SB324 ENGROSSED



- 1 SB324
- 2 FFEPD55-2
- 3 By Senator Chambliss
- 4 RFD: Judiciary
- 5 First Read: 10-Apr-25



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5	A BILL
6	TO BE ENTITLED
7	AN ACT
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9	Relating to the Board of Pardons and Paroles; to amend
10	Sections 15-22-20 and 15-22-37, Code of Alabama 1975, to
11	increase the number of members on the Board of Pardons and
12	Paroles; to further provide for the selection of the chair of
13	the board; and to further provide for future parole
14	consideration dates when parole is denied.
15	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
16	Section 1. Sections 15-22-20 and 15-22-37, Code of
17	Alabama 1975, are amended to read as follows:
18	" §15-22-20
19	(a) There shall be a Board of Pardons and Paroles which
20	shall consist that consists of three five members. The
21	membership of the board shall be inclusive and reflect the
22	racial, gender, geographic, urban/rural, or urban, rural, and
23	economic diversity of the state. At least one member two
24	members shall be a current or former law enforcement officer
25	officers with a minimum of 10 years' experience in or with a
26	law enforcement agency which that has among its the primary
27	duties and responsibilities the investigation of violent
28	crimes or the apprehension, arrest, or supervision of the



29 perpetrators thereof.

30	(b) Any vacancy occurring on the board, whether for an
31	expired or unexpired term, shall be filled by appointment by
32	the Governor, with the advice and consent of the Senate, from
33	a list of five qualified persons nominated individuals
34	submitted by a board nominating committee consisting of the
35	Lieutenant Governor, the Speaker of the House of
36	Representatives, and the President Pro Tempore of the Senate.
37	The nominating board shall committee, as soon as practicable
38	after a vacancy occurs for any reason, whether for an expired
39	or unexpired term and not less than two months prior to the
40	expiration of any term, shall meet and select by majority vote
41	the names of five persons individuals to be submitted to the
42	Governor. The board nominating committee shall immediately
43	submit its nominations to the Governor, who shall make his or
44	her appointment from the list within 10 days. Appointees shall
45	not begin serving immediately upon appointment, until
46	confirmed or rejected by the Senate. Appointments made at
47	times when the Senate is not in regular session shall be
48	effective ad interim. Any appointment made by the Governor
49	while the Senate is in regular session must be submitted to
50	the Senate not later than the third legislative day following
51	the date of the appointment; any . Any appointment made while
52	the Senate is not in regular session shall be submitted not
53	later than the third legislative day following the reconvening
54	of the Legislature in regular session. If the Senate fails to
55	vote on an appointee's confirmation before adjourning sine die
56	during the regular session in which the appointee is



appointed, the appointee appointment is deemed to be

confirmed rejected. If an appointee is not confirmed by the

Senate, the nominating committee shall repeat the nomination

process provided in this subsection until an appointment is

made and confirmed.

- (c) Members of the board shall be appointed for terms of six years commencing on April 1July 1 in the years 1953, 1955, and 1957, and shall serve until their successors are appointed and qualified confirmed, but in no event more than one year. Any person appointed to fill the vacancy for an unexpired term shall vacate the office upon the expiration serve for the remainder of that unexpired term.
- (d) The Governor shall designate one of the members as chair, and the board shall select a chair shall preside at sessions of the board from its membership by December 1 of each even-numbered year, who shall begin serving as chair on January 1.
 - (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 of Alabama of 2022. The procedure in cases of impeachment shall be in the manner provided by Section 175 of the Constitution; provided, however, that in the event of Alabama of 2022. If the Governor shall determine that determines any member of the board is incapacitated by reason of physical or mental disability or illness to the extent that the member cannot efficiently perform the duties of his or her office, he or she shall direct the Attorney General to proceed to the



- 85 determination of that issue in an inquisition proceeding
- instituted by him or her in the Circuit Court of Montgomery
- 87 County, Alabama. In the event the issue is determined in If
- the court rules against the board member, the court shall
- 89 declare the office vacant, and the same office shall be
- 90 vacated, and a successor shall be appointed, as provided in
- 91 this section.
- 92 (f) Two Three members of the board shall constitute a
- 93 quorum for the transaction of the official business of the
- 94 board.
- 95 (g) The members of the board shall hold no other office
- 96 of profit during their incumbency.
- 97 (h) The annual compensation of the chair and each
- 98 associate member of the Board of Pardons and Paroles shall be
- 99 an amount as is provided by law. The salaries shall be paid in
- 100 equal installments from the State Treasury in the same manner
- 101 that salaries of other state officers are paid."
- 102 "\$15-22-37
- 103 (a) The Board of Pardons and Paroles may adopt rules,
- 104 not inconsistent with the provisions of this article, touching
- 105 upon relating to all matters dealt with in this article,
- 106 including, among others but not limited to, practice and
- 107 procedure in matters pertaining to paroles, pardons, and
- 108 remission of fines and forfeitures; provided, however, that no
- 109 rule adopted by the board shall have the effect of denying to
- any person whose application for parole or the revocation of
- 111 whose parole is being considered by the board from having the
- benefit of counsel or witnesses upon the hearing.



113 (b) The Board of Pardons and Paroles shall adopt rules 114 to do all of the following:

- (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.
- (2) Develop policies and procedures for screening, assessment, and referral for parolees to connect with recidivism reduction services, including, but not limited to, cognitive behavioral intervention and substance abuse 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(e) and (f), in response to corresponding violations of parole terms or conditions imposed.
- (4) Establish clear guidelines and procedures that retain the board's discretion in individual parole release cases. The guidelines shall provide that, if a prisoner convicted of a nonviolent offense, as defined in Section 12-25-32, with a sentence of 20 years or less is denied parole, the board shall reconsider releasing the prisoner on parole no more than two years after such parole release denial. The guidelines shall allow a current validated risk and needs assessment as defined in Section 12-25-32, past

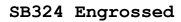


141	criminal history, program completion, institutional
142	misconduct, and other individual characteristics related to
143	the likelihood of offending in the future to be factored into
144	the release decision while working to allocate prison space
145	for the most violent and greatest risk prisoners. The
146	guidelines shall provide the following schedule of future
147	parole consideration dates for cases in which the board denies
148	<pre>parole:</pre>
149	a. For inmates serving a sentence of 20 years or less
150	for a conviction of a nonviolent offense, no more than two
151	years from the denial of parole.
152	b. Except as provided in paragraphs a., c., and d., no
153	more than five years from the denial of parole.
154	c. For inmates serving a life sentence for one or more
155	violent Class A felony offenses, no more than 10 years from
156	the denial of parole.
157	d. For inmates being considered for medical parole, no
158	more than 180 days from the denial of parole.
159	(5) Ensure that the provisions of subsections (k) and
160	(1) of Section 15-22-24(k) and (1) are is implemented relating
161	to the supervision and treatment of parolees.

(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



- 169 satisfied all financial obligations owed to the court,
- including restitution, and has not had his or her supervision
- 171 revoked.
- (c) Notwithstanding any other provision of law to the
- 173 contrary, Section 41-22-5(a)-(c), Section 41-22-5.1(b),
- 174 Section 41-22-6, and Section 41-22-23(a)-(e), (g) of the
- 175 Alabama Administrative Procedure Act shall apply to the
- board's adoption, amendment, or repeal of rules, procedures,
- 177 quidelines, or other policies, except rules, procedures,
- 178 guidelines, or other policies concerning the supervision of
- parolees or probationers. The Alabama Administrative Procedure
- 180 Act shall not otherwise apply to the board. The notice
- required by subdivision (a) (1) of Section 41-22-5(a) (1) shall
- 182 be given, and notice shall be given to the Governor and
- 183 Attorney General or their designees.
- 184 (d) The Director of Pardons and Paroles shall post on
- the board's website the board's existing rules, procedures,
- 186 guidelines, or other policies concerning the grant or denial
- of pardons, the grant or denial of paroles, the restoration of
- 188 political and civil rights, the remission of fines and
- 189 forfeitures, and the revocation of parole."
- 190 Section 2. The Governor shall appoint the two
- 191 additional members of the Board of Pardons and Paroles
- 192 required by the amendatory language of Section 15-22-20, Code
- of Alabama 1975, no later than January 1, 2026.
- 194 Section 3. This act shall become effective on October
- 195 1, 2025.





196 197 198	Senate
199 200 201	Read for the first time and referred
202 203 204 205	Read for the second time and placed
206 207 208 209 210 211 212	Read for the third time and passed
212 213 214 215	Patrick Harris, Secretary.