## **HOUSE BILL NO. 4452**

April 25, 2023, Introduced by Reps. McKinney, Tyrone Carter, Aiyash, Scott, Byrnes, Edwards, Brabec, Brenda Carter, Rheingans, Tsernoglou, Farhat, Hoskins, Liberati, Paiz, Wilson, Grant, Haadsma, Young, Neeley, Pohutsky, Glanville, Morse, Dievendorf and Skaggs and referred to the Committee on Criminal Justice.

A bill to amend 1953 PA 232, entitled "Corrections code of 1953,"

by amending sections 33, 33c, 34, and 35 (MCL 791.233, 791.233c, 791.234, and 791.235), sections 33 and 34 as amended by 2019 PA 14, section 33c as added by 1994 PA 217, and section 35 as amended by 2019 PA 13.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Sec. 33. (1) The grant of a parole is subject to all of the
- 2 following conditions:

- 1 (a) A prisoner must not be given liberty on parole until the
  2 board has reasonable assurance, after consideration of all of the
  3 facts and circumstances, including the prisoner's mental and social
  4 attitude, that the prisoner will not become a menace to society or
  5 to the public safety.
- 6 (b) Except as provided in section sections 34a and section 7 35(10), a parole must not be granted to a prisoner other than a 8 prisoner subject to disciplinary time until the prisoner has served 9 the minimum term imposed by the court less allowances for good time 10 or special good time to which the prisoner may be entitled by 11 statute, except that a prisoner other than a prisoner subject to disciplinary time is eligible for parole before the expiration of 12 his or her minimum term of imprisonment if the sentencing judge, or 13 14 the judge's successor in office, gives written approval of the 15 parole of the prisoner before the expiration of the minimum term of 16 imprisonment.

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- (c) Except as provided in section sections 34a and section 35(10), and notwithstanding the provisions of subdivision (b), a parole must not be granted to a prisoner other than a prisoner subject to disciplinary time sentenced for the commission of a crime described in section 33b(a) to (cc) until the prisoner has served the minimum term imposed by the court less an allowance for disciplinary credits as provided in section 33(5) of 1893 PA 118, MCL 800.33. A prisoner described in this subdivision is not eligible for special parole.
- 26 (d) Except as provided in section—subdivision (g) and sections
  27 34a and section—35(10), a parole must not be granted to a prisoner
  28 subject to disciplinary time until the prisoner has served the
  29 minimum term imposed by the court.

- 1 (e) A prisoner must not be released on parole until the parole
  2 board has satisfactory evidence that arrangements have been made
  3 for such honorable and useful employment as the prisoner is capable
  4 of performing, for the prisoner's education, or for the prisoner's
  5 care if the prisoner is mentally or physically ill or
  6 incapacitated.
- 7 (f) Except as provided in section 35(10), a prisoner whose 8 minimum term of imprisonment is 2 years or more must not be 9 released on parole unless he or she has either earned a high school 10 diploma or a high school equivalency certificate. The director of the department may waive the restriction imposed by this 11 12 subdivision as to any prisoner who is over the age of 65 or who was gainfully employed immediately before committing the crime for 13 14 which he or she was incarcerated. The department may also waive the 15 restriction imposed by this subdivision as to any prisoner who has 16 a learning disability, who does not have the necessary proficiency in English, or who for some other reason that is not the fault of 17 18 the prisoner is unable to successfully complete the requirements 19 for a high school diploma or a high school equivalency certificate. 20 If the prisoner does not have the necessary proficiency in English, 21 the department shall provide English language training for that 22 prisoner necessary for the prisoner to begin working toward the 23 completion of the requirements for a high school equivalency 24 certificate. This subdivision applies to prisoners sentenced for 25 crimes committed after December 15, 1998. In providing an educational program leading to a high school diploma or a high 26 27 school equivalency certificate, the department shall give priority to prisoners sentenced for crimes committed on or before December 28 29 15, 1998.

- 1 (g) Except as provided in sections 34a and 35(10), a parole
  2 must not be granted to a prisoner subject to disciplinary time who
  3 was sentenced on or after the effective date of the amendatory act
  4 that added this subdivision until the prisoner has served the
  5 minimum term imposed by the court less an allowance for
  6 productivity credits as provided in section 33a of 1893 PA 118, MCL
  7 800.33a.
- 8 (2) Paroles-in-custody to answer warrants filed by local or
  9 out-of-state agencies, or immigration officials, are permissible if
  10 an accredited agent of the agency filing the warrant calls for the
  11 prisoner to be paroled in custody.
- 12 (3) The parole board may promulgate rules under the
  13 administrative procedures act of 1969, 1969 PA 306, MCL 24.201 to
  14 24.328, that are not inconsistent with this act with respect to
  15 conditions imposed upon prisoners paroled under this act.

Sec. 33c. As used in this act: Tyrisoner

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- (a) "Limited prisoner subject to disciplinary time" means a prisoner subject to disciplinary time who is sentenced before the effective date of the amendatory act that added this subdivision.
- 20 (b) "Prisoner subject to disciplinary time" means that term as
  21 defined in section 34 of Act No. 118 of the Public Acts of 1893,
  22 being section 800.34 of the Michigan Compiled Laws.1893 PA 118, MCL
  23 800.34.
- Sec. 34. (1) Except for a prisoner granted parole under
  section 35(10) or as provided in section 34a, a prisoner sentenced
  to an indeterminate sentence and confined in a state correctional
  facility with a minimum in terms of years other than a limited
  prisoner subject to disciplinary time is subject to the
  jurisdiction of the parole board when the prisoner has served a

- period of time equal to the minimum sentence imposed by the court
  for the crime of which he or she was convicted, less good time, and
  disciplinary credits, and productivity credits, if applicable.
- (2) Except for a prisoner granted parole under section 35(10) 4 or as provided in section 34a, a limited prisoner subject to 5 6 disciplinary time sentenced to an indeterminate sentence and 7 confined in a state correctional facility with a minimum in terms 8 of years is subject to the jurisdiction of the parole board when the prisoner has served a period of time equal to the minimum 9 10 sentence imposed by the court for the crime of which he or she was 11 convicted.

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- (3) Except for a prisoner granted parole under section 35(10), if a prisoner other than a limited prisoner subject to disciplinary time is sentenced for consecutive terms, whether received at the same time or at any time during the life of the original sentence, the parole board has jurisdiction over the prisoner for purposes of parole when the prisoner has served the total time of the added minimum terms, less the good time, and disciplinary credits, and productivity credits allowed by statute. The maximum terms of the sentences must be added to compute the new maximum term under this subsection, and discharge must be issued only after the total of the maximum sentences has been served less good time, and disciplinary credits, and productivity credits unless the prisoner is paroled and discharged upon satisfactory completion of the parole.
- 26 (4) Except for a prisoner granted parole under section 35(10), 27 if a limited prisoner subject to disciplinary time is sentenced for 28 consecutive terms, whether received at the same time or at any time 29 during the life of the original sentence, the parole board has

- 1 jurisdiction over the prisoner for purposes of parole when the
- 2 prisoner has served the total time of the added minimum terms. The
- 3 maximum terms of the sentences must be added to compute the new
- 4 maximum term under this subsection, and discharge must be issued
- 5 only after the total of the maximum sentences has been served,
- 6 unless the prisoner is paroled and discharged upon satisfactory
- 7 completion of the parole.
- 8 (5) If a prisoner other than a **limited** prisoner subject to
- 9 disciplinary time has 1 or more consecutive terms remaining to
- 10 serve in addition to the term he or she is serving, the parole
- 11 board may terminate the sentence the prisoner is presently serving
- 12 at any time after the minimum term of the sentence has been served.
- 13 (6) A prisoner sentenced to imprisonment for life for any of
- 14 the following is not eligible for parole and is instead subject to
- 15 the provisions of section 44 or 44a:
- 16 (a) First degree murder in violation of section 316 of the
- 17 Michigan penal code, 1931 PA 328, MCL 750.316.
- 18 (b) A violation of section 16(5) or 18(7) of the Michigan
- 19 penal code, 1931 PA 328, MCL 750.16 and 750.18.
- 20 (c) A violation of chapter XXXIII of the Michigan penal code,
- 21 1931 PA 328, MCL 750.200 to 750.212a.
- (d) A violation of section 17764(7) of the public health code,
- 23 1978 PA 368, MCL 333.17764.
- 24 (e) First degree criminal sexual conduct in violation of
- 25 section 520b(2)(c) of the Michigan penal code, 1931 PA 328, MCL
- **26** 750.520b.
- 27 (f) Any other violation for which parole eligibility is
- 28 expressly denied under state a law of this state.
- 29 (7) Except for a prisoner granted parole under section 35(10),

- 1 a prisoner sentenced to imprisonment for life, other than a
- 2 prisoner described in subsection (6), is subject to the
- 3 jurisdiction of the parole board and may be placed on parole
- 4 according to the conditions prescribed in subsection (8) if he or
- 5 she meets any of the following criteria:
- 6 (a) Except as provided in subdivision (b) or (c), the prisoner
- 7 has served 10 calendar years of the sentence for a crime committed
- 8 before October 1, 1992 or 15 calendar years of the sentence for a
- 9 crime committed on or after October 1, 1992.
- 10 (b) Except as provided in subsection (12), the prisoner has
- 11 served 20 calendar years of a sentence for violating, or attempting
- 12 or conspiring to violate, section 7401(2)(a)(i) of the public health
- 13 code, 1978 PA 368, MCL 333.7401, and has another conviction for a
- 14 serious crime.
- 15 (c) Except as provided in subsection (12), the prisoner has
- 16 served 17-1/2 calendar years of the sentence for violating, or
- 17 attempting or conspiring to violate, section 7401(2)(a)(i) of the
- 18 public health code, 1978 PA 368, MCL 333.7401, and does not have
- 19 another conviction for a serious crime.
- 20 (8) A parole granted to a prisoner under subsection (7) is
- 21 subject to the following conditions:
- 22 (a) At the conclusion of 10 calendar years of the prisoner's
- 23 sentence and thereafter as determined by the parole board until the
- 24 prisoner is paroled, discharged, or deceased, and in accordance
- 25 with the procedures described in subsection (9), 1 member of the
- 26 parole board shall interview the prisoner. The interview schedule
- 27 prescribed in this subdivision applies to all prisoners to whom
- 28 subsection (7) applies, regardless of the date on which they were
- 29 sentenced.

(b) In addition to the interview schedule prescribed in 1 2 subdivision (a), the parole board shall review the prisoner's file at the conclusion of 15 calendar years of the prisoner's sentence 3 and every 5 years thereafter until the prisoner is paroled, 4 5 discharged, or deceased. A prisoner whose file is to be reviewed 6 under this subdivision must be notified of the upcoming file review 7 at least 30 days before the file review takes place and must be 8 allowed to submit written statements or documentary evidence for 9 the parole board's consideration in conducting the file review. 10 (c) A decision to grant or deny parole to the prisoner must 11 not be made until after a public hearing held in the manner prescribed for pardons and commutations in sections 44 and 45. 12 Notice of the public hearing must be given to the sentencing judge, 13 14 or the judge's successor in office. Parole must not be granted if 15 the sentencing judge files written objections to the granting of the parole within 30 days of receipt of the notice of hearing, but 16 the sentencing judge's written objections bar the granting of 17 18 parole only if the sentencing judge is still in office in the court 19 before which the prisoner was convicted and sentenced. A sentencing 20 judge's successor in office may file written objections to the 21 granting of parole, but a successor judge's objections must not bar 22 the granting of parole under subsection (7). If written objections

(d) A parole granted under subsection (7) must be for a period of not less than 4 years and subject to the usual rules pertaining to paroles granted by the parole board. A parole granted under subsection (7) is not valid until the transcript of the record is filed with the attorney general whose certification of receipt of

are filed by either the sentencing judge or the judge's successor

in office, the objections must be made part of the prisoner's file.

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- 1 the transcript must be returned to the office of the parole board
- 2 within 5 days. Except for medical records protected under section
- 3 2157 of the revised judicature act of 1961, 1961 PA 236, MCL
- 4 600.2157, the file of a prisoner granted a parole under subsection
- **5** (7) is a public record.
- 6 (9) An interview conducted under subsection (8)(a) is subject
- 7 to both of the following requirements:
- 8 (a) The prisoner must be given written notice, not less than
- 9 30 days before the interview date, stating that the interview will
- 10 be conducted.
- 11 (b) The prisoner may be represented at the interview by an
- 12 individual of his or her choice. The representative must not be
- 13 another prisoner. A prisoner is not entitled to appointed counsel
- 14 at public expense. The prisoner or representative may present
- 15 relevant evidence in favor of holding a public hearing as allowed
- **16** in subsection (8)(c).
- 17 (10) In determining whether a prisoner convicted of violating,
- 18 or attempting or conspiring to violate, section 7401(2) (a) (i) of the
- 19 public health code, 1978 PA 368, MCL 333.7401, and sentenced to
- 20 imprisonment for life before October 1, 1998 is to be released on
- 21 parole, the parole board shall consider all of the following:
- 22 (a) Whether the violation was part of a continuing series of
- violations of section 7401 or 7403 of the public health code, 1978
- 24 PA 368, MCL 333.7401 and 333.7403, by that individual.
- 25 (b) Whether the violation was committed by the individual in
- 26 concert with 5 or more other individuals.
- (c) Any of the following:
- 28 (i) Whether the individual was a principal administrator,
- 29 organizer, or leader of an entity that the individual knew or had

- 1 reason to know was organized, in whole or in part, to commit
- 2 violations of section 7401 or 7403 of the public health code, 1978
- **3** PA 368, MCL 333.7401 and 333.7403, and whether the violation for
- 4 which the individual was convicted was committed to further the
- 5 interests of that entity.
- (ii) Whether the individual was a principal administrator,
- 7 organizer, or leader of an entity that the individual knew or had
- 8 reason to know committed violations of section 7401 or 7403 of the
- **9** public health code, 1978 PA 368, MCL 333.7401 and 333.7403, and
- 10 whether the violation for which the individual was convicted was
- 11 committed to further the interests of that entity.
- 12 (iii) Whether the violation was committed in a drug-free school
- 13 zone.
- 14 (iv) Whether the violation involved the delivery of a
- 15 controlled substance to an individual less than 17 years of age or
- 16 possession with intent to deliver a controlled substance to an
- 17 individual less than 17 years of age.
- 18 (11) Except as provided in subsection (19) and section 34a, a
- 19 prisoner's release on parole is discretionary with the parole
- 20 board. The action of the parole board in granting a parole is
- 21 appealable by the prosecutor of the county from which the prisoner
- 22 was committed or the victim of the crime for which the prisoner was
- 23 convicted. The appeal must be to the circuit court in the county
- 24 from which the prisoner was committed, by leave of the court.
- 25 (12) If the sentencing judge, or his or her successor in
- 26 office, determines on the record that a prisoner described in
- 27 subsection (7)(b) or (c) sentenced to imprisonment for life for
- 28 violating, or attempting or conspiring to violate, section
- 29 7401(2)(a)(i) of the public health code, 1978 PA 368, MCL 333.7401,

- 1 has cooperated with law enforcement, the prisoner is subject to the
- 2 jurisdiction of the parole board and may be released on parole as
- 3 provided in subsection (7) (b) or (c) 2-1/2 years earlier than the
- 4 time otherwise indicated in subsection (7)(b) or (c). The prisoner
- 5 is considered to have cooperated with law enforcement if the court
- 6 determines on the record that the prisoner had no relevant or
- 7 useful information to provide. The court shall not make a
- 8 determination that the prisoner failed or refused to cooperate with
- 9 law enforcement on grounds that the defendant exercised his or her
- 10 constitutional right to trial by jury. If the court determines at
- 11 sentencing that the defendant cooperated with law enforcement, the
- 12 court shall include its determination in the judgment of sentence.
- 13 (13) Except for a prisoner granted parole under section 35(10)
- 14 and notwithstanding subsections (1) and (2), a prisoner convicted
- 15 of violating, or attempting or conspiring to violate, section
- 16 7401(2)(a)(i) or 7403(2)(a)(i) of the public health code, 1978 PA
- 17 368, MCL 333.7401 and 333.7403, whose offense occurred before March
- 18 1, 2003, and who was sentenced to a term of years, is eligible for
- 19 parole after serving 20 years of the sentence imposed for the
- 20 violation if the individual has another serious crime or 17-1/2
- 21 years of the sentence if the individual does not have another
- 22 conviction for a serious crime, or after serving the minimum
- 23 sentence imposed for that violation, whichever is less.
- 24 (14) Except for a prisoner granted parole under section 35(10)
- 25 and notwithstanding subsections (1) and (2), a prisoner who was
- 26 convicted of violating, or attempting or conspiring to violate,
- 27 section 7401(2) (a) (ii) or 7403(2) (a) (ii) of the public health code,
- 28 1978 PA 368, MCL 333.7401 and 333.7403, whose offense occurred
- 29 before March 1, 2003, and who was sentenced according to those

- sections as they existed before March 1, 2003, is eligible for
  parole after serving the minimum of each sentence imposed for that
  violation or 10 years of each sentence imposed for that violation,
  whichever is less.
- (15) Except for a prisoner granted parole under section 35(10) and notwithstanding subsections (1) and (2), a prisoner who was convicted of violating, or attempting or conspiring to violate, section 7401(2) (a) (iii) or 7403(2) (a) (iii) of the public health code, 1978 PA 368, MCL 333.7401 and 333.7403, whose offense occurred before March 1, 2003, and who was sentenced according to those sections as they existed before March 1, 2003, is eliqible for parole after serving the minimum of each sentence imposed for that violation or 5 years of each sentence imposed for that violation, whichever is less.

(16) Except for a prisoner granted parole under section 35(10) and notwithstanding subsections (1) and (2), a prisoner who was convicted of violating, or attempting or conspiring to violate, section 7401(2)(a)(iv) or 7403(2)(a)(iv) of the public health code, 1978 PA 368, MCL 333.7401 and 333.7403, whose offense occurred before March 1, 2003, who was sentenced according to those sections of law as they existed before March 1, 2003 to consecutive terms of imprisonment for 2 or more violations of section 7401(2)(a) or 7403(2)(a) of the public health code, 1978 PA 368, MCL 333.7401 and 333.7403, is eligible for parole after serving 1/2 of the minimum sentence imposed for each violation of section 7401(2)(a)(iv) or 7403(2)(a)(iv) of the public health code, 1978 PA 368, MCL 333.7401 and 333.7403. This subsection applies only to sentences imposed for violations of section 7401(2)(a)(iv) or 7403(2)(a)(iv) of the public health code, 1978 PA 368, MCL 333.7401 and 333.7403, and does not

- apply if the sentence was imposed for a conviction for a newoffense committed while the individual was on probation or parole.
- **3** (17) Except for a prisoner granted parole under section 35(10)
- 4 and notwithstanding subsections (1) and (2), a prisoner who was
- 5 convicted of violating, or attempting or conspiring to violate,
- **6** section 7401(2) (a) (ii) or (iii) or 7403(2) (a) (ii) or (iii) of the public
- 7 health code, 1978 PA 368, MCL 333.7401 and 333.7403, who had a
- 8 prior conviction for a violation of section 7401(2)(a)(ii) or (iii) or
- 9 7403(2)(a)(ii) or (iii) of the public health code, 1978 PA 368, MCL
- 10 333.7401 and 333.7403, and who was sentenced to life without parole
- 11 under section 7413(1) of the public health code, 1978 PA 368, MCL
- 12 333.7413, according to that section as it existed before March 28,
- 13 2018 is eligible for parole after serving 5 years of each sentence
- 14 imposed for that violation.
- 15 (18) The parole board shall provide notice to the prosecuting
- 16 attorney of the county in which the prisoner was convicted before
- 17 granting parole to the prisoner under subsection (13), (14), (15),
- (16), or (17) or under section 35(10). The parole board shall
- 19 provide the relevant medical records to the prosecuting attorney of
- 20 the county in which the prisoner was convicted for a prisoner being
- 21 considered for parole under section 35(10) at the same time the
- 22 parole board provides the notice required under this subsection.
- 23 The parole board shall also provide notice to any known victim or,
- 24 in the case of a homicide, the victim's immediate family, that it
- 25 is considering a prisoner for parole under section 35(10) at the
- 26 same time it provides notice to the prosecuting attorney under this
- 27 subsection.
- 28 (19) The prosecuting attorney or victim or, in the case of a
- 29 homicide, the victim's immediate family, may object to the parole

- 1 board's decision to recommend parole by filing a motion in the
- 2 circuit court in the county in which the prisoner was convicted
- 3 within 30 days of receiving notice under subsection (18). Upon
- 4 notification under subsection (18) and request by the victim, or,
- 5 in the case of a homicide, the victim's immediate family, the
- 6 prosecuting attorney must confer with the victim, or in the case of
- 7 a homicide, the victim's immediate family, before making a decision
- 8 regarding whether or not to object to the parole board's
- 9 determination. A motion filed under this subsection must be heard
- 10 by the sentencing judge or the judge's successor in office. The
- 11 prosecuting attorney shall inform the parole board if a motion was
- 12 filed under this subsection. A prosecutor who files a motion under
- 13 this subsection may seek an independent medical examination of the
- 14 prisoner being considered for parole under section 35(10). If an
- 15 appeal is initiated under this subsection, a subsequent appeal
- 16 under subsection (11) may not be initiated upon the granting of
- 17 parole.
- 18 (20) Both of the following apply to a hearing conducted on a
- 19 motion filed under subsection (19):
- (a) The prosecutor and the parole board may present evidence
- 21 in support of or in opposition to the determination that a prisoner
- 22 is medically frail, including the results of any independent
- 23 medical examination.
- 24 (b) The sentencing judge or the judge's successor shall
- 25 determine whether the prisoner is eligible for parole as a result
- 26 of being medically frail.
- 27 (21) The decision of the sentencing judge or the judge's
- 28 successor on a motion filed under subsection (19) is binding on the
- 29 parole board with respect to whether a prisoner must be considered

- 1 medically frail or not. However, the decision of the sentencing
- 2 judge or the judge's successor is subject to appeal by leave to the
- 3 court of appeals granted to the department, the prosecuting
- 4 attorney, or the victim or victim's immediate family in the case of
- 5 a homicide.
- 6 (22) As used in this section:
- $oldsymbol{7}$  (a) "Medically frail" means that term as defined in section
- **8** 35 (22).
- 9 (b) "Serious crime" means violating or conspiring to violate
- 10 article 7 of the public health code, 1978 PA 368, MCL 333.7101 to
- 11 333.7545, that is punishable by imprisonment for more than 4 years,
- 12 or an offense against a person in violation of section 83, 84, 86,
- 13 87, 88, 89, 316, 317, 321, 349, 349a, 350, 397, 520b, 520c, 520d,
- 14 520g, 529, 529a, or 530 of the Michigan penal code, 1931 PA 328,
- 15 MCL 750.83, 750.84, 750.86, 750.87, 750.88, 750.89, 750.316,
- 16 750.317, 750.321, 750.349, 750.349a, 750.350, 750.397, 750.520b,
- 17 750.520c, 750.520d, 750.520g, 750.529, 750.529a, and 750.530.
- 18 (c) "State correctional facility" means a facility that houses
- 19 prisoners committed to the jurisdiction of the department.
- 20 Sec. 35. (1) The release of a prisoner on parole must be
- 21 granted solely upon the initiative of the parole board. There is no
- 22 entitlement to parole. The parole board may grant a parole without
- 23 interviewing the prisoner if, after evaluating the prisoner
- 24 according to the parole guidelines, the parole board determines
- 25 that the prisoner has a high probability of being paroled and the
- 26 parole board therefore intends to parole the prisoner. Except as
- 27 provided in subsection (2), a prisoner must not be denied parole
- 28 without an interview before 1 member of the parole board. The
- 29 interview must be conducted at least 1 month before the expiration

- of the prisoner's minimum sentence less applicable good time 1
- credits and disciplinary credits for a prisoner eligible for good 2
- time credits, and disciplinary credits, and productivity credits, 3
- or at least 1 month before the expiration of the prisoner's minimum 4
- 5 sentence for a limited prisoner subject to disciplinary time. The
- 6 parole board shall consider any statement made to the parole board
- 7 by a crime victim under the William Van Regenmorter crime victim's
- 8 rights act, 1985 PA 87, MCL 780.751 to 780.834, or under any other
- provision of law. The parole board shall not consider any of the 9
- 10 following factors in making a parole determination:
- 11 (a) A juvenile record that a court has ordered the department 12 to expunge.
- (b) Information that is determined by the parole board to be 13
- inaccurate or irrelevant after a challenge and presentation of 15 relevant evidence by a prisoner who has received a notice of intent
- to conduct an interview as provided in subsection (4). This 16
- subdivision applies only to presentence investigation reports 17
- 18 prepared before April 1, 1983.
- 19 (2) If, after evaluating a prisoner according to the parole
- 20 quidelines, the parole board determines that the prisoner has a low
- 21 probability of being paroled and the parole board therefore does
- not intend to parole the prisoner, the parole board is not required 22
- 23 to interview the prisoner before denying parole to the prisoner.
- (3) The parole board may consider but shall not base a 24
- 25 determination to deny parole solely on either of the following:
- (a) A prisoner's marital history. 26
- 27 (b) Prior arrests not resulting in conviction or adjudication
- 28 of delinquency.

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29 (4) If an interview is to be conducted, the prisoner must be

- 1 sent a notice of intent to conduct an interview not less than 1
- 2 month before the date of the interview. The notice must state the
- 3 specific issues and concerns that will be discussed at the
- 4 interview and that may be a basis for a denial of parole. The
- 5 parole board shall not deny parole based on reasons other than
- 6 those stated in the notice of intent to conduct an interview except
- 7 for good cause stated to the prisoner at or before the interview
- 8 and in the written explanation required by subsection (20).
- 9 (5) Except for good cause, the parole board member conducting
- 10 the interview shall not have cast a vote for or against the
- 11 prisoner's release before conducting the current interview. Before
- 12 the interview, the parole board member who is to conduct the
- 13 interview shall review pertinent information relative to the notice
- 14 of intent to conduct an interview.
- 15 (6) A prisoner may waive the right to an interview by 1 member
- 16 of the parole board. The waiver of the right to be interviewed must
- 17 be in writing and given not more than 30 days after the notice of
- 18 intent to conduct an interview is issued. During the interview held
- 19 under a notice of intent to conduct an interview, the prisoner may
- 20 be represented by an individual of his or her choice. The
- 21 representative shall not be another prisoner or an attorney. A
- 22 prisoner is not entitled to appointed counsel at public expense.
- 23 The prisoner or representative may present relevant evidence in
- 24 support of release.
- 25 (7) At least Not less than 90 days before the expiration of
- 26 the prisoner's minimum sentence less applicable good time credits
- 27 and disciplinary credits for a prisoner eligible for good time
- 28 credits, or disciplinary credits, or productivity credits, or at
- 29 least 90 days before the expiration of the prisoner's minimum

- 1 sentence for a limited prisoner subject to disciplinary time, or
- 2 the expiration of a 12-month continuance for any prisoner, or at
- 3 the request of the parole board for a prisoner being considered for
- 4 parole under subsection (10), the appropriate institutional staff
- 5 shall prepare a parole eligibility report. The parole eligibility
- 6 report is considered pertinent information for purposes of
- 7 subsection (5). The report must include all of the following:
- 8 (a) A statement of all major misconduct charges of which the
- **9** prisoner was found guilty and the punishment served for the
- 10 misconduct.
- 11 (b) The prisoner's work and educational record while confined.
- 12 (c) The results of any physical, mental, or psychiatric
- 13 examinations of the prisoner that may have been performed.
- 14 (d) Whether the prisoner fully cooperated with this state by
- 15 providing complete financial information as required under section
- 16 3a of the state correctional facility reimbursement act, 1935 PA
- **17** 253, MCL 800.403a.
- (e) Whether the prisoner refused to attempt to obtain
- 19 identification documents under section 34c, if applicable.
- 20 (f) For a prisoner subject to disciplinary time, a statement
- 21 of all disciplinary time submitted for the parole board's
- 22 consideration under section 34 of 1893 PA 118, MCL 800.34.
- 23 (g) The result on any validated risk assessment instrument.
- 24 (8) The preparer of the report shall not include a
- 25 recommendation as to release on parole.
- 26 (9) Psychological evaluations performed at the request of the
- 27 parole board to assist it in reaching a decision on the release of
- 28 a prisoner may be performed by the same person who provided the
- 29 prisoner with therapeutic treatment, unless a different person is

- 1 requested by the prisoner or parole board.
- 2 (10) Except for a prisoner who was convicted of any crime that
- 3 is punishable by a term of life imprisonment without parole or of a
- 4 violation of section 520b of the Michigan penal code, 1931 PA 328,
- 5 MCL 750.520b, the parole board may grant a medical parole for a
- 6 prisoner determined to be medically frail. A decision to grant a
- 7 medical parole must be initiated on the recommendation of the
- 8 bureau of health care services. If the bureau of health care
- 9 services believes that the prisoner is medically frail, the bureau
- 10 shall utilize a specialist in the appropriate field of medicine,
- 11 who is not employed by the department, to evaluate the condition of
- 12 the prisoner and to report on that condition to the bureau. The
- 13 parole board, in consultation with the bureau of health care
- 14 services, shall determine whether the prisoner is medically frail.
- 15 If the parole board determines that a prisoner is medically frail
- 16 and is going to be considered for parole under this subsection, the
- 17 parole board shall provide the notice and medical records required
- 18 under section 34(18). Unless the prosecutor of the county from
- 19 which the prisoner was committed files a motion under section
- 20 34(19), the parole board may grant parole to a prisoner who is
- 21 determined to be medically frail. If a motion is filed under
- 22 section 34(19) and the court finds that the prisoner is eligible
- 23 for parole as a result of being medically frail, and if no
- 24 additional appeals are pending, the parole board may grant parole
- 25 to the prisoner under this subsection. The requirements of sections
- **26** 33(1)(b), (c), (d), and (f), 33b, and 34(1), (2), (3), (4), (7),
- 27 (13), (14), (15), (16), and (17) do not apply to a parole granted
- 28 under this subsection.
- 29 (11) The following conditions apply to a parole granted under

1 subsection (10):

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- 2 (a) A prisoner must only be released on parole under3 subsection (10) if he or she agrees to all of the following:
- 4 (i) His or her placement, or, if the parolee is unable to 5 consent because of the parolee's physical or mental health 6 condition, an individual legally entitled to agree to the parolee's 7 placement agrees that the parolee be placed, in a medical facility 8 approved by the parole board where medical care and treatment can 9 be provided.
  - (ii) To the release of his or her medical records that are directly relevant to the condition or conditions rendering the prisoner medically frail to the prosecutor and sentencing or successor judge of the county from which the prisoner was committed before the parole board determines whether or not to grant the prisoner parole under subsection (10).
- (iii) An independent medical exam if sought by the prosecutor of the county from which the prisoner was committed as provided under section 34(19). If possible, this independent medical exam must occur at a facility of the department. The reasonable costs of this independent medical exam must be paid for by the department.
- (b) The parolee shall adhere to the terms of his or her parolefor the length of his or her parole term.
  - (c) The parole must be for a term not less than the time necessary to reach the prisoner's earliest release date.
  - (d) A parolee who violates the terms of his or her parole or is determined to no longer meet the definition of medically frail may be transferred to a setting more appropriate for the medical needs of the parolee or be subject to the parole violation process under sections 38, 39, 39a, and 40a as determined by the parole

- 1 board and the department.
- 2 (e) The parolee must only be placed in a medical facility that
- 3 agrees to accept the parolee and that is agreed upon by the parolee
- 4 as described in subdivision (a) (i).
- 5 (12) The parolee or an individual legally entitled to agree to
- 6 the parolee's placement under subsection (11)(a)(i), other than the
- 7 medical facility, shall immediately inform the parole board if any
- 8 of the following occur:
- **9** (a) The parolee is no longer eligible for care at the medical
- 10 facility at which he or she was placed.
- 11 (b) The parolee must be moved to another location for medical
- **12** care.
- 13 (c) The parolee is no longer at the medical facility approved
- 14 by the parole board.
- 15 (d) The parolee no longer needs the level of care that
- 16 resulted in the parolee's placement at the medical facility.
- 17 (13) The parole board shall immediately notify the prosecutor
- 18 for the county in which the offender was convicted and the
- 19 sentencing or successor judge if the parolee is no longer eligible
- 20 for care or no longer needs the level of care for which the
- 21 prisoner was placed at the medical facility.
- 22 (14) The department shall not retain authority over the
- 23 medical treatment plan for a prisoner granted parole under
- 24 subsection (10) and a prisoner granted parole under subsection (10)
- 25 must have full patient rights at the medical facility where he or
- 26 she is placed.
- 27 (15) The department and the parole board shall ensure that the
- 28 placement and terms and conditions of a parole granted under
- 29 subsection (10) do not violate any other state or federal

- 1 regulations.
- (16) A medical facility housing parolees granted parole under
  subsection (10) must be operated in a manner that ensures the
- 4 safety of the residents of the medical facility.
- 5 (17) A parolee granted parole under subsection (10) and placed
- 6 in a medical facility has the same patient rights and
- 7 responsibilities as any other individual who is a resident of or
- 8 has been admitted to the medical facility. The medical facility is
- 9 not responsible for the enforcement of conditions of parole or the
- 10 reporting of violations of conditions of parole for any parolee
- 11 placed in the medical facility. The medical facility shall comply
- 12 with state and federal laws and regulations that protect resident
- 13 rights and state and federal laws and regulations for skilled
- 14 nursing facilities, regardless of the conditions of parole imposed
- 15 on a resident parolee.
- 16 (18) The process for a parole determination under subsection
- 17 (10) does not change or affect any of the rights afforded to a
- 18 victim under the William Van Regenmorter crime victim's rights act,
- 19 1985 PA 87, MCL 780.751 to 780.834.
- 20 (19) The department shall file a petition to the appropriate
- 21 court under section 434 of the mental health code, 1974 PA 258, MCL
- 22 330.1434, for any prisoner being paroled or being released after
- 23 serving his or her maximum sentence whom the department considers
- 24 to be a person requiring treatment. The parole board shall require
- 25 mental health treatment as a special condition of parole for any
- 26 parolee whom the department has determined to be a person requiring
- 27 treatment whether or not the petition filed for that prisoner is
- 28 granted by the court. As used in this subsection, "person requiring
- 29 treatment" means that term as defined in section 401 of the mental

- 1 health code, 1974 PA 258, MCL 330.1401.
- 2 (20) When the parole board makes a final determination not to
- 3 release a prisoner, the parole board shall provide the prisoner
- 4 with a written explanation of the reason for denial and, if
- 5 appropriate, specific recommendations for corrective action the
- 6 prisoner may take to facilitate release.
- 7 (21) This section does not apply to the placement on parole of
- 8 a person in conjunction with special alternative incarceration
- 9 under section 34a(7).
- 10 (22) As used in this section:
- 11 (a) "Activities of daily living" means basic personal care and
- 12 everyday activities as described in 42 CFR 441.505, including, but
- 13 not limited to, tasks such as eating, toileting, grooming,
- 14 dressing, bathing, and transferring from 1 physical position to
- 15 another, including, but not limited to, moving from a reclining
- 16 position to a sitting or standing position.
- 17 (b) "Medical facility" means a hospital, hospice, nursing
- 18 home, or other housing accommodation providing medical treatment
- 19 suitable to the condition or conditions rendering the parolee
- 20 medically frail.
- 21 (c) "Medically frail" describes an individual who is a minimal
- 22 threat to society as a result of his or her medical condition, who
- 23 has received a risk score of low on a validated risk assessment,
- 24 whose recent conduct in prison indicates he or she is unlikely to
- 25 engage in assaultive conduct, and who has 1 or both of the
- 26 following:
- 27 (i) A permanent or terminal physical disability or serious and
- 28 complex medical condition resulting in the inability to do 1 or
- 29 more of the following without personal assistance:

- 1 (A) Walk.
- **2** (B) Stand.
- **3** (C) Sit.
- 4 (ii) A permanent or terminal disabling mental disorder,
- 5 including dementia, Alzheimer's, or a similar degenerative brain
- 6 disorder that results in the need for nursing home level of care,
- 7 and a significantly impaired ability to perform 2 or more
- 8 activities of daily living.
- 9 Enacting section 1. This amendatory act does not take effect
- 10 unless Senate Bill No. or House Bill No. 4450 (request no.
- 11 00947'23 \*) of the 102nd Legislature is enacted into law.