<BillNo> <Sponsor>

HOUSE BILL 2367

By Stewart

AN ACT to amend Tennessee Code Annotated, Title 39, Chapter 13, Part 2 and Section 40-35-501, relative to life sentence parole eligibility.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF TENNESSEE:

SECTION 1. Tennessee Code Annotated, Section 40-35-501, is amended by deleting (h)(1) and substituting instead the following:

(1)

- (A) Notwithstanding subsection (i), release eligibility for each defendant receiving a sentence of imprisonment for life for first degree murder shall occur after service of sixty percent (60%) of sixty (60) years less sentence credits earned and retained by the defendant, but in no event shall a defendant sentenced to imprisonment for life be eligible for parole until the defendant has served a minimum of twenty-five (25) full calendar years of the sentence, notwithstanding the governor's power to reduce prison overcrowding pursuant to title 41, chapter 1, part 5, any sentence reduction credits authorized by § 41-21-236 or any other provision of law relating to sentence credits. A defendant receiving a sentence of imprisonment for life for first degree murder shall be entitled to earn and retain sentence credits, but the credits shall not operate to make the defendant eligible for release prior to the service of twenty-five (25) full calendar years.
- (B) The department of correction shall notify any inmate who was sentenced to imprisonment for life under subsection (i) that the inmate is eligible for an earlier release eligibility date pursuant to this subsection (h). The inmate

may execute a written request for eligibility on a form promulgated and provided by the department, which shall make the inmate eligible for application of all statutory sentence reduction credits and parole consideration under the terms of this subdivision (h)(1), but in no event shall such inmate be eligible for parole until the inmate has served a minimum of twenty-five (25) full calendar years of the life sentence. The request, once executed, shall not be subject to revocation.

(C) Nothing in this subdivision (h)(1) shall in any way apply to persons sentenced to death or persons sentenced to life without possibility of parole under § 39-13-204.

SECTION 2. This act shall take effect July 1, 2016, the public welfare requiring it.