A BILL to amend the Code of Virginia by adding in Article 2 of Chap numbered 53．1－40．02，relating to conditional release of terminally ill prisoners．

## Be it enacted by the General Assembly of Virginia：

1．That the Code of Virginia is amended by adding in Article 2 of Chapter 2 of Title 53.1 a section numbered 53．1－40．02 as follows：
§ 53．1－40．02．Conditional release of terminally ill prisoners．
A．As used in this section，＂terminally ill＂means having a chronic or progressive medical condition caused by injury，disease，or illness where the medical prognosis is the person＇s death within 12 months．

B．Any person serving a sentence imposed upon a conviction for a felony offense，except as provided in subsection C，who is terminally ill may petition the Parole Board for conditional release．

C．A person who is terminally ill and is serving a sentence imposed upon a conviction for one of the following offenses shall not be eligible to petition the Parole Board for conditional release：

1．A Class 1 felony；
2．Any violation of § 18．2－32，18．2－32．1，18．2－32．2，or 18．2－33；
3．Any violation of § 18．2－40 or 18．2－45；
4．Any violation of § 18．2－46．5，subsection A or B of § 18．2－46．6，or § 18．2－46．7；
5．Any kidnapping or abduction felony under Article 3 （§ 18．2－47 et seq．）of Chapter 4 of Title 18．2， except for a violation of § 18．2－49．1；

6．Any malicious felonious assault or malicious bodily wounding under Article 4 （§ 18．2－51 et seq．） of Chapter 4 of Title 18．2，any violation of § 18．2－51．7，18．2－54．1，or 18．2－54．2，or any felony violation of § 18．2－57．2；

7．Any felony violation of § 18．2－60．3；
8．Any felony violation of § 16．1－253．2 or 18．2－60．4；
9．Robbery under § 18．2－58 or carjacking under § 18．2－58．1；
10．Criminal sexual assault punishable as a felony under Article 7 （§ 18．2－61 et seq．）of Chapter 4 of Title 18．2，except，when not committed against a minor，a violation of subdivision A 5 of § 18．2－67．3， § 18．2－67．4：1，subsection B of § 18．2－67．5，or § 18．2－67．5：1；

11．Any violation of § 18．2－90 or 18．2－93；
12．Any violation of § 18．2－289 or subsection A of § 18．2－300；
13．Any felony offense in Article 3 （\＄18．2－346 et seq．）of Chapter 8 of Title 18.2 involving a minor victim；

14．Any felony offense in Article 4 （\＄18．2－362 et seq．）of Chapter 8 of Title 18.2 involving a minor victim，except for a violation of § 18．2－362 or 18．2－370．5 or subsection B of § 18．2－371．1；

15．Any felony offense in Article 5 （§ 18．2－372 et seq．）of Chapter 8 of Title 18.2 involving a minor victim，except for a violation of subsection A of § 18．2－374．1：1；

16．Any violation of § 18．2－481，40．1－100．2，or 40．1－103；or
17．A second or subsequent felony violation of the following offenses when such offenses were not part of a common act，transaction，or scheme and such person has been at liberty as defined in § 53．1－151 between each conviction：
a．Voluntary or involuntary manslaughter under Article 1 （§ 18．2－30 et seq．）of Chapter 4 of Title 18.2 or any crime punishable as such；
b．Any violation of § 18．2－41 or 18．2－42．1；
c．Any violation of subsection $C$ of § 18．2－46．6；
d．Any violation when done unlawfully but not maliciously of § 18．2－51 or 18．2－51．1；
e．Arson in violation of § 18．2－77 when the structure burned was occupied or a Class 3 felony violation of § 18．2－79；
f．Any violation of § 18．2－89 with the intent to commit any larceny or § 18．2－92；
g．Any violation of subsection A of § 18．2－374．1：1；
h．Any violation of § 18．2－423，18．2－423．01，18．2－423．1，18．2－423．2，or 18．2－433．2；or
i．Any violation of subdivision E 2 of § 40．1－29．
D．The Parole Board shall promulgate regulations to implement the provisions of this section．

