SUBSTITUTE FOR

HOUSE BILL NO. 5422

A bill to amend 1953 PA 232, entitled

"Corrections code of 1953,"

by amending sections 34 and 42 (MCL 791.234 and 791.242), section 34 as amended by 2004 PA 218.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 34. (1) Except as provided in section 34a, a prisoner 2 sentenced to an indeterminate sentence and confined in a state 3 correctional facility with a minimum in terms of years other than a 4 prisoner subject to disciplinary time is subject to the 5 jurisdiction of the parole board when the prisoner has served a 6 period of time equal to the minimum sentence imposed by the court 7 for the crime of which he or she was convicted, less good time and disciplinary credits, if applicable. 8

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(2) Except as provided in section 34a, a prisoner subject to

disciplinary time sentenced to an indeterminate sentence and confined in a state correctional facility with a minimum in terms of years is subject to the jurisdiction of the parole board when the prisoner has served a period of time equal to the minimum sentence imposed by the court for the crime of which he or she was convicted.

7 (3) If a prisoner other than a prisoner subject to disciplinary time is sentenced for consecutive terms, whether 8 9 received at the same time or at any time during the life of the 10 original sentence, the parole board has jurisdiction over the 11 prisoner for purposes of parole when the prisoner has served the 12 total time of the added minimum terms, less the good time and 13 disciplinary credits allowed by statute. The maximum terms of the 14 sentences shall be added to compute the new maximum term under this 15 subsection, and discharge shall be issued only after the total of the maximum sentences has been served less good time and 16 17 disciplinary credits, unless the prisoner is paroled and discharged 18 upon satisfactory completion of the parole.

19 (4) If a prisoner subject to disciplinary time is sentenced 20 for consecutive terms, whether received at the same time or at any 21 time during the life of the original sentence, the parole board has 22 jurisdiction over the prisoner for purposes of parole when the 23 prisoner has served the total time of the added minimum terms. The 24 maximum terms of the sentences shall be added to compute the new 25 maximum term under this subsection, and discharge shall be issued 26 only after the total of the maximum sentences has been served, 27 unless the prisoner is paroled and discharged upon satisfactory

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1 completion of the parole.

2 (5) If a prisoner other than a prisoner subject to 3 disciplinary time has 1 or more consecutive terms remaining to 4 serve in addition to the term he or she is serving, the parole 5 board may terminate the sentence the prisoner is presently serving 6 at any time after the minimum term of the sentence has been served. 7 (6) A prisoner <u>under sentence</u> SENTENCED TO IMPRISONMENT for life -, other than a prisoner sentenced for life for murder in the 8 9 first degree or sentenced for life for a violation of section 16(5) 10 or 18(7) or chapter XXXIII of the Michigan penal code, 1931 PA 328, 11 MCL 750.16, 750.18, and 750.200 to 750.212a, or section 17764(7) of 12 the public health code, 1978 PA 368, MCL 333.17764, who FOR ANY OF 13 THE FOLLOWING IS NOT ELIGIBLE FOR PAROLE AND IS INSTEAD SUBJECT TO THE PROVISIONS OF SECTION 44: 14

15 (A) FIRST DEGREE MURDER IN VIOLATION OF SECTION 316 OF THE
16 MICHIGAN PENAL CODE, 1931 PA 328, MCL 750.316.

17 (B) A VIOLATION OF SECTION 16(5) OR 18(7) OF THE MICHIGAN
18 PENAL CODE, 1931 PA 328, MCL 750.16 AND 750.18.

19 (C) A VIOLATION OF CHAPTER XXXIII OF THE MICHIGAN PENAL CODE,
20 1931 PA 328, MCL 750.200 TO 750.212A.

(D) A VIOLATION OF SECTION 520B(2)(C) OF THE MICHIGAN PENAL
CODE, 1931 PA 328, MCL 750.520B.

23 (E) A VIOLATION OF SECTION 17764(7) OF THE PUBLIC HEALTH CODE,
24 1978 PA 368, MCL 333.17764.

25 (F) ANY OTHER VIOLATION FOR WHICH PAROLE ELIGIBILITY IS
26 EXPRESSLY DENIED UNDER STATE LAW.

27 (7) A PRISONER SENTENCED TO IMPRISONMENT FOR LIFE, OTHER THAN

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A PRISONER DESCRIBED IN SUBSECTION (6), IS SUBJECT TO THE
 JURISDICTION OF THE PAROLE BOARD AND MAY BE PLACED ON PAROLE
 ACCORDING TO THE CONDITIONS PRESCRIBED IN SUBSECTION (8) IF HE OR
 SHE MEETS ANY OF THE FOLLOWING CRITERIA:

(A) EXCEPT AS PROVIDED IN SUBDIVISION (B), (C), OR (D), THE
PRISONER has served 10 calendar years of the sentence <u>in the case</u>
of a prisoner sentenced for a crime committed before October 1,
1992 —, or <u>, except</u> 15 CALENDAR YEARS OF THE SENTENCE FOR A
CRIME COMMITTED ON OR AFTER OCTOBER 1, 1992.

(B) EXCEPT as provided in subsection (10) (12), who THE
PRISONER has served 20 calendar years of the A sentence in the
case of a prisoner sentenced to imprisonment for life for
violating or conspiring to violate section 7401(2)(a)(i) of the
public health code, 1978 PA 368, MCL 333.7401, who AND has
another conviction for a serious crime. , or, except

16 (C) EXCEPT as provided in subsection -(10)-(12), -who-THE 17 **PRISONER** has served 17-1/2 calendar years of the sentence - in the 18 case of a prisoner sentenced to imprisonment for life for 19 violating or conspiring to violate section 7401(2)(a)(i) of the 20 public health code, 1978 PA 368, MCL 333.7401, -who- AND does not 21 have another conviction for a serious crime. -, or who has served 22 15 calendar years of the sentence in the case of a prisoner 23 sentenced for a crime committed on or after October 1, 1992, is 24 subject to the jurisdiction of the parole board and may be released 25 on parole by the parole board,

26 (D) THE PRISONER HAS SERVED 25 YEARS OF A SENTENCE IMPOSED
 27 UNDER MCL 750.520B(2)(B) FOR FIRST-DEGREE CRIMINAL SEXUAL CONDUCT

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COMMITTED BY AN INDIVIDUAL 17 YEARS OLD OR OLDER AGAINST AN
 INDIVIDUAL LESS THAN 13 YEARS OF AGE AND ACCOMPLISHED WHILE ARMED
 WITH A WEAPON OR ANY ARTICLE USED OR FASHIONED IN A MANNER TO LEAD
 THE VICTIM TO REASONABLY BELIEVE IT TO BE A WEAPON, OR THROUGH
 FORCE OR COERCION.

6 (8) A PAROLE GRANTED TO A PRISONER UNDER SUBSECTION (7) IS
7 subject to the following conditions:

(a) At the conclusion of 10 calendar years of the prisoner's 8 9 sentence and thereafter as determined by the parole board until the 10 prisoner is paroled, discharged, or deceased, and in accordance 11 with the procedures described in subsection -(7)-(9), 1 member of 12 the parole board shall interview the prisoner. The interview 13 schedule prescribed in this subdivision applies to all prisoners to 14 whom -this- subsection -is applicable- (7) APPLIES, regardless of 15 the date on which they were sentenced.

16 (b) In addition to the interview schedule prescribed in 17 subdivision (a), the parole board shall review the prisoner's file 18 at the conclusion of 15 calendar years of the prisoner's sentence 19 and every 5 years thereafter until the prisoner is paroled, discharged, or deceased. A prisoner whose file is to be reviewed 20 21 under this subdivision shall be notified of the upcoming file 22 review at least 30 days before the file review takes place and 23 shall be allowed to submit written statements or documentary 24 evidence for the parole board's consideration in conducting the 25 file review.

26 (c) A decision to grant or deny parole to <u>a</u> THE prisoner <u>so</u>
 27 sentenced shall not be made until after a public hearing held in

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the manner prescribed for pardons and commutations in sections 44 and 45. Notice of the public hearing shall be given to the sentencing judge, or the judge's successor in office, and parole shall not be granted if the sentencing judge, or the judge's successor in office, files written objections to the granting of the parole within 30 days of receipt of the notice of hearing. The written objections shall be made part of the prisoner's file.

(d) A parole granted under <u>this</u> subsection (7)(A) TO (C) 8 9 shall be for a period of not less than 4 years and subject to the 10 usual rules pertaining to paroles granted by the parole board. A 11 PAROLE GRANTED UNDER SUBSECTION (7)(D) SHALL BE FOR LIFE. A parole 12 ordered GRANTED under this subsection (7) is not valid until the 13 transcript of the record is filed with the attorney general whose 14 certification of receipt of the transcript shall be returnable to 15 the office of the parole board within 5 days. Except for medical records protected under section 2157 of the revised judicature act 16 17 of 1961, 1961 PA 236, MCL 600.2157, the file of a prisoner granted 18 a parole under <u>this</u> subsection (7) is a public record.

19 (e) A parole shall not be granted under this subsection in the 20 case of a prisoner who is otherwise prohibited by law from parole 21 consideration. In such cases the interview procedures in section 44 22 shall be followed.

23 (9) (7) An interview conducted under subsection (6)(a)
24 (8)(A) is subject to both of the following requirements:

(a) The prisoner shall be given written notice, not less than
30 days before the interview date, stating that the interview will
be conducted.

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(b) The prisoner may be represented at the interview by an
 individual of his or her choice. The representative shall not be
 another prisoner. A prisoner is not entitled to appointed counsel
 at public expense. The prisoner or representative may present
 relevant evidence in favor of holding a public hearing as
 described ALLOWED in subsection -(6)(b) (8)(B).

7 (10) (8) In determining whether a prisoner convicted of
8 violating or conspiring to violate section 7401(2)(a)(i) of the
9 public health code, 1978 PA 368, MCL 333.7401, and sentenced to
10 imprisonment for life before October 1, 1998 is to be released on
11 parole, the parole board shall consider all of the following:

(a) Whether the violation was part of a continuing series of
violations of section 7401 or 7403 of the public health code, 1978
PA 368, MCL 333.7401 and 333.7403, by that individual.

(b) Whether the violation was committed by the individual inconcert with 5 or more other individuals.

17 (c) Any of the following:

(i) Whether the individual was a principal administrator,
organizer, or leader of an entity that the individual knew or had
reason to know was organized, in whole or in part, to commit
violations of section 7401 or 7403 of the public health code, 1978
PA 368, MCL 333.7401 and 333.7403, and whether the violation for
which the individual was convicted was committed to further the
interests of that entity.

(*ii*) Whether the individual was a principal administrator,
organizer, or leader of an entity that the individual knew or had
reason to know committed violations of section 7401 or 7403 of the

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public health code, 1978 PA 368, MCL 333.7401 and 333.7403, and
 whether the violation for which the individual was convicted was
 committed to further the interests of that entity.

4 (*iii*) Whether the violation was committed in a drug-free school5 zone.

6 (*iv*) Whether the violation involved the delivery of a
7 controlled substance to an individual less than 17 years of age or
8 possession with intent to deliver a controlled substance to an
9 individual less than 17 years of age.

10 (11) (9) Except as provided in section 34a, a prisoner's 11 release on parole is discretionary with the parole board. The 12 action of the parole board in granting a parole is appealable by 13 the prosecutor of the county from which the prisoner was committed 14 or the victim of the crime for which the prisoner was convicted. 15 The appeal shall be to the circuit court in the county from which 16 the prisoner was committed, by leave of the court.

17 (12) - (10) If the sentencing judge, or his or her successor 18 in office, determines on the record that a prisoner described in 19 subsection -(6)-(7)(B) OR (C) sentenced to imprisonment for life 20 for violating or conspiring to violate section 7401(2)(a)(i) of the 21 public health code, 1978 PA 368, MCL 333.7401, has cooperated with 22 law enforcement, the prisoner is subject to the jurisdiction of the 23 parole board and may be released on parole as provided in 24 subsection -(6), (7)(B) OR (C) 2-1/2 years earlier than the time 25 otherwise indicated in subsection -(6) (7)(B) OR (C). The prisoner is considered to have cooperated with law enforcement if the court 26 27 determines on the record that the prisoner had no relevant or

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useful information to provide. The court shall not make a determination that the prisoner failed or refused to cooperate with law enforcement on grounds that the defendant exercised his or her constitutional right to trial by jury. If the court determines at sentencing that the defendant cooperated with law enforcement, the court shall include its determination in the judgment of sentence.

7 (13) (11) An individual convicted of violating or conspiring
8 to violate section 7401(2)(a)(ii) or 7403(2)(a)(ii) of the public
9 health code, 1978 PA 368, MCL 333.7401 and 333.7403, before March
10 1, 2003 is eligible for parole after serving the minimum of each
11 sentence imposed for that violation or 10 years of each sentence
12 imposed for that violation, whichever is less.

(14) (12) An individual convicted of violating or conspiring
to violate section 7401(2)(a)(iii) or 7403(2)(a)(iii) of the public
health code, 1978 PA 368, MCL 333.7401 and 333.7403, before March
1, 2003 is eligible for parole after serving the minimum of each
sentence imposed for that violation or 5 years of each sentence
imposed for that violation, whichever is less.

19 (15) - (13) An individual convicted of violating or conspiring 20 to violate section 7401(2)(a)(iv) or 7403(2)(a)(iv) of the public health code, 1978 PA 368, MCL 333.7401 and 333.7403, before March 21 22 1, 2003 who is sentenced to a term of imprisonment that is 23 consecutive to a term of imprisonment imposed for any other 24 violation of section 7401(2)(a)(i) to (iv) or section 7403(2)(a)(i)25 to (iv) is eligible for parole after serving 1/2 of the minimum sentence imposed for each violation of section 7401(2)(a)(iv) or 26 27 7403(2)(a)(iv). This subsection does not apply if the sentence was

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imposed for a conviction for a new offense committed while the
 individual is on probation or parole.

3 (16) (14) The parole board shall provide notice to the
4 prosecuting attorney of the county in which the individual was
5 convicted before granting parole to the individual under subsection
6 (11), (12), or (13), (14), OR (15).

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(17) -(15) As used in this section:

(a) "Serious crime" means violating or conspiring to violate 8 9 article 7 of the public health code, 1978 PA 368, MCL 333.7101 to 10 333.7545, that is punishable by imprisonment for more than 4 years, 11 or an offense against a person in violation of section 83, 84, 86, 12 87, 88, 89, 316, 317, 321, 349, 349a, 350, 397, 520b, 520c, 520d, 13 520g, 529, 529a, or 530 of the Michigan penal code, 1931 PA 328, 14 MCL 750.83, 750.84, 750.86, 750.87, 750.88, 750.89, 750.316, 750.317, 750.321, 750.349, 750.349a, 750.350, 750.397, 750.520b, 15 16 750.520c, 750.520d, 750.520g, 750.529, 750.529a, and 750.530.

(b) "State correctional facility" means a facility that houses prisoners committed to the jurisdiction of the department, and includes a youth correctional facility operated under section 20g by the department or a private vendor.

Sec. 42. (1) When <u>any</u> A paroled prisoner has faithfully performed all of the conditions and obligations of <u>his</u> parole for the period of time fixed in <u>such</u> THE order OF PAROLE, and has obeyed all of the rules and regulations adopted by the parole board, <u>he shall be deemed to have</u> THE PRISONER HAS served <u>his</u> THE full sentence <u>, and the</u> REQUIRED. THE parole board shall enter a final order of discharge and issue <u>to</u> the paroled

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1 prisoner a certificate of discharge.

(2) No parole shall PAROLE SHALL NOT be granted for a period
less than 2 years in <u>all cases</u> A CASE of murder, actual forcible
rape, robbery armed, kidnapping, extortion, or breaking and
entering an occupied dwelling in the <u>night time except where</u>
NIGHTTIME UNLESS the maximum time remaining to be served on the
sentence is less than 2 years.

8 (3) PAROLE SHALL ONLY BE GRANTED FOR LIFE FOR A PRISONER
9 SENTENCED UNDER SECTION 520B(2)(B) OF THE MICHIGAN PENAL CODE, 1931
10 PA 328, MCL 750.520B.

11 Enacting section 1. This amendatory act takes effect 90 days
12 after the date it is enacted.

13 Enacting section 2. This amendatory act does not take effect 14 unless House Bill No. 5421 of the 93rd Legislature is enacted into 15 law.