SB153 INTRODUCED



- 1 76P92V-1
- 2 By Senator Barfoot
- 3 RFD: Judiciary
- 4 First Read: 04-Apr-23

5



1	
2	
3	
4	SYNOPSIS:
5	Under existing law, an offender charged with a
6	felony is not supervised prior to adjudication.
7	This bill would provide that a judge may order
8	that an offender charged with a Class A or Class B
9	violent offense be supervised by the Board of Pardons
10	and Paroles as a condition of his or her
11	bond.
12	
13	
14	A BILL
15	TO BE ENTITLED
16	AN ACT
17	
18	Relating to criminal procedure; to further provide for
19	pretrial supervision of certain offenders by the Board of
20	Pardons and Paroles as a condition of their bond.
21	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
22	Section 1. (a) Notwithstanding any provision of law, a
23	judge may order, as a condition of bond, that a defendant
24	charged with a Class A or Class B violent felony offense, as
25	defined by Section 12-25-32, Code of Alabama 1975, shall be
26	supervised by the Board of Pardons and Paroles
27	(b) The board shall adopt rules necessary to implement

28 the requirements of this act.



SB153 INTRODUCED

29		Sect	ion	2.	This	act	shall	beco	me	effec	ctive	on	the	firs	t
30	day of	the	thir	rd	month	fol	lowing	its	pas	ssage	and	appı	roval	by	
31	the Go	verno	r, c	or	its o	ther	wise b	ecomi	lna	law.					