E2, E1 8lr2044

By: Delegate Impallaria

Introduced and read first time: February 7, 2008

Assigned to: Judiciary

A BILL ENTITLED

1 AN ACT concerning

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Criminal Law - Early Release of Inmate Subject to Deportation Order

3 FOR the purpose of authorizing the Maryland Parole Commission to consider 4 releasing a certain inmate at any time after the inmate's period of imprisonment has commenced, provided that the inmate is subject to a final 5 6 order of deportation issued by the United States Immigration and 7 Naturalization Service and has not been convicted of a certain crime of 8 violence; providing that a grant of parole under this Act shall be conditioned 9 specifically on the prompt deportation of the inmate; authorizing the 10 Commission to make a certain conditional grant of early parole only in circumstances in which the Commission has received certain assurances from 11 the United States Immigration and Naturalization Service; providing that an 12 inmate who has been granted parole in accordance with this Act shall be 13 14 delivered to the custody of the United States Immigration and Naturalization 15 Service along with a certain warrant; requiring the Commission to take certain steps if the inmate is not deported; establishing that certain time spent in the 16 17 custody of the United States Immigration and Naturalization Service shall be credited against the term of a certain sentence; providing that a certain inmate 18 19 who commits a new felony offense after release under this Act shall serve the remainder of the original sentence and may not receive certain credit; and 20 21 generally relating to parole and deportation.

22 BY adding to 23 Article

Article – Correctional Services

24 Section 7–309

25 Annotated Code of Maryland

26 (1999 Volume and 2007 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:



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Article - Correctional Services

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- 3 (A) (1) NOTWITHSTANDING ANY OTHER PROVISION OF THIS 4 SUBTITLE, THE COMMISSION MAY CONSIDER, IN ADDITION TO THE CRITERIA 5 SET FORTH IN § 7–305 OF THIS SUBTITLE, RELEASING AN INMATE AT ANY TIME AFTER THE INMATE'S PERIOD OF IMPRISONMENT HAS COMMENCED, PROVIDED THAT THE INMATE:
- 8 (I) IS SUBJECT TO A FINAL ORDER OF DEPORTATION
 9 ISSUED BY THE UNITED STATES IMMIGRATION AND NATURALIZATION SERVICE;
 10 AND
- 11 (II) HAS NOT BEEN CONVICTED OF A CRIME OF VIOLENCE, 12 AS DEFINED IN § 14–101 OF THE CRIMINAL LAW ARTICLE.
- 13 (2) A GRANT OF PAROLE UNDER PARAGRAPH (1) OF THIS 14 SUBSECTION SHALL BE CONDITIONED SPECIFICALLY ON THE PROMPT 15 DEPORTATION OF THE INMATE.
- 16 (B) THE COMMISSION MAY MAKE THE CONDITIONAL GRANT OF EARLY
 17 PAROLE DESCRIBED IN SUBSECTION (A) OF THIS SECTION ONLY IN
 18 CIRCUMSTANCES IN WHICH THE COMMISSION HAS RECEIVED FROM THE
 19 UNITED STATES IMMIGRATION AND NATURALIZATION SERVICE ASSURANCE:
- 20 (1) THAT AN ORDER OF DEPORTATION WILL BE EXECUTED OR
 21 THAT PROCEEDINGS WILL PROMPTLY BE COMMENCED FOR THE PURPOSE OF
 22 DEPORTATION ON RELEASE OF THE INMATE FROM THE CUSTODY OF THE
 23 DEPARTMENT; AND
- 24 (2) THAT THE INMATE, IF GRANTED PAROLE IN ACCORDANCE
 25 WITH THIS SECTION, WILL NOT BE RELEASED FROM THE CUSTODY OF THE
 26 UNITED STATES IMMIGRATION AND NATURALIZATION SERVICE, OTHER THAN
 27 BY DEPORTATION, WITHOUT THE UNITED STATES IMMIGRATION AND
 28 NATURALIZATION SERVICE FIRST PROVIDING THE COMMISSION A REASONABLE
 29 OPPORTUNITY TO ARRANGE FOR EXECUTION OF A WARRANT FOR THE
 30 RETAKING OF THE INMATE.
- 31 (C) (1) AN INMATE WHO HAS BEEN GRANTED PAROLE IN 32 ACCORDANCE WITH THIS SECTION SHALL BE DELIVERED TO THE CUSTODY OF 33 THE UNITED STATES IMMIGRATION AND NATURALIZATION SERVICE ALONG 34 WITH THE COMMISSION'S WARRANT FOR RETAKING OF THE INMATE TO BE

- 1 EXECUTED IN THE EVENT OF A RELEASE FROM THAT CUSTODY OTHER THAN BY
- 2 **DEPORTATION.**
- 3 (2) IN THE EVENT THAT THE INMATE IS NOT DEPORTED, THE 4 COMMISSION SHALL:
- 5 (I) EXECUTE THE WARRANT;
- 6 (II) EFFECT THE RETURN OF THE INMATE TO THE CUSTODY 7 OF THE DEPARTMENT; AND
- 8 (III) WITHIN 60 DAYS AFTER THE RETURN, PROVIDED THAT
- 9 THE MINIMUM PERIOD OF IMPRISONMENT TO WHICH THE INMATE HAD BEEN
- 10 SENTENCED HAS BEEN SERVED, PERSONALLY INTERVIEW THE INMATE TO
- 11 DETERMINE WHETHER THE INMATE SHOULD BE PAROLED IN ACCORDANCE
- 12 WITH THE PROVISIONS OF THIS SUBTITLE.
- 13 (D) (1) THE RETURN OF A PERSON WHO IS GRANTED PAROLE IN
- 14 ACCORDANCE WITH THIS SECTION TO THE DEPARTMENT SHALL NOT BE
- 15 DEEMED TO BE A PAROLE DELINQUENCY AND THE TIME SPENT IN THE CUSTODY
- 16 OF THE UNITED STATES IMMIGRATION AND NATURALIZATION SERVICE SHALL
- 17 BE CREDITED AGAINST THE TERM OF THE SENTENCE IN ACCORDANCE WITH §
- 18 **7–301 OF THIS SUBTITLE.**
- 19 (2) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, AN
- 20 INMATE GRANTED PAROLE IN ACCORDANCE WITH THIS SECTION WHO IS
- 21 SUBSEQUENTLY COMMITTED TO THE CUSTODY OF THE DEPARTMENT FOR A
- 22 FELONY OFFENSE COMMITTED AFTER RELEASE UNDER THIS SECTION SHALL
- 23 SERVE THE REMAINDER OF THE SENTENCE ORIGINALLY IMPOSED AND MAY NOT
- 24 RECEIVE CREDIT FOR TIME BETWEEN RELEASE FROM THE CUSTODY OF THE
- 25 DEPARTMENT AND THE DATE OF THE REVOCATION OF PAROLE CAUSED BY THE
- 26 NEW OFFENSE.
- 27 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 28 October 1, 2008.