- 1 HB380
- 2 197932-4
- 3 By Representatives Rowe, Fridy and Ellis
- 4 RFD: State Government
- 5 First Read: 09-APR-19

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2 ENROLLED, An Act,

Relating to pardons and paroles; to amend Sections 3 15-22-20, 15-22-21, 15-22-26, 15-22-28, 15-22-36, and 4 5 15-22-37, Code of Alabama 1975, to authorize the Governor, 6 with the advice and consent of the Senate, to fill a vacant seat on the board; to further provide for the membership of 7 8 the board; to authorize the Governor to appoint a Director of Pardons and Paroles and establish the director's 9 10 responsibilities; to set criteria to be used by the board to 11 determine a prisoner's initial parole consideration date; to set parameters to be used if the board deviates from the 12 13 standards when setting a prisoner's initial parole 14 consideration date; to require approval by the deputy Attorney 15 General or assistant Attorney General if the board deviates 16 from the standards when setting a prisoner's initial parole 17 consideration date; and to require the board work with the 18 district attorney or Attorney General's Office to notify a 19 victim, victim's representative, or other interested party prior to the board taking action. 20

21 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

22 Section 1. Sections 15-22-20, 15-22-21, 15-22-26, 23 15-22-28, 15-22-36, and 15-22-37, Code of Alabama 1975, are 24 amended to read as follows:

25 "§15-22-20.

1	"(a) There shall be a Board of Pardons and Paroles
2	which shall consist of three members. The membership of the
3	board shall be inclusive and reflect the racial, gender,
4	geographic, urban/rural, or economic diversity of the state.
5	At least one member shall be a current or former law
6	enforcement officer with a minimum of 10 years' experience in
7	or with a law enforcement agency which has among its primary
8	duties and responsibilities the investigation of violent
9	crimes or the apprehension, arrest, or supervision of the
10	perpetrators thereof.
11	"(b) Any vacancy occurring on the board, whether for
12	an expired or unexpired term, shall be filled by appointment by
13	the Governor, with the advice and consent of the Senate, from
14	a list of five qualified persons nominated by a board
15	consisting of the Chief Justice of the Supreme Court as
16	chairman, the presiding judge of the Court of Criminal
17	Appeals, the Lieutenant Governor, the Speaker of the House,
18	and the President Pro Tempore of the Senate. The nominating
19	board shall as soon as practicable after a vacancy occurs,
20	whether for an expired or unexpired term, meet and select by
21	majority vote the names of five persons to be submitted to the
22	Governor. It shall immediately thereafter submit its
23	nominations to the Governor, who shall make his appointment
24	from such list within 10 days thereafter. Appointees shall by
25	the Governor, with the advice and consent of the Senate, from

1	a list of five qualified persons nominated by a board
2	<u>consisting of</u> the Chief Justice of the Supreme Court as
3	chairman, the presiding judge of the Court of Criminal
4	Appeals, the Lieutenant Governor, the Speaker of the House,
5	and the President Pro Tempore of the Senate. The nominating
6	board shall as soon as practicable after a vacancy occurs,
7	whether for an expired or unexpired term, meet and select by
8	majority vote the names of five persons to be submitted to the
9	Governor. It shall immediately thereafter submit its
10	nominations to the Governor, who shall make his or her
11	appointment from such the list within 10 days thereafter.
12	Appointees shall begin serving immediately upon appointment,
13	until confirmed or rejected by the Senate. Appointments made
14	at times when the Senate is not in <u>regular</u> session shall be
15	effective ad interim. Any appointment made by the Governor
16	while the Senate is in $\underline{\operatorname{regular}}$ session must be submitted $\overline{\operatorname{by}}$
17	him to the Senate not later than the third legislative day
18	following the date of the appointment; any appointment made
19	while the Senate is not in <u>regular</u> session shall be submitted
20	not later than the third legislative day following the
21	reconvening of the Legislature <u>in regular session</u> . In the
22	event the Senate fails or refuses to act on the appointment
23	within five legislative days after its submission, the
24	appointment shall be void, and the person whose name was thus
25	submitted shall not thereafter be reappointed. In the event an

1 appointee is not confirmed by the Senate, the nominating board shall make five nominations; one of them shall be appointed, 2 and his appointment shall be submitted to the Senate as 3 4 provided in this section. The nominating and appointing 5 procedure required in this section shall be continued and 6 followed until an appointment is made and completed. If the 7 Senate fails to vote on an appointee's confirmation before 8 adjourning sine die during the regular session in which the 9 appointee is appointed, the appointee is deemed to be 10 confirmed. 11 "(c) Members of the board shall be appointed for

terms of six years commencing on July 1 in the years 1953, 13 1955, and 1957, and shall serve until their successors shall 14 have been appointed and shall have <u>been</u> qualified. Any person 15 appointed to fill the vacancy for an unexpired term shall 16 vacate the office upon the expiration of that unexpired term.

"(d) The Governor shall designate one of the members
as chairman chair, and such chairman the chair shall preside
at sessions of the board.

"(e) Each member shall take the constitutional oath of office and shall be subject to impeachment for any of the causes specified in Section 173 of the Constitution; and the procedure in cases of impeachment shall be in the manner provided by Section 175 of the Constitution; provided, however, that in the event the Governor shall determine that

1 any member of the board shall have become incapacitated by reason of physical or mental disability or illness to the 2 extent that he cannot efficiently perform the duties of his 3 office, he or she shall direct the Attorney General to proceed 4 5 to the determination of that issue in an inquisition 6 proceeding instituted by him or her in the Circuit Court of Montgomery County, Alabama. In the event the issue is 7 8 determined in such court against the board member, the court 9 shall declare the office vacant, and the same shall be vacated 10 and a successor appointed, as provided in this section.

11 "(f) Two members of the board shall constitute a 12 quorum for the transaction of the official business of the 13 board.

"(g) The members of the board shall devote their
full time to their official duties and shall hold no other
office of profit during their incumbency.

17 "(h) The annual compensation of the chairman and 18 each associate member of the Board of Pardons and Paroles 19 shall be such an amount as is provided by law. Such The 20 salaries shall be paid in equal installments from the State 21 Treasury in the same manner that salaries of other state 22 officers are paid.

"(i) The Governor is hereby authorized to appoint
 four persons to serve as special members of the board. The
 four special members shall be appointed to reflect the racial,

1 gender, and geographic diversity of this state. The special members shall serve a single term beginning October 1, 2003 2 and ending September 30, 2006. The provisions on appointment 3 in subsection (b), oath and incapacity in subsection (e), 4 devotion to duties in subsection (g), and compensation in 5 subsection (h) shall apply to special members to the same 6 7 extent they apply to members of the board. The special members 8 shall be appointed and serve for the limited purpose of conducting hearings and making determinations concerning 9 10 pardons, paroles, restorations of political and civil rights, 11 remission of fines and forfeitures, and revocations. 12 "(j) During the term of the special members of the 13 board, the board shall sit in two panels of three for the 14 purpose of conducting hearings and making determinations 15 concerning pardons, paroles, restorations of political and

16 civil rights, remission of fines and forfeitures, and 17 revocations. Membership on each panel shall be designated by 18 the chairman of the board from among the remaining regular and special members of the board as the chairman determines from 19 20 time to time shall be necessary to hear all pending matters in 21 an expeditious manner. The chairman of the board shall serve 22 as an alternate with members of either panel and shall 23 re-designate panel membership as necessary to carry out the hearing duties of the board. Two members of each panel shall 24 25 constitute a quorum for the transaction of official business.

1 "(k) When the board sits in panels of three members 2 as herein authorized, each panel shall act in the same manner 3 and under the same authority as the full board. All authority, 4 duties, powers, and responsibilities of the board on any 5 matter brought before the panel for hearing shall be exercised 6 by the panel as though heard and decided by the full board. 7 Decisions of each panel shall constitute a decision of the 8 board. All procedures of the board relating to the conduct of 9 hearings shall apply to hearings before either panel of the board. 10 11 "(1) This section does not affect in any way the 12 authority of the original board members to carry out all 13 administrative, supervisory, and personnel duties existing on September 25, 2003. 14 15 "§15-22-21. 16 "(a) The Board of Pardons and Paroles, with the 17 approval of the Governor, may shall appoint a secretary Director of Pardons and Paroles, who shall serve at the 18 pleasure of the Governor. 19 20 "(b) The Director of Pardons and Paroles shall serve 21 as the chief executive officer of the Board of Pardons and 22 Paroles and be vested with all power necessary to perform the 23 duties assigned to the board by law except the board's power 24 to adopt rules, guidelines, or other policies and to make individual determinations concerning the grant or denial of 25

1	pardons, the grant or denial of paroles, the restorations of
2	political and civil rights, the remission of fines and
3	forfeitures, and the revocation of parole. As chief executive
4	officer, the director shall be responsible for all of the
5	following:
6	"(1) Appointing and supervising, subject to the
7	provisions of the Merit System, and such clerical,
8	stenographic, supervisory and expert assistants as may be
9	<u>employees</u> necessary to carry out the provisions <u>duties</u> of this
10	article; provided, however, that the selection of such
11	assistants and the fixation of their salaries shall be subject
12	to the provisions of the Merit System the board.
13	"(2) Performing, on behalf of the board, all fiscal
14	and budgetary requirements imposed on the board by law.
15	"(3) Developing and implementing, on behalf of the
16	board, all policies and procedures for the effective
17	supervision of parolees released to supervision by the board
18	as well as those individuals granted probation by the
19	sentencing court.
20	"(4) Attending all meetings of the board, in person
21	or by designee, to act as the board's secretary, and to
22	maintain a record of the board's official actions.
23	"(5) Preparing and recommending rules for
24	consideration by the board as the director shall deem

1 <u>necessary for the effective and efficient performance of the</u> 2 board's duties.

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"§15-22-26.

"(a) No prisoner shall be released on parole merely 4 5 as a reward for good conduct or efficient performance of 6 duties assigned in prison, but only if the Board of Pardons and Paroles is of the opinion that the prisoner meets criteria 7 8 and guidelines established by the board to determine a 9 prisoner's fitness for parole and to ensure public safety. The 10 quidelines shall serve as an aid in the parole decision making 11 process and shall promote the use of prison space for the most 12 violent and greatest risk offenders, while recognizing that 13 the board's paramount duty is to protect public safety. The 14 guidelines shall be structured, actuarially based, reviewed every three years by the board, after a specified open comment 15 16 period determined by the board, and posted on the website of 17 the board and include, but not be limited to, the following:

18 "(1) The prisoner's risk to reoffend, based upon a 19 validated risk and needs assessment as defined in Section 20 12-25-32;.

"(2) Progress by the prisoner and the Department of
Corrections to plan for reentry7.

"(3) Input from the victim or victims, the family of
the victim or victims, prosecutors, and law enforcement
entities;.

1 "(4) Participation in risk-reduction programs while
2 incarcerated7.

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"(5) Institutional behavior of the prisoner while incarcerated; and.

5 "(6) Severity of the underlying offense for which 6 the prisoner was sentenced to incarceration.

"(b) If Except as provided in Section 15-22-37, if 7 8 the board shall so determine, such grants a prisoner parole, 9 the prisoner shall be allowed to go upon parole outside of 10 released from prison walls and enclosure upon such the terms 11 and conditions as set by the board shall prescribe, but to, and while released on parole, shall remain while thus on 12 13 parole in the legal custody of the warden of the prison from 14 which he or she is paroled until the expiration of the maximum 15 term specified in his or her sentence or until he or she is 16 fully pardoned.

17 "(c) The board shall clearly articulate its reasons 18 for approval or denial of parole for each prisoner, based on its established guidelines, and shall provide the reasons for 19 approval or denial to the prisoner, the victim, the Department 20 21 of Corrections, or any other interested party upon written 22 request submitted to the board. The use of established 23 quidelines for parole consideration shall not create a right 24 or expectation by a prisoner to parole release. Additionally, 25 the articulated reasons for denial of parole release shall not

create a right or expectation for parole release. The guidelines shall serve as an aid in the parole decision making process, and the decision concerning parole release shall be at the complete discretion of the board.

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"§15-22-28.

6 "(a) It shall be the duty of the Board of Pardons and Paroles, upon its own initiative, to make an investigation 7 8 of any and all prisoners confined in the jails and prisons of the state, through use of a validated risk and needs 9 10 assessment as defined in Section 12-25-32, with a view of 11 determining the feasibility of releasing the prisoners on 12 parole and effecting their reclamation. Reinvestigations shall 13 be made from time to time as the board may determine or as the 14 Department of Corrections may request. The investigations shall include such reports and other information as the board 15 16 may require from the Department of Corrections or any of its 17 officers, agents, or employees.

18 "(b) It shall be the duty of the Department of 19 Corrections to cooperate with the Board of Pardons and Paroles 20 for the purpose of carrying out the provisions of this 21 article.

"(c) Temporary leave from prison, including
Christmas furloughs, may be granted only by the Commissioner
of Corrections to a prisoner for good and sufficient reason
and may be granted within or without the state; provided, that

1 Christmas furloughs shall not be granted to any prisoner 2 convicted of drug peddling, child molesting or rape, or to any maximum security prisoner. A permanent, written record of all 3 such temporary leaves, together with the reasons therefor, 4 5 shall be kept by such the commissioner. He or she shall 6 furnish the Pardon and Parole Board of Pardons and Paroles with a record of each such leave granted and the reasons 7 8 therefor, and the same shall be placed by the board in the prisoner's file. 9

10 "(d) No prisoner shall be released on parole except 11 by a majority vote of the board. The board shall not parole any prisoner for employment by any official of the State of 12 13 Alabama, nor shall any parolee be employed by an official of 14 the State of Alabama and be allowed to remain on parole; provided, however, that this provision shall not apply in the 15 16 case of a parolee whose employer, at the time of the parolee's 17 original employment, was not a state official.

18 "(e) For violent offenses as defined in Section 19 12-25-32, the board shall not grant a parole to any prisoner 20 who has not served at least one third or 10 years of his 21 sentence, whichever is the lesser, except by a unanimous 22 affirmative vote of the board. The board shall set a 23 prisoner's initial parole consideration date according to the 24 following schedules:

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1	"(1) For prisoners receiving sentence deductions
2	pursuant to the Alabama Correctional Incentive Time Act,
3	Article 3, Chapter 9, Title 14, the following schedule shall
4	apply:
5	"a. For terms of five years or less, the prisoner
6	shall be scheduled for initial parole consideration on the
7	<u>current docket.</u>
8	"b. For terms over five years and up to 10 years,
9	the prisoner shall be scheduled for initial parole
10	consideration approximately 18 months prior to the minimum
11	<u>release date.</u>
12	"c. For terms of more than 10 years and up to 15
13	years, the prisoner shall be scheduled for initial parole
14	consideration approximately two years and six months prior to
15	the minimum release date.
16	"(2) For prisoners convicted on or after March 21,
17	2001, of one or more of the following Class A felonies, the
18	initial parole consideration date shall be set for a date once
19	a prisoner has completed 85 percent of his or her total
20	sentence or 15 years, whichever is less.
21	"a. Rape in the first degree.
22	"b. Kidnapping in the first degree.
23	" <u>c. Murder.</u>
24	" <u>d. Attempted murder.</u>
25	"e. Sodomy in the first degree.

1	"f. Sexual torture.
2	"g. Robbery in the first degree with serious
3	physical injury as defined in Section 13A-1-2.
4	"h. Burglary in the first degree with serious
5	physical injury as defined in Section 13A-1-2.
6	"i. Arson in the first degree with serious physical
7	injury as defined in Section 13A-1-2.
8	" <u>(3) For all other prisoners, the initial parole</u>
9	consideration date shall be set for a date following
10	completion of one-third of the prisoner's sentence or 10
11	years, whichever is less.
12	"(4) If the prisoner is serving consecutive
13	sentences, the initial parole consideration date may not be
14	set for a date before the prisoner has separately served the
15	time prescribed in this subsection for each consecutive
16	sentence imposed.
17	"(f)(1) The board may deviate from the initial
18	parole consideration date established in subdivision (e)(1)
19	subsection (e) or any reconsideration date prescribed by the
20	board's rules only in either of the following circumstances:
21	"a. To comply with the policy and procedural
22	guidelines in effect on or before January 1, 2019, issued by
23	the board under Section 15-22-24(e).
24	"b. If the prisoner shows, by clear and convincing
25	evidence, that he or she is more likely than not to be granted

1	parole and that he or she would have been considered for
2	parole on an earlier date under generally applicable rules or
3	policies previously in effect.
4	"(2) Any decision by the board to invoke the
5	procedures of this subsection shall be subject to legal review
6	by the deputy Attorney General or assistant Attorney General
7	assigned to the board, prior to the issuance of a parole
8	certificate and the prisoner's release. If it is determined
9	that the grant of parole consideration failed to satisfy the
10	requirements of this subsection or any rule adopted pursuant
11	to this subsection, the decision shall be reversed and the
12	prisoner shall be notified by the board.
13	"(3) For purposes of paragraph (f)(1)b., the board
14	shall adopt rules to determine whether a prisoner is more
15	likely than not to be granted parole. These rules shall be
16	designed to minimize the risk a prisoner will be prejudiced by
17	any statutory or administrative changes in parole standards or
18	procedures that have occurred since the date of the prisoner's
19	conviction and shall include, but are not limited to the
20	following:
21	"a. A requirement that the prisoner has completed a
22	minimum total period of incarceration.
23	"b. A requirement that the prisoner complete certain

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1	"c. A requirement that the prisoner provide a
2	statement of support from a Department of Corrections staff
3	member.
4	"d. A requirement that the prisoner have no violent
5	disciplinaries during a prescribed period preceding the
6	prisoner's current application for parole consideration.
7	"e. A requirement that the prisoner have no
8	disciplinaries of any kind within a prescribed period
9	preceding the prisoner's current application for parole
10	consideration.
11	"f. A requirement that the prisoner's risk of
12	re-offense is determined to be medium or low following the
13	completion of a validated risk and needs assessment conducted
14	by a trained probation and parole officer.
15	"(4) A 30 days' written notice shall be provided to
16	the Governor and Attorney General for any parole consideration
17	date set by the board under subdivision (f)(1). The Governor
18	and Attorney General shall have 14 days from the time notice
19	is received to object to the grant of parole. If the board
20	grants parole consideration under subdivision (f)(1) and did
21	not give adequate notice to the Governor or Attorney General
22	or granted parole consideration despite an objection from the
23	Governor or Attorney General, the decision shall be reversed
24	and the prisoner shall be notified by the board.
25	"§15-22-36.

1 "(a) In all cases, except treason and impeachment 2 and cases in which sentence of death is imposed and not 3 commuted, as is provided by law, the Board of Pardons and 4 Paroles shall have the authority and power, after conviction 5 and not otherwise, to grant pardons and paroles and to remit 6 fines and forfeitures.

7 "(b) Each member of the Board of Pardons and Paroles 8 favoring a pardon, parole, remission of a fine or forfeiture, 9 or restoration of civil and political rights shall enter in 10 the file his or her reasons in detail, which entry and the 11 order shall be public records, but all other portions of the 12 file shall be privileged.

13 "(c) No pardon shall relieve one from civil and 14 political disabilities unless specifically expressed in the pardon. No pardon shall be granted unless the prisoner has 15 16 successfully completed at least three years of permanent 17 parole or until the expiration of his or her sentence if his 18 or her sentence was for less than three years. Notwithstanding the foregoing, a pardon based on innocence may be granted upon 19 the unanimous affirmative vote of the board following receipt 20 21 and filing of clear proof of his or her innocence of the crime 22 for which he or she was convicted and the written approval of 23 the judge who tried his or her the case or district attorney 24 or with the written approval of a circuit judge in the circuit

1 where he or she was convicted if the judge who tried his or
2 her case is dead or no longer serving.

"(d) The Board of Pardons and Paroles shall have no 3 power to grant a pardon, order a parole, remit a fine or 4 5 forfeiture, or restore civil and political rights until 30 6 days' notice that the prisoner is being considered therefor has been given by the board to the Attorney General, the judge 7 who presided over the case, the district attorney who tried 8 the subject's case, the chief of police in the municipality in 9 which the crime occurred, if the crime was committed in an 10 11 incorporated area with a police department, and to the sheriff of the county where convicted, and to the same officials of 12 13 the county where the crime occurred if different from the 14 county of conviction; provided, however, that if they are dead or not serving, the notice shall be given to the district 15 16 attorney, incumbent sheriff, and one of the judges of the 17 circuit in which the subject was convicted. The board also 18 shall be required to provide the same notice to the Crime 19 Victims Compensation Commission.

"(e) (1) <u>If a victim, victim's representative, or any</u>
other interested individual has provided a preferred method of
<u>communication to the board, at least 45 days prior to the</u>
<u>board's actions, the board may not approve or order a parole,</u>
<u>pardon, remission of fine or forfeiture, restoration of civil</u>
<u>and political rights, furlough, leave, or early release of a</u>

1 prisoner, unless a Until and unless at least 30 days' written notice of the board's action to be considered has been given 2 by the board has been provided to the victim named in the 3 indictment, the victim's representative, and or any other 4 interested individuals, after the board has received a request 5 6 that includes the preferred mode or modes of notification from the victim, the victim's representative, and other interested 7 8 individuals and is submitted 45 days or more in advance of the board action to be considered either through the automated 9 10 victim notification system or by a direct request to the board 11 or other authorized individual, the Board of Pardons and 12 Paroles shall have no power or authority to in any way approve 13 or order any parole, pardon, remission of fine or forfeiture, 14 restoration of civil and political rights, furlough, leave or early release of a person convicted of the following offenses: 15 16 "a. A Class A felony. 17 "b. Any felony committed prior to the first day of 18 January, 1980, which if committed after the first day of January, 1980, would be designated a Class A felony. 19 "c. Any felony involving violence, death, or any 20 21 physical injury to the person of another. 22 "d. Any felony involving unlawful sexual assault or other unlawful sexual conduct on the person of another. 23

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1	"e. Any felony involving sexual assault, or a lewd
2	or lascivious act upon a child under the age of 16 years or
3	attempt thereof.
4	"f. Sexual abuse or any other criminal conduct
5	committed prior to the first day of January, 1980, which if
6	committed after the first day of January, 1980, would be
7	defined as sexual abuse under the Alabama Criminal Code.
8	"g. Child abuse or any criminal conduct committed
9	prior to the first day of January, 1980, which if committed
10	after the first day of January, 1980, would be defined as
11	child abuse under the Alabama Criminal Code.
12	"h. Sodomy or any criminal conduct committed prior
13	to the first day of January, 1980, which if committed after
14	the first day of January, 1980, would be defined as sodomy
15	under the Alabama Criminal Code.
16	"i. Any violation of Section 13A-6-69, as amended.
17	"(2) To foster notification, the victim, victim's
18	representative, or other interested individuals should have a
19	preferred mode or modes of notification on file with the
20	board, submitted through the automated victim notification
21	system or by direct request to the board or another authorized
22	individual.
23	" (2) <u>(3)</u> If , however, the victim, victim's
24	representative, and <u>or</u> other interested individual has not
25	been registered for notice through the automated victim

1 notification system or otherwise made a direct request to the 2 board for notice or to another authorized individual, if the victim's information has not been updated, or particular modes 3 of notification have not been requested at least 45 days or 4 5 more in advance of the board's action to be considered, the 6 board, working with the appropriate district attorney and the Attorney General's Office, shall exercise due diligence in 7 8 locating the victim or the victim's immediate family members. 9 If all attempts to locate a victim or his or her immediate family members has failed, and the agent of the board 10 11 certifies that due diligence has been exercised, the board 12 shall not be limited in power or authority in any way to 13 approve or order any parole, pardon, remission of fine or 14 forfeiture, restoration of civil and political rights, furlough, leave, or early release of a person convicted of the 15 16 offenses named in subsection (e) (1)a. to i., inclusive 17 prisoner.

"(3) (4) The notice shall be given by U.S. certified 18 19 mail, return receipt requested, U.S. mail, electronic 20 transmission, or by other commonly accepted method of 21 delivery, upon a request made through the automated victim 22 notification system or otherwise upon direct request made to 23 the board or other authorized individual 45 days or more in 24 advance of the board's action to be considered and shall 25 include:

1 "a. The name of the prisoner or defendant involved. 2 "b. The crime for which the prisoner or defendant was convicted. 3 "c. The date of the sentence. 4 "d. The court in which the conviction occurred. 5 "e. The sentence imposed. 6 "f. The actual time the prisoner has been held in 7 8 confinement and the prisoner's minimum release date, as 9 computed by the Department of Corrections. 10 "g. The action to be considered by the board. 11 "h. The date, time, and location of the board meeting at which the action is to be considered. 12 13 "i. The right of the victim named in the indictment, 14 a victim's representative, or if the victim is deceased as a result of the offense, the victim's immediate family, as 15 16 defined by the board's operating rules, or, in the event there 17 is no immediate family, a relative of a victim, if any, to 18 present his or her views to the board in person or in writing. 19 "Notice for robbery victims who were robbed while on duty as an employee of a business establishment shall be 20 21 sufficient if mailed to the last address provided by the 22 victim or as otherwise noted on the indictment or in the board 23 files. 24 "(4) (5) If a victim, victim's representative, and

25 <u>or</u> otherwise interested individual requests not to be

1 notified, the request shall be made to the Board of Pardons and Paroles in writing or by electronic signature. 2 Confirmation of a request to not be notified shall be provided 3 to the victim so requesting. After a request is received, the 4 5 board shall provide no further notifications, unless and until 6 the victim, victim's representative, and otherwise interested individual subsequently requests future notifications, at 7 least 45 days in advance of the board's action to be 8 considered through the automated victim notification system or 9 10 by contacting the board or other authorized individual in 11 writing, in person, or by telephone.

12 "(5) Should a victim, victim's representative, and 13 otherwise interested person wish to receive notice of any 14 specific board hearing and action taken by the board, if any, 15 in a specific case, the individual may register to request the 16 notice through the automated victim notification system or 17 otherwise request notice by making a direct request to the board or other authorized individual to receive notice at 18 19 least 45 days in advance of the board's action to be considered. The individual shall be required to designate his 20 21 or her preferred mode or modes of communication.

"(6) For any defendant convicted of the offenses
 named in subsection (e)(1)a. to i., inclusive, and only after
 <u>After</u> the most recent victim information has been furnished to
 the Board of Pardons and Paroles <u>board</u>, pursuant to Section

1 12-17-184(9), in those cases, the probation and parole officer 2 assigned to prepare a pre-sentence or post-sentence investigation report shall at that time register the most 3 recent information for the victim named in the indictment into 4 5 the automated victim notification system. In case of a 6 homicide, the information of immediate family members shall be entered into the automated victim notification system. If a 7 surviving victim is a minor, information for parents or 8 guardians shall be entered into the automated victim 9 10 notification system. The probation and parole officer assigned 11 to prepare a pre-sentence or post-sentence investigation 12 report shall then report to the sentencing court that all most current victim information has been so registered. The 13 14 sentencing court shall then record into the case record that 15 the victim information has been entered into the automated 16 victim notification system.

17 "(7) For those cases in which a defendant has been 18 convicted and sentenced prior to the implementation task force 19 determining that the automated victim notification system 20 complies with the requirements of this section and Sections 21 15-22-23 and 15-22-36.2, for any homicide, and Class A felony, 22 except Burglary I in which no victim was present, or any sex 23 offense, as defined by Section 15-20A-5, the board shall 24 exercise due diligence to locate the victim or victims and 25 register the most recent victim information into the automated victim notification system. If all attempts to locate a
victim, or in case of a homicide to locate immediate family
member or members, have failed and the agent of the board has
certified that due diligence has been exercised, no future
location attempts shall be required.

6 "(f) After any board action is taken granting any 7 pardon or parole, the board shall promptly notify all persons 8 who timely requested notice, pursuant to this section as to 9 the action taken by the board and the conditions, if any, of 10 any such parole or pardon via electronic notification through 11 the automated victim notification system and posting publicly 12 on a state agency website.

13 "(g) Electronic notices as required by this section, 14 Section 14-14-5, Section 15-22-23, Section 15-22-36.2, Section 15-22-36.3, and Section 15-22-26.2 shall be produced through 15 16 the automated notification system developed and maintained by 17 the Alabama State Law Enforcement Agency. All data and records required to produce the notices shall be provided to the 18 Alabama State Law Enforcement Agency to be incorporated into 19 the automated notification system. Board records and 20 21 information accessible to the public through the automated 22 notification system shall be limited to those notification 23 items specified in subdivision (3) of subsection (e), as well 24 as the offender's age, sex, race, and unique identifiers. 25 Records concerning the status of supervised offenders on

1 probation and parole shall also be made available to the 2 public, including information on when supervision began, the date the supervision term will end, and information on whether 3 or how supervision was terminated. Otherwise, access to board 4 5 records and information through the automated notification 6 system shall be limited in use to the legitimate law enforcement purpose of entering and updating contact 7 information on behalf of crime victims, assisting victims with 8 9 registration, and ensuring victims receive notice. Information 10 and records of the board accessible for law enforcement 11 purposes through the automated notification system, in 12 addition to that available to the public as specified above, 13 shall be limited to the offender's date of birth, the 14 supervising officer's name, the county of residence for those 15 offenders currently supervised in Alabama, and the supervising 16 officer's phone number. Misuse of the automated notification 17 system or records or information contained in the automated notification system shall be subject to criminal prosecution 18 under Article 5A of Chapter 8 of Title 13A, as well as Section 19 41-9-601, Section 41-9-602, and any other law of this state. 20 21 "§15-22-37.

21 "(a) The Board of Pardons and Paroles may adopt and 23 promulgate rules and regulations, not inconsistent with the 24 provisions of this article, touching upon all matters dealt 25 with in this article, including, among others, practice and procedure in matters pertaining to paroles, pardons and remission of fines and forfeitures; provided, however, that no rule or regulation adopted and promulgated by such the board shall have the effect of denying to any person whose application for parole or the revocation of whose parole is being considered by said the board from having the benefit of counsel or witnesses upon said the hearing.

8 "(b) The Board of Pardons and Paroles shall adopt 9 and promulgate rules and regulations to <u>do the following</u>:

"(1) Establish a program of limited supervision for
parolees who qualify addressing eligibility using validated
risk and needs assessments, as defined in Section 12-25-32,
transfers among levels of supervision, to include guidelines
for the transfer of lower-risk individuals to an
administrative form of parole, and reporting requirements;.

16 "(2) Develop policies and procedures for screening, 17 assessment, and referral for parolees to connect with 18 recidivism reduction services including, but not limited to, 19 cognitive behavioral intervention and substance abuse 20 treatment;.

"(3) Establish a matrix of rewards for compliance and pro-social behaviors and swift, certain and graduated sanctions to be imposed by the board, as provided under subsections (e) and (f) of Section 15-22-32, in response to

corresponding violations of parole terms or conditions
imposed;.

"(4) Establish clear guidelines and procedures that 3 retain the board's discretion in individual parole release 4 5 cases. Such The guidelines shall provide that, if a prisoner 6 convicted of a nonviolent offense, as defined in Section 12-25-32, with a sentence of 20 years or less is denied 7 8 parole, the board shall reconsider releasing the prisoner on parole no more than two years after such parole release 9 10 denial. Such The quidelines shall allow a current validated 11 risk and needs assessment as defined in Section 12-25-32, past 12 criminal history, program completion, institutional 13 misconduct, and other individual characteristics related to 14 the likelihood of offending in the future to be factored into the release decision while working to allocate prison space 15 16 for the most violent and greatest risk prisoners;

17 "(5) Ensure that the provisions of subsections (k) 18 and (l) of Section 15-22-24 are implemented relating to the 19 supervision and treatment of parolees; and.

"(6) Establish criteria, guidelines, and procedures to discharge parolees from parole supervision requirements prior to the expiration of the full maximum term for which the parolee was sentenced, unless the parolee was convicted of a violent offense as defined in Section 12-25-32, which shall include review of a parolee for discharge from parole

supervision at least every two years if the parolee has satisfied all financial obligations owed to the court, including restitution, and has not had his or her supervision revoked.

"(c) Notwithstanding any other provision of law to 5 6 the contrary, Section 41-22-5(a)-(c), Section 41-22-5.1(b), 7 Section 41-22-6, and Section 41-22-23(a)-(e), (g) of the Alabama Administrative Procedure Act shall apply to the 8 board's adoption, amendment, or repeal of rules, procedures, 9 guidelines, or other policies, except rules, procedures, 10 11 guidelines, or other policies concerning the supervision of 12 parolees or probationers. The Alabama Administrative Procedure 13 Act shall not otherwise apply to the board. The notice 14 required by subdivision (a) (1) of Section 41-22-5 shall be 15 given, and notice shall be given to the Governor and Attorney 16 General or their designees.

17 "(d) The Director of Pardons and Paroles shall post 18 on the board's website the board's existing rules, procedures, 19 guidelines, or other policies concerning the grant or denial 20 of pardons, the grant or denial of paroles, the restoration of 21 political and civil rights, the remission of fines and 22 forfeitures, and the revocation of parole."

23 Section 2. This act shall become effective on the 24 first day of the third month following its passage and 25 approval by the Governor, or its otherwise becoming law.

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4		Speaker of the House of Representatives		
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J				
6		President and Presiding Officer of the Sena	lte	
7		House of Representatives		
8 9 10	I hereby certify that the within Act originated in and was passed by the House 09-MAY-19, as amended.			
10 11 12 13		Jeff Woodard Clerk		
14				
15				
16	Senate	30-MAY-19	Passed	
17				