

BILL SUMMARY
2nd Session of the 58th Legislature

Bill No.:	HB3527
Version:	PCS1
Request Number:	10828
Author:	Virgin
Date:	3/2/2022
Impact:	Please see previous summary of this measure

Research Analysis

The PCS1 to HB 3527 modifies the parole eligibility for certain offenders who were a child at the time of the offense and were tried and sentenced as an adult for an offense that did not result in the death of a victim. The measure provides that offenders meeting this criteria are to be eligible for parole consideration no later than their fifteenth year of incarceration. The Pardon and Parole Board is to consider the diminished culpability of a child as compared to that of an adult, and any subsequent growth and increased maturity of the offender during incarceration. The Board must also consider educational and court documents; participation in rehabilitative and educational programs; age at the time of the offense; immaturity at time of offense; home and community environment; efforts made toward rehabilitation; evidence of remorse; and any other factors the Board considers relevant.

Prepared By: Brad Wolgamott

Fiscal Analysis

The measure is currently under review and impact information will be completed.

Prepared By: Mark Tygret

Other Considerations

None.