

General Assembly

Committee Bill No. 6723

January Session, 2019

LCO No. 6611



Referred to Committee on JUDICIARY

Introduced by: (JUD)

AN ACT CONCERNING REFORM OF PAROLE RELEASE AND REVOCATION PRACTICES AND THE MEMBERSHIP OF THE BOARD OF PARDONS AND PAROLES.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- Section 1. Section 54-124a of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2019*):
- 3 (a) (1) There shall be a Board of Pardons and Paroles within the 4 Department of Correction, for administrative purposes only. On and 5 after July 1, [2015] 2020, the board shall consist of [ten] twelve full-time 6 and up to five part-time members appointed by the Governor with the advice and consent of both houses of the General Assembly. The term 8 of any part-time member serving on the board on June 30, 2015, shall expire on said date. On or after July 1, 2015, the Governor may appoint 10 up to five persons to serve as part-time members. In the appointment 11 of the members, the Governor shall specify if the member is being 12 appointed as full-time or part-time. In the appointment of the 13 members, the Governor shall comply with the provisions of section 4-14 9b. The Governor shall appoint a chairperson from among the 15 membership. The members of the board shall be qualified by

16 education, experience or training in the administration of community 17 corrections, parole or pardons, criminal justice, criminology, the 18 evaluation or supervision of offenders or the provision of mental 19 health services to offenders. On and after July 1, 2020, at least one full-20 time member of the board shall be a person who was formerly 21 incarcerated and who previously had a hearing before a panel of the 22 board and at least one full-time member of the board shall be a victim 23 of a crime. Each appointment of a member of the board submitted by 24 the Governor to the General Assembly, except as provided in 25 subdivision (2) of this subsection, shall be referred, without debate, to 26 the joint standing committee of the General Assembly having 27 cognizance of matters relating to the judiciary which shall report on 28 each appointment not later than thirty legislative days after the date of 29 reference.

- (2) If, not later than September 1, 2015, the Governor appoints a part-time member and such member was previously a member whose term expired June 30, 2015, such appointment shall take effect immediately without confirmation by the General Assembly.
- (b) The term of each member of the board shall be coterminous with the term of the Governor or until a successor is chosen, whichever is later. Any vacancy in the membership of the board shall be filled for the unexpired portion of the term by the Governor.
- (c) Ten of the members, and on and after July 1, 2020, twelve of the members of the board shall devote full time to the performance of their duties under this section and shall be compensated therefor in such amount as the Commissioner of Administrative Services determines, subject to the provisions of section 4-40. The other members of the board shall receive one hundred ten dollars for each day spent in the performance of their duties and shall be reimbursed for necessary expenses incurred in the performance of such duties. The chairperson or, in the chairperson's absence or inability to act, a member designated by the chairperson to serve temporarily as chairperson, shall be present at all meetings of the board and participate in all

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- (d) The chairperson shall be the executive and administrative head of said board and shall have the authority and responsibility for (1) overseeing all administrative affairs of the board, (2) assigning members to panels, (3) establishing procedural rules for members to follow when conducting hearings, reviewing recommendations made by employees of the board and making decisions, (4) adopting policies in all areas of pardons and paroles including, but not limited to, granting pardons, commutations of punishments or releases, conditioned or absolute, in the case of any person convicted of any offense against the state and commutations from the penalty of death, risk-based structured decision making and release criteria, (5) consulting with the Department of Correction on shared issues including, but not limited to, prison overcrowding, (6) consulting with the Judicial Branch on shared issues of community supervision, and (7) signing and issuing subpoenas to compel the attendance and testimony of witnesses at parole proceedings. Any such subpoena shall be enforceable to the same extent as subpoenas issued pursuant to section 52-143.
- (e) Each parole release panel shall be composed of two members and the chairperson or a full-time member designated by the chairperson to serve temporarily as chairperson. On and after January 1, 2016, not less than three members shall be present at each parole hearing. Each pardons panel shall be composed of three members, one of whom may be the chairperson, except that for hearings on commutations from the penalty of death, one member of the panel shall be the chairperson.
- (f) The Board of Pardons and Paroles shall have independent decision-making authority to (1) grant or deny parole in accordance with sections 54-125, 54-125a, 54-125e and 54-125g, (2) establish conditions of parole or special parole supervision in accordance with section 54-126, (3) rescind or revoke parole or special parole in accordance with sections 54-127 and 54-128, (4) grant commutations of

- punishment or releases, conditioned or absolute, in the case of any person convicted of any offense against the state and commutations from the penalty of death in accordance with section 54-130a.
 - (g) The Department of Correction shall be responsible for the supervision of any person transferred to the jurisdiction of the Board of Pardons and Paroles during such person's period of parole or special parole.
- 89 (h) The chairperson, or the chairperson's designee, and two 90 members of the board shall conduct all parole release hearings, and 91 shall approve or deny all (1) parole revocations and parole rescissions 92 recommended by an employee of the board pursuant to section 54-93 127a, and (2) recommendations for parole pursuant to section 54-125i. 94 No panel of the Board of Pardons and Paroles shall hold a hearing to 95 determine the suitability for parole release of any person unless the 96 chairperson of the board has made reasonable efforts to determine the 97 existence of and obtain all information deemed pertinent to the panel's 98 decision and has certified that all such pertinent information determined to exist has been obtained or is unavailable. 99
 - (i) The chairperson of the board shall appoint an executive director. The executive director shall oversee the administration of the agency and, at the discretion of the chairperson, shall: (1) Direct and supervise all administrative affairs of the board, (2) prepare the budget and annual operation plan, (3) assign staff to administrative reviews, (4) organize pardons and parole release hearing calendars, (5) implement a uniform case filing and processing system, and (6) create programs for staff and board member development, training and education.
 - (j) The chairperson, in consultation with the executive director, shall adopt regulations, in accordance with chapter 54, concerning:
- 110 (1) Parole revocation and rescission hearings that include 111 implementing due process requirements;
- 112 (2) An expedited pardons review that allows an applicant convicted

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- of a crime to be granted a pardon with respect to such crime without a hearing, unless a victim of such crime requests such a hearing, if such applicant was convicted of a nonviolent crime;
- 116 (3) Requiring board members to issue written statements containing 117 the reasons for rejecting any application for a pardon.
- (k) The Board of Pardons and Paroles shall hold a pardons hearing at least once every three months and shall hold such hearings in various geographical areas of the state. The board shall not hold a pardons hearing within or on the grounds of a correctional facility except when solely for the benefit of applicants who are incarcerated at the time of such hearing.
 - (l) The chairperson and executive director shall establish:

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- 125 (1) In consultation with the Department of Correction, a parole 126 orientation program for all parole-eligible inmates upon their transfer 127 to the custody of the Commissioner of Correction that will provide 128 general information on the laws and policies regarding parole release, 129 calculation of time-served standards, general conditions of release, 130 supervision practices, revocation and rescission policies, and 131 procedures for administrative review and panel hearings, and any 132 other information that the board deems relevant for preparing inmates 133 for parole;
 - (2) An incremental sanctions system for parole violations including, but not limited to, reincarceration based on the type, severity and frequency of the violation and specific periods of incarceration for certain types of violations; and
 - (3) A formal training program for members of the board and parole officers that shall include, but not be limited to, an overview of the criminal justice system, the parole system including factors to be considered in granting parole, victim rights and services, reentry strategies, risk assessment, case management and mental health issues. Each member shall complete such training annually.

- (m) The board shall employ at least one psychologist with expertise in risk assessment and recidivism of criminal offenders who shall be under the supervision of the chairperson and assist the board in its parole release decisions.
- (n) In the event of the temporary inability of any member other than the chairperson to perform his or her duties, the Governor, at the request of the board, may appoint a qualified person to serve as a temporary member during such period of inability.
 - (o) The chairperson of the Board of Pardons and Paroles shall: (1) Adopt an annual budget and plan of operation, (2) adopt such rules as deemed necessary for the internal affairs of the board, and (3) submit an annual report to the Governor and General Assembly.
- (p) Any decision of the board or a panel of the board shall be made by a majority of those members present.
 - (q) The chairperson of the Board of Pardons and Paroles shall quarterly publish on the Internet web site operated by the board statistics derived from decisions made pursuant to subsection (f) of this section during the previous quarter. Such statistics shall be disaggregated based on the following: (1) Race and gender; (2) length of sanctions for criminal versus technical violations; and (3) parole denial, or parole or special parole rescission or revocation outcomes.
 - (r) The board shall (1) track, analyze and publish data on the costs associated with the rescission or revocation of a person's parole or special parole, including jobs and housing lost by persons who have their parole or special parole rescinded or revoked, (2) implement evidence-informed strategies to reduce incarceration for persons who have their parole or special parole rescinded or revoked, and (3) limit rescission or revocation of a person's parole or special parole due to violations attributed to such person's alcohol or drug-dependency or mental health condition.

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This act shall take effect as follows and shall amend the following	
sections:	

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