2004 SESSION

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SENATE BILL NO. 658

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the Senate Committee on Rehabilitation and Social Services

on February 6, 2004)

(Patrons Prior to Substitute—Senators Quayle and Ticer [SB 474])

A BILL to amend and reenact § 53.1-159 of the Code of Virginia, relating to mandatory release on parole.

Be it enacted by the General Assembly of Virginia:

1. That § 53.1-159 of the Code of Virginia is amended and reenacted as follows:

§ 53.1-159. Mandatory release on parole.

10 Every person who is sentenced and committed under the laws of the Commonwealth to the 11 Department of Corrections or as provided for in §§ 19.2-308.1, 53.1-152 or § 53.1-153 shall be released 12 on parole by the Virginia Parole Board six months prior to his date of final release. Each person so 13 sentenced or committed, however, shall serve a minimum of three months of his sentence prior to such a 14 15 release. Persons who are so released on parole shall be subject to a minimum of six months' supervision 16 and an additional period of parole ending on the date upon which the parolee would have served the maximum term of confinement, or any period the Board otherwise deems appropriate in accordance with 17 § 53.1-156. Such persons shall also be subject, for the entire period of parole fixed by the Board, to 18 such terms and conditions prescribed by the Board in accordance with § 53.1-157. 19

20 Notwithstanding the provisions of the preceding paragraph, if within thirty 30 days of a release 21 scheduled pursuant to this section, new information is presented to the Board which gives the Board 22 reasonable cause to believe that the release poses a clear and present danger to the life or physical safety 23 of any person, the Board may delay the release for up to six months to investigate the matter and to 24 refer it to law-enforcement, mental health or other appropriate authorities for investigation and any other 25 appropriate action by such authorities.

26 No person released on parole pursuant to § 53.1-136, and whose parole is subsequently revoked, shall 27 be released on parole pursuant to this section until at least six months have elapsed from the date of the 28 decision revoking his parole. However, if parole was revoked on a technical violation, such person 29 shall not be required to serve the minimum six months. No person released on parole pursuant to this 30 section, whose parole is subsequently revoked, shall thereafter be released on parole pursuant to this 31 section. Final discharge may be extended to require the prisoner to serve the full portion of the term 32 imposed by the sentencing court which was unexpired when the prisoner was released on parole.

33 For purposes of this section, (i) "maximum term of confinement" means the maximum term of 34 incarceration established by law as punishment for the offense, (ii) "mandatory release date" means that date which is six months prior to the scheduled date of release and takes into consideration good conduct credits, and (iii) "final discharge" and "discharge from parole" mean that a prisoner is released 35 36 37 from confinement having satisfied the full term imposed by the sentencing court minus any good 38 conduct credit in cases of technical violations and without regard to good conduct credit in cases where 39 the prisoner has been found guilty of a new and subsequent charge, and (iv) "technical violation" means 40 any failure to adhere to conditions of parole that is not deliberate defiance of those conditions or does 41 not constitute further criminal conduct or both. Nothing contained herein shall be construed to create a 42 right or entitlement to parole.

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