THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL

No. 1239 Session of 1998

INTRODUCED BY GREENLEAF, O'PAKE, GERLACH, WILLIAMS, EARLL, WAGNER, AFFLERBACH, ARMSTRONG, COSTA, KASUNIC, LEMMOND, RHOADES, TOMLINSON, ULIANA, SCHWARTZ, HOLL, MELLOW AND SALVATORE, JANUARY 16, 1998

AS RE-REPORTED FROM COMMITTEE ON APPROPRIATIONS, HOUSE OF REPRESENTATIVES, AS AMENDED, NOVEMBER 16, 1998

AN ACT

Amending the act of August 6, 1941 (P.L.861, No.323), entitled, as amended, "An act to create a uniform and exclusive system 3 for the administration of parole in this Commonwealth; providing state probation services; establishing the 'Pennsylvania Board of Probation and Parole'; conferring and defining its jurisdiction, duties, powers and functions; 6 7 including the supervision of persons placed upon probation and parole in certain designated cases; providing for the 9 method of appointment of its members; regulating the appointment, removal and discharge of its officers, clerks 10 and employes; dividing the Commonwealth into administrative 11 12 districts for purposes of probation and parole; fixing the salaries of members of the board and of certain other 13 14 officers and employes thereof; making violations of certain 15 provisions of this act misdemeanors; providing penalties 16 therefor; and for other cognate purposes, and making an appropriation, "further providing for TRANSMISSION OF RECORD 17 18 TO THE BOARD, FOR REPORTING AND INVESTIGATION AND FOR 19 supervision of persons paroled or on probation in other states; providing for proceedings subsequent to parole; and 20 21 imposing a penalty.

- 22 The General Assembly of the Commonwealth of Pennsylvania
- 23 hereby enacts as follows:
- 24 Section 1. Section 21 of the act of August 6, 1941 (P.L.861, <--
- 25 No.323), referred to as the Pennsylvania Board of Probation and

- 1 Parole Law, amended June 1, 1995 (1st Sp.Sess., P.L.1020,
- 2 No.16), is amended to read:
- 3 Section 21. The board is hereby authorized to release on
- 4 parole any convict confined in any penal institution of this
- 5 Commonwealth as to whom power to parole is herein granted to
- 6 said board, except convicts condemned to death or serving life
- 7 imprisonment, whenever in its opinion the best interests of the
- 8 convict justify or require his being paroled and it does not
- 9 appear that the interests of the Commonwealth will be injured
- 10 thereby. Parole shall be subject in every instance to the
- 11 Commonwealth's right to immediately retake and hold in custody
- 12 without further proceedings any parolee charged after his parole
- 13 with an additional offense, until a determination can be made
- 14 whether to continue his parole status. The power to parole
- 15 herein granted to the Board of Parole may not be exercised in
- 16 the board's discretion at any time before, but only after, the
- 17 expiration of the minimum term of imprisonment fixed by the
- 18 court in its sentence or by the Pardon Board in a sentence which
- 19 has been reduced by commutation. The board may not release a
- 20 person on parole unless the person achieves a negative result
- 21 within forty five days prior to the date of release in a
- 22 screening test approved by the Department of Health for the
- 23 detection of the presence of controlled substances or designer
- 24 drugs under the act of April 14, 1972 (P.L.233, No.64), known as
- 25 "The Controlled Substance, Drug, Device and Cosmetic Act." The
- 26 cost of these pre parole drug screening tests for inmates
- 27 subject to the parole release jurisdiction of the board, whether
- 28 confined in a State or local correctional facility, shall be
- 29 paid by the board. The board shall establish rules and
- 30 regulations for the payment of these costs and may limit the

- 1 types and cost of these screening tests that would be subject to
- 2 payment by the board. The board shall establish, as a condition
- 3 of continued parole for a parolee who, as an inmate, tested
- 4 positive for the presence of a controlled substance or a
- 5 designer drug or who was paroled from a sentence arising from a
- 6 conviction under "The Controlled Substance, Drug, Device and
- 7 Cosmetic Act, " or from a drug related crime, the parolee's
- 8 achievement of negative results in such screening tests randomly
- 9 applied. The random screening tests shall be performed at the
- 10 discretion of the board, and the parolee undergoing the tests
- 11 shall be responsible for the costs of the tests. The funds
- 12 collected for the tests shall be applied against the contract
- 13 for such testing between the board and a testing laboratory
- 14 approved by the Department of Health. Said board shall have the
- 15 power during the period for which a person shall have been
- 16 sentenced to recommit one paroled for violation of the terms and
- 17 conditions of his parole and from time to time to reparole and
- 18 recommit in the same manner and with the same procedure as in
- 19 the case of an original parole or recommitment, if, in the
- 20 judgment of the said board, there is a reasonable probability
- 21 that the convict will be benefited by again according him
- 22 liberty and it does not appear that the interests of the
- 23 Commonwealth will be injured thereby.
- 24 SECTION 1. SECTION 18 OF THE ACT OF AUGUST 6, 1941 (P.L.861,
- 25 NO.323), REFERRED TO AS THE PENNSYLVANIA BOARD OF PROBATION AND
- 26 PAROLE LAW, IS AMENDED TO READ:
- 27 SECTION 18. IT SHALL BE THE DUTY OF THE COURT SENTENCING ANY
- 28 PERSON FOR A TERM, AS TO WHICH POWER TO PAROLE IS HEREIN GIVEN
- 29 TO THE BOARD, TO TRANSMIT TO THE SAID BOARD, WITHIN THIRTY DAYS
- 30 AFTER THE IMPOSITION OF SUCH SENTENCE, A [FULL AND COMPLETE COPY

- 1 OF THE RECORD UPON WHICH SENTENCE IS IMPOSED, INCLUDING ANY
- 2 NOTES OF TESTIMONY] COPY OF THE NOTES OF TESTIMONY OF THE
- 3 SENTENCING HEARING WHICH MAY HAVE BEEN FILED OF RECORD IN THE
- 4 CASE, TOGETHER WITH COPIES OF ANY CRIMINAL IDENTIFICATION
- 5 RECORDS SECURED FROM THE FEDERAL BUREAU OF INVESTIGATION, COPIES
- 6 OF PRESENTENCE INVESTIGATION REPORTS AND OF BEHAVIOR CLINIC
- 7 REPORTS, IF ANY WERE SUBMITTED TO THE COURT, THE LAST TWO OF
- 8 WHICH RECORDS, BEING CONFIDENTIAL RECORDS OF THE COURT, ARE TO
- 9 BE TREATED CONFIDENTIALLY BY THE MEMBERS OF THE BOARD, WHO SHALL
- 10 NOT PERMIT EXAMINATION OF THE SAME BY ANY ONE OTHER THAN ITS
- 11 DULY APPOINTED AGENTS OR REPRESENTATIVES, EXCEPT UPON COURT
- 12 ORDER. A JUDGE IN HIS DISCRETION MAY MAKE AT ANY TIME ANY
- 13 RECOMMENDATION HE MAY DESIRE TO THE BOARD RESPECTING THE PERSON
- 14 SENTENCED AND THE TERM OF IMPRISONMENT SAID JUDGE BELIEVES SUCH
- 15 PERSON SHOULD BE REQUIRED TO SERVE BEFORE A PAROLE IS GRANTED TO
- 16 HIM, BUT A RECOMMENDATION MADE BY A JUDGE AS AFORESAID
- 17 RESPECTING THE PAROLE OR TERMS OF PAROLE OF SUCH PERSON SHALL BE
- 18 ADVISORY ONLY, AND NO ORDER IN RESPECT THERETO MADE OR ATTEMPTED
- 19 TO BE MADE AS A PART OF A SENTENCE SHALL BE BINDING UPON THE
- 20 BOARD IN PERFORMING THE DUTIES AND FUNCTIONS HEREIN CONFERRED
- 21 UPON IT.
- 22 SECTION 2. SECTION 19 OF THE ACT, AMENDED OCTOBER 9, 1986
- 23 (P.L.1424, NO.134), IS AMENDED TO READ:
- 24 SECTION 19. IT SHALL BE THE DUTY OF THE BOARD, UPON THE
- 25 COMMITMENT TO PRISON OF ANY PERSON WHOM SAID BOARD IS HEREIN
- 26 GIVEN THE POWER TO PAROLE, TO [INVESTIGATE AND INFORM ITSELF
- 27 RESPECTING THE CIRCUMSTANCES OF THE OFFENSE FOR WHICH SAID
- 28 PERSON SHALL HAVE BEEN SENTENCED, AND, IN ADDITION THERETO, IT
- 29 SHALL PROCURE INFORMATION AS FULL AND COMPLETE AS MAY BE
- 30 OBTAINABLE WITH REGARD TO THE CHARACTER, MENTAL CHARACTERISTICS,

- 1 HABITS, ANTECEDENTS, CONNECTIONS AND ENVIRONMENT OF SUCH
- 2 PERSON.] CONSIDER THE NATURE AND CIRCUMSTANCES OF THE OFFENSE
- 3 COMMITTED, ANY RECOMMENDATIONS MADE BY THE TRIAL JUDGE AND
- 4 PROSECUTING ATTORNEY, THE GENERAL CHARACTER AND BACKGROUND OF
- 5 THE PRISONER AND THE WRITTEN OR PERSONAL STATEMENT OF THE
- 6 TESTIMONY OF THE VICTIM OR THE VICTIM'S FAMILY SUBMITTED
- 7 PURSUANT TO SECTION 22.1 OF THIS ACT. THE BOARD SHALL FURTHER
- 8 [PROCURE] CONSIDER THE [STENOGRAPHIC RECORD] NOTES OF TESTIMONY
- 9 OF THE SENTENCING HEARING, IF ANY, [OF THE TRIAL, CONVICTION AND
- 10 SENTENCE, TOGETHER WITH SUCH ADDITIONAL INFORMATION REGARDING
- 11 THE [CRIME] NATURE AND CIRCUMSTANCES OF THE OFFENSE COMMITTED
- 12 FOR WHICH SENTENCE WAS IMPOSED AS MAY BE AVAILABLE. THE BOARD
- 13 SHALL FURTHER CAUSE THE CONDUCT OF THE PERSON WHILE IN PRISON
- 14 AND HIS PHYSICAL, MENTAL AND BEHAVIOR CONDITION AND HISTORY, HIS
- 15 HISTORY OF FAMILY VIOLENCE AND HIS COMPLETE CRIMINAL RECORD, AS
- 16 FAR AS THE SAME MAY BE KNOWN, TO BE [INVESTIGATED AND] REPORTED
- 17 AND INVESTIGATED. ALL PUBLIC OFFICIALS HAVING POSSESSION OF SUCH
- 18 RECORDS OR INFORMATION ARE HEREBY REQUIRED AND DIRECTED TO
- 19 FURNISH THE SAME TO THE BOARD UPON ITS REQUEST AND WITHOUT
- 20 CHARGE THEREFOR[. SAID INVESTIGATION SHALL BE MADE BY THE BOARD]
- 21 SO FAR AS MAY BE PRACTICABLE WHILE THE CASE IS RECENT.[, AND IN
- 22 GRANTING PAROLES THE BOARD SHALL CONSIDER THE NATURE AND
- 23 CHARACTER OF THE OFFENSE COMMITTED, ANY RECOMMENDATION MADE BY
- 24 THE TRIAL JUDGE, THE GENERAL CHARACTER AND HISTORY OF THE
- 25 PRISONER AND THE WRITTEN OR PERSONAL STATEMENT OR TESTIMONY OF
- 26 THE VICTIM OR THE VICTIM'S FAMILY SUBMITTED PURSUANT TO SECTION
- 27 22.1 OF THIS ACT.
- THE BOARD SHALL, IN ALL CASES, CONSIDER THE RECOMMENDATIONS
- 29 OF THE TRIAL JUDGE AND OF THE DISTRICT ATTORNEY AND OF EACH
- 30 WARDEN OR SUPERINTENDENT, AS THE CASE MAY BE, WHO HAS HAD CHARGE

- 1 OF AN APPLICANT, EACH OF WHOM IS DIRECTED TO SUBMIT TO THE BOARD
- 2 HIS RECOMMENDATION AND THE REASONS THEREFOR, WITH RESPECT TO
- 3 EACH PAROLE APPLICATION.]
- 4 SECTION 3. SECTION 21 OF THE ACT, AMENDED JUNE 11, 1998
- 5 (P.L.461, NO.66), IS AMENDED TO READ:
- 6 SECTION 21. (A) THE BOARD IS HEREBY AUTHORIZED TO RELEASE
- 7 ON PAROLE ANY CONVICT CONFINED IN ANY PENAL INSTITUTION OF THIS
- 8 COMMONWEALTH AS TO WHOM POWER TO PAROLE IS HEREIN GRANTED TO THE
- 9 BOARD, EXCEPT CONVICTS CONDEMNED TO DEATH OR SERVING LIFE
- 10 IMPRISONMENT, WHENEVER IN ITS OPINION THE BEST INTERESTS OF THE
- 11 CONVICT JUSTIFY OR REQUIRE HIS BEING PAROLED AND IT DOES NOT
- 12 APPEAR THAT THE INTERESTS OF THE COMMONWEALTH WILL BE INJURED
- 13 THEREBY. PAROLE SHALL BE SUBJECT IN EVERY INSTANCE TO THE
- 14 COMMONWEALTH'S RIGHT TO IMMEDIATELY RETAKE AND HOLD IN CUSTODY
- 15 WITHOUT FURTHER PROCEEDINGS ANY PAROLEE CHARGED AFTER HIS PAROLE
- 16 WITH AN ADDITIONAL OFFENSE, UNTIL A DETERMINATION CAN BE MADE
- 17 WHETHER TO CONTINUE HIS PAROLE STATUS. THE POWER TO PAROLE
- 18 HEREIN GRANTED TO THE BOARD OF PAROLE MAY NOT BE EXERCISED IN
- 19 THE BOARD'S DISCRETION AT ANY TIME BEFORE, BUT ONLY AFTER, THE
- 20 EXPIRATION OF THE MINIMUM TERM OF IMPRISONMENT FIXED BY THE
- 21 COURT IN ITS SENTENCE OR BY THE PARDON BOARD IN A SENTENCE WHICH
- 22 HAS BEEN REDUCED BY COMMUTATION.
- 23 (B) THE BOARD MAY NOT RELEASE A PERSON ON PAROLE UNLESS THE
- 24 PERSON ACHIEVES A NEGATIVE RESULT WITHIN FORTY-FIVE DAYS PRIOR
- 25 TO THE DATE OF RELEASE IN A SCREENING TEST APPROVED BY THE
- 26 DEPARTMENT OF HEALTH FOR THE DETECTION OF THE PRESENCE OF
- 27 CONTROLLED SUBSTANCES OR DESIGNER DRUGS UNDER THE ACT OF APRIL
- 28 14, 1972 (P.L.233, NO.64), KNOWN AS "THE CONTROLLED SUBSTANCE,
- 29 DRUG, DEVICE AND COSMETIC ACT." THE COST OF THESE PRE-PAROLE
- 30 DRUG SCREENING TESTS FOR INMATES SUBJECT TO THE PAROLE RELEASE

- 1 JURISDICTION OF THE BOARD, WHETHER CONFINED IN A STATE OR LOCAL
- 2 CORRECTIONAL FACILITY, SHALL BE PAID BY THE BOARD. THE BOARD
- 3 SHALL ESTABLISH RULES AND REGULATIONS FOR THE PAYMENT OF THESE
- 4 COSTS AND MAY LIMIT THE TYPES AND COST OF THESE SCREENING TESTS
- 5 THAT WOULD BE SUBJECT TO PAYMENT BY THE BOARD. THE BOARD SHALL
- 6 ESTABLISH, AS A CONDITION OF CONTINUED PAROLE FOR A PAROLEE WHO,
- 7 AS AN INMATE, TESTED POSITIVE FOR THE PRESENCE OF A CONTROLLED
- 8 SUBSTANCE OR A DESIGNER DRUG OR WHO WAS PAROLED FROM A SENTENCE
- 9 ARISING FROM A CONVICTION UNDER "THE CONTROLLED SUBSTANCE, DRUG,
- 10 DEVICE AND COSMETIC ACT, " OR FROM A DRUG-RELATED CRIME, THE
- 11 PAROLEE'S ACHIEVEMENT OF NEGATIVE RESULTS IN SUCH SCREENING
- 12 TESTS RANDOMLY APPLIED. THE RANDOM SCREENING TESTS SHALL BE
- 13 PERFORMED AT THE DISCRETION OF THE BOARD, AND THE PAROLEE
- 14 UNDERGOING THE TESTS SHALL BE RESPONSIBLE FOR THE COSTS OF THE
- 15 TESTS. THE FUNDS COLLECTED FOR THE TESTS SHALL BE APPLIED
- 16 AGAINST THE CONTRACT FOR SUCH TESTING BETWEEN THE BOARD AND A
- 17 TESTING LABORATORY APPROVED BY THE DEPARTMENT OF HEALTH.
- 18 (C) THE BOARD SHALL HAVE THE POWER DURING THE PERIOD FOR
- 19 WHICH A PERSON SHALL HAVE BEEN SENTENCED TO RECOMMIT ONE PAROLED
- 20 FOR VIOLATION OF THE TERMS AND CONDITIONS OF HIS PAROLE AND FROM
- 21 TIME TO TIME TO REPAROLE AND RECOMMIT IN THE SAME MANNER AND
- 22 WITH THE SAME PROCEDURE AS IN THE CASE OF AN ORIGINAL PAROLE OR
- 23 RECOMMITMENT, IF, IN THE JUDGMENT OF THE BOARD, THERE IS A
- 24 REASONABLE PROBABILITY THAT THE CONVICT WILL BE BENEFITED BY
- 25 AGAIN ACCORDING HIM LIBERTY AND IT DOES NOT APPEAR THAT THE
- 26 INTERESTS OF THE COMMONWEALTH WILL BE INJURED THEREBY.
- 27 (D) WHEN THE BOARD RELEASES A PAROLEE FROM A STATE OR LOCAL
- 28 CORRECTIONAL FACILITY, THE BOARD SHALL PROVIDE WRITTEN NOTICE TO
- 29 THE PROBATION DEPARTMENT LOCATED IN THE COUNTY WHERE THE
- 30 SENTENCING ORDER WAS IMPOSED OF THE RELEASE AND NEW ADDRESS OF

- 1 THE PAROLEE.
- 2 Section 2 4. Section 21.1 of the act is amended by adding a <-
- 3 subsection to read:
- 4 Section 21.1. * * *
- 5 (a.1) Subsequent Arrest. The formal filing of a charge after
- 6 parole against any parolee within this Commonwealth for any
- 7 <u>violation of the statutes of this Commonwealth shall constitute</u>
- 8 an automatic detainer and permit him to be taken into and held
- 9 in custody. The automatic detainer shall dissolve on the
- 10 <u>fifteenth day after he is taken into custody, unless sooner</u>
- 11 <u>waived or otherwise superseded by direction of the supervising</u>
- 12 parole office. The automatic detainer shall be in addition to
- 13 and not in lieu of any other detainer that heretofore may have
- 14 been lodged in such circumstances.
- 15 * * *
- 16 Section 3 5. Section 33 of the act, amended December 18,

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- 17 1996 (P.L.1098, No.164), is amended to read:
- 18 Section 33. (a) (1) In compliance with the Federal
- 19 Interstate Compact Laws and the provisions of this section, the
- 20 [Parole Board] Pennsylvania Board of Probation and Parole is
- 21 authorized to supervise persons paroled by other states and now
- 22 residing in Pennsylvania, where such other states agree to
- 23 perform similar services for the Pennsylvania Board of Probation
- 24 <u>and</u> Parole.
- 25 <u>(2)</u> (B) Additionally, the [Parole Board] <u>Pennsylvania Board</u>
- 26 of Probation and Parole is authorized to relinquish jurisdiction
- 27 over a parolee to the proper Federal authorities where the
- 28 parolee is placed into the [Federal] Witness Protection Program
- 29 of the United States Department of Justice.
- 30 <u>(b) The contracting states must adhere to Pennsylvania's</u>

- 1 laws regarding the Interstate Compact, which are as follows:
- 2 (1) The contracting states solemnly agree that it is
- 3 competent for the duly constituted judicial and administrative
- 4 authorities of a state party to this compact, herein called
- 5 <u>"sending state," to permit any person convicted of an offense</u>
- 6 within such state and placed on probation or released on parole
- 7 to reside in any other state, herein called "receiving state,"
- 8 while on probation or parole, if:
- 9 <u>(i) a confirmed offer of viable employment or other</u>
- 10 verifiable means of support exists; and
- 11 <u>(ii) a residence approved by the receiving state is</u>
- 12 available.
- 13 <u>(2) The following information must be made available to the</u>
- 14 receiving state from the sending state at the time the
- 15 <u>application for acceptance to the receiving state is filed:</u>
- 16 <u>(i) Institutional adjustment information on parolees or</u>
- 17 probationers.
- 18 (ii) Current supervision history on parolees or
- 19 probationers.
- 20 <u>(iii) A psychological report or psychological update,</u>
- 21 completed no more than one year prior to the receiving state's
- 22 consideration for persons convicted of a violent offense.
- 23 (iv) The following information must be made available to the
- 24 receiving state for those cases defined as a sexual offense:
- 25 (A) a summary of any type of treatment received and dates of
- 26 completion; and
- 27 (B) a description of behavioral characteristics that may
- 28 have contributed to the parolee or probationer's conduct.
- 29 <u>(3) Any parolee or probationer convicted of a sexual offense</u>
- 30 <u>shall be required to:</u>

- 1 (i) submit to mandatory registration and public notification
- 2 of all current addresses with the Pennsylvania State Police;
- 3 (ii) provide a signed copy of Pennsylvania State Police
- 4 Sexual Offender Registration Notification form and Pennsylvania
- 5 State Police Sexual Offender Registration form to receiving
- 6 state; and
- 7 (iii) provide a signed copy of Addendum to Application for
- 8 <u>Compact Services/Agreement to Return form to receiving state.</u>
- 9 (4) Except as hereafter provided, the receiving state shall
- 10 not consider the acceptance of supervision if the parolee is
- 11 already physically present in this State. Investigation and
- 12 <u>consideration of a case shall occur only after the parolee</u>
- 13 <u>returns to the sending state and proper application is filed.</u>
- 14 The receiving state may consider the acceptance of supervision
- 15 if the probationer is already physically present in this State,
- 16 where the probationer has established domicile in the receiving
- 17 state before adjudication on the criminal offense.
- 18 (5) Electronic monitoring and/or other special conditions of
- 19 supervision shall be imposed as deemed necessary by the
- 20 <u>receiving state.</u>
- 21 (6) At the request of the receiving state, the sending state
- 22 shall agree to retake the parolee or probationer if that
- 23 individual violates any condition of probation or parole.
- 24 (c) (B) Any person who is on parole or probation in another
- 25 SECTION 6. THE ACT IS AMENDED BY ADDING A SECTION TO READ:
- 26 <u>SECTION 33.1. ANY PERSON WHO IS ON PAROLE OR PROBATION IN</u>
- 27 ANOTHER state and who resides in this Commonwealth in violation
- 28 of this section 33 commits a misdemeanor of the first degree and <-

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- 29 shall be sentenced to pay a fine of not more than ten thousand
- 30 dollars (\$10,000) or to imprisonment for not more than five

years, or both. 1 (d) As used in this section, the following words and phrases <-2 3 shall have the meanings given to them in this subsection: 4 "Other verifiable means of support." The term includes, but 5 is not limited to, support by parent, grandparent, sibling, spouse or adult child. The term shall not include public 6 7 assistance. 8 "Sexual offense." (1) Any of the following or equivalent offenses that is 9 10 classified as a felony and involves a victim who is a minor: 11 18 Pa.C.S. § 2901 (relating to kidnapping). 18 Pa.C.S. § 5902(b) (relating to prostitution and 12 13 related offenses). 14 18 Pa.C.S. § 5903(a)(3), (4), (5) or (6) (relating to 15 obscene and other sexual materials and performances). 16 (2) Any of the following or equivalent offenses that is classified as a felony and involves a victim who is less than 17 18 thirteen years of age: 19 18 Pa.C.S. § 3126 (relating to indecent assault). 20 (3) Any of the following or equivalent offenses, regardless of the victim's age: 21 22 18 Pa.C.S. § 3121 (relating to rape). 23 18 Pa.C.S. § 3123 (relating to involuntary deviate sexual 2.4 intercourse). 25 18 Pa.C.S. § 3125 (relating to aggravated indecent 26 assault). "Violent offense." Any of the following or equivalent 27 28 (C) AS USED IN THIS SECTION, THE TERM "VIOLENT OFFENSE" <---29 MEANS ANY OF THE FOLLOWING OR EOUIVALENT offenses: 18 Pa.C.S. § 2502 (relating to murder). 30

1	18 Pa.C.S. § 2503 (relating to voluntary manslaughter).
2	18 Pa.C.S. § 2702 (relating to aggravated assault).
3	18 Pa.C.S. § 2703 (relating to assault by prisoner).
4	18 Pa.C.S. § 2704 (relating to assault by life prisoner).
5	18 Pa.C.S. § 2901 (relating to kidnapping) where the
6	<u>victim is a minor.</u>
7	18 Pa.C.S. § 3121 (relating to rape).
8	18 Pa.C.S. § 3123 (relating to involuntary deviate sexual
9	intercourse).
10	18 Pa.C.S. § 3301 (relating to arson and related
11	offenses).
12	18 Pa.C.S. § 3502 (relating to burglary).
13	18 Pa.C.S. § 3701 (relating to robbery).
14	18 Pa.C.S. § 3923 (relating to theft by extortion) where
15	a threat of violence is made.
16	A criminal attempt, criminal solicitation or criminal
17	conspiracy to commit any offenses set forth in this clause.
18	Section 4 6. 7. This act shall take effect in 60 days. <