04/01/19 REVISOR KLL/BM 19-4962 as introduced

SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

A bill for an act

relating to corrections; establishing a program for the release of certain inmates;

requiring a report; appropriating money; amending Minnesota Statutes 2018,

S.F. No. 2879

(SENATE AUTHORS: HOWE)

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DATE 05/13/2019 D-PG **OFFICIAL STATUS** 4276

Introduction and first reading
Referred to Judiciary and Public Safety Finance and Policy

sections 244.09, subdivision 7; 244.101, subdivision 2; proposing coding for new 1.4 law in Minnesota Statutes, chapter 244. 1.5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 1.6 Section 1. [244.0515] RELEASE OF INMATES. 1.7 Subdivision 1. Establishment. A program for release of inmates under the custody of 1.8 the commissioner of corrections is established. The goal of the program is to release inmates 1.9 who no longer need to be incarcerated to protect the public. 1.10 Subd. 2. **Petitions.** (a) An inmate may petition for release by submitting to the 1.11 commissioner of corrections an application for release. The commissioner shall forward to 1.12 a release panel of three judges the petition of an inmate whose petition is not vetoed by the 1.13 commissioner. The commissioner may veto a petition for any reason and is not required to 1.14 1.15 state a reason for the veto. (b) A forwarded petition shall be reviewed by a panel of three retired or sitting district 1.16 or appellate judges. The chief justice shall designate judges to serve on release panels, at 1.17 random and based on availability, taking advantage of the availability of retired judges. 1.18 (c) Before reviewing a petition, a panel shall give written notice of the petition to all 1.19 interested parties including law enforcement and correctional personnel involved in the 1.20 case, the sentencing court, the county attorney's office that prosecuted the case, and any 1.21 1.22 victims of the crime who have indicated a desire to be notified. When making its

determination, the panel must consider any written statement addressing the appropriateness

Section 1. 1

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of the inmat	te's release from th	ne county attorney v	who prosecuted the case	, the sentencing
judge, law enforcement and correctional personnel involved in the case, the victim and the				
victim's family members, and any other interested party.				
(d) A par	nel, by majority vo	ote, may approve a	petition and, if approved	d, the inmate shall
be released	from incarceration	within six weeks o	f the date of approval or	f the petition. The
commission	er shall impose ap	propriate condition	s of release and provide	e appropriate
supervision	for the inmate in t	he same manner as	inmates given supervis	ed release.
(e) If an	inmate's first petit	ion is vetoed by the	commissioner or reject	ed by a panel, the
inmate may	re-petition one tin	ne after 12 months	have elapsed from the d	late of veto or
rejection.				
(f) An in	nmate is eligible fo	or release under this	section only after servi	ng 60 percent of
the inmate's	term of imprisonr	nent. An inmate ser	ving a life sentence is e	ligible for release
under this se	ection after serving	g a minimum of 18	years.	
(g) Notw	vithstanding parag	raph (f), an inmate	serving a life without th	ne possibility of
release sente	ence is not eligible	e for release under t	his section.	
Subd. 3.	Standards. (a) Th	ne commissioner and	d panel judges shall cons	ider the following
standards w	hen reviewing a p	etition:		
<u>(1)</u> the sa	afety of the public	<u>2</u>		
(2) the re	eadiness of the inn	nate to live lawfully	if released;	
(3) the qu	uality of the inmate	e's participation in I	Department of Correction	ns programs while
incarcerated	l and changes in se	elf-control achieved	during incarceration;	
(4) the se	everity of the under	rlying crime for whi	ch release is being sougl	ht and the severity
and duration	n of the crime's co	nsequences on any	victims; and	
(5) other	standards conside	ered relevant for jud	lging the likelihood of l	awful behavior
after release	<u>).</u>			
(b) An ir	nmate is not disqua	alified for release u	nder this section based	on the inmate not
having stron	ng family ties in th	e community, an in	nmediate job, or housing	g arrangements, if
these issues	can be adequately	addressed in the in	nmate's discharge plan.	

Subd. 4. Records. The commissioner shall provide to the release panel reviewing a

Section 1. 2

(1) the petitioner during incarceration;

petition the record of:

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Sentencing Guidelines and review the powers and duties of the commissioner of corrections

EFFECTIVE DATE. This section is effective the day following final enactment.

Sec. 2. 3

and any release panels under section 244.0515.

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Sec. 3. Minnesota Statutes 2018, section 244.101, subdivision 2, is amended to read:

Subd. 2. **Explanation of sentence.** When a court pronounces an executed sentence under this section, it shall explain: (1) the total length of the executed sentence; (2) the amount of time the defendant will serve in prison; and (3) the amount of time the defendant will serve on supervised release, assuming the defendant commits no disciplinary offense in prison that results in the imposition of a disciplinary confinement period; and (4) the possibility of release under section 244.0515. The court shall also explain that the amount of time the defendant actually serves in prison may be extended by the commissioner if the defendant commits any disciplinary offenses in prison and that this extension could result in the defendant's serving the entire executed sentence in prison. The court's explanation shall be included in a written summary of the sentence.

EFFECTIVE DATE. This section is effective the day following final enactment.

Sec. 4. APPROPRIATION.

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\$...... is appropriated in fiscal year 2020 from the general fund to the commissioner of corrections for the program established under Minnesota Statutes, section 244.0515. Of this amount, \$...... is to compensate retired judges and to pay expenses of the release panels, and \$...... is for the increased costs for supervised release agents under the Department of Corrections and for grants to counties to pay for county agents to supervise inmates released under Minnesota Statutes, section 244.0515.

Sec. 4. 4