1	STATE OF OKLAHOMA
2	1st Session of the 60th Legislature (2025)
3	HOUSE BILL 1074 By: Lowe (Jason)
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6	AS INTRODUCED
7	An Act relating to commutations; amending 57 O.S. 2021, Section 332.2, as amended by Section 1, Chapter
8	198, O.S.L. 2022 (57 O.S. Supp. 2024, Section 332.2), which relates to procedures for commutations;
9	allowing certain offenders to submit applications for commutation once every two years; and providing an
10	effective date.
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13	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
14	SECTION 1. AMENDATORY 57 O.S. 2021, Section 332.2, as
15	amended by Section 1, Chapter 198, O.S.L. 2022 (57 O.S. Supp. 2024,
16	Section 332.2), is amended to read as follows:
17	Section 332.2. A. The Pardon and Parole Board, which shall
18	meet only on the call of the Chair, is authorized, if and when an
19	application made to the Governor for a reprieve, commutation,
20	parole, pardon, or other act of clemency is certified thereto by the
21	Governor, to examine into the merits of said application and make
22	recommendations to the Governor in relation thereto, said
23	recommendation being advisory to the Governor and not binding
24	thereon.

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B. Any consideration for commutation shall be made only after application is made to the Pardon and Parole Board pursuant to the procedures set forth in this section. The Pardon and Parole Board shall provide a copy of the application to the district attorney, the victim or representative of the victim and the Office of the Attorney General within ten (10) business days of receipt of such application.

8 C. An application for commutation, other than those provided 9 for in subsection F of this section, must be sent to the trial 10 officials, who shall have twenty (20) business days to provide a 11 written recommendation or protest prior to consideration of the 12 application. Trial officials shall include:

The current elected judge of the court where the conviction
 was had;

The current elected district attorney of the jurisdiction
 where the conviction was had; or

The chief or head administrative officer of the arresting
 law enforcement agency.

D. In cases resolved prior to the tenure of the present officeholders, the recommendation or protest of persons holding such offices at the time of conviction may also be considered by the Board.

E. The recommendation for commutation of a sentence by a trial
 official may include the following:

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A statement that the penalty now appears to be excessive;
 A recommendation of a definite term now considered by the
 official as just and proper; and

3. A statement of the reasons for the recommendation based upon
facts directly related to the case which were not available to the
court or jury at the time of the trial or based upon there having
been a statutory change in penalty for the crime which makes the
original penalty appear excessive.

9 F. 1. The Pardon and Parole Board shall establish an accelerated, single-stage commutation docket for any applicant who 10 has been convicted of a crime that has been reclassified from a 11 12 felony to a misdemeanor under Oklahoma law. The Pardon and Parole Board shall be empowered to recommend to the Governor for 13 commutation, by majority vote, any commutation application placed on 14 the accelerated, single-stage commutation docket that meets the 15 eligibility criteria provided above. The Department of Corrections 16 17 shall certify a list of potentially eligible inmates to the Pardon and Parole Board within thirty (30) days of the effective date of 18 19 this act.

20 <u>2. A nonviolent offender shall be authorized to submit an</u>
 application for commutation once every two (2) years.

G. The Pardon and Parole Board shall schedule the application on a commutation docket in compliance with the notice requirements set forth herein. The Board shall provide the victim or

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representative of the victim at least twenty (20) days to offer
 recommendations or protests before consideration of the application.

H. Applications for commutation shall be given impartial review
 as required in Section 10 of Article VI of the Oklahoma
 Constitution.

I. Any consideration for pardon shall be made only after 6 application is made to the Pardon and Parole Board. Upon receipt of 7 an application for pardon, the Board shall provide a copy of the 8 9 application to the district attorney, the victim or representative of the victim and the Office of the Attorney General within twenty 10 (20) business days of receipt of such application. The district 11 12 attorney and the victim or representative of the victim shall have twenty (20) business days to provide written recommendation or 13 protest prior to the consideration of the application. The Board 14 shall schedule the application on a pardon docket in compliance with 15 the notice requirements set forth herein. 16

J. In accordance with Section 10 of Article VI of the Oklahoma Constitution, the Board shall communicate to the Legislature, at each regular session, by providing a summary of the activities of the Board. This summary shall include, but not be limited to, the following Board activity:

The approval or recommendation rates of the Board for both
 violent and nonviolent offenses;

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2. The parole approval rates for each individual Board member
 for both violent and nonviolent offenses; and

3 3. The percentage of public comments to and personal
4 appearances before the Board including victim protests and personal
5 appearances, district attorney protests and personal appearances,
6 and delegate recommendations and personal appearances on behalf of
7 the offender.

8 This summary shall be made available to the public through 9 publication on the website of the Pardon and Parole Board.

The Pardon and Parole Board shall provide a copy of their 10 Κ. regular docket and administrative parole docket to each district 11 12 attorney in this state at least twenty (20) days before such docket is considered by the Board, or in the case of a supplemental, 13 addendum or special docket, at least ten (10) days before such 14 docket is considered by the Board, and shall notify the district 15 attorney of any recommendations for commutations or paroles no later 16 17 than twenty (20) days after the docket is considered by the Board.

L. The Pardon and Parole Board shall notify all victims or representatives of the victim in writing at least twenty (20) days before an inmate is considered by the Board provided the Board has received a request from the victim or representatives of the victim for notice. The Board shall provide all victims or representatives of the victim with the date, time and place of the scheduled meeting and rules for attendance and providing information or input to the

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Board regarding the inmate or the crime. If requested by the victim or representatives of the victim, the Board shall allow the victim or representatives of the victim to testify at the parole hearing of the inmate for at least five (5) minutes.

5 M. The Pardon and Parole Board shall notify all victims or 6 representatives of the victim in writing of the decision of the 7 Board no later than twenty (20) days after the inmate is considered 8 by the Board.

9 Ν. Any notice required to be provided to the victims or the representatives of the victim shall be mailed by first-class mail to 10 the last-known address of the victim or representatives of the 11 12 victim. It is the responsibility of the victims or representatives of the victim to provide the Pardon and Parole Board a current 13 mailing address. The victim-witness coordinator of the district 14 attorney shall assist the victims or representatives of the victim 15 with supplying their address to the Board if they wish to be 16 17 notified. Upon failure of the Pardon and Parole Board to notify a victim who has requested notification and has provided a current 18 mailing address, the final decision of the Board may be voidable, 19 provided, the victim who failed to receive notification requests a 20 21 reconsideration hearing within thirty (30) days of the 22 recommendation by the Board for parole. The Pardon and Parole Board may reconsider previous action and may rescind a recommendation if 23 deemed appropriate as determined by the Board. 24

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0. For purposes of this section, "victim" shall mean all persons who have suffered direct or threatened physical or emotional harm, or financial loss as the result of the commission or attempted commission of criminally injurious conduct, and "representatives of the victim" shall mean those persons who are members of the immediate family of the victim, including stepparents, stepbrothers, stepsisters, and stepchildren.

P. All meetings of the Pardon and Parole Board shall comply 8 9 with Section 301 et seq. of Title 25 of the Oklahoma Statutes; provided that the Board shall have the authority to limit the number 10 of persons attending in support of, or in opposition to, any inmate 11 12 being considered for parole and shall have the authority to exclude persons from attendance in accordance with prison security 13 regulations and the capacity of the meeting room. Persons excluded 14 from attending the meeting under this provision shall be informed of 15 their right to be informed of the vote of the Board in accordance 16 with Section 312 of Title 25 of the Oklahoma Statutes. Provided 17 further, nothing in this section shall be construed to prevent any 18 19 member of the press or any public official from attending any meeting of the Pardon and Parole Board, except as provided by the 20 21 Oklahoma Open Meeting Act.

Q. All victim information maintained by the Department of
 Corrections and the Pardon and Parole Board shall be confidential
 and shall not be released.

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R. When a commutation is granted or denied, the Secretary of 1 State shall give notice of that fact to the district attorney and 2 clerk of the court in the county where the sentence was originally 3 obtained within thirty (30) business days. Said notice may be given 4 by either first-class mail or email. Upon receipt of said notice, 5 the clerk of the court shall file the notice. The district attorney 6 shall confirm that the clerk of the court has filed said notice. 7 The notice shall include the following information: 8 9 1. The month and year in which the commutation was recommended by the Pardon and Parole Board; 10 2. The decision of the Governor to grant or deny commutation; 11 12 and 13 3. If commutation is granted, the new term of sentence, including conditions thereof, if any, for each charged count. 14 The district attorney in the district where the sentence was 15 S. originally obtained shall ensure that all victims or representatives 16 17 of the victim are given notice of the decision regarding commutation. 18 SECTION 2. This act shall become effective November 1, 2025. 19 20 60-1-10505 12/20/24 21 GRS 22 23 24