- To: Representative Alice Emmons, Chair, House Corrections and Institutions Committee
- From: Monica Weeber, Department of Corrections
- Re: Point in time analysis for May 12, 2020 related to S. 338 Section 6 Eligibility for Parole Consideration
- Date: May 13, 2020

Below is a point in time analysis related to the proposal in S.338 on parole eligibility.

S.338 proposed:

If the inmate is 65 years of age or older, is not serving a sentence of life without parole, and has served five years but not the minimum term of the sentence, the inmate shall be eligible for parole consideration unless the inmate has programming requirements that have not been fulfilled or has received a major disciplinary rule violation within the previous 12 months.

- 21 inmates 65 and older are pre-minimum release and not serving life without parole
 - **11** of these inmates have served at least 5 years
 - 10 of these inmates <u>have not</u> completed required programming
 - 1 person is refusing mandated programming
- Currently, no inmates qualify for parole eligibility with this new language
- This review does not consider disciplinary rule violations as no one meets the programming criteria

Crime type of the 11 inmates meeting the 5-year threshold

Crime	Count
Agg. Sexual Assault	4
Agg Sexual Assault Repeated	1
Attempted Kidnapping	1
Lewd & Lascivious with Child	1
Murder 2	4
Grand Total	11