2019 SESSION

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1	HOUSE JOINT RESOLUTION NO. 644
2	Offered January 9, 2019
3	Prefiled January 7, 2019
4	Directing the Joint Legislative Audit and Review Commission to study the reinstatement of discretionary
5	parole. Report.
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v	Patron—Watts
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8	Referred to Committee on Rules
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10	WHEREAS, Virginia abolished discretionary parole in 1995; and
11	WHEREAS, the number of prisoners under the jurisdiction of federal or state correctional authorities
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	in Virginia in 1994, prior to the abolition of discretionary parole, totaled 26,192 and the most recent
13	Department of Corrections statistics show that the number of responsible offenders incarcerated in
14	Department of Corrections institutions for the month of October 2018 totaled 29,942; and
15	WHEREAS, in 2015, Virginia spent \$21,299 on each inmate and it is estimated that the current
16	annual cost to confine an individual is more than \$25,000, with health care costs of aging inmates
17	expected to increase the overall cost; and
18	WHEREAS, 34 states have retained the function of parole release; and
19 20	WHEREAS, between 1989 and 2000, only nine states abolished parole and none have abolished
20	parole since 2000; and
21	WHEREAS, discretionary parole can help to balance jurisdictional differences in arrests,
22	prosecutions, and sentencings for the same offense; and
23 24	WHEREAS, discretionary parole can be used to maximize the incarceration of offenders who pose
24 25	the greatest identifiable public safety risks; and WHEREAS people can provide important monitoring tools for supervision of offenders released into
25 26	WHEREAS, parole can provide important monitoring tools for supervision of offenders released into
20 27	the community as well as help to transition offenders from prison to the community; and WHEREAS, the 2015 Governor's Commission on Parole Review was unable to discuss or review
28	numerous issues related to parole due to time restrictions and did not address reinstating discretionary
20 29	parole; now, therefore, be it
3 0	RESOLVED by the House of Delegates, the Senate concurring, That the Joint Legislative Audit and
31	Review Commission be directed to study the reinstatement of discretionary parole.
32	In conducting its study, the Joint Legislative Audit and Review Commission shall (i) review the
33	overall costs, benefits, and logistics of reinstating discretionary parole; (ii) compare the growth in crime
34	and the growth in incarcerated state-responsible inmates in states that have retained discretionary parole
35	release with corresponding rates in Virginia; (iii) review the increased prison population in Virginia
36	since the abolition of discretionary parole and the costs associated with the increase in prison population;
37	(iv) assess the potential cost savings of the reinstatement of discretionary parole in relation to current
38	and past incarceration costs in Virginia and compare the costs of incarceration and parole with other
39	states that currently have discretionary parole; (v) assess the current number of inmates and types of
40	offenses that would be potentially appropriate for release on parole; (vi) assess the potential impacts
41	discretionary parole can have on an offender's supervision once released and the offender's transition
42	back into the community, including review of other states that still have discretionary parole; and (vii)
43	review the role that reinstated discretionary parole would have in maximizing incarceration of persons
44	whose profiles indicate they are the greatest public safety risk.
45	Technical assistance shall be provided to the Joint Legislative Audit and Review Commission by the
46	Virginia Parole Board. All agencies of the Commonwealth shall provide assistance to the Joint
47	Legislative Audit and Review Commission for this study, upon request.
48	The Joint Legislative Audit and Review Commission shall complete its meetings by November 30,
49	2019, and the chairman shall submit to the Division of Legislative Automated Systems an executive
50	summary of its findings and recommendations no later than the first day of the 2020 Regular Session of
51	the General Assembly. The executive summary shall state whether the Joint Legislative Audit and
52	Review Commission intends to submit to the General Assembly and the Governor a report of its
53	findings and recommendations for publication as a House or Senate document. The executive summary
54	and report shall be submitted as provided in the procedures of the Division of Legislative Automated
55	Systems for the processing of legislative documents and reports and shall be posted on the General
56	Assembly's website.

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