House	Amendment NO.
	Offered By
	ge 1, in the Title, Lines 2-3, by deleting the phrase "a pilot projec nearcerated parents" and inserting in lieu thereof the words
Further amend said bill, Page 2, Se the following:	ection 217.145, Line 37, by inserting immediately after said line
responsibility, the board shall revie offenders incarcerated in a corrective years or life with no possibility of p (1) Has no prior felony come (2) Has served at least fifte (3) Has exhausted all of such a served at least fifte (3). The board, after study at with a recommendation to either grate to the governor within a reasonable interviewed at the same time it is provided, however, that (1) History included evidence motional, or sexual; (2) Age and maturity at the offender's judgment; (3) Prior convictions, if any	nviction; een years of such sentence; and ch offender's appeals, in both state and federal court. end review of such cases, shall prepare a report to the governor erant or deny executive clemency. The board shall make its report et time. This report shall also be given to each offender resented to the governor, thereby allowing them to assess their
4. Any offender released un amount of time to be determined by	ears of such sentence, such person shall be eligible for parole. nder this section shall be under the supervision of the board for ar y the board. hall limit the review of any other offender's case who has applied
for clemency, nor shall it limit in ar	ny way the governor's power to grant clemency. The but not be limited to, the following criteria when making its
(2) Prison record and self-r	ehabilitation efforts;
Action Taken	Date

1	(3) Whether the history of the case included evidence of abuse of the offender, including
2	physical, mental, emotional or sexual;
3	(4) The offender's role in the perpetration of the crime and the degree of violence exhibited;
4	(5) If an offer of a plea bargain was made and if so, why the offender rejected or accepted the
5	offer;
6	(6) The severity of the sentence received considering the offender's role in the crime;
7	(7) The age and maturity of the offender at the time of the crime and any contributing
8	influence affecting the offender's judgment;
9	(8) Whether the offender has given substantial thought to a workable parole plan.
10	7. Any offender's case reviewed under this section shall be again reviewed and a
11	recommendation made to the governor every three years if the offender remains incarcerated.
12	8. Nothing in this section shall limit the review of any offender's case who has applied for
13	executive clemency, nor shall it limit in any way the governor's power to grant clemency."; and
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15	Further amend said bill by amending the title, enacting clause, and intersectional references
16	accordingly.
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