1	AN	ACT relating to parole for violent offenders.			
2	2 Be it enacted by the General Assembly of the Commonwealth of Kentucky:				
3	⇒s	ection 1. KRS 439.3401 is amended to read as follows:			
4	(1) As	used in this section, "violent offender" means any person who has been			
5	conv	victed of or pled guilty to the commission of:			
6	(a)	A capital offense;			
7	(b)	A Class A felony;			
8	(c)	A Class B felony involving the death of the victim[or serious physical injury			
9		to a victim];			
10	(d)	An offense described in KRS 507.040 or 507.050 where the offense involves			
11		the killing of a peace officer, firefighter, or emergency medical services			
12		personnel while the peace officer, firefighter, or emergency medical services			
13		personnel was acting in the line of duty;			
14	(e)	A Class B felony involving criminal attempt to commit murder under KRS			
15		506.010 if the victim of the offense is a clearly identifiable peace officer,			
16		firefighter, or emergency medical services personnel acting in the line of duty,			
17		regardless of whether an injury results;			
18	(f)	The commission [or attempted commission]of a felony sexual offense			
19		described in KRS Chapter 510;			
20	(g)	Use of a minor in a sexual performance as described in KRS 531.310;			
21	(h)	Promoting a sexual performance by a minor as described in KRS 531.320;			
22	(i)	Unlawful transaction with a minor in the first degree as described in KRS			
23		530.064(1)(a);			
24	(j)	Human trafficking under KRS 529.100 involving commercial sexual activity			
25		where the victim is a minor;			
26	(k)	Criminal abuse in the first degree as described in KRS 508.100;			
27	(1)	Burglary in the first degree accompanied by the commission [or attempted			

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- 1 commission] of an assault described in KRS 508.010, 508.020, 508.032, or 2 508.060;
- 3 (m) Burglary in the first degree accompanied by commission or attempted 4 commission of kidnapping as prohibited by KRS 509.040; *or*
- 5
- (n) [Robbery in the first degree; or
- 6 (o) Incest as described in KRS 530.020(2)(b) or (c).
- 7 The court shall designate in its judgment if the victim <u>died</u>[suffered death or serious
 8 physical injury].

9 (2)A violent offender who has been convicted of a capital offense and who has 10 received a life sentence (and has not been sentenced to twenty-five (25) years 11 without parole or imprisonment for life without benefit of probation or parole), or a 12 Class A felony and receives a life sentence, or to death and his or her sentence is 13 commuted to a life sentence shall not be released on probation or parole until he or 14 she has served at least twenty (20) years in the penitentiary. Violent offenders may 15 have a greater minimum parole eligibility date than other offenders who receive 16 longer sentences, including a sentence of life imprisonment.

- (3) (a) A violent offender who has been convicted of a capital offense or Class A
 felony with a sentence of a term of years or Class B felony <u>resulting in the</u> *death of the victim* shall not be released on probation or parole until he <u>or she</u>
 has served at least eighty-five percent (85%) of the sentence imposed.
- (b) A violent offender who has been convicted of a violation of KRS 507.040
 where the victim of the offense was clearly identifiable as a peace officer, a
 firefighter, or emergency medical services personnel, and the victim was
 acting in the line of duty shall not be released on probation or parole until he
 or she has served at least eighty-five percent (85%) of the sentence imposed.
- 26 (c) A violent offender who has been convicted of a violation of KRS 507.040 or
 27 507.050 where the victim of the offense was a peace officer, a firefighter, or

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1		emergency medical services personnel, and the victim was acting in the line
2		of duty shall not be released on probation or parole until he or she has served
3		at least fifty percent (50%) of the sentence imposed.
4		(d) Any offender who has been convicted of a homicide or fetal homicide offense
5		under KRS Chapter 507 or 507A in which the victim of the offense died as
6		the result of an overdose of a Schedule I controlled substance and who is not
7		otherwise subject to paragraph (a), (b), or (c) of this subsection shall not be
8		released on probation, shock probation, parole, conditional discharge, or other
9		form of early release until he or she has served at least fifty percent (50%) of
10		the sentence imposed.
11		(e) A violent offender who has been convicted of a Class B felony not resulting
12		in the death of the victim shall not be released on probation or parole until
13		he or she has served at least fifty percent (50%) of the sentence imposed.
14	(4)	A violent offender who has not completed the treatment program established
15		<i>pursuant to Section 2 of this Act</i> shall not be <u>:</u>
16		(a) Awarded any credit on his or her sentence authorized by KRS
17		197.045(1)(b)1.: or In no event shall A violent offender be
18		(b) Given credit on his or her sentence if the credit reduces the term of
19		imprisonment to less than <i>fifty percent (50%) of the sentence</i>
20		imposed[eighty-five percent (85%) of the sentence].
21	(5)	This section shall not apply to a person who has been determined by a court to have
22		been a victim of domestic violence or abuse pursuant to KRS 533.060 with regard
23		to the offenses involving the death of the victim{ or serious physical injury to the
24		victim]. The provisions of this subsection shall not extend to rape in the first degree
25		or sodomy in the first degree by the defendant.
26	(6)	This section shall apply only to those persons who commit offenses after July 15,
27		1998.

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1	(7)	For offenses committed prior to July 15, 1998, the version of this statute in effect
2		immediately prior to that date shall continue to apply [.
3	(8)	The provisions of subsection (1) of this section extending the definition of "violent
4		offender" to persons convicted of or pleading guilty to robbery in the first degree
5		shall apply only to persons whose crime was committed after July 15, 2002].
6		→SECTION 2. A NEW SECTION OF KRS CHAPTER 197 IS CREATED TO
7	REA	AD AS FOLLOWS:
8	<u>(1)</u>	As used in this section, "violent offender" has the same meaning as in Section 1
9		<u>of this Act.</u>
10	<u>(2)</u>	The department shall operate a specialized treatment program for violent
11		offenders and shall promulgate administrative regulations in accordance with
12		KRS Chapter 13A establishing the design of the specialized treatment program.
13	<u>(3)</u>	The program shall include diagnostic services and treatment services in both
14		inpatient and outpatient environments. As used in this subsection:
15		(a) "Diagnostic services" includes social and family histories, medical history,
16		<u>educational development, interpersonal development, criminal history,</u>
17		psychological screening, and prerelease evaluation; and
18		(b) "Treatment services" includes individualized treatment plans that include
19		individual, group, marital, and family counseling; psychoeducational
20		courses, including behavioral education and victim personalization; and
21		social skills development, including assertiveness training, stress
22		management, and aggression management.
23		The department shall have the authority and responsibility for establishing other
24		educational and work programs necessary to complement the program's
25		<u>objectives.</u>
26	<u>(4)</u>	The department may transfer violent offenders sentenced to its custody to the
27		program and shall promulgate administrative regulations in accordance with

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1		KRS Chapter 13A concerning the transfer of violent offenders.
2	<u>(5)</u>	Violent offenders participating in the program shall be housed separately from all
3		other incarcerated inmates in accordance with the department's standard
4		classification system.
5	<u>(6)</u>	The treatment staff of the program shall include:
6		(a) A program director who has at least a master's degree in a recognized
7		mental health field and six (6) years' clinical experience or a doctoral
8		<u>degree in a recognized mental health field and four (4) years' clinical</u>
9		experience. The director shall decide program policies and supervise all
10		<u>staff;</u>
11		(b) A clinical psychologist or a master's degree level psychologist for each two
12		hundred (200) participants. At least one (1) clinical psychologist shall be a
13		member of the staff at all times; and
14		(c) A counselor for each fifty (50) participants.
15	<u>(7)</u>	The department shall establish a system of data collection and program
16		evaluation to allow study of participating violent offenders and their offenses and
17		to measure the impact of the program on recidivism.
18	<u>(8)</u>	The department may enter into agreements with public or private agencies in
19		order to implement and operate the program.

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