HB 181 2025

A bill to be entitled

An act relating to objective parole guidelines; amending s. 947.165, F.S.; providing additional requirements for objective parole guidelines; requiring a specified statistical analysis to be provided to the Legislature; providing an effective date.

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Be It Enacted by the Legislature of the State of Florida:

Section 1. Section 947.165, Florida Statutes, is amended to read:

947.165 Objective parole guidelines.-

(1) The commission shall develop and implement objective parole guidelines which shall be the criteria upon which parole decisions are made. The objective parole guidelines shall be developed according to an acceptable research method and shall be based on the seriousness of offense and the likelihood of favorable parole outcome by identifying an inmate's use of vocation, education, and self-betterment programs and courses in the department. The guidelines shall require the commission to not aggravate or aggregate each consecutive sentence in establishing the presumptive parole release date. Factors used in arriving at the salient factor score and the severity of offense behavior category may shall not be applied as

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

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aggravating circumstances. If the sentencing judge files a written objection to the parole release of an inmate as provided for in s. 947.1745(6), such objection may be used by the commission as a basis to extend the presumptive parole release date.

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- (2) At least once a year, the commission shall review the objective parole guidelines and make any revisions considered necessary by virtue of statistical analysis of commission actions, which analysis uses acceptable research and methodology. The statistical analysis shall be provided to the President of the Senate and the Speaker of the House of Representatives upon completion.
 - Section 2. This act shall take effect July 1, 2025.