By: Representative Banks

To: Corrections; Judiciary B

HOUSE BILL NO. 643

- AN ACT TO AMEND SECTION 47-7-3.1, MISSISSIPPI CODE OF 1972,
- 2 TO PROVIDE THAT THE CASE PLANS OF INMATES WHO HAVE COMMITTED
- 3 VIOLENT OFFENSES SHALL CONTAIN CERTAIN PROGRAMS FOR REHABILITATIVE
- 4 PURPOSES; AND FOR RELATED PURPOSES.
- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 6 **SECTION 1.** Section 47-7-3.1, Mississippi Code of 1972, is
- 7 amended as follows:
- 8 47-7-3.1. (1) In consultation with the Parole Board, the
- 9 department shall develop a case plan for all parole eligible
- 10 inmates to guide an inmate's rehabilitation while in the
- 11 department's custody and to reduce the likelihood of recidivism
- 12 after release.
- 13 (2) (a) Within ninety (90) days of admission, the
- 14 department shall complete a case plan on all inmates which shall
- 15 include, but not limited to:
- 16 (* * *i) Programming and treatment requirements
- 17 based on the results of a risk and needs assessment;
- 18 (* * *ii) Any programming or treatment
- 19 requirements contained in the sentencing order; and

H. B. No. 643 18/HR12/R914 PAGE 1 (OM\AM)

20	(*	*	≭ iii)	General	behavior	requirements	in

- 21 accordance with the rules and policies of the department.
- 22 (b) In addition to the requirements in paragraph (a) of
- 23 this subsection, within ninety (90) days of admission, the
- 24 department shall complete a case plan that requires screening for
- 25 physiological and/or social issues on inmates who committed
- 26 violent offenses. Additionally, such case plans shall consist of
- 27 programs such as 70 X 7 and Love Your Neighbor or other programs
- 28 that focus on why the inmate committed the crime and how to
- 29 prevent future crimes from being committed. The case plans shall
- 30 also contain programs that enable such inmates to coexist with
- 31 society.
- 32 (3) The department shall provide the inmate with a written
- 33 copy of the case plan and the inmate's caseworker shall explain
- 34 the conditions set forth in the case plan.
- 35 (a) Within ninety (90) days of admission, the
- 36 caseworker shall notify the inmate of their parole eligibility
- 37 date as calculated in accordance with Section 47-7-3(3);
- 38 (b) At the time a parole-eligible inmate receives the
- 39 case plan, the department shall send the case plan to the Parole
- 40 Board for approval.
- 41 (4) The department shall ensure that the case plan is
- 42 achievable prior to inmate's parole eligibility date.



43	/ - \	1	caseworker	1 77							
/	151	חיוי	$\alpha \circ \alpha \circ \tau : \tau \circ \tau : \tau \circ \tau$	α α α α α	$m \circ \circ +$	T.77 + h	+ n a	1nm1+0	\bigcirc TT \bigcirc TT \bigcirc	\sim 1 \sim 1	٠+

- 44 (8) weeks from the date the offender received the case plan to
- 45 review the inmate's case plan progress.
- 46 (6) Every four (4) months the department shall
- 47 electronically submit a progress report on each parole-eligible
- 48 inmate's case plan to the Parole Board. The board may meet to
- 49 review an inmate's case plan and may provide written input to the
- 50 caseworker on the inmate's progress toward completion of the case
- 51 plan.
- 52 (7) The Parole Board shall provide semiannually to the
- 53 Oversight Task Force the number of parole hearings held, the
- 54 number of prisoners released to parole without a hearing and the
- 55 number of parolees released after a hearing.
- 56 **SECTION 2.** This act shall take effect and be in force from
- 57 and after July 1, 2018.