SENATE BILL No. 160

DIGEST OF INTRODUCED BILL

Citations Affected: IC 35-31.5-2-195.5; IC 35-38-1-7.1.

Synopsis: Mask as an aggravating circumstance for sentencing. Makes wearing a mask during the commission of a criminal offense a sentencing aggravator.

Effective: July 1, 2026.

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January 5, 2026, read first time and referred to Committee on Corrections and Criminal Law.



Second Regular Session of the 124th General Assembly (2026)

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 2025 Regular Session of the General Assembly.

SENATE BILL No. 160

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 35-31.5-2-195.5 IS ADDED TO THE INDIANA
2	CODE AS A NEW SECTION TO READ AS FOLLOWS
3	[EFFECTIVE JULY 1, 2026]: Sec. 195.5. "Mask", for purposes of
4	IC 35-38-1-7.1, means a covering that obscures or is worn over a
5	person's nose or mouth. However, the term does not include the
6	following:
7	(1) A theater costume worn by a person participating in a
8	theater production.
9	(2) A covering worn for religious purposes.
10	(3) A covering worn for the purposes of occupational safety.
11	(4) A medical device, if prescribed by a physician.
12	(5) A helmet or similar protective device, if worn by a person
13	operating or riding on a motorcycle, a bicycle, a scooter,
14	roller skates, or a similar device.
15	(6) Athletic equipment, if worn by a person participating in an
16	athletic contest.
17	(7) Equipment worn by an emergency medical services



1	provider (as defined by IC 16-41-10-1) while acting within the
2	scope of the provider's professional responsibilities.
3	(8) Equipment worn by a law enforcement officer while acting
4	within the scope of the officer's professional responsibilities.
5	SECTION 2. IC 35-38-1-7.1, AS AMENDED BY P.L.218-2025,
6	SECTION 16, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
7	JULY 1, 2026]: Sec. 7.1. (a) In determining what sentence to impose
8	for a crime, the court may consider the following aggravating
9	circumstances:
10	(1) The harm, injury, loss, or damage suffered by the victim of an
11	offense was:
12	(A) significant; and
13	(B) greater than the elements necessary to prove the
14	commission of the offense.
15	(2) The person has a history of criminal or delinquent behavior.
16	(3) The victim of the offense was less than twelve (12) years of
17	age or at least sixty-five (65) years of age at the time the person
18	committed the offense.
19	(4) The person:
20	(A) committed a crime of violence (IC 35-50-1-2); and
21	(B) knowingly committed the offense in the presence or within
22	hearing of an individual who:
23	(i) was less than eighteen (18) years of age at the time the
24	person committed the offense; and
25	(ii) is not the victim of the offense.
26	(5) The person violated a protective order issued against the
27	person under IC 34-26-5 (or IC 31-1-11.5, IC 34-26-2, or
28	IC 34-4-5.1 before their repeal), a workplace violence restraining
29	order issued against the person under IC 34-26-6, or a no contact
30	order issued against the person.
31	(6) The person has recently violated the conditions of any
32	probation, parole, pardon, community corrections placement, or
33	pretrial release granted to the person.
34	(7) The victim of the offense was:
35	(A) a person with a disability (as defined in IC 27-7-6-12), and
36	the defendant knew or should have known that the victim was
37	a person with a disability; or
38	(B) mentally or physically infirm.
39	(8) The person was in a position having care, custody, or control
40	of the victim of the offense.
41	(9) The injury to or death of the victim of the offense was the
42	result of shaken baby syndrome (as defined in IC 16-41-40-2) or



1	abusive head trauma.
2	(10) The person threatened to harm the victim of the offense or a
3	witness if the victim or witness told anyone about the offense.
4	(11) The person:
5	(A) committed trafficking with an inmate under
6	IC 35-44.1-3-5; and
7	(B) is an employee of the penal facility.
8	(12) The person committed the offense with bias due to the
9	victim's or the group's real or perceived characteristic, trait, belief,
10	practice, association, or other attribute the court chooses to
11	consider, including but not limited to an attribute described in
12	IC 10-13-3-1.
13	(13) The person is or has been an alien (as defined by 8 U.S.C.
14	1101(a)) unlawfully present in the United States. A determination
15	by the United States Department of Homeland Security that an
16	alien has come to, entered, or remained in the United States in
17	violation of law is evidence that the alien is or has been
18	unlawfully present in the United States.
19	(14) The offense involved dealing in a controlled substance under
20	IC 35-48-4 and the person distributed the controlled substance to
21	at least three (3) different individuals in a one hundred eighty
22	(180) day period.
23	(15) The person committed the offense while wearing a mask.
24	(b) The court may consider the following factors as mitigating
25	circumstances or as favoring suspending the sentence and imposing
26	probation:
27	(1) The crime neither caused nor threatened serious harm to
28	persons or property, or the person did not contemplate that it
29	would do so.
30	(2) The crime was the result of circumstances unlikely to recur.
31	(3) The victim of the crime induced or facilitated the offense.
32	(4) There are substantial grounds tending to excuse or justify the
33	crime, though failing to establish a defense.
34	(5) The person acted under strong provocation.
35	(6) The person has no history of delinquency or criminal activity,
36	or the person has led a law-abiding life for a substantial period
37	before commission of the crime.
38	(7) The person is likely to respond affirmatively to probation or
39	short term imprisonment.
40	(8) The character and attitudes of the person indicate that the
41	person is unlikely to commit another crime.
42	(9) The person has made or will make restitution to the victim of



1	the crime for the injury, damage, or loss sustained.
2	(10) Imprisonment of the person will result in undue hardship to
3	the person or the dependents of the person.
4	(11) The person was convicted of a crime involving the use of
5	force against a person who had repeatedly inflicted physical or
6	sexual abuse upon the convicted person and evidence shows that
7	the convicted person suffered from the effects of battery as a
8	result of the past course of conduct of the individual who is the
9	victim of the crime for which the person was convicted.
10	(12) The person was convicted of a crime relating to a controlled
11	substance and the person's arrest or prosecution was facilitated in
12	part because the person:
13	(A) requested emergency medical assistance; or
14	(B) acted in concert with another person who requested
15	emergency medical assistance;
16	for an individual who reasonably appeared to be in need of
17	medical assistance due to the use of alcohol or a controlled
18	substance.
19	(13) The person has posttraumatic stress disorder, traumatic brain
20	injury, or a postconcussive brain injury.
21	(14) The person is a person described in IC 31-30-1-4(d) who
22	committed the offense while the person was a child but is now at
23	least twenty-one (21) years of age.
24	(15) The offense involved a controlled substance under
25	IC 35-48-4 and the person:
26	(A) sought treatment:
27	(i) in the three hundred sixty-five (365) day period
28	preceding the date of the commission of the offense; or
29	(ii) on or after the date on which the person committed the
30	offense, but before sentencing; and
31	(B) successfully completed treatment:
32	(i) in the three hundred sixty-five (365) day period
33	preceding the date of the commission of the offense; or
34	(ii) on or after the date on which the person committed the
35	offense, but before sentencing.
36	(c) The criteria listed in subsections (a) and (b) do not limit the
37	matters that the court may consider in determining the sentence.
38	(d) A court may impose any sentence that is:
39	
40	(1) authorized by statute; and (2) permissible under the Constitution of the State of Indiana:
40	(2) permissible under the Constitution of the State of Indiana;
	regardless of the presence or absence of aggravating circumstances or
42	mitigating circumstances.



1	(e) If a court suspends a sentence and orders probation for a person
2	described in subsection (b)(13), the court may require the person to
3	receive treatment for the person's injuries

