

SENATE BILL No. 194

January 26, 1993, Introduced by Senators BOUCHARD and WELBORN and referred to the Committee on Judiciary.

A bill to amend section 36 of Act No. 232 of the Public Acts of 1953, entitled as amended

"An act to revise, consolidate, and codify the laws relating to probationers and probation officers, to pardons, reprieves, commutations, and paroles, to the administration of correctional institutions, correctional farms, and probation recovery camps, to prisoner labor and correctional industries, and the supervision and inspection of local jails and houses of correction; to provide for the siting of correctional facilities; to create a state department of corrections, and to prescribe its powers and duties; to provide for the transfer to and vesting in said department of powers and duties vested by law in certain other state boards, commissions, and officers, and to abolish certain boards, commissions, and offices the powers and duties of which are hereby transferred; to prescribe the powers and duties of certain other state departments and agencies; to provide for the creation of a local lockup advisory board; to prescribe penalties for the violation of the provisions of this act; to repeal certain parts of this act on specific dates; and to repeal all acts and parts of acts inconsistent with the provisions of this act,"

as amended by Act No. 185 of the Public Acts of 1989, being section 791.236 of the Michigan Compiled Laws.

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THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Section 1. Section 36 of Act No. 232 of the Public Acts of
- 2 1953, as amended by Act No. 185 of the Public Acts of 1989, being
- 3 section 791.236 of the Michigan Compiled Laws, is amended to read
- 4 as follows:
- 5 Sec. 36. (1) All paroles shall be ordered by the parole
- 6 board and shall be signed by the chairperson. Written notice of
- 7 the order shall be given to the sheriff or other police officer
- 8 of the municipality or county in which the prisoner was con-
- 9 victed, and to the sheriff or other local police officer of the
- 10 municipality or county to which the paroled prisoner is sent.
- 11 (2) An order of parole may be amended or rescinded at the
- 12 discretion of the parole board for cause. IF A PAROLED PRISONER
- 13 WHO IS REQUIRED TO REGISTER PURSUANT TO THE SEX OFFENDERS REGIS-
- 14 TRATION ACT VIOLATES THAT ACT, THE PAROLE BOARD SHALL RESCIND THE
- 15 PAROLE. A parole shall not be rescinded unless an interview is
- 16 conducted by 1 member of the parole board. The purpose of the
- 17 interview shall be IS to consider and act upon information
- 18 received by the board -subsequent to- AFTER the original parole
- 19 release decision. A rescission interview shall be conducted
- 20 within 45 days of receipt of AFTER RECEIVING the new
- 21 information. At least 10 days before the interview, the parolee
- 22 shall receive a copy or summary of the new evidence -which THAT
- 23 is the basis for the interview. An amendment to a parole order
- 24 shall be in writing and -shall not be IS NOT effective until
- 25 notice of the amendment is given to the parolee.

- 1 (3) When an order for parole is issued, the order shall
- 2 contain the conditions of the parole and shall specifically
- 3 provide proper means of supervision of the paroled prisoner in
- 4 accordance with the rules of the bureau of field services.
- 5 (4) The order of parole shall contain a condition to pay
- 6 restitution to, or perform services for, the victim of the
- 7 prisoner's crime or the victim's estate if the prisoner has been
- 8 sentenced to make restitution pursuant to the crime victim's
- 9 rights act, Act No. 87 of the Public Acts of 1985, being sections
- 10 780.751 to 780.834 of the Michigan Compiled Laws, or chapter IX
- 11 of the code of criminal procedure, Act No. 175 of the Public Acts
- 12 of 1927, being sections 769.1 to 769.28 of the Michigan Compiled
- 13 Laws.
- 14 (5) The order of parole shall contain a condition requiring
- 15 the parolee to pay a parole oversight fee or perform community
- 16 service, as prescribed in section 36a. IF A PAROLEE IS REQUIRED
- L7 TO REGISTER PURSUANT TO THE SEX OFFENDERS REGISTRATION ACT, THE
- 18 PAROLE BOARD SHALL EXPLAIN THAT DUTY TO THE PAROLEE. THE PAROLE
- 19 BOARD SHALL REQUIRE THE PAROLEE TO READ AND SIGN A FORM STATING
- 20 THAT THE DUTY TO REGISTER HAS BEEN EXPLAINED TO THE PAROLEE. THE
- 21 PAROLE BOARD SHALL OBTAIN THE ADDRESS WHERE THE PAROLEE EXPECTS
- 22 TO RESIDE WHEN RELEASED ON PAROLE. THE PAROLE BOARD SHALL GIVE 1
- 23 COPY OF THE FORM TO THE PAROLEE AND SHALL FORWARD 2 COPIES OF THE
- 24 FORM AND REPORT THE PAROLEE'S ADDRESS TO THE DEPARTMENT OF STATE
- 25 POLICE WITHIN 3 DAYS. THE DEPARTMENT OF STATE POLICE SHALL FOR-
- 26 WARD 1 COPY OF THE FORM AND REPORT THE PAROLEE'S ADDRESS TO THE

- 1 LAW ENFORCEMENT AGENCY WITH WHOM THE PAROLEE IS REQUIRED TO
- 2 REGISTER PURSUANT TO THE SEX OFFENDERS REGISTRATION ACT.
- 3 (6) THE DEPARTMENT OF STATE POLICE SHALL DEVELOP FORMS SUIT-
- 4 ABLE FOR USE UNDER SUBSECTION (5) AND SHALL MAKE THE FORMS AVAIL-
- 5 ABLE TO THE PAROLE BOARD.
- 6 Section 2. This amendatory act shall not take effect unless
- 7 Senate Bill No. 192
- of the 87th Legislature is enacted into law.