1

A bill to be entitled

2 An act relating to parole interview dates for certain 3 inmates; amending ss. 947.16, 947.174, and 947.1745, 4 F.S.; extending from 2 years to 7 years the period 5 between parole interview dates for inmates convicted of committing specified crimes; requiring a periodic 6 7 parole interview for an inmate convicted of kidnapping 8 or attempted kidnapping or robbery, burglary of a 9 dwelling, burglary of a structure or conveyance, or breaking and entering, or the attempt thereof of any 10 11 of these crimes, in which a human being is present and 12 a sexual act is attempted or completed; reenacting s. 947.165(1), F.S., relating to objective parole 13 guidelines, to incorporate the amendment made by this 14 15 act to s. 947.1745, F.S., in a reference thereto; 16 providing an effective date. 17 18 Be It Enacted by the Legislature of the State of Florida: 19 20 Section 1. Paragraph (g) of subsection (4) of section 947.16, Florida Statutes, is amended to read: 21 22 947.16 Eligibility for parole; initial parole interviews; 23 powers and duties of commission.-24 (4)A person who has become eligible for an initial parole 25 interview and who may, according to the objective parole 26 guidelines of the commission, be granted parole shall be placed 27 on parole in accordance with the provisions of this law; except 28 that, in any case of a person convicted of murder, robbery, Page 1 of 7

CODING: Words stricken are deletions; words underlined are additions.

hb0685-00

29 burglary of a dwelling or burglary of a structure or conveyance 30 in which a human being is present, aggravated assault, aggravated battery, kidnapping, sexual battery or attempted 31 sexual battery, incest or attempted incest, an unnatural and 32 33 lascivious act or an attempted unnatural and lascivious act, lewd and lascivious behavior, assault or aggravated assault when 34 35 a sexual act is completed or attempted, battery or aggravated 36 battery when a sexual act is completed or attempted, arson, or 37 any felony involving the use of a firearm or other deadly weapon or the use of intentional violence, at the time of sentencing 38 the judge may enter an order retaining jurisdiction over the 39 40 offender for review of a commission release order. This jurisdiction of the trial court judge is limited to the first 41 42 one-third of the maximum sentence imposed. When any person is 43 convicted of two or more felonies and concurrent sentences are 44 imposed, then the jurisdiction of the trial court judge as 45 provided herein applies to the first one-third of the maximum 46 sentence imposed for the highest felony of which the person was 47 convicted. When any person is convicted of two or more felonies and consecutive sentences are imposed, then the jurisdiction of 48 49 the trial court judge as provided herein applies to one-third of 50 the total consecutive sentences imposed.

(g) The decision of the original sentencing judge or, in her or his absence, the chief judge of the circuit to vacate any parole release order as provided in this section is not appealable. Each inmate whose parole release order has been vacated by the court shall be reinterviewed within 2 years after the date of receipt of the vacated release order and every 2

Page 2 of 7

CODING: Words stricken are deletions; words underlined are additions.

hb0685-00

F	L (С	RΙ	D	А	Н	0	U	S	Е	OF	R	Е	Р	R	Е	S	Е	Ν	Т	Α	Т		V	Е	S
---	-----	---	----	---	---	---	---	---	---	---	----	---	---	---	---	---	---	---	---	---	---	---	--	---	---	---

57 years thereafter, or earlier by order of the court retaining 58 jurisdiction. However, each inmate whose parole release order 59 has been vacated by the court and who has been: 60 1. Convicted of murder or attempted murder; 61 2. Convicted of sexual battery or attempted sexual 62 battery; or 63 3. Convicted of kidnapping or attempted kidnapping; 4. Convicted of robbery, burglary of a dwelling, burglary 64 65 of a structure or conveyance, or breaking and entering, or the attempt thereof of any of these crimes, in which a human being 66 67 is present and a sexual act is attempted or completed; or 68 5.3. Sentenced to a 25-year minimum mandatory sentence 69 previously provided in s. 775.082, 70 71 shall be reinterviewed once within 7 years after the date of 72 receipt of the vacated release order and once every 7 years 73 thereafter, if the commission finds that it is not reasonable to 74 expect that parole would be granted during the following years 75 and states the bases for the finding in writing. For an any 76 inmate who is within 7 years of his or her tentative release 77 date, the commission may establish a reinterview date before 78 prior to the 7-year schedule. 79 Section 2. Paragraph (b) of subsection (1) of section 80 947.174, Florida Statutes, is amended to read: 81 947.174 Subsequent interviews.-82 (1)83 (b) For any inmate convicted of murder or τ attempted 84 murder; τ sexual battery τ or attempted sexual battery; kidnapping

Page 3 of 7

CODING: Words stricken are deletions; words underlined are additions.

2013

85	or attempted kidnapping; or robbery, burglary of a dwelling,
86	burglary of a structure or conveyance, or breaking and entering,
87	or the attempt thereof of any of these crimes, in which a human
88	being is present and a sexual act is attempted or completed, or
89	any inmate who has been sentenced to a 25-year minimum mandatory
90	sentence previously provided in s. 775.082, and whose
91	presumptive parole release date is more than 7 years after the
92	date of the initial interview, a hearing examiner shall schedule
93	an interview for review of the presumptive parole release date.
94	The interview shall take place once within 7 years after the
95	initial interview and once every 7 years thereafter if the
96	commission finds that it is not reasonable to expect that parole
97	will be granted at a hearing during the following years and
98	states the bases for the finding in writing. For <u>an</u> any inmate
99	who is within 7 years of his or her tentative release date, the
100	commission may establish an interview date before the 7-year
101	schedule.
102	Section 3. Subsection (6) of section 947.1745, Florida
103	Statutes, is amended to read:
104	947.1745 Establishment of effective parole release date
105	If the inmate's institutional conduct has been satisfactory, the
106	presumptive parole release date shall become the effective
107	parole release date as follows:
108	(6) Within 90 days before the effective parole release
109	date interview, the commission shall send written notice to the
110	sentencing judge of any inmate who has been scheduled for an
111	effective parole release date interview. If the sentencing judge
112	is no longer serving, the notice must be sent to the chief judge

Page 4 of 7

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

hb0685-00

of the circuit in which the offender was sentenced. The chief 113 114 judge may designate any circuit judge within the circuit to act 115 in the place of the sentencing judge. Within 30 days after 116 receipt of the commission's notice, the sentencing judge, or the 117 designee, shall send to the commission notice of objection to 118 parole release, if the judge objects to such release. If there is objection by the judge, such objection may constitute good 119 120 cause in exceptional circumstances as described in s. 947.173, 121 and the commission may schedule a subsequent review within 2 122 years, extending the presumptive parole release date beyond that time. However, for an inmate who has been: 123

124 125 (a) Convicted of murder or attempted murder;

125 (b) Convicted of sexual battery or attempted sexual
126 battery; or

127

134

(c) Convicted of kidnapping or attempted kidnapping;

128 (d) Convicted of robbery, burglary of a dwelling, burglary 129 of a structure or conveyance, or breaking and entering, or the 130 attempt thereof of any of these crimes, in which a human being 131 is present and a sexual act is attempted or completed; or

132 <u>(e) (c)</u> Sentenced to a 25-year minimum mandatory sentence 133 previously provided in s. 775.082,

the commission may schedule a subsequent review under this subsection once every 7 years, extending the presumptive parole release date beyond that time if the commission finds that it is not reasonable to expect that parole would be granted at a review during the following years and states the bases for the finding in writing. For an any inmate who is within 7 years of

Page 5 of 7

CODING: Words stricken are deletions; words underlined are additions.

141 his or her release date, the commission may schedule a subsequent review before prior to the 7-year schedule. With any 142 143 subsequent review the same procedure outlined above will be 144 followed. If the judge remains silent with respect to parole 145 release, the commission may authorize an effective parole 146 release date. This subsection applies if the commission desires to consider the establishment of an effective release date 147 without delivery of the effective parole release date interview. 148 149 Notice of the effective release date must be sent to the 150 sentencing judge, and either the judge's response to the notice 151 must be received or the time period allowed for such response must elapse before the commission may authorize an effective 152 153 release date.

Section 4. For the purpose of incorporating the amendment made by this act to section 947.1745, Florida Statutes, in a reference thereto, subsection (1) of section 947.165, Florida Statutes, is reenacted to read:

158

947.165 Objective parole guidelines.-

159 (1)The commission shall develop and implement objective 160 parole guidelines which shall be the criteria upon which parole 161 decisions are made. The objective parole guidelines shall be 162 developed according to an acceptable research method and shall be based on the seriousness of offense and the likelihood of 163 favorable parole outcome. The guidelines shall require the 164 165 commission to aggravate or aggregate each consecutive sentence 166 in establishing the presumptive parole release date. Factors 167 used in arriving at the salient factor score and the severity of 168 offense behavior category shall not be applied as aggravating

Page 6 of 7

CODING: Words stricken are deletions; words underlined are additions.

hb0685-00

FLORIDA HOUSE OF REPRESENT	ATIVES
----------------------------	--------

169 circumstances. If the sentencing judge files a written objection

- 170 to the parole release of an inmate as provided for in s.
- 171 947.1745(6), such objection may be used by the commission as a
- 172 basis to extend the presumptive parole release date.
- 173 Section 5. This act shall take effect July 1, 2013.