The person has a previous conviction for a battery offense
24	included in this chapter against the same victim.
25	(5) The offense results in bodily injury to one (1) or more of the
26	following:
27	(A) A public safety official while the official is engaged in the
28	official's official duties.
29	(B) A person less than fourteen (14) years of age if the offense
30	is committed by a person at least eighteen (18) years of age.
31	(C) A person who has a mental or physical disability if the
32	offense is committed by an individual having care of the
33	person with the disability, regardless of whether the care is
34	assumed voluntarily or because of a legal obligation.
35	(D) An endangered adult (as defined in IC 12-10-3-2).
36	(h) The offense described in subsection (c)(2) is a Level 5 felony if
37	(1) the person knew or recklessly failed to know that the bodily
38	fluid or waste placed on another person was infected with
39	hepatitis, tuberculosis, or human immunodeficiency virus; and
40	(2) the person placed the bodily fluid or waste on a public safety
41	official.

(i) The offense described in subsection (c)(1) or (c)(2) is a Level 4



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1	felony if it results in serious bodily injury to an endangered adult (as
2	defined in IC 12-10-3-2).
3	(j) The offense described in subsection (c)(1) or (c)(2) is a Level 3
4	felony if it results in serious bodily injury to a person less than fourteen
5	(14) years of age if the offense is committed by a person at least
6	eighteen (18) years of age.
7	(k) The offense described in subsection (c)(1) or (c)(2) is a Level 2
8	felony if it results in the death of one (1) or more of the following:
9	(1) A person less than fourteen (14) years of age if the offense is
10	committed by a person at least eighteen (18) years of age.
11	(2) An endangered adult (as defined in IC 12-10-3-2).
12	(l) In addition to any criminal penalty imposed for a violation of
13	this section, the court shall order that a person convicted of a
14	battery against a law enforcement officer, firefighter, or
15	emergency medical services provider, while the officer, firefighter,
16	or provider is engaged in his or her official duties, be imprisoned
17	for at least:
18	(1) thirty (30) days; or
19	(2) ninety (90) days, if the offense resulted in serious bodily
20	injury to the officer, firefighter, or provider.
21	In addition, the court shall order the person convicted to make
22	restitution to the victim of the crime under IC 35-50-5-3.
23	(m) Notwithstanding:
24	(1) IC 35-50-2-2.2 and IC 35-50-3-1, imprisonment imposed
25	under subsection (l) may not be suspended; and
26	(2) IC 35-50-6, a person does not earn good time credit while
27	serving imprisonment imposed under subsection (l).
28	SECTION 7. IC 35-43-1-2, AS AMENDED BY P.L.111-2018,
29	SECTION 15, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
30	JULY 1, 2021]: Sec. 2. (a) A person who recklessly, knowingly, or
31	intentionally damages or defaces property of another person without
32	the other person's consent commits criminal mischief, a Class B
33	misdemeanor. However, the offense is:
34	(1) a Class A misdemeanor if the pecuniary loss is at least seven
35	hundred fifty dollars (\$750) but less than fifty thousand dollars
36	(\$50,000); and
37	(2) a Level 6 felony if:
38	(A) the pecuniary loss is at least fifty thousand dollars
39	(\$50,000);
40	(B) the damage causes a substantial interruption or impairment
41	of utility service rendered to the public;
42	(C) the damage is to a public record; or



1	(D) the offense is committed by a person while in an area
2	where a lawful or unlawful demonstration, protest, or
3	assembly was taking place; or
4	(D) (E) the damage is to a law enforcement animal (as defined
5	in IC 35-46-3-4.5); and
6	(3) a Level 3 felony if:
7	(A) the offense is committed by a person while in an area
8	where a lawful or unlawful demonstration, protest, or
9	assembly was taking place; and
10	(B) the pecuniary loss is at least fifty thousand dollars
l 1	(\$50,000).
12	(b) A person who recklessly, knowingly, or intentionally damages:
13	(1) a structure used for religious worship without the consent of
14	the owner, possessor, or occupant of the property that is damaged;
15	(2) a school or community center without the consent of the
16	owner, possessor, or occupant of the property that is damaged;
17	(3) the property of an agricultural operation (as defined in
18	IC 32-30-6-1) without the consent of the owner, possessor, or
19	occupant of the property that is damaged;
20	(4) the grounds:
21	(A) adjacent to; and
22 23 24	(B) owned or rented in common with;
23	a structure or facility identified in subdivisions (1) through (3)
24	without the consent of the owner, possessor, or occupant of the
25	property that is damaged;
26	(5) personal property contained in a structure or located at a
27	facility identified in subdivisions (1) through (3) without the
28	consent of the owner, possessor, or occupant of the property that
29	is damaged;
30	(6) property that is vacant real property (as defined in
31	IC 36-7-36-5) or a vacant structure (as defined in IC 36-7-36-6);
32	or
33	(7) property after the person has been denied entry to the property
34	by a court order that was issued:
35	(A) to the person; or
36	(B) to the general public by conspicuous posting on or around
37	the property in areas where a person could observe the order
38	when the property has been designated by a municipality or
39	county enforcement authority to be a vacant property, an
10	abandoned property, or an abandoned structure (as defined in
1 1	IC 36-7-36-1);
12	commits institutional criminal mischief, a Class A misdemeanor.



1	However, the offense is a Level 6 felony if the pecuniary loss (or
2	property damage, in the case of an agricultural operation) is at least
3	seven hundred fifty dollars (\$750) but less than fifty thousand dollars
4	(\$50,000), and a Level 5 felony if the pecuniary loss (or property
5	damage, in the case of an agricultural operation) is at least fifty
6	thousand dollars (\$50,000).
7	(c) A person who recklessly, knowingly, or intentionally damages
8	property:
9	(1) during the dealing or manufacture of or attempted dealing or
10	manufacture of a controlled substance; and
11	(2) by means of a fire or an explosion;
12	commits controlled substances criminal mischief, a Level 6 felony.
13	However, the offense is a Level 5 felony if the offense results in
14	moderate bodily injury to any person other than a defendant.
15	(d) If a person is convicted of an offense under this section that
16	involves the use of graffiti, the court may, in addition to any other
17	penalty, order that the person's operator's license be suspended or
18	invalidated by the bureau of motor vehicles for not more than one (1)
19	year.
20	(e) The court may rescind an order for suspension or invalidation
21	under subsection (d) and allow the person to receive a license or permit
22	before the period of suspension or invalidation ends if the court
23	determines that the person has removed or painted over the graffiti or
24	has made other suitable restitution.
25	(f) For purposes of this section, "pecuniary loss" includes:
26	(1) the total costs incurred in inspecting, cleaning, and
27	decontaminating property contaminated by a pollutant; and
28	(2) a reasonable estimate of all additional costs not already
29	incurred under subdivision (1) that are necessary to inspect, clean,
30	and decontaminate property contaminated by a pollutant, to the
31	extent that the property has not already been:
32	(A) cleaned;
33	(B) decontaminated; or
34	(C) both cleaned and decontaminated.
35	The term includes inspection, cleaning, or decontamination conducted
36	by a person certified under IC 16-19-3.1.
37	SECTION 8. IC 35-44.1-2-14 IS ADDED TO THE INDIANA
38	CODE AS A NEW SECTION TO READ AS FOLLOWS
39	[EFFECTIVE JULY 1, 2021]: Sec. 14. (a) The following definitions
40	apply throughout this section:
41	(1) "Camp" means doing one (1) or more of the following at
42	any time between 10 p.m. and 7 a.m.:



1	(A) Erecting, placing, maintaining, leaving, allowing to
2	remain, or using a piece of furniture, tent, raised tarp, or
3	other temporary shelter, structure, or furniture.
4	(B) Sleeping or making preparation to sleep, including
5	laying down a sleeping bag, blanket, or other material used
6	for bedding.
7	(C) Carrying on cooking activities, whether by fire or use
8	of artificial means, such as a propane stove or other heat
9	producing portable cooking equipment.
10	(D) Making a fire or preparing to make a fire.
11	(E) Doing any digging or earth breaking.
12	(2) "Commission" means the Indiana White River state park
13	development commission created as a body corporate and
14	politic under IC 14-13-1-5.
15	(3) "Excluded locations" means the following:
16	(A) The Indianapolis Zoo, and structures and land under
17	its control.
18	(B) The National Collegiate Athletic Association
19	Headquarters and Hall of Champions and the land under
20	its control.
21	(C) The Indiana State Museum and the land under its
22	control.
23	(D) The Eiteljorg Museum and the land under its control.
24	(E) Victory Field and the land and structures under the
25	control of Indians, Inc.
26	(F) Public sidewalks, trails, paths, and walkways (which
27	include the cultural trail along Washington Street) under
28	the control of the city of Indianapolis.
29	(4) "Indiana government center campus" means the
30	following:
31	(A) The state capitol building.
32	(B) The Indiana government center-north.
33	(C) The Indiana government center-south.
34	(D) The state library.
35	(E) The Washington Street garage.
36	(F) The Senate Avenue garage.
37	(G) The Indiana government parking surface lot
38	(H) The land adjacent to these buildings that is owned and
39	controlled by the state.
40	(5) "State capitol and related property" means the following:
41	(A) The Indiana government center campus.
42	(B) White River state park.



1	(C) War memorial plaza.
2	(6) "War memorial plaza" means:
3	(A) University Park;
4	(B) the Indiana World War Memorial;
5	(C) Veteran's Memorial Plaza;
6	(D) the American Legion Mall; and
7	(E) the U.S.S. Indianapolis Memorial;
8	including any building or structure located on war memorial
9	plaza.
10	(7) "White River state park" means the real property.
11	structures, improvements, and fixtures held by the
12	commission in the name of the state and commonly known as
13	White River State Park. The park's perimeter is described
14	generally as follows: Starting on West Washington Street at
15	North California Street (the street leading into the State
16	Museum), west along West Washington Street to the White
17	River; north and northwest along the White River to West
18	New York Street; east on New York Street to the White River
19	Wapahini Trail; southeast on the White River Wapahini Trail
20	to Blake Street; north on Blake Street to the walkway at the
21	rear of the NCAA Headquarters Building, east along the
22	walkway to Geisendorf Street, north on Geisendorf Street to
23	Wabash Street (University Boulevard), east on Wabash Street
24	(University Boulevard) to Blackford Street, north on
25	Blackford Street to West New York Street, east on West New
26	York Street to North West Street, south on North West Street
27	to West Washington Street, west on West Washington Street
28	to North California Street, excepting out the excluded
29	locations. Then, starting on West Washington Street on the
30	west side of the White River, along the White River to West
31	New York Street at North White River Parkway, West Drive
32	then southeast and then south along North White River
33	Parkway, West Drive, to the north side of West Washington
34	Street, east along West Washington Street to the west side of
35	the White River, excepting out the excluded locations. Also,
36	the real property on the south side of West Washington Street
37	starting at South White River Parkway, West Drive, between
38	West Washington Street and the railroad tracks, west to a
39	point opposite the entrance to North White River Parkway
40	West Drive. The park includes the pedestrian bridge over the
41	White River the IMAX Theater at the Indiana State Museum

the surface parking lots, the parking garage, the Canal Walk



1	west of West Street, the Congressional Medal of Honor
2	Memorial, and Military Park.
3	(b) A person who:
4	(1) without authorization; and
5	(2) having been informed, in person, by signage, by
6	announcement, or otherwise, that camping is prohibited;
7	knowingly or intentionally camps on state capitol and related
8	property commits unlawful occupation, a Class A misdemeanor.
9	SECTION 9. IC 35-45-1-1 IS AMENDED TO READ AS
10	FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 1. As used in this
11	chapter:
12	"Tumultuous conduct" means conduct that results in, or is likely to
13	result in, serious bodily injury to a person, or substantial damage to
14	property, or the obstruction of law enforcement or other
15	governmental function.
16	"Unlawful assembly" means an assembly of five (5) three (3) or
17	more persons whose common object is to commit an unlawful act, or
18	a lawful act by unlawful means. Prior concert is not necessary to form
19	an unlawful assembly. who engage in tumultuous conduct.
20	SECTION 10. IC 35-45-1-2, AS AMENDED BY P.L.158-2013,
21	SECTION 521, IS AMENDED TO READ AS FOLLOWS
22	[EFFECTIVE JULY 1, 2021]: Sec. 2. (a) A person who, being a
23	member of an unlawful assembly, recklessly, knowingly, or
24	intentionally engages in tumultuous conduct commits rioting, a Class
25	A misdemeanor. However, the offense is:
26	(1) a Level 6 felony if it is committed:
27	(A) while armed with a deadly weapon; or
28	(B) by a person who, with intent to conceal the person's
29	identity, wears a mask, covering, or other device that
30	conceals a person's mouth and all or part of the person's
31	nose; and
32	(2) a Level 5 felony if:
33	(A) the unlawful assembly consists of at least seven (7)
34	persons; and
35	(B) the offense results in:
36	(i) bodily injury to another person; or
37	(ii) property damage of at least seven hundred fifty
38	dollars (\$750).
39	(b) In addition to any criminal penalty imposed for a violation
40	of this section, the court shall order that the convicted person:
41	(1) be imprisoned for at least thirty (30) days; and
42	(2) make restitution to the victim of the crime under



1	IC 35-50-5-3. Restitution under this subdivision must include
2	any additional costs of insurance.
3	(c) Notwithstanding:
4	(1) IC 35-50-2-2.2 and IC 35-50-3-1, imprisonment imposed
5	under subsection (b) may not be suspended; and
6	(2) IC 35-50-6, a person does not earn good time credit while
7	serving imprisonment imposed under subsection (b).
8	SECTION 11. IC 35-45-1-3, AS AMENDED BY P.L.158-2013,
9	SECTION 522, IS AMENDED TO READ AS FOLLOWS
10	[EFFECTIVE JULY 1, 2021]: Sec. 3. (a) A person who recklessly,
11	knowingly, or intentionally:
12	(1) engages in fighting or in tumultuous conduct;
13	(2) makes unreasonable noise and continues to do so after being
14	asked to stop; or
15	(3) disrupts a lawful assembly of persons;
16	commits disorderly conduct, a Class B misdemeanor.
17	(b) The offense described in subsection (a) is a Level 6 felony if it:
18	(1) adversely affects airport security; and
19	(2) is committed in an airport (as defined in IC 8-21-1-1) or on the
20	premises of an airport, including in a parking area, a maintenance
21	bay, or an aircraft hangar.
22	(c) The offense described in subsection (a) is a Level 6 felony if it:
23 24 25	(1) is committed within five hundred (500) feet of:
24	(A) the location where a burial is being performed;
25	(B) a funeral procession, if the person described in subsection
26	(a) knows that the funeral procession is taking place; or
27	(C) a building in which:
28	(i) a funeral or memorial service; or
29	(ii) the viewing of a deceased person;
30	is being conducted; and
31	(2) adversely affects the funeral, burial, viewing, funeral
32	procession, or memorial service.
33	(d) The offense described in subsection (a) is a Class A
34	misdemeanor if it is committed:
35	(1) by a person while in an area where a lawful or unlawful
36	demonstration, protest, or assembly was taking place; and
37	(2) in a place of public accommodation.
38	SECTION 12. IC 35-45-2-1, AS AMENDED BY P.L.66-2019,
39	SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
40	JULY 1, 2021]: Sec. 1. (a) A person who communicates a threat with
41	the intent:
12	(1) that another person engage in conduct against the other



1	person's will;
2	(2) that another person be placed in fear of retaliation for a prior
3	lawful act;
4	(3) of:
5	(A) causing:
6	(i) a dwelling, a building, or other structure; or
7	(ii) a vehicle;
8	to be evacuated; or
9	(B) interfering with the occupancy of:
10	(i) a dwelling, building, or other structure; or
11	(ii) a vehicle; or
12	(4) that another person be placed in fear that the threat will be
13	carried out, if the threat is a threat described in:
14	(A) subsection (d)(1) through (d)(5); or
15	(B) subsection (d)(7) through (d)(8);
16	commits intimidation, a Class A misdemeanor.
17	(b) However, the offense is a:
18	(1) Level 6 felony if:
19	(A) the threat is to commit a forcible felony;
20	(B) the subject of the threat or the person to whom the threat
21	is communicated is a witness (or the spouse or child of a
22	witness) in any pending criminal proceeding against the
23	person making the threat;
24	(C) the threat is communicated because of the occupation
25	profession, employment status, or ownership status of a persor
26	or the threat relates to or is made in connection with the
27	occupation, profession, employment status, or ownership
28	status of a person;
29	(D) the person has a prior unrelated conviction for an offense
30	under this section concerning the same victim; or
31	(E) the threat is communicated using property, including
32	electronic equipment or systems, of a school corporation or
33	other governmental entity; or
34	(F) the threat is communicated by a person while in ar
35	area where a lawful or unlawful demonstration, protest, or
36	assembly was taking place; and
37	(2) Level 5 felony if:
38	(A) while committing it, the person draws or uses a deadly
39	weapon;
40	(B) the subject of the threat or the person to whom the threat
41	is communicated:
42	(i) is a judicial officer or bailiff of any court; or



1	(ii) is a prosecuting attorney or a deputy prosecuting
2	attorney;
3	and the threat relates to the person's status as a judicial officer,
4	bailiff, prosecuting attorney, or deputy prosecuting attorney, or
5	is made in connection with the official duties of the judicial
6 7	officer, bailiff, prosecuting attorney, or deputy prosecuting attorney; or
8	(C) the threat is:
9	(i) to commit terrorism; or
10	(ii) made in furtherance of an act of terrorism.
11	(c) "Communicates" includes posting a message electronically,
12	including on a social networking web site (as defined in
13	IC 35-31.5-2-307).
14	(d) "Threat" means an expression, by words or action, of an
15	intention to:
16	(1) unlawfully injure the person threatened or another person, or
17	damage property;
18	(2) unlawfully subject a person to physical confinement or
19	restraint;
20	(3) commit a crime;
21	(4) unlawfully withhold official action, or cause such withholding;
22	(5) unlawfully withhold testimony or information with respect to
23	another person's legal claim or defense, except for a reasonable
24	claim for witness fees or expenses;
25	(6) expose the person threatened to hatred, contempt, disgrace, or
26	ridicule;
27	(7) falsely harm the credit or business reputation of a person; or
28	(8) cause the evacuation of a dwelling, a building, another
29	structure, or a vehicle. For purposes of this subdivision, the term
30	includes an expression that would cause a reasonable person to
31	consider the evacuation of a dwelling, a building, another
32	structure, or a vehicle, even if the dwelling, building, structure, or
33	vehicle is not evacuated.
34	SECTION 13. IC 35-50-2-19 IS ADDED TO THE INDIANA
35	CODE AS A NEW SECTION TO READ AS FOLLOWS
36	[EFFECTIVE JULY 1, 2021]: Sec. 19. (a) The state may seek, on a
37	page separate from the rest of a charging instrument, to have a
38	person who allegedly committed battery while in an area where a
39	lawful or unlawful demonstration, protest, or assembly was taking
10	place, sentenced to an additional fixed term of imprisonment if the
1 1	state can show beyond a reasonable doubt that the person

committed the offense while in an area where a lawful or unlawful



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1	demonstration, protest, or assembly was taking place.
2	(b) If the person is convicted of the offense in a jury trial, the
3	jury shall reconvene to hear evidence in the enhancement hearing.
4	If the trial was to the court, or the judgment was entered on a
5	guilty plea, the court alone shall hear evidence in the enhancement
6	hearing.
7	(c) If the jury (if the hearing is by jury) or the court (if the
8	hearing is to the court alone) finds that the state has proved beyond
9	a reasonable doubt that the person committed battery while in an
10	area where a lawful or unlawful demonstration, protest, or
11	assembly was taking place, the court shall:
12	(1) sentence the person to an additional fixed term of
13	imprisonment of not more than two (2) years; or
14	(2) if the offense resulted in bodily injury to a public safety
15	official acting within the scope of the public safety official's
16	duty, sentence the person to an additional fixed term of
17	imprisonment of at least six (6) months, and not more than
18	three (3) years.
19	(d) A sentence imposed under this section shall run
20	consecutively to the underlying sentence.
21	(e) A term of imprisonment imposed under subsection (c)(2)
22	may not be suspended.
23	SECTION 14. IC 36-8-2.7 IS ADDED TO THE INDIANA CODE
24	AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
25	JULY 1, 2021]:
26	Chapter 2.7. Defunding Law Enforcement
27	Sec. 1. As used in this chapter, "defund a law enforcement
28	agency" means to reduce significantly the money allocated to a law
29	enforcement agency, from appropriations or otherwise, when the
30	reduction is not justified by:
31	(1) a decline in tax revenue;
32	(2) a decline in the crime rate within the territory of the unit;
33	or
34	(3) the availability of another funding source for the law
35	enforcement agency.
36	Sec. 2. A unit may not defund a law enforcement agency.
37	Sec. 3. Any person who believes that a unit is defunding a law
38	enforcement agency may bring an action in a circuit or superior
39	court of the county in which the unit is located to enjoin the unit
40	from defunding the law enforcement agency.

Sec. 4. (a) In an action brought under section 3 of this chapter,

there is a rebuttable presumption that a unit is defunding a law



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1	enforcement agency if the unit reduces the funding available to the
2	law enforcement agency by five percent (5%) or more from the
3	amount budgeted in the most recent budget.
4	(b) If a court finds that the unit has defunded a law enforcement
5	agency, the court shall:
6	(1) enjoin the unit from defunding the law enforcement
7	agency; and
8	(2) require the unit to fund the law enforcement agency in an
9	amount equal to:
10	(A) the amount budgeted to the law enforcement agency in
11	the previous budget; and
12	(B) an adjustment to the amount described in clause (A),
13	calculated based on the increase or decrease in:
14	(i) the Consumer Price Index (CPI), consistent with 42
15	U.S.C. 7661a, as calculated from the date of the previous
16	budget; or
17	(ii) tax receipts, grants, and other funds available to the
18	unit, as calculated from the date of the previous budget;
19	whichever is less.

