

- 1 HB30
- 2 KNPYA55-1
- 3 By Representative England
- 4 RFD: State Government
- 5 First Read: 06-Feb-24
- 6 PFD: 01-Dec-23



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SYNOPSIS:

This bill would create the Criminal Justice

Policy Development Council to oversee the development

and implementation of validated risk and needs

assessments for offenders, parole guidelines, and

classification guidelines of inmates.

Under existing law, the Board of Pardons and Paroles uses the parole release guidelines as an aid in the parole process.

This bill would require the Board of Pardons and Paroles to use parole release guidelines created by the Criminal Justice Policy Development Council in its parole decisions.

This bill would provide that if the board deviates from the parole release guidelines, it would be required to state its reasons for the deviation.

This bill would also provide appellate relief for prisoners who are negatively affected by the board's deviation from the parole release guidelines.

A BILL

TO BE ENTITLED

AN ACT



29	Relating to criminal justice; to create the Criminal
30	Justice Policy Development Council; to specify the membership
31	of the council; to specify the duties of the council; and to
32	amend Section 15-22-26, Code of Alabama 1975, to require the
33	Board of Pardons and Paroles to use certain parole release
34	guidelines; to revise certain parole proceedings; and to

provide appellate review of certain parole decisions.

36 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

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- Section 1. (a) The Criminal Justice Policy Development
 Council is created to oversee the development and
 implementation of certain policies and guidelines relating to
 offenders in the criminal justice system as provided in this
 section.
- 42 (b) (1) The council shall be composed of the following 43 members:
- 44 a. The Executive Director of the Alabama Sentencing
 45 Commission.
- b. The Commissioner of the Department of Corrections.
- 47 c. The Director of the Board of Pardons and Paroles.
- 48 d. The Director of the Legislative Services Agency.
- e. The Chair of the Senate Judiciary Committee.
- f. The Chair of the House Judiciary Committee.
- g. A member of the minority party of the Senate to be appointed by the Senate Minority Leader.
- h. A member of the minority party of the House of Representatives to be appointed by the House of Representatives Minority Leader.
- 56 (2) The council shall select a member to serve as its



- 57 chair and vice chair at its first meeting, to be held no later 58 than August 1, 2024.
- (3) Members of the council shall serve without
 compensation, but may be reimbursed for necessary expenses in
 attending meetings of the council according to policies and
 procedures of their respective appointing authority or
 employing agency.
- (c) (1) By October 1, 2026, the council shall complete all of the following:
- a. Update the inmate classification system for implementation by the Department of Corrections.
- b. Create and adopt parole guidelines to be implemented by the Board of Pardons and Paroles.
- 70 c. Adopt a validated risk and needs assessment that has
 71 been created and validated for the Alabama felony offender
 72 population to be implemented by the Department of Corrections
 73 and the Board of Pardons and Paroles.
- 74 (2) The council may contract with third parties to
 75 develop and validate the systems, policies, and guidelines
 76 required in subdivision (1).
- 77 (d) The council may meet as often as necessary at the 78 call of the chair or a majority of the members.
- (e) Beginning on October 1, 2024, and quarterly
 thereafter, the council shall submit a written report to the
 Legislature on its progress with the development and
 implementation of the systems, policies, and guidelines as
 required in this section. Upon adoption of each system,
 policy, and guideline, the council shall certify to the



- 85 Legislature that it has completed that task.
- 86 (f)(1) Upon the adoption of the systems, policies, and
- guidelines by the council, as provided by this section, the
- 88 Department of Corrections and the Board of Pardons and Paroles
- 89 shall implement the use of the systems, policies, and
- 90 quidelines.
- 91 (2) Within 60 days of the council's certification to
- 92 the Legislature as required in subsection (e), the Department
- 93 of Corrections and the Board of Pardons and Paroles shall
- 94 report to the Legislature in writing how the department and
- 95 board have implemented the particular system, policy, or
- 96 guideline.
- 97 (q) The Legislative Services Agency, the Administrative
- 98 Office of Courts, the Department of Corrections, the Board of
- 99 Pardons and Paroles, the Alabama State Law Enforcement Agency,
- 100 and any other entities as designated by the council shall
- 101 provide assistance to the council as necessary.
- 102 (h) The council shall stand dissolved on January 1,
- 103 2027, unless extended by an act of the Legislature.
- 104 Section 2. Section 15-22-26, Code of Alabama 1975, is
- 105 amended to read as follows:
- 106 "\$15-22-26
- 107 (a) (1) No prisoner shall be released on parole merely
- 108 as a reward for good conduct or efficient performance of
- 109 duties assigned in prison, but only if the Board of Pardons
- 110 and Paroles is of the opinion that the prisoner meets criteria
- 111 and quidelines established by the board The Board of Pardons
- and Paroles, by rule, shall establish parole release



- guidelines to determine a prisoner's fitness for parole and to ensure public safety.
- 115 (2) The parole release guidelines shall serve as an aid
- 116 be used by the board in the parole process and shall promote
- the use of prison space for the most violent and greatest risk
- offenders, while recognizing that the board's paramount duty
- 119 is to protect public safety. The guidelines shall be
- 120 structured, actuarially based, reviewed every three years by
- 121 the board, after a specified open comment period determined by
- the board, and posted on the website of the board and include,
- 123 but not be limited to, the following:
- 124 (3) The parole release guidelines shall assess all of
- the following:
- 126 (1)a. The prisoner's risk to reoffend, based upon a
- 127 validated risk and needs assessment, as defined in Section
- 128 12-25-32.
- 129 (2)b. Progress by the prisoner and in complying with
- 130 the Department of Corrections to Corrections' plan for
- 131 reentry.
- $\frac{(3)}{(3)}$ c. Input from the victim or victims, the family of
- 133 the victim or victims, prosecutors, and law enforcement
- 134 entities.
- 135 (4)d. Participation in risk-reduction programs while
- 136 incarcerated.
- (5)e. Institutional behavior of the prisoner while
- incarcerated.
- 139 $\frac{(6)}{(6)}$ f. Severity of the underlying offense for which the
- 140 prisoner was sentenced to incarceration.

141	g. Any interview or statement from the prisoner.
142	(b) Except as provided in Section 15-22-37, if the
143	board grants a prisoner parole, the prisoner shall be released
144	from prison upon the terms and conditions set by the board,
145	and while released on parole, shall remain in the legal
146	custody of the warden of the prison from which he or she is
147	paroled until the expiration of the maximum term specified in
148	his or her sentence or until he or she is fully pardoned.
149	(b) (c) The board shall clearly articulate its reasons
150	for approval or denial of parole for each prisoner, based on
151	its established guidelines, and shall provide the reasons for
152	approval or denial If the board deviates from the parole
153	release guidelines, the board shall provide a detailed written
154	<pre>explanation for the departure to the prisoner, the victim, the</pre>
155	Department of Corrections, or and, upon written request
156	<pre>submitted to the board, any other interested party upon</pre>
157	written request submitted to the board. The use of established
158	guidelines for parole consideration shall not create a right
159	or expectation by a prisoner to parole release. Additionally,
160	the articulated reasons for denial of parole release shall not
161	create a right or expectation for parole release. The
162	guidelines shall serve as an aid in the parole decisionmaking
163	process, and the decision concerning parole release shall be
164	at the complete discretion of the board.
165	(c) Departures from the parole release guidelines shall
166	be subject to appellate review as provided in this subsection.
167	The board shall provide written notice to the prisoner that he
168	or she has a right to appeal the denial of parole.



169	(1) Within 30 days of the board denying a prisoner
170	parole, a prisoner who is aggrieved by the deviation from the
171	parole release guidelines may appeal the decision.
172	(2) The venue for an appeal shall be the Court of
173	Criminal Appeals.
174	(3) The decision by the Court of Criminal Appeals shall
175	be final.
176	(d) If the board grants a prisoner parole, the prisoner
177	shall be released from prison upon the terms and conditions
178	set by the board and while released on parole, shall remain in
179	the legal custody of the warden of the prison from which he or
180	she is paroled until the expiration of the maximum term
181	specified in his or her sentence or until he or she is granted
182	a full pardon."
183	Section 3. This act shall become effective on June 1,
184	2024.