# **Second Regular Session Seventy-fourth General Assembly** STATE OF COLORADO

#### REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 24-1118.01 Anna Petrini x5497

**HOUSE BILL 24-1433** 

#### **HOUSE SPONSORSHIP**

Clifford, Amabile, Epps, Froelich, Herod, Lieder, Lindsay, Mabrey, Mauro, Ortiz, Ricks, Rutinel, Vigil

### SENATE SPONSORSHIP

Gonzales,

H	01	use	<b>Committees</b>

#### **Senate Committees**

Judiciary

101

102

103

104

# A BILL FOR AN ACT CONCERNING REMOVING THE GOVERNOR'S APPROVAL REQUIREMENT IN EARLY PAROLE DECISIONS FOR PARTICIPANTS IN A SPECIALIZED PROGRAM FOR OFFENDERS WHO COMMITTED AN OFFENSE WHEN UNDER TWENTY-ONE YEARS OF AGE.

## **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

Current law creates a specialized program (program) for offenders who were sentenced to an adult prison for certain felony offenses committed while the offender was under 21 years of age. Current law permits an offender who successfully completes the program to apply to

Reading Unamended April 25, 2024

the governor for early parole, which the governor may grant under certain conditions. Current law requires the state board of parole to review the application, conduct a hearing, and make a recommendation to the governor concerning whether early parole should be granted. The bill removes the requirement for the governor's approval of an early parole application by an offender who completes the program and instead gives the parole board the authority to grant early parole.

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

**SECTION 1.** In Colorado Revised Statutes, 17-22.5-403, **amend** (4.5)(b); and **repeal** (4.5)(a) as follows:

17-22.5-403. Parole eligibility. (4.5) (a) After considering any relevant evidence presented by any person or agency and considering the presumptions set forth in section 17-34-102 (8), the governor may grant early parole to an offender to whom subsection (1) or (2.5) of this section applies when the offender successfully completes the specialized program described in section 17-34-102 if, in the governor's opinion, extraordinary mitigating circumstances exist and the offender's release from institutional custody is compatible with the safety and welfare of society.

(b) When an offender applies for early parole pursuant to paragraph (a) of this subsection (4.5) after having successfully completed the specialized program described in section 17-34-102, the offender shall make his or her THE OFFENDER'S application to the governor's office with notice and a copy of the application sent to the state board of parole created in section 17-2-201. The state board of parole shall review the offender's application and all supporting documents and schedule a hearing if the board considers making a recommendation for GRANTING early parole, at which hearing any victim must have the opportunity to be heard, pursuant to section 24-4.1-302.5 (1)(j). C.R.S. Not later than ninety days after receipt of a copy of an offender's application for early parole,

-2-

the state board of parole, after considering ANY RELEVANT EVIDENCE PRESENTED BY ANY PERSON OR AGENCY AND AFTER CONSIDERING the presumptions set forth in section 17-34-102 (8), shall make a recommendation to the governor concerning DECISION whether OR NOT TO GRANT early parole should be granted to the offender.

**SECTION 2.** In Colorado Revised Statutes, 17-22.5-403.7, **amend** (2) and (6)(a) as follows:

offender convicted as adult - definition. (2) After considering any relevant evidence presented by any person or agency and considering the presumptions set forth in section 17-34-102 (8), the governor STATE BOARD OF PAROLE may grant parole to an inmate prior to the inmate's parole eligibility date if, in the governor's opinion OF THE STATE BOARD OF PAROLE, extraordinary mitigating circumstances exist and the inmate's release from institutional custody is compatible with the safety and welfare of society. However, nothing in this section grants the governor STATE BOARD OF PAROLE the authority to grant early parole pursuant to the provisions of this section to an inmate serving a sentence of life without the possibility of parole.

(6) (a) When an offender applies for early parole pursuant to this section after having successfully completed the specialized program described in section 17-34-102, the offender shall make his or her THE OFFENDER'S application to the governor's office with notice and a copy of the application sent to the state board of parole created in section 17-2-201. The state board of parole shall review the offender's application and all supporting documents and schedule a hearing if the board considers making a recommendation for GRANTING early parole, at which

-3-

1	hearing any victim must have the opportunity to be heard, pursuant to
2	section 24-4.1-302.5 (1)(j). C.R.S. Not later than ninety days after receipt
3	of a copy of an offender's application for early parole, the state board of
4	parole, after considering ANY RELEVANT EVIDENCE PRESENTED BY ANY
5	PERSON OR AGENCY AND AFTER CONSIDERING the presumptions set forth
6	in section 17-34-102 (8), shall make a recommendation to the governor
7	concerning DECISION whether OR NOT TO GRANT early parole should be
8	granted to the offender.
9	SECTION 3. In Colorado Revised Statutes, 17-34-102, amend
10	(9) introductory portion and (9)(j) as follows:
11	17-34-102. Specialized program for juveniles and young adults
12	convicted as adults and young adults convicted under twenty-one
13	years of age - report - definition. (9) On and after January 1, 2018,
14	during its annual presentation before the joint judiciary committee of the
15	general assembly, or any successor joint committee, pursuant to section
16	2-7-203, <del>C.R.S.,</del> the department shall include a status report regarding the
17	progress and outcomes of the specialized program developed and
18	implemented by the department pursuant to this section during the
19	preceding year. The report, at a minimum, shall MUST include:
20	(j) The number of specialized program participants who were
21	granted early parole by the governor PAROLE BOARD.
22	SECTION 4. Safety clause. The general assembly finds,
23	determines, and declares that this act is necessary for the immediate
24	preservation of the public peace, health, or safety or for appropriations for
25	the support and maintenance of the departments of the state and state

26

institutions.

-4- 1433