EB/EH

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 899

(SENATE AUT	HORS: LATZ	
DATE	D-PG	OFFICIAL STATUS
02/11/2021		Introduction and first reading
		Referred to Judiciary and Public Safety Finance and Policy

1.1	A bill for an act					
1.2 1.3 1.4	relating to corrections; establishing the Indeterminate Sentence Release Board; requiring a report; amending Minnesota Statutes 2020, section 244.05, subdivision 5; proposing coding for new law in Minnesota Statutes, chapter 244.					
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:					
1.6	Section 1. [244.049] INDETERMINATE SENTENCE RELEASE BOARD.					
1.7	Subdivision 1. Establishment; membership. (a) The Indeterminate Sentence Release					
1.8	Board is established to review eligible cases and make release decisions for inmates serving					
1.9	indeterminate sentences under the authority of the commissioner.					
1.10	(b) The board shall consist of five members as follows:					
1.11	(1) four persons appointed by the governor from two recommendations of each of the					
1.12	majority leaders and minority leaders of the house of representatives and the senate; and					
1.13	(2) the commissioner of corrections who shall serve as chair.					
1.14	(c) The members appointed from the legislative recommendations must meet the					
1.15	following qualifications at a minimum:					
1.16	(1) a bachelor's degree in criminology, corrections, or a related social science, or a law					
1.17	degree;					
1.18	(2) five years of experience in corrections, a criminal justice or community corrections					
1.19	field, rehabilitation programming, behavioral health, or criminal law; and					
1.20	(3) demonstrated knowledge of victim issues and correctional processes.					

1

	12/01/20	REVISOR	EB/EH	21-00196	as introduced				
2.1	Subd. 2. Te	erms; compensati	on. (a) Members	s of the board shall serve for	ır-year staggered				
2.2	terms except that the terms of the initial members of the board must be as follows:								
2.3	(1) two members must be appointed for terms that expire January 1, 2024; and								
2.4	(2) two members must be appointed for terms that expire January 1, 2026.								
2.5	(b) A member is eligible for reappointment.								
2.6	(c) Vacancies on the board shall be filled in the same manner as the initial appointments								
2.7	under subdivision 1.								
2.8	(d) Member compensation and removal of members on the board shall be as provided								
2.9	.9 <u>in section 15.0575.</u>								
2.10	Subd. 3. Quorum; administrative duties. (a) The majority of members constitutes a								
2.11	quorum.								
2.12	(b) The con	nmissioner of cor	rections shall pr	ovide the board with perso	onnel, supplies,				
2.13	equipment, office space, and other administrative services necessary and incident to the								
2.14	discharge of the functions of the board.								
2.15	Subd. 4. Li	mitation. Nothin	g in this section	supersedes the commissio	ner's authority				
2.16	to revoke an ir	imate's release for	a violation of t	he inmate's terms of releas	e or impairs the				
2.17	power of the E	loard of Pardons t	o grant a pardor	n or commutation in any ca	ise.				
2.18	Subd. 5. R	e port. On or befor	re February 15 e	each year, the board shall s	ubmit to the				
2.19	legislative com	mittees with juriso	diction over crin	ninal justice policy a writter	report detailing				
2.20	the number of	inmates reviewed	and identifying	persons granted release in	the preceding				
2.21	year. The report shall also include the board's recommendations for policy modifications								
2.22	that influence	the board's duties.	<u>-</u>						
2.23	Sec. 2. Minn	esota Statutes 202	20, section 244.0)5, subdivision 5, is amend	led to read:				
2.24	Subd. 5. Su	pervised release	, life sentence.	(a) The commissioner of c	ərrections board				
2.25	may, under rul	es promulgated ac	dopted by the co	ommissioner and upon maj	ority vote of the				
2.26	board members, give supervised release to an inmate serving a mandatory life sentence								
2.27	under section 609.185, paragraph (a), clause (3), (5), or (6); 609.3455, subdivision 3 or 4;								
2.28	609.385; or Minnesota Statutes 2004, section 609.109, subdivision 3, after the inmate has								
2.29	served the min	imum term of imp	prisonment spec	ified in subdivision 4.					
2.30	(b) The commissioner board shall require the preparation of a community investigation								
2.31	report and shall consider the findings of the report when making a supervised release decision								
2.32	under this subo	livision. The repo	rt shall reflect th	ne sentiment of the various	elements of the				
	Sec 2		2						

12/01/20

REVISOR

EB/EH

21-00196

as introduced

community toward the inmate, both at the time of the offense and at the present time. The
report shall include the views of the sentencing judge, the prosecutor, any law enforcement
personnel who may have been involved in the case, and any successors to these individuals
who may have information relevant to the supervised release decision. The report shall also
include the views of the victim and the victim's family unless the victim or the victim's
family chooses not to participate.

3.7 (c) The commissioner shall make reasonable efforts to notify the victim, in advance, of
3.8 the time and place of the inmate's supervised release review hearing. The victim has a right
3.9 to submit an oral or written statement at the review hearing. The statement may summarize
3.10 the harm suffered by the victim as a result of the crime and give the victim's recommendation
3.11 on whether the inmate should be given supervised release at this time. The commissioner
3.12 board must consider the victim's statement when making the supervised release decision.

3.13 (d) When considering whether to give supervised release to an inmate serving a life 3.14 sentence under section 609.3455, subdivision 3 or 4, the <u>commissioner board</u> shall consider, 3.15 at a minimum, the following: the risk the inmate poses to the community if released, the 3.16 inmate's progress in treatment, the inmate's behavior while incarcerated, psychological or 3.17 other diagnostic evaluations of the inmate, the inmate's criminal history, and any other 3.18 relevant conduct of the inmate while incarcerated or before incarceration. The <u>commissioner</u> 3.19 board may not give supervised release to the inmate unless:

3.20 (1) while in prison:

3.21 (i) the inmate has successfully completed appropriate sex offender treatment;

3.22 (ii) the inmate has been assessed for chemical dependency needs and, if appropriate, has
3.23 successfully completed chemical dependency treatment; and

3.24 (iii) the inmate has been assessed for mental health needs and, if appropriate, has
3.25 successfully completed mental health treatment; and

3.26 (2) a comprehensive individual release plan is in place for the inmate that ensures that,
3.27 after release, the inmate will have suitable housing and receive appropriate aftercare and
3.28 community-based treatment. The comprehensive plan also must include a postprison
3.29 employment or education plan for the inmate.

3.30 (e) As used in this subdivision,:

3.31 (1) "board" means the Indeterminate Sentence Release Board under section 244.049;
3.32 and

- 4.1 (2) "victim" means the individual who suffered harm as a result of the inmate's crime
- 4.2 or, if the individual is deceased, the deceased's surviving spouse or next of kin.