1	215250-2 : n : 09/29/2021 : CNB / bm LSA2021-22339
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3	AMENDMENT TO HB2
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8	On page 1, line 23, after "defendants" insert the
9	following:
10	; and to amend Section 14-10-1, Code of Alabama
11	1975, to require the Department of Corrections to provide an
12	inmate a nondriver identification card prior to release
13	
14	On page 3 at the end of line 14, delete the
15	quotation mark, and after line 14, insert a new Section 2 and
16	renumber the remaining section accordingly:
17	Section 2. Section 14-10-1, Code of Alabama 1975, is
18	amended to read as follows:
19	"§14-10-1.
20	"(a) The Department of Corrections shall adopt
21	reasonable regulations rules and criteria to determine those
22	state inmates $\frac{1}{2}$ that $\frac{1}{2}$ require clothing and transportation
23	upon the expiration of their term of custody, and before the
24	expiration of their term of custody for each state inmate
25	shall make a reasonable determination of whether or not the
26	state inmate has ready and immediate access to clothing and
27	transportation, that meet the requirements of this section.

Each state inmate, who is determined to require clothing and transportation shall, at the expiration of his or her term of custody, shall be discharged from the custody and shall be furnished with clothes and with the least expensive mode of public transportation to the point where the inmate is to report for parole and probation supervision, or to the point of sentencing, to be paid from the Department of Corrections general operating funds. Clothing shall be of decent and reasonable quality for employment.

"(b) The Department of Corrections shall provide minimum documentation for identification, including a social security card and a birth certificate, necessary to obtain employment. The Department of Corrections, in conjunction with the Alabama State Law Enforcement Agency, shall assist an inmate in obtaining a non-driver identification card, as required in Section 41-27-3.2.

"(c) Any inmate entitled to clothing and transportation may waive the same, in which case the Department of Corrections shall not be required to make any payment in lieu of clothing and transportation. Each state inmate shall receive this clothing and transportation allowance only once per offense and multiple offenses being served consecutively or concurrently shall for this purpose be considered one offense; but the Department of Corrections may at its discretion furnish transportation as noted above upon any discharge. If such the inmate is charged with the commission of any other criminal offense, he or she must be

delivered to the proper sheriff or officer to answer such the charge."

On page 3, delete lines 15 to 22, inclusive, and insert in lieu thereof the following:

Section 3. Section 1 of this act shall become effective on January 31, 2023, following its passage and approval by the Governor, or its otherwise becoming law, contingent upon certification by the Director of Finance that sufficient funds have been appropriated to the Board of Pardons and Paroles to implement this section; and Section 2 of this act shall become effective immediately following its passage and approval by the Governor, or its otherwise becoming law.