

HB 2320
Relating to crime

HB 2320 requires the State Board of Parole and Post-Prison Supervision to adopt a sex offender risk assessment methodology to classify sex offenders into risk levels.

Previously, HB 2549 (from the 2013 session) required the Department of Corrections to conduct these assessments on individuals incarcerated and the Board to conduct the assessments on individuals already registered.

The Joint Committee on Ways and Means previously approved this bill, and it has passed the House.

The -B10 amendment resolves conflicts with SB 908 which modifies expungement statutes.

I recommend HB 2320 be amended by the -B10 conflict amendment and be reported out do pass, as amended.