By Senator Smith

14-553-05

1	A bill to be entitled
2	An act relating to the Parole Commission;
3	amending s. 947.06, F.S.; requiring that,
4	before a meeting of the Parole Commission, the
5	victim of the crime be given documents and
6	evidence relating to the granting, denying, or
7	revoking of the inmate's parole; amending s.
8	947.16, F.S.; requiring that an inmate
9	convicted of kidnapping whose parole release
10	order has been vacated by the court be
11	reinterviewed at 5-year intervals following the
12	vacated release order; amending s. 947.174,
13	F.S.; requiring that an inmate convicted of
14	kidnapping whose presumptive parole release
15	date is more than 5 years after the initial
16	interview be reinterviewed thereafter at 5-year
17	intervals; providing an effective date.
18	
19	Be It Enacted by the Legislature of the State of Florida:
20	
21	Section 1. Section 947.06, Florida Statutes, is
22	amended to read:
23	947.06 Meeting; when commission may actThe
24	commission shall meet at regularly scheduled intervals and
25	from time to time as may otherwise be determined by the chair.
26	The making of recommendations to the Governor and Cabinet in
27	matters relating to modifications of acts and decisions of the
28	chair as provided in s. 947.04(1) shall be by a majority vote
29	of the commission. No prisoner shall be placed on parole
30	except as provided in ss. 947.172 and 947.174 by a panel of no
31	fewer than two commissioners appointed by the chair. All

matters relating to the granting, denying, or revoking of 2 parole shall be decided in a meeting at which the public shall have the right to be present. Before the meeting, each victim 3 of the crime committed by the inmate, or the victim's next of 4 kin, shall be presented with a copy of all documents, 5 6 findings, and evidence relating to the granting, denying, or 7 revoking of parole. Victims of the crime committed by the 8 inmate shall be permitted to make an oral statement or submit a written statement regarding their views as to the granting, 9 denying, or revoking of parole. Persons not members or 10 employees of the commission or victims of the crime committed 11 12 by the inmate may be permitted to participate in deliberations 13 concerning the granting and revoking of paroles only upon the prior written approval of the chair of the commission. To 14 facilitate the ability of victims and other persons to attend 15 commission meetings, the commission shall meet in various 16 17 counties including, but not limited to, Broward, Dade, Duval, 18 Escambia, Hillsborough, Leon, Orange, and Palm Beach, with the location chosen being as close as possible to the location 19 where the parole-eligible inmate committed the offense for 20 21 which the parole-eligible inmate was sentenced. The 22 commission shall adopt rules governing the oral participation 23 of victims and the submission of written statements by 2.4 victims. Section 2. Paragraph (g) of subsection (4) of section 25 947.16, Florida Statutes, is amended to read: 26 27 947.16 Eligibility for parole; initial parole 2.8 interviews; powers and duties of commission. --29 (4) A person who has become eligible for an initial parole interview and who may, according to the objective 30

27

2.8

29

30

be placed on parole in accordance with the provisions of this law; except that, in any case of a person convicted of murder, robbery, burglary of a dwelling or burglary of a structure or 3 conveyance in which a human being is present, aggravated 4 5 assault, aggravated battery, kidnapping, sexual battery or attempted sexual battery, incest or attempted incest, an 7 unnatural and lascivious act or an attempted unnatural and 8 lascivious act, lewd and lascivious behavior, assault or 9 aggravated assault when a sexual act is completed or attempted, battery or aggravated battery when a sexual act is 10 completed or attempted, arson, or any felony involving the use 11 12 of a firearm or other deadly weapon or the use of intentional 13 violence, at the time of sentencing the judge may enter an order retaining jurisdiction over the offender for review of a 14 commission release order. This jurisdiction of the trial 15 court judge is limited to the first one-third of the maximum 16 17 sentence imposed. When any person is convicted of two or more 18 felonies and concurrent sentences are imposed, then the jurisdiction of the trial court judge as provided herein 19 applies to the first one-third of the maximum sentence imposed 20 21 for the highest felony of which the person was convicted. When 22 any person is convicted of two or more felonies and 23 consecutive sentences are imposed, then the jurisdiction of the trial court judge as provided herein applies to one-third 2.4 of the total consecutive sentences imposed. 25 26

(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 years thereafter, or earlier by order of the court retaining jurisdiction. However, each inmate whose parole release order has been vacated by the court and who has been:

- 1. Convicted of murder or attempted murder;
- 2. Convicted of sexual battery or attempted sexual battery; $\frac{1}{2}$
- 3. Sentenced to a 25-year minimum mandatory sentence previously provided in s. 775.082; or 7
 - 4. Convicted of kidnapping,

9 10 11

12

13

14

15

16

18

19

2021

23

2.4

25

2627

2.8

29

30

3

4

5 6

7

8

shall be reinterviewed once within 5 years after the date of receipt of the vacated release order and once every 5 years thereafter, if the commission finds that it is not reasonable to expect that parole would be granted during the following years and states the bases for the finding in writing. For any inmate who is within 7 years of his or her tentative release date, the commission may establish a reinterview date prior to the 5-year schedule.

Section 3. Paragraph (b) of subsection (1) of section 947.174, Florida Statutes, is amended to read:

947.174 Subsequent interviews.--

22 (1)

(b) For any inmate convicted of murder, attempted murder, sexual battery, attempted sexual battery, or kidnapping, or who has been sentenced to a 25-year minimum mandatory sentence previously provided in s. 775.082, and whose presumptive parole release date is more than 5 years after the date of the initial interview, a hearing examiner shall schedule an interview for review of the presumptive parole release date. Such interview shall take place once within 5 years after the initial interview and once every 5

31

years thereafter if the commission finds that it is not reasonable to expect that parole will be granted at a hearing during the following years and states the bases for the 3 finding in writing. For any inmate who is within 7 years of his or her tentative release date, the commission may 5 establish an interview date prior to the 5-year schedule. 7 Section 4. This act shall take effect July 1, 2005. 8 9 10 SENATE SUMMARY 11 Provides that, before a meeting of the Parole Commission, victims of the crime, or the next of kin, must be given documents and evidence relating to the granting, denying, or revoking of parole. Provides that an inmate whose 12 13 parole release order has been vacated by the court and who has been convicted of kidnapping must be reinterviewed at 5-year intervals rather than 2-year 14 intervals after the date of receipt of the vacated 15 release order. Provides that an inmate convicted of kidnapping whose presumptive parole release date is 5 years after the date of the initial interview must be 16 interviewed for review of the presumptive parole release 17 date at 5-year intervals rather than 2-year intervals. 18 19 2.0 21 22 23 2.4 25 26 27 28 29 30