| 1 | STATE OF OKLAHOMA |
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| 2 | 1st Session of the 57th Legislature (2019) |
| 3 | SENATE BILL 665 By: Jech |
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| 6 | AS INTRODUCED |
| 7 | An Act relating to pardon and parole; amending 57 |
| 8 | O.S. 2011, Section 332.7, as last amended by Section 2, Chapter 117, O.S.L. 2018 (57 O.S. Supp. 2018, |
| 9 | Section 332.7), which relates to consideration for parole; directing certain action upon denial; and |
| 10 | providing an effective date. |
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| 12 | BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: |
| 13 | SECTION 1. AMENDATORY 57 O.S. 2011, Section 332.7, as |
| 14 | last amended by Section 2, Chapter 117, O.S.L. 2018 (57 O.S. Supp. |
| 15 | 2018, Section 332.7), is amended to read as follows: |
| 16 | Section 332.7. A. For a crime committed prior to July 1, 1998, |
| 17 | any person in the custody of the Department of Corrections shall be |
| 18 | eligible for consideration for parole at the earliest of the |
| 19 | following dates: |
| 20 | 1. Has completed serving one-third (1/3) of the sentence; |
| 21 | 2. Has reached at least sixty (60) years of age and also has |
| 22 | served at least fifty percent (50%) of the time of imprisonment that |
| 23 | would have been imposed for that offense pursuant to the applicable |
| 24 2 - | matrix, provided in Sections 598 through 601, Chapter 133, O.S.L. |

¹ 1997; provided, however, no inmate serving a sentence for crimes ² listed in Schedules A, S-1, S-2 or S-3 of Section 6, Chapter 133, ³ O.S.L. 1997, or serving a sentence of life imprisonment without ⁴ parole shall be eligible to be considered for parole pursuant to ⁵ this paragraph;

3. Has reached eighty-five percent (85%) of the midpoint of the
time of imprisonment that would have been imposed for an offense
that is listed in Schedule A, B, C, D, D-1, S-1, S-2 or S-3 of
Section 6, Chapter 133, O.S.L. 1997, pursuant to the applicable
matrix; provided, however, no inmate serving a sentence of life
imprisonment without parole shall be eligible to be considered for
parole pursuant to this paragraph; or

Has reached seventy-five percent (75%) of the midpoint of the time of imprisonment that would have been imposed for an offense that is listed in any other schedule, pursuant to the applicable matrix; provided, however, no inmate serving a sentence of life imprisonment without parole shall be eligible to be considered for parole pursuant to this paragraph.

B. For a crime committed on or after July 1, 1998, and before November 1, 2018, any person in the custody of the Department of Corrections shall be eligible for consideration for parole who has completed serving one-third (1/3) of the sentence; provided, however, no inmate serving a sentence of life imprisonment without

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1 parole shall be eligible to be considered for parole pursuant to
2 this subsection.

C. For a crime committed on or after November 1, 2018, any person in the custody of the Department of Corrections shall be eligible for parole after serving one-fourth (1/4) of the sentence or consecutive sentences imposed, according to the following riteria:

8 1. A person eligible for parole under this subsection shall be 9 eligible for administrative parole under subsection R of this 10 section once the person serves one-fourth (1/4) of the sentence or 11 consecutive sentences imposed; provided, however, no inmate serving 12 a sentence of life imprisonment without parole, a sentence for a 13 violent crime as set forth in Section 571 of this title or any crime 14 enumerated in Section 13.1 of Title 21 of the Oklahoma Statutes 15 shall be eligible for administrative parole.

16 2. A person eligible for parole under this subsection shall be 17 eligible for parole once the person serves one-fourth (1/4) of the 18 sentence or consecutive sentences imposed; provided, however no 19 inmate serving a sentence of life imprisonment without parole is 20 eligible for parole.

D. The parole hearings conducted for persons pursuant to paragraph 3 of subsection A of this section or for any person who was convicted of a violent crime as set forth in Section 571 of this title and who is eligible for parole consideration pursuant to

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1 paragraph 1 of subsection A of this section, subsection B or 2 paragraph 2 of subsection C of this section shall be conducted in 3 two stages, as follows:

At the initial hearing, the Pardon and Parole Board shall
review the completed report submitted by the staff of the Board and
shall conduct a vote regarding whether, based upon that report, the
Board decides to consider the person for parole at a subsequent
meeting of the Board; and

9 2. At the subsequent meeting, the Board shall hear from any 10 victim or representatives of the victim that want to contest the 11 granting of parole to that person and shall conduct a vote regarding 12 whether parole should be recommended for that person.

E. Any inmate who has parole consideration dates calculated pursuant to subsection A, B or C of this section may be considered up to two (2) months prior to the parole eligibility date. Except as otherwise directed by the Pardon and Parole Board, any person who has been considered for parole and was denied parole or who has waived consideration shall not be reconsidered for parole:

19 1. Within three (3) years of the denial or waiver, if the 20 person was convicted of a violent crime, as set forth in Section 571 21 of this title, and was eligible for consideration pursuant to 22 paragraph 1 of subsection A of this section, subsection B of this 23 section or paragraph 2 of subsection C of this section, unless the 24 person is within one (1) year of discharge; or

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2. Until the person has served at least one-third (1/3) of the
sentence imposed, if the person was eligible for consideration
pursuant to paragraph 3 of subsection A of this section. Thereafter
the person shall not be considered more frequently than once every
three (3) years, unless the person is within one (1) year of
discharge.

F. If the Pardon and Parole Board denies parole, the Board
8 shall state on the record the reason for denial.

9 <u>G. If the Board denies parole for any person convicted of a</u>
 10 crime other than those set forth in Section 13.1 of Title 21 of the
 11 <u>Oklahoma Statutes, the Board shall suggest a course of remediation</u>
 12 for the inmate in preparation for the next parole consideration.

H. Any person in the custody of the Department of Corrections for a crime committed prior to July 1, 1998, who has been considered for parole on a docket created for a type of parole consideration that has been abolished by the Legislature shall not be considered for parole except in accordance with this section.

18 G. I. The Pardon and Parole Board shall promulgate rules for 19 the implementation of subsections A, B and C of this section. The 20 rules shall include, but not be limited to, procedures for 21 reconsideration of persons denied parole under this section and 22 procedure for determining what sentence a person eligible for parole 23 consideration pursuant to subsection A of this section would have 24 received under the applicable matrix. _ _

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1 H. J. The Pardon and Parole Board shall not recommend to the 2 Governor any person who has been convicted of three or more felonies 3 arising out of separate and distinct transactions, with three or 4 more incarcerations for such felonies, unless such person shall have 5 served the lesser of at least one-third (1/3) of the sentence 6 imposed, or ten (10) years; provided, that whenever the population 7 of the prison system exceeds ninety-five percent (95%) of the 8 capacity as certified by the State Board of Corrections, the Pardon 9 and Parole Board may, at its discretion, recommend to the Governor 10 for parole any person who is incarcerated for a nonviolent offense 11 not involving injury to a person and who is within six (6) months of 12 his or her statutory parole eligibility date.

¹³ I. <u>K.</u> Inmates sentenced to consecutive sentences shall not be ¹⁴ eligible for parole consideration on any such consecutive sentence ¹⁵ until one-third (1/3) of the consecutive sentence has been served or ¹⁶ where parole has been otherwise limited by law, until the minimum ¹⁷ term of incarceration has been served as required by law. Unless ¹⁸ otherwise ordered by the sentencing court, any credit for jail time ¹⁹ served shall be credited to only one offense.

20 J. L. The Pardon and Parole Board shall consider the prior 21 criminal record of inmates under consideration for parole 22 recommendation or granting of parole.

²³ K. M. In the event the Board grants parole for a nonviolent ²⁴ offender who has previously been convicted of an offense enumerated

¹ in Section 13.1 of Title 21 of the Oklahoma Statutes or Section 571 ² of this title, such offender shall be subject to nine (9) months ³ postimprisonment supervision upon release.

4 L. N. It shall be the duty of the Pardon and Parole Board to 5 cause an examination to be made at the penal institution where the 6 person is assigned, and to make inquiry into the conduct and the 7 record of the said person during his custody in the Department of 8 Corrections, which shall be considered as a basis for consideration 9 of said person for recommendation to the Governor for parole. 10 However, the Pardon and Parole Board shall not be required to 11 consider for parole any person who has completed the time period 12 provided for in this subsection if the person has participated in a 13 riot or in the taking of hostages, or has been placed on escape 14 status, while in the custody of the Department of Corrections. The 15 Pardon and Parole Board shall adopt policies and procedures 16 governing parole consideration for such persons.

17 M. O. Any person in the custody of the Department of 18 Corrections who is convicted of an offense not designated as a 19 violent offense by Section 571 of this title, is not a citizen of 20 the United States and is subject to or becomes subject to a final 21 order of deportation issued by the United States Department of 22 Justice shall be considered for parole to the custody of the United 23 States Immigration and Naturalization Service for continuation of 24 deportation proceedings at any time subsequent to reception and _ _

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¹ processing through the Department of Corrections. No person shall ² be considered for parole under this subsection without the ³ concurrence of at least three members of the Pardon and Parole ⁴ Board. The vote on whether or not to consider such person for ⁵ parole and the names of the concurring Board members shall be set ⁶ forth in the written minutes of the meeting of the Board at which ⁷ the issue is considered.

N. P. Upon application of any person convicted and sentenced by
 a court of this state and relinquished to the custody of another
 state or federal authorities pursuant to Section 61.2 of Title 21 of
 the Oklahoma Statutes, the Pardon and Parole Board may determine a
 parole consideration date consistent with the provisions of this
 section and criteria established by the Pardon and Parole Board.

14 O. Q. All references in this section to matrices or schedules
 15 shall be construed with reference to the provisions of Sections 6,
 16 598, 599, 600 and 601, Chapter 133, O.S.L. 1997.

P. R. Any person in the custody of the Department of Corrections who is convicted of a felony sex offense pursuant to Section 582 of this title who is paroled shall immediately be placed on intensive supervision.

21 Q. S. A person in the custody of the Department of Corrections 22 whose parole consideration date is calculated pursuant to subsection 23 B or C of this section, and is not serving a sentence of life 24 imprisonment without parole or who is not convicted of an offense

¹ designated as a violent offense by Section 571 of this title or any ² crime enumerated in Section 13.1 of Title 21 of the Oklahoma ³ Statutes shall be eligible for administrative parole under ⁴ subsection R of this section.

R. T. The Pardon and Parole Board shall, by majority vote,
 grant administrative parole to any person in the custody of the
 Department of Corrections if:

8 1. The person has substantially complied with the requirements
9 of the case plan established pursuant to Section 512 of this title;

10 2. A victim, as defined in Section 332.2 of this title, or the 11 district attorney speaking on behalf of a victim, has not submitted 12 an objection;

13 3. The person has not received a primary class X infraction 14 within two (2) years of the parole eligibility date;

4. The person has not received a secondary class X infraction
within one (1) year of the parole eligibility date; or

17 5. The person has not received a class A infraction within six
18 (6) months of the parole eligibility date.

¹⁹ S. U. Any person granted parole pursuant to subsection R of ²⁰ this section shall be released from the institution at the time of ²¹ the parole eligibility date of the person as calculated under ²² subsection B or C of this section.

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Pardon and Parole Board in writing of the compliance or noncompliance of the person with the case plan and any infractions committed by the person.

⁴ U. <u>W.</u> The Pardon and Parole Board shall not be required to
 ⁵ conduct a hearing before granting administrative parole pursuant to
 ⁶ subsection R of this section.

⁷ $\underbrace{\text{V.}}_{X.}$ Any person who is not granted administrative parole shall ⁸ be otherwise eligible for parole pursuant to this section.

9 W. Y. Any person who is granted administrative parole under
 10 subsection R of this section shall be supervised and managed by the
 11 Department of Corrections in the same manner as a parolee who has
 12 been granted parole pursuant to this section. The person shall be
 13 subject to all of the rules and regulations of parole.

SECTION 2. This act shall become effective November 1, 2019.

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