DIGEST

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HB 264 Reengrossed	2016 Regular Session	Mack
IID 201 Reengrossed	2010 Regular Dession	much

Abstract: Provides for parole consideration for juveniles sentenced to life imprisonment for certain homicide offenses when certain conditions are met.

<u>Present law</u> provides that any person serving a sentence of life imprisonment for a conviction of first degree murder or second degree murder who was under the age of 18 at the time of the commission of the offense shall be eligible for parole consideration if a judicial determination has been made that the person is entitled to parole eligibility and certain conditions are met.

In the case of *Montgomery v. Louisiana*, 577 U.S. ____ (January 25, 2016), the U.S. Supreme Court held that all juveniles (persons below 18) who were convicted of homicide (first or second degree murder), sentenced to a term of mandatory life without benefit of parole, and whose conviction became final prior to the *Miller v. Alabama*, 183 L.Ed. 2d 407 (2012), decision, should now receive a sentencing hearing to determine if they should receive parole eligibility.

<u>Proposed law</u>, which applies only to those persons whose convictions became final prior to the *Miller* decision which was rendered June 25, 2012, provides parole eligibility to those persons serving a life sentence for a conviction of first or second degree murder who was under the age of 18 at the time of the commission of the offense if the following conditions are met:

- (1) The offender has served 35 years of the sentence imposed.
- (2) The offender has not committed any disciplinary offenses in the 12 consecutive months prior to the parole eligibility date.
- (3) The offender has completed a minimum of 100 hours of prerelease programming.
- (4) The offender has completed substance abuse treatment as applicable.
- (5) The offender has obtained a GED or, in certain circumstances, has completed a literacy program, an adult basic education program, or a job skills training program.
- (6) The offender has obtained a low-risk level designation determined by a validated risk assessment instrument approved by the secretary of DPS&C.
- (7) The offender has completed a reentry program to be determined by DPS&C.

Proposed law further provides that for persons who are eligible for parole pursuant to proposed law:

- (1) The committee on parole shall meet in a three-member panel.
- (2) Each member of the panel shall be provided with and shall consider a written evaluation of the offender by a person who has expertise in adolescent brain development and behavior and any other relevant evidence pertaining to the offender.
- (3) The panel shall render specific findings of fact in support of its decision.

(Adds R.S. 15:574.4(F))

Summary of Amendments Adopted by House

The House Floor Amendments to the engrossed bill:

- 1. Remove the provision which authorized the district attorney to either concede to the juvenile's parole eligibility or to petition the court for a sentencing hearing to determine the juvenile's parole eligibility.
- 2. Add an effective date making proposed law effective upon signature of the governor.