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5 Replace line 30 on page 2 with the following:

6 resentenced in certain circumstances; to amend
7 Section 15-22-36.2, Code of Alabama 1975, to make
8 conforming changes to the statewide automated victim
9 notification system; and to further provide
10

11 Replace lines 61 through 62 on page 3 with the following:

12 Supreme Court. If the court determines the inmate is
13 eligible for resentencing under subsection (a), the court
14 shall hold a hearing on the motion. The court shall
15 dismiss the motion if the court determines the inmate to
16 be ineligible.

17 (c)(1) The circuit court clerk shall serve a copy of
18 the
19

20 Replace line 66 on page 3 with the following:

21 be heard on any motion filed pursuant to this
22 section.

23 (3) The circuit court clerk shall serve a copy of the
24 motion for a reduction in sentence on the Office of the



Attorney General, which shall timely review within 42 days the relevant indictment to verify whether any prohibited offenses in subdivision (a)(1) have been committed by the inmate filing the motion.

Replace lines 69 through 74 on page 3 with the following:

section. A victim and any other interested party registered for notice for the inmate in the statewide automated victim notification system may also file a statement with the court and may do so in lieu of testifying at a hearing.

(e)(1) The circuit court clerk shall notify the Victim Notification Unit of the Bureau of Pardons and Paroles when a motion is filed pursuant to this section and again when the hearing has been set. Upon receipt of these notices, the bureau shall exercise due

Replace lines 76 through 77 on page 3 with the following:

in the indictment. The bureau, when practicable, shall also provide notifications to any victims named in the indictment and to any other interested party registered for notice for the inmate through the statewide automated victim



Replace lines 80 through 81 on page 3 with the following:

the motion; the location, date, and time of the
hearing; information explaining the circumstances

Replace lines 84 through 85 on pages 3 through 4 with the
following:

in-person testimony, through a written victim impact
statement, or both; the name of the judge presiding over
the hearing; information about the offender, including
his or her name, crimes for which he or she was
convicted, and the sentence he or she received; how,
where, and when to submit written statements to the
court; and contact information for the appropriate

Replace line 95 on page 4 with the following:

any hearing on a motion filed pursuant to this
section. The notification shall include all of the
information required under subdivision (1).

(3) Immediately following an order entered by the
court, the circuit court clerk shall notify the Bureau of
Pardons and Paroles of the order.

Replace line 98 on page 4 with the following:

notify any victim named in the indictment and any



other interested party registered for notice for the inmate in the statewide automated victim notification system established pursuant to Section 15-22-36.2.

Replace line 115 on page 5 with the following:

(6) Any objection or support for resentencing by a victim

Replace lines 118 through 119 on page 5 with the following:

objection or support for resentencing by a victim named in the indictment and any other interested party registered for notice for the inmate in the statewide automated victim notification system established pursuant to Section 15-22-36.2 or the use of a firearm in furtherance of the

Replace lines 126 through 127 on page 5 with the following:

(1) If the inmate who filed the motion is determined to be eligible for resentencing pursuant to subsection (a), a hearing on the motion shall occur; provided, the court may not



97 Replace line 135 on page 5 with the following:

98 sentence being served by the inmate who filed the
99 motion under

100
101 Replace lines 140 through 141 on pages 5 through 6 with
102 the following:

103 (n) This section is repealed on October 1, 2030.

104 Section 2. Section 15-22-36.2, Code of Alabama 1975,
105 is amended to read as follows:

106 "§15-22-36.2

107 (a) There is hereby created the Victim Notification
108 Implementation Task Force to guide and support the
109 implementation of a statewide automated victim
110 notification system in Alabama. The task force shall be
111 composed of four crime victims' rights advocates
112 designated by the Attorney General and one designee from
113 each of the following: The Board of Pardons and Paroles,
114 the Department of Corrections, the Alabama State Law
115 Enforcement Agency, the Alabama Crime Victims
116 Compensation Commission, the District Attorneys
117 Association or a district attorney representative, the
118 Attorney General, the Administrative Office of Courts,
119 the Alabama Circuit Judges' Association, the Office of
120 Prosecution Services, the Alabama Circuit Clerk's



Association, and any other entity or organization as deemed appropriate by a majority vote of the current representatives composing the task force. The task force shall elect a chair to function as the administrative head. The task force shall meet initially by March 1, 2012, at the call of the Attorney General. The task force shall meet not less than quarterly after January 1, 2012, and otherwise at the call of the chair or a majority vote of the current task force representatives. Pursuant to this section and [Section 13A-5-9.2](#), Section 14-14-5, Section 15-22-23, Section 15-22-36, Section 15-22-36.3, and Section 15-22-26.2, the task force shall be responsible for overseeing the development of the automated victim notification system by the Alabama [State](#) Law Enforcement Agency and integration of a process to automatically update victim information into the automated victim notification system on a continual basis. The task force shall also oversee a statewide public education and awareness campaign for the implementation of the automated victim notification system and shall be charged with confirming, by majority vote, that the automated victim notification system complies with the requirements of this section and [Section 13A-5-9.2](#), Section 14-14-5, Section 15-22-23,



Section 15-22-36, Section 15-22-36.3, and Section 15-22-26.2. Approval from the task force shall not be required for the validity of any action taken by any entity represented on the task force in the exercise of any of the power or authority granted to it by the Legislature.

(b) Immediately upon approval from the task force by majority vote that the automated notification system complies with the requirements of this section and [Section 13A-5-9.2](#), Section 14-14-5, Section 15-22-23, Section 15-22-36, Section 15-22-36.3, and Section 15-22-26.2, the task force shall automatically convert to the Victim Notification Oversight Council for the purpose of continuing to provide direction to the Alabama [State](#) Law Enforcement Agency on development, support, expansion, and maintenance of the automated notification system. The council shall consist of those task force representatives serving on the task force, including appointees, at the time of conversion. Upon conversion, representatives from partner agencies may be added by majority vote of the council. The appointees designated by the Attorney General shall serve four year terms to ensure that a variety of victim advocates are included in the oversight of the system. The Attorney General shall



169 designate a replacement as required at the expiration of
170 the term of a victim advocate. No victim advocate may be
171 appointed for more than two consecutive terms.

172 (c) The Board of Pardons and Paroles shall have
173 authority to carry out the enforcement of Sections
174 [13A-5-9.2](#), [15-22-23](#), and [15-22-36](#), and the Department of
175 Corrections shall have authority to carry out the
176 enforcement of Section [14-14-5](#), Section [15-22-36.3](#), and
177 Section [15-22-26.2](#).

178 (d) The Alabama [State](#) Law Enforcement Agency shall be
179 required to develop, support, house, and maintain the
180 automated notification system referenced in this section
181 and [Section 13A-5-9.2](#), Section [14-14-5](#), Section [15-22-23](#),
182 Section [15-22-36](#), Section [15-22-36.3](#), and Section
183 [15-22-26.2](#) for the use of the Board of Pardons and
184 Paroles and the Department of Corrections to make
185 automated notices as required. The system shall
186 additionally be used to make notices of an offender's
187 change in status or custody, or notices regarding
188 criminal justice proceedings deemed to be in the best
189 interest of Alabama crime victims and public safety, by a
190 majority vote of the task force or, after its conversion,
191 the Victim Notification Oversight Council. The automatic
192 notification system created by the Alabama [State](#) Law



193 Enforcement Agency shall be the automated notification
194 system used by the state in making notifications to the
195 Alabama crime victims.

196 (e) There is hereby created a Victim Notification
197 System Fund in the State Treasury. The fund shall consist
198 of all monies appropriated for the development,
199 expansion, support, and maintenance of the automated
200 victim notification system by the Alabama State Law
201 Enforcement Agency. Any monies in the fund may be
202 expended solely for the use of the victim notification
203 system. The Secretary of the Alabama State Law
204 Enforcement Agency may expend monies in the Victim
205 Notification System Fund solely at the request and
206 direction of the Victim Notification Implementation Task
207 Force or, after its conversion, the Victim Notification
208 Oversight Council, created by this section."

209 Section 3. (a) The Legislature recognizes that the
210
211 Replace line 161 on page 6 with the following:

212 Section 4. This act shall become effective on October