SB1 INTRODUCED



- 1 V7EDPL-1
- 2 By Senator Weaver
- 3 RFD: Judiciary
- 4 First Read: 07-Mar-23
- 5 PFD: 17-Jan-23



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4 SYNOPSIS:

Under existing law, prisoners who have been convicted of an offense and are in custody may earn correctional incentive time, which is a deduction from the term of his or her sentence. The amount of time earned varies with the level of the prisoner's classification.

This bill would reduce the amount of time a prisoner may earn correctional incentive time.

Under existing law, prisoners are assigned to a classification for purposes of accruing correctional incentive time and must remain in a certain classification for a period of time before he or she may move up in classification.

This bill would increase the amount of time a prisoner must spend in a certain classification before he or she may move up in classification.

Under existing law, prisoners may be required to forfeit correctional incentive time in certain circumstances.

This bill would provide additional circumstances where an inmate would be required to forfeit correctional incentive time.

This bill would also require the Department of Corrections to provide annual reports to the



29 Legislature, the Governor, and the Attorney General 30 regarding correctional incentive time. 31 32 33 A BILL 34 TO BE ENTITLED 35 AN ACT 36 37 Relating to correctional incentive time; to amend Section 14-9-41, as last amended by Act 2022-322, 2022 Regular 38 39 Session, Code of Alabama 1975, to reduce the amount of correctional incentive time a prisoner receives; to require a 40 prisoner to remain in a certain classification for a longer 41 42 period of time before moving up to a higher classification; to 43 provide for additional circumstances in which a prisoner may be required to forfeit his or her correctional incentive time; 44 45 and to require the Department of Corrections to provide annual 46 reports to the Legislature, the Governor, and the Attorney 47 General regarding correctional incentive time. BE IT ENACTED BY THE LEGISLATURE OF ALABAMA: 48 49 Section 1. This act shall be known and may be cited as 50 Deputy Brad Johnson Act. 51 Section 2. Section 14-9-41, as last amended by Act 52 2022-322, 2022 Regular Session, Code of Alabama 1975, is 53 amended to read as follows: "\$14-9-41 54 (a) Except as provided in subsection (e), each prisoner 55 56 who is convicted of any offense against the laws of the State



- of Alabama and is confined, in execution of the judgment or
 sentence upon any conviction, in the penitentiary, or at hard
 labor for the county jail, or in any municipal jail for a
 definite or indeterminate term, whose record of conduct shows
 that he or she has faithfully observed the rules for a period
 of time to be specified by this article, may earn a deduction
 from the term of his or her sentence as follows:
 - (1) <u>Seventy-five</u> <u>Thirty</u> days for each 30 days actually served while the prisoner is classified as a Class I prisoner.

- (2) Forty Fifteen days for each 30 days actually served while the prisoner is a Class II prisoner.
- (3) Twenty Five days for each 30 days actually served while the prisoner is a Class III prisoner.
- 70 (4) No good correctional incentive time shall accrue
 71 during the period the prisoner is classified as a Class IV
 72 prisoner.
 - (b) Within 90 days after May 19, 1980, the Commissioner of the Department of Corrections shall establish and publish in appropriate directives certain criteria not in conflict with this article for Class I, II, III, and IV prisoner classifications. The classifications shall encompass consideration of the prisoner's behavior, discipline, and work practices and job responsibilities.
 - (c) (1) Class I includes prisoners who are considered to be trustworthy in every respect and who, by virtue of their work habits, conduct, and attitude of cooperation have proven their trustworthiness. An example of a Class I inmate would be one who could work without constant supervision by a security



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- (2) Class II includes prisoners whose jobs will be
 under the supervision of a correctional employee at all times.

 Any inmate shall remain in this classification for a minimum
 period of six 12 months before being eligible for Class I.
 - (3) Class III includes prisoners with special assignments. They may not receive any of the privileges of Class I and Class II prisoners. A prisoner shall remain in this classification for a minimum period of three-six months before being eligible for Class II.
- 95 (4) Class IV includes prisoners not yet classified and for those, including all incoming prisoners, prisoners who are 96 97 able to work and refuse, prisoners who commit disciplinary 98 infractions that do not warrant a higher classification, or 99 and prisoners who do not abide by the rules of the institution. Prisoners who are classified in this earning 100 class receive no correctional incentive time. This class is 101 102 generally referred to as "flat time" or "day-for-day." A 103 prisoner shall remain in this classification for a minimum period of 30 days three months before being eligible for Class 104 105 III.
 - (5) No prisoner may reach any class without first having gone through and meeting the requirements of all lower classifications.
- 109 (d) As a prisoner gains a higher classification status
 110 he or she shall not be granted retroactive correctional
 111 incentive time based on the higher classification he or she
 112 has reached, but shall only be granted correctional incentive



- 113 time based on the classification in which he or she was
- 114 serving at the time the correctional incentive time was
- 115 earned. Nothing in this article authorizes a prisoner to
- 116 receive correctional incentive time based on the highest
- 117 classification he or she attains for any period of time in
- 118 which he or she was serving in a lower classification or from
- 119 the date of his or her sentence.
- (e) (1) No prisoner may receive correctional incentive
- 121 time under any of the following circumstances:
- a. He or she has been convicted of a Class A felony.
- b. He or she has been convicted of any crime that
- 124 caused the death of another person by means of a deadly
- weapon, as defined in Section 13A-1-2.
- 126 c. He or she has been sentenced to life, sentenced to
- death, or has received a sentence for more than 15 years.
- 128 d. He or she has been convicted of a sex offense
- 129 involving a child, as defined in Section 15-20A-4.
- 130 (2)a. No prisoner may be placed in Class I under either
- 131 of the following circumstances:
- 132 1. He or she has been convicted of an assault where the
- 133 victims of the assault suffered the permanent loss or use or
- 134 permanent partial loss or use of any bodily organ or
- appendage.
- 136 2. He or she has been convicted of a crime involving
- 137 the perpetration of sexual abuse upon the person of a child
- under the age of 17 years.
- b. The court sentencing a person shall note on the
- 140 transcript accompanying the prisoner that he or she has been



- sentenced to a crime that forbids his or her being classified as a Class I prisoner.
- (f) (1) If, during the term of imprisonment, a prisoner commits an offense or violates a rule of the Department of Corrections, all or any part of his or her correctional incentive time accrued pursuant to this section shall be
- 148 (2) a. The Commissioner of the Department of Corrections
 149 may restore any portion of the correctional incentive time
 150 that has been forfeited by a prisoner for violating any
 151 existing law or prison rule or regulation, as the commissioner
 152 deems proper, upon recommendation and evidence provided by the
 153 warden in charge.
- b. This subdivision shall not apply to prisoners who

 commit or attempt to commit violations provided in subdivision

 (3).
 - (3) If, during the term of imprisonment, a prisoner commits or attempts to commit any of the following violations, he or she may no longer receive correctional incentive time for the term of imprisonment and shall forfeit all of his or her correctional incentive time accrued pursuant to this section:
- a. Homicide.
- b. Escape.

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forfeited.

- 165 c. Assault that causes serious physical injury.
- d. Seizing or holding a hostage in any manner.
- e. Sexual assault.
- f. Inciting a riot.



- g. Rioting.
- h. Fighting with a weapon resulting in serious physical
- injury.

- 172 i. Arson.
- 173 (g) (1) When a prisoner is serving two or more terms of
 174 imprisonment and the sentences run consecutively, all
 175 sentences shall be combined for the purpose of computing
 176 deductions for correctional incentive time and release date.
 177 The actual deduction from sentence for correctional incentive
 178 time provided by this section shall apply only to sentences to
 179 be served.
 - (2) When a prisoner is serving two or more sentences that run concurrently, the sentence that results in the longer period of incarceration shall be used for the purpose of computing deductions for correctional incentive time and release date. When computing the deductions allowed in this section on indeterminate sentences, the maximum sentence shall be the basis for the computation.
 - (h) This section shall be administered by the chief administrative officer of the penal institution as it applies to prisoners in any state penal institution, by the sheriff of the county as it applies to prisoners in any county jail, and by the chief of police as it applies to prisoners in any municipal jail.
 - (i) Deductions for good behavior, work habits and cooperation, or good conduct shall be interpreted to give authorized good correctional incentive time retroactively to those offenders convicted of crimes committed after May 19,



1980, except those convicted of crimes of the unlawful sale or distribution of controlled substances as enumerated in Article 5 of Chapter 12 of Title 13A and for any sex offenses as enumerated in Articles 4 and 4A of Chapter 6 of Title 13A. The commissioner shall have the prison records of all prisoners who become eliqible under this article reviewed and shall disqualify any prisoner from being awarded correctional incentive time under this article at his or her discretion.

- (j) The Department of Corrections, by February 15 of each year, shall submit to the Legislature, the Governor, and the Attorney General a report including all of the following:
 - (1) The number of prisoners in each classification.
- 209 (2) The number of prisoners who changed classifications.

- (3) The number of prisoners who had their correctional incentive time forfeited based on a high level violation, as provided by department guidelines, including the specific kind and number of the high level violation for each prisoner.
- (4) The number of prisoners who had their correction incentive time forfeited based on a violation of subdivision (f)(3), including the specific reason for each prisoner."

Section 3. All amendatory language to Section 14-9-41, Code of Alabama 1975, added pursuant to this act shall be applied prospectively, may not be construed to take away any correctional incentive time earned prior to the effective date of this act, and shall only apply to violations committed after the effective date of this act.

Section 4. This act shall become effective immediately



- following its passage and approval by the Governor, or its
- 226 otherwise becoming law.