1	ENGROSSED HOUSE AMENDMENT TO									
2	ENGROSSED SENATE BILL NO. 185 By: Floyd of the Senate									
3	and									
4	Biggs of the House									
5										
6										
7	An Act relating to prisons and reformatories;									
8	creating the Parole of Aging Prisoners Act; stating legislative purpose; defining terms; stating									
9	authority of the Pardon and Parole Board; authorizing certain prisoners to request parole; providing									
LO	hearing procedures; providing procedures for granting and denying parole requests; providing for									
L1	codification; and providing an effective date.									
L2										
L3 L4	AUTHOR: Remove Biggs as principal House author and substitute with Babinec as principal House author									
L5 L6	AMENDMENT NO. 1. Page 1, lines 6 through 9 1/2, strike the title to read									
L7	"[prisons and reformatories - creating the Parole of									
L8	Aging Prisoners Act - effective date]"									
L9										
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1	Passed	the	House o	of Repres	enta	tives	the	27th day	y of Apr	il, 2	2017.
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4						Presid	ding	Officer	of the Represe		
5									кергезе	illaci	.ves
6	Passed	the	Senate	the	day	of		, 20	017.		
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1	ENGROSSED SENATE								
2	BILL NO. 185 By: Floyd of the Senate								
3	and								
4	Biggs of the House								
5									
6	An Act relating to prisons and reformatories;								
7	authority of the Pardon and Parole Board; authorizing certain prisoners to request parole; providing hearing procedures; providing procedures for granting and denying parole requests; providing for								
8									
9									
LO	codification; and providing an effective date.								
1									
L2	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:								
L3	SECTION 1. NEW LAW A new section of law to be codified								
L 4	in the Oklahoma Statutes as Section 332.21 of Title 57, unless there								
L5	is created a duplication in numbering, reads as follows:								
L 6	A. Sections 1 through 4 of this act shall be known and may be								
L7	cited as the "Parole of Aging Prisoners Act".								
L8	B. In accordance with the Parole of Aging Prisoners Act, the								
L 9	Pardon and Parole Board is empowered to parole a prisoner who:								
20	1. Is seventy (70) years of age or older;								
21	2. Has served, in actual custody, the shorter of ten (10) years								
22	of the term or terms of imprisonment, or one-third $(1/3)$ of the								
23	total term or terms of imprisonment;								

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- 1 3. Poses minimal public safety risks warranting continued
 2 imprisonment;
 - 4. Is not imprisoned for a crime pursuant to Section 13.1 of
 Title 21 of the Oklahoma Statutes or Section 571 of Title 57 of the
 Oklahoma Statutes; and
 - 5. Has not been convicted of a crime that would require the person to be subject to the registration requirements of the Sex Offenders Registration Act.
 - SECTION 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 332.22 of Title 57, unless there is created a duplication in numbering, reads as follows:
- 12 For the purposes of the Parole of Aging Prisoners Act:
- 1. "Aging prisoner" means any person imprisoned by the

 14 Department of Corrections who is seventy (70) years of age or older;

 15 and
- 2. "Evidence-based" means programs or practices that have been scientifically tested in controlled studies and proven to be effective.
- SECTION 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 332.23 of Title 57, unless there is created a duplication in numbering, reads as follows:
- A. The authority to grant parole under Section 4 of this act shall rest with the Pardon and Parole Board.

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- B. The Pardon and Parole Board shall use an evidence-based risk assessment instrument to assess the public safety risk posed by aging prisoners upon release.
- SECTION 4. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 332.24 of Title 57, unless there is created a duplication in numbering, reads as follows:
- A. Unless eligible for release at an earlier date, an aging prisoner who has been committed to the Department of Corrections for a term or terms of imprisonment shall have the ability to request a parole hearing before the Pardon and Parole Board if the prisoner has served, in actual custody, the shorter of:
 - 1. Ten (10) years of the term or terms of imprisonment; or
 - 2. One-third (1/3) of the total term or terms of imprisonment.
- B. Once a prisoner requests a parole hearing under subsection A of this section, the Pardon and Parole Board may place the prisoner on the next available docket.
- 1. The Pardon and Parole Board may grant parole to a prisoner if the Board finds by a preponderance of the evidence that the prisoner, if released, can live and remain at liberty without posing a substantial risk to public safety.
- 2. The Pardon and Parole Board may use the selected evidence-based risk assessment instrument to make the determination provided for in paragraph 1 of this subsection.

1	3. The Pardon and Parole Board may provide the prisoner the
2	opportunity to speak on his or her own behalf and the option of
3	having counsel present at the parole hearing.
4	SECTION 5. This act shall become effective November 1, 2017.
5	Passed the Senate the 15th day of March, 2017.
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7	Presiding Officer of the Senate
8	riesiding officer of the Senate
9	Passed the House of Representatives the day of,
10	2017.
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12	Presiding Officer of the House
13	of Representatives
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