SENATE BILL No. 188

DIGEST OF INTRODUCED BILL

Citations Affected: IC 35-50-6-1.

Synopsis: Parole. Specifies that a person placed on parole following a term of imprisonment that includes a sentence for a crime of violence may be released on parole for not more than 24 months. Provides that time served while confined to a prison or jail does not count toward time served on parole.

Effective: July 1, 2022.

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January 6, 2022, read first time and referred to Committee on Corrections and Criminal Law.



Second Regular Session of the 122nd General Assembly (2022)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2021 Regular Session of the General Assembly.

SENATE BILL No. 188

A BILL FOR AN ACT to amend the Indiana Code concerning criminal law and procedure.

Be it enacted by the General Assembly of the State of Indiana:

1 2	SECTION 1. IC 35-50-6-1, AS AMENDED BY P.L.105-2010, SECTION 15, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2022]: Sec. 1. (a) Except as provided in subsection (d) or (e).
4	when a person imprisoned for a felony completes the person's fixed
5	term of imprisonment, less the credit time the person has earned with
6	respect to that term, the person shall be:
7	(1) released on parole for not more than twenty-four (24) months,
8	as determined by the parole board, unless:
9	(A) the person is being placed on parole for the first time;
0	(B) the person is not being placed on parole for a conviction
1	for following a term of imprisonment that includes a
2	sentence imposed for a crime of violence (as defined in
3	IC 35-50-1-2);
4	(C) the person is not a sex offender (as defined in
5	IC 11-8-8-4.5); and
6	(D) in the six (6) months before being placed on parole, the
7	person has not violated a rule of the department of correction



I	or a rule of the penal facility in which the person is
2	imprisoned;
3	(2) discharged upon a finding by the committing court that the
4	person was assigned to a community transition program and may
5	be discharged without the requirement of parole; or
6	(3) released to the committing court if the sentence included a
7	period of probation.
8	A person described in subdivision (1) shall be released on parole for
9	not more than twelve (12) months, as determined by the parole board.
10	(b) This subsection does not apply to a person described in
11	subsection (d), (e), or (f). A person released on parole remains on
12	parole from the date of release until the person's fixed term expires,
13	unless the person's parole is revoked or the person is discharged from
14	that term by the parole board. In any event, if the person's parole is not
15	revoked, the parole board shall discharge the person after the period set
16	under subsection (a) or the expiration of the person's fixed term,
17	whichever is shorter.
18	(c) A person whose parole is revoked shall be imprisoned for all or
19	part of the remainder of the person's fixed term. However, the person
20	shall again be released on parole when the person completes that
21	remainder, less the credit time the person has earned since the
22	revocation. The parole board may reinstate the person on parole at any
23	time after the revocation.
24	(d) This subsection does not apply to a person who is a sexually
25	violent predator under IC 35-38-1-7.5. When a sex offender (as defined
26	in IC 11-8-8-4.5) completes the sex offender's fixed term of
27	imprisonment, less credit time earned with respect to that term, the sex
28	offender shall be placed on parole for not more than ten (10) years.
29	(e) This subsection applies to a person who:
30	(1) is a sexually violent predator under IC 35-38-1-7.5;
31	(2) has been convicted of murder (IC 35-42-1-1); or
32	(3) has been convicted of voluntary manslaughter (IC 35-42-1-3).
33	When a person described in this subsection completes the person's
34	fixed term of imprisonment, less credit time earned with respect to that
35	term, the person shall be placed on parole for the remainder of the
36	person's life.
37	(f) This subsection applies to a parolee in another jurisdiction who
38	is a person described in subsection (e) and whose parole supervision is
39	transferred to Indiana from another jurisdiction. In accordance with
10	IC 11-13-4-1(2) (Interstate Compact for Out-of-State Probationers and
11	Parolees) and rules adopted under Article VII (d)(8) of the Interstate
12	Compact for Adult Offender Supervision (IC 11-13-4.5), a parolee who



1	is a person described in subsection (e) and whose parole supervision is
2	transferred to Indiana is subject to the same conditions of parole as a
3	person described in subsection (e) who was convicted in Indiana,
4	including:
5	(1) lifetime parole (as described in subsection (e)); and
6	(2) the requirement that the person wear a monitoring device (as
7	described in IC 35-38-2.5-3) that can transmit information
8	twenty-four (24) hours each day regarding a person's precise
9	location, if applicable.
10	(g) If a person being supervised on lifetime parole as described in
11	subsection (e) is also required to be supervised by a court, a probation
12	department, a community corrections program, a community transition
13	program, or another similar program upon the person's release from
14	imprisonment, the parole board may:
15	(1) supervise the person while the person is being supervised by
16	the other supervising agency; or
17	(2) permit the other supervising agency to exercise all or part of
18	the parole board's supervisory responsibility during the period in
19	which the other supervising agency is required to supervise the
20	person, if supervision by the other supervising agency will be, in
21	the opinion of the parole board:
22	(A) at least as stringent; and
23	(B) at least as effective;
24	as supervision by the parole board.
25	(h) The parole board is not required to supervise a person on
26	lifetime parole during any period in which the person is imprisoned.
27	However, upon the person's release from imprisonment, the parole
28	board shall recommence its supervision of a person on lifetime parole.
29	(i) If a court orders the parole board to place a sexually violent
30	predator whose sentence does not include a commitment to the
31	department of correction on lifetime parole under IC 35-38-1-29, the
32	parole board shall place the sexually violent predator on lifetime parole
33	and supervise the person in the same manner in which the parole board
34	supervises a sexually violent predator on lifetime parole whose
35	sentence includes a commitment to the department of correction.
36	(j) Time served while confined to a jail or prison does not count



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toward time served on parole.