CS for SB 1716

 $\mathbf{B}\mathbf{y}$ the Committee on Criminal Justice; and Senators Brandes, Pizzo, and Bracy

	591-03102-20 20201716c1
1	A bill to be entitled
2	An act relating to sentencing; amending s. 775.082,
3	F.S.; revising the required sentencing structure for
4	prison releasee reoffenders upon proof from a state
5	attorney which establishes that a defendant is a
6	prison releasee reoffender; deleting a provision that
7	prohibits a prison releasee reoffender from
8	eligibility for any form of early release and that
9	requires a prison releasee reoffender to serve 100
10	percent of the court-imposed sentence; providing
11	legislative intent; defining a term for the purpose of
12	establishing applicability of a specified provision;
13	applying the revised sentencing structure to certain
14	persons under certain circumstances; providing
15	resentencing requirements; deleting a provision
16	relating to legislative intent; deleting a provision
17	that requires a state attorney to explain a sentencing
18	deviation in writing under certain circumstances;
19	providing an effective date.
20	
21	Be It Enacted by the Legislature of the State of Florida:
22	
23	Section 1. Subsection (9) of section 775.082, Florida
24	Statutes, is amended to read:
25	775.082 Penalties; applicability of sentencing structures;
26	mandatory minimum sentences for certain reoffenders previously
27	released from prison
28	(9)(a)1. "Prison releasee reoffender" means any defendant
29	who commits, or attempts to commit:

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591-03102-20 20201716c1 30 a. Treason; b. Murder; 31 32 c. Manslaughter; d. Sexual battery; 33 34 e. Carjacking; 35 f. Home-invasion robbery; 36 g. Robbery; 37 h. Arson; 38 i. Kidnapping; 39 j. Aggravated assault with a deadly weapon; 40 k. Aggravated battery; 1. Aggravated stalking; 41 m. Aircraft piracy; 42 n. Unlawful throwing, placing, or discharging of a 43 destructive device or bomb; 44 o. Any felony that involves the use or threat of physical 45 46 force or violence against an individual; 47 p. Armed burglary; q. Burglary of a dwelling or burglary of an occupied 48 49 structure; or r. Any felony violation of s. 790.07, s. 800.04, s. 827.03, 50 51 s. 827.071, or s. 847.0135(5); 52 53 within 3 years after being released from a state correctional 54 facility operated by the Department of Corrections or a private 55 vendor, a county detention facility following incarceration for 56 an offense for which the sentence pronounced was a prison 57 sentence, or a correctional institution of another state, the 58 District of Columbia, the United States, any possession or

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

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591-03102-2020201716c159territory of the United States, or any foreign jurisdiction,60following incarceration for an offense for which the sentence is61punishable by more than 1 year in this state.

62 2. "Prison releasee reoffender" also means any defendant 63 who commits or attempts to commit any offense listed in subsubparagraphs (a) 1.a.-r. while the defendant was serving a 64 65 prison sentence or on escape status from a state correctional 66 facility operated by the Department of Corrections or a private vendor or while the defendant was on escape status from a 67 68 correctional institution of another state, the District of 69 Columbia, the United States, any possession or territory of the 70 United States, or any foreign jurisdiction, following 71 incarceration for an offense for which the sentence is 72 punishable by more than 1 year in this state.

73 3. If the state attorney determines that a defendant is a prison releasee reoffender as defined in subparagraph 1., the 74 75 state attorney may seek to have the court sentence the defendant 76 as a prison releasee reoffender. Upon proof from the state 77 attorney which that establishes by a preponderance of the 78 evidence that a defendant is a prison releasee reoffender as defined in this section, such defendant is not eligible for 79 80 sentencing under the sentencing guidelines and must be sentenced 81 as follows:

82 a. For a felony punishable by life, to by a term of 25
83 years imprisonment for life;

84 b. For a felony of the first degree, <u>to</u> by a term of 85 imprisonment of <u>20</u> 30 years;

86 c. For a felony of the second degree, <u>to</u> by a term of 87 imprisonment of <u>10</u> 15 years; and

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88	d. For a felony of the third degree, <u>to</u> by a term of
89	imprisonment of $3 - 5$ years.
90	(b) A person sentenced under paragraph (a) shall be
91	released only by expiration of sentence and shall not be
92	eligible for parole, control release, or any form of early
93	release. Any person sentenced under paragraph (a) must serve 100
94	percent of the court-imposed sentence.
95	<u>(b)</u> (c) Nothing in This subsection <u>does not</u> shall prevent a
96	court from imposing a greater sentence of incarceration as
97	authorized by law, pursuant to s. 775.084 or any other provision
98	of law.
99	(c) (d) 1. It is the intent of the Legislature to
100	retroactively apply the amendments to this subsection which are
101	effective on July 1, 2020.
102	2. As used in this paragraph, the term "former s.
103	775.082(9)" means s. 775.082(9) as it existed before the
104	amendment of this subsection, which took effect on July 1, 2020.
105	3. A person who qualified as a prison releasee reoffender
106	before July 1, 2020, and who was not sentenced as a prison
107	releasee reoffender before July 1, 2020, may not be sentenced as
108	such under former s. 775.082(9). Such person, if sentenced as a
109	prison releasee reoffender, must be sentenced as provided in
110	paragraph (a).
111	4. A person who qualified as a prison releasee reoffender
112	before July 1, 2020, who was sentenced as such before July 1,
113	2020, to a mandatory minimum term of imprisonment pursuant to
114	former s. 775.082(9), and who is serving such mandatory minimum
115	term of imprisonment on or after July 1, 2020, must be
116	resentenced in accordance with subparagraph 5. to a sentence as

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591-03102-20 20201716c1 117 provided in paragraph (a) and sub-subparagraph 5.d. 118 5. Resentencing must occur in the following manner: 119 a. The Department of Corrections shall notify a person 120 described in subparagraph 4. of his or her eligibility to 121 request a sentence review hearing. 122 b. The person seeking sentence review may submit an 123 application to the court of original jurisdiction requesting that a sentence review hearing be held. The sentencing court 124 125 retains original jurisdiction for the duration of the sentence 126 for this purpose. 127 c. A person who is eligible for a sentence review hearing 128 under this paragraph is entitled to representation by legal 129 counsel. If the person is indigent and unable to employ counsel, 130 the court must appoint counsel under s. 27.52. Determination of 131 indigence and costs of representation is as provided in ss. 132 27.52 and 938.29. 133 d. Upon receiving an application from an eligible person, 134 the court of original jurisdiction shall hold a sentence review 135 hearing to determine if the eligible person meets the criteria 136 for resentencing under subparagraph 4. If the court determines 137 at the sentence review hearing that the eligible person meets 138 such criteria, the court must resentence the person as provided 139 in paragraph (a); however, the new sentence may not exceed the 140 person's original sentence with credit for time served. If the court determines that such person does not meet the criteria for 141 142 resentencing under subparagraph 4., the court must provide 143 written reasons why such person does not meet such criteria. 144 6. A person resentenced pursuant to this subsection is 145 eligible to receive any gain-time pursuant to s. 944.275 which

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146	he or she was previously ineligible to receive under former s.
147	775.082(9) It is the intent of the Legislature that offenders
148	previously released from prison or a county detention facility
149	following incarceration for an offense for which the sentence
150	pronounced was a prison sentence who meet the criteria in
151	paragraph (a) be punished to the fullest extent of the law and
152	as provided in this subsection, unless the state attorney
153	determines that extenuating circumstances exist which preclude
154	the just prosecution of the offender, including whether the
155	victim recommends that the offender not be sentenced as provided
156	in this subsection.
157	2. For every case in which the offender meets the criteria
158	in paragraph (a) and does not receive the mandatory minimum
159	prison sentence, the state attorney must explain the sentencing
160	deviation in writing and place such explanation in the case file
161	maintained by the state attorney.

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Section 2. This act shall take effect July 1, 2020.

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