HOUSE BILL 1111

State of Washington 69th Legislature 2025 Regular Session

By Representatives Farivar, Hackney, Goodman, Simmons, Macri, Scott, Fosse, Taylor, Street, Cortes, Mena, Stearns, Parshley, Peterson, Pollet, Ramel, Reed, Obras, Ormsby, Bergquist, Salahuddin, and Hill

Prefiled 12/20/24. Read first time 01/13/25. Referred to Committee on Community Safety.

AN ACT Relating to people convicted of one or more crimes committed before the person's 18th birthday petitioning the indeterminate sentence review board after reaching the age of 24 or older; amending RCW 9.94A.730; creating new sections; and providing an expiration date.

6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

7 NEW SECTION. Sec. 1. The legislature recognizes that the United States supreme court found mandatory life sentences for conduct 8 committed by minors unconstitutional. The legislature acknowledges 9 10 that since the federal and state Constitutions demand that most 11 minors convicted of crimes will eventually be released into the 12 community, successful rehabilitation will result in less recidivism 13 in communities following reentry. The legislature finds that lengthy sentences with little incentive for rehabilitation until decades into 14 15 incarceration misses a critical development opportunity for youth at 16 a formative time during brain development. Scientific studies have 17 found that brain development impacting decision making continues until age 25 and that this represents a critical period for behavior 18 change, and therefore rehabilitation. The 19 legislature therefore intends to create greater incentives for rehabilitation for youth 20 21 convicted of offenses prior to their 18th birthday by allowing them

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1 to petition the indeterminate sentence review board after reaching 2 the age of 24.

3 Sec. 2. RCW 9.94A.730 and 2024 c 118 s 4 are each amended to 4 read as follows:

5 (1) Notwithstanding any other provision of this chapter, any person convicted of one or more crimes committed prior to the 6 person's 18th birthday may petition the indeterminate sentence review 7 board for early release after ((serving no less than 20 years of 8 total confinement)) reaching the age of 24 or older, provided the 9 10 person has not been convicted for any crime committed ((subsequent to the person's 18th birthday)) in the 12 months prior to filing the 11 petition for early release, the person has not committed a 12 disqualifying serious infraction as defined by the department or the 13 department of children, youth, and families in the 12 months prior to 14 15 filing the petition for early release, and the current sentence was 16 not imposed under RCW 10.95.030 or 9.94A.507.

17 (2) No later than five years prior to the date the offender will 18 be eligible to petition for release, the department shall conduct an 19 assessment of the offender and identify programming and services that 20 would be appropriate to prepare the offender for return to the 21 community. To the extent possible, the department shall make 22 programming available as identified by the assessment.

(3) No later than 180 days from receipt of the petition for early 23 24 release, the department shall conduct, and the offender shall 25 participate in, an examination of the person, incorporating methodologies that are recognized by experts in the prediction of 26 27 dangerousness, and including a prediction of the probability that the person will engage in future criminal behavior if released on 28 conditions to be set by the board. The board may consider a person's 29 30 failure to participate in an evaluation under this subsection in 31 determining whether to release the person. The board shall order the person released under such affirmative and other conditions as the 32 board determines appropriate, unless the board determines by a 33 preponderance of the evidence that, despite such conditions, it is 34 more likely than not that the person will commit new criminal law 35 violations if released. The board shall give public 36 safety considerations the highest priority when making all discretionary 37 38 decisions regarding the ability for release and conditions of 39 release.

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1 (4) In a hearing conducted under subsection (3) of this section, the board shall provide opportunities for victims and survivors of 2 victims of any crimes for which the offender has been convicted to 3 present statements as set forth in RCW 7.69.032. The procedures for 4 victim and survivor of victim input shall be provided by rule. To 5 6 facilitate victim and survivor of victim involvement, county prosecutor's offices shall ensure that any victim impact statements 7 and known contact information for victims of record and survivors of 8 victims are forwarded as part of the judgment and sentence. 9

(5) The department may provide rental vouchers to a person who 10 successfully petitions the board under subsection (1) of this section 11 and is ordered to be released by the board under subsection (3) of 12 this section if rental assistance will allow the petitioner to safely 13 release. The department shall maintain a list of housing providers 14 that meets the requirements of RCW 72.09.285. If more than two 15 voucher recipients will be residing per dwelling unit, as defined in 16 17 RCW 59.18.030, rental vouchers for those recipients may only be paid to a housing provider on the department's list. For each successful 18 petitioner who is the recipient of a rental voucher, the department 19 shall gather data as recommended by the Washington state institute 20 for public policy in order to best demonstrate whether rental 21 22 vouchers are effective in reducing recidivism.

23 <u>(6)</u> Any person released by the board pursuant to this section 24 shall comply with conditions imposed or modified pursuant to RCW 25 9.94A.704(10), in addition to court-imposed conditions.

26 ((-(6))) (7) An offender released by the board is subject to the supervision of the department for a period of time to be determined 27 28 by the board, up to the length of the court-imposed term of incarceration. The department shall monitor the offender's compliance 29 with conditions of community custody imposed by the court or board 30 31 and promptly report any violations to the board. Any violation of 32 conditions of community custody established or modified by the board are subject to the provisions of RCW 9.95.425 through 9.95.440. 33

34 (((7))) <u>(8)</u> An offender whose petition for release is denied may 35 file a new petition for release five years from the date of denial or 36 at an earlier date as may be set by the board.

37 (((8))) <u>(9)</u> An offender released under the provisions of this 38 section may be returned to the institution at the discretion of the 39 board if the offender is found to have violated a condition of 40 community custody. The offender is entitled to a hearing pursuant to

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1 RCW 9.95.435. If the board finds that the offender has committed a 2 new violation, the board may return the offender to the institution 3 for up to the remainder of the court-imposed term of incarceration. 4 The offender may file a new petition for release five years from the 5 date of return to the institution or at an earlier date as may be set 6 by the board.

<u>NEW SECTION.</u> Sec. 3. (1) The number of petitions from persons 7 made eligible to petition the indeterminate sentence review board for 8 early release under this act, who otherwise would not be eligible, 9 10 that are acted on or responded to by the department of corrections or the board, shall be limited to no more than 70 per year. Within the 11 12 limit of 70 petitions per year, the department shall prioritize examinations, and the board shall prioritize hearings on petitions 13 14 for early release, in the following descending order with the highest 15 priority given to:

16 (a) Petitioners under the age of 25 in the custody of the 17 department of children, youth, and families; and

(b) Petitioners in the custody of the department of corrections who most recently transferred from the custody of the department of children, youth, and families to the custody of the department of corrections pursuant to RCW 72.01.410 as of the effective date of this section.

23 (2) This section expires July 1, 2035.

24 <u>NEW SECTION.</u> Sec. 4. This act may be known and cited as the 25 youth hope act.

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