By: Representative Banks

To: Corrections; Judiciary B

## HOUSE BILL NO. 644

- AN ACT TO AMEND SECTION 47-7-3.1, MISSISSIPPI CODE OF 1972,
  TO PROVIDE THAT THE CASE PLANS OF INMATES WHO HAVE COMMITTED
- 3 CAPITAL 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

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20	( * * * <u>111</u> ) General behavior requirements in							
21	accordance with the rules and policies of the department.							
22	(b) (i) In addition to the requirements in paragraph							
23	(a) of this subsection, within ninety (90) days of admission, the							
24	department shall complete a case plan on all inmates who have							
25	committed a capital offense that shall consist of at least two (2)							
26	of the following program related areas:							
27	1. Criminal thinking;							
28	2. Alcohol and drugs;							
29	3. Life skills; and							
30	4. Behavioral health.							
31	(ii) Within ninety (90) days of admission, the							
32	department shall also complete a case plan that requires screening							
33	for physiological and/or social issues on inmates who have							
34	committed capital offenses. Such case plans shall consist of							
35	programs such as 70 X 7 and Love Your Neighbor or other programs							
36	that focus on why the inmate committed the crime and how to							
37	prevent future crimes from being committed. The case plans shall							
38	also contain programs that enable such inmates to coexist with							
39	society.							
40	(3) The department shall provide the inmate with a written							
41	copy of the case plan and the inmate's caseworker shall explain							
42	the conditions set forth in the case plan.							

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- 44 caseworker shall notify the inmate of their parole eligibility
- 45 date as calculated in accordance with Section 47-7-3(3);
- 46 (b) At the time a parole-eligible inmate receives the
- 47 case plan, the department shall send the case plan to the Parole
- 48 Board for approval.
- 49 (4) The department shall ensure that the case plan is
- 50 achievable prior to inmate's parole eligibility date.
- 51 (5) The caseworker shall meet with the inmate every eight
- 52 (8) weeks from the date the offender received the case plan to
- 53 review the inmate's case plan progress.
- 54 (6) Every four (4) months the department shall
- 55 electronically submit a progress report on each parole-eligible
- 56 inmate's case plan to the Parole Board. The board may meet to
- 57 review an inmate's case plan and may provide written input to the
- 58 caseworker on the inmate's progress toward completion of the case
- 59 plan.
- 60 (7) The Parole Board shall provide semiannually to the
- 61 Oversight Task Force the number of parole hearings held, the
- 62 number of prisoners released to parole without a hearing and the
- 63 number of parolees released after a hearing.
- 64 **SECTION 2.** This act shall take effect and be in force from
- 65 and after July 1, 2018.