

**REPORT TO THE LEGISLATURE**  
**Pursuant to P.A. 87 of 2021**  
**Article 2, Section 615**  
**Parolable Lifers with Lifer Law Interview Parole Board Actions**

*Section 615: The department shall submit a report detailing the number of prisoners who have received life imprisonment sentences with the possibility of parole and who are currently eligible for parole to the senate and house appropriations subcommittees on corrections, the senate and house fiscal agencies, the legislative corrections ombudsman, and the state budget office by April 30.*

The number of prisoners who have received life imprisonment sentences with the possibility of parole, who have also had lifer law interview parole board actions, and who have 10 years or more of elapsed time between the sentence commitment date (adjusted for jail credits as necessary) and the end of calendar year 2021.<sup>1</sup>

<b>Elapsed Time Between Prison Commitment Date and Calendar Year-End 2021</b>	<b>Number of Parolable Lifers with Lifer Law Interview Parole Board Actions</b>
>10-15 years elapsed time	36
>15-20 years elapsed time	62
>20-25 years elapsed time	75
>25-30 years elapsed time	62
>30-35 years elapsed time	66
>35-40 years elapsed time	48
>40-45 years elapsed time	55
>45-50 years elapsed time	46
>50-55 years elapsed time	3

\*Data as of 04-15-2022

---

<sup>1</sup> A lifer law interview parole board action is an indication that the parole board has reviewed the case, but does not necessarily indicate that the prisoner has reached the point of eligibility for parole consideration, which would require a thorough file examination of the sentencing details for each individual case because of complexities such as the crime(s) committed, the sequencing of consecutive sentence strings, and conditional credit for time served applicability depending on specific circumstances.