

## SENATE BILL No. 679

June 3, 1993, Introduced by Senator VAN REGENMORTER and referred to the Committee on Judiciary.

A bill to amend section 34 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. 181 of the Public Acts of 1992, being section 791.234 of the Michigan Compiled Laws.

00183'93 c JOJ

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Section 1. Section 34 of Act No. 232 of the Public Acts of
- 2 1953, as amended by Act No. 181 of the Public Acts of 1992, being
- 3 section 791.234 of the Michigan Compiled Laws, is amended to read
- 4 as follows:
- 5 Sec. 34. (1) Except as provided in section 34a, a prisoner
- 6 sentenced to an indeterminate sentence and confined in a state
- 7 correctional facility with a minimum in terms of years -shall-be-
- 8 IS subject to the jurisdiction of the parole board when the pris-
- 9 oner has served a period of time equal to the minimum sentence
- 10 imposed by the court for the crime of which he or she was con-
- 11 victed, less good time and disciplinary credits, if applicable.
- 12 (2) If a prisoner is sentenced for consecutive terms,
- 13 whether received at the same time or at any time during the life
- 14 of the original sentence, the parole board shall have jurisdic-
- 15 tion over the prisoner for purposes of parole when the prisoner
- 16 has served the total time of the added minimum terms, less the
- 17 good time and disciplinary credit allowed by statute. The maxi-
- 18 mum terms of the sentences shall be added to compute the new max-
- 19 imum term under this subsection, and discharge shall be issued
- 20 only after the total of the maximum sentences has been served
- 21 less good time and disciplinary credits, unless the prisoner is
- 22 paroled and discharged upon satisfactory completion of the
- 23 parole.
- 24 (3) If a prisoner has 1 or more consecutive terms remaining
- 25 to serve in addition to the term he or she is serving, the parole
- 26 board may terminate the sentence the prisoner is presently

- 1 serving at any time after the minimum term of the sentence has
  2 been served.
- 3 (4) A prisoner -under sentence SENTENCED TO IMPRISONMENT
- 4 for life or for a term of years, other than a prisoner sentenced
- 5 -for life TO IMPRISONMENT for murder in the first degree or sen-
- 6 tenced for life or for a minimum term of imprisonment for a major
- 7 controlled substance offense, who has served 10 calendar years of
- 8 the sentence in the case of a prisoner sentenced for a crime com-
- 9 mitted before October 1, 1992, or who has served 15 calendar
- 10 years of the sentence in the case of a prisoner sentenced for a
- 11 crime committed on or after October 1, 1992, is subject to the
- 12 jurisdiction of the parole board and may be released on parole by
- 13 the parole board, subject to the following conditions:
- (a) One member of the parole board shall interview the pris-
- 15 oner at the conclusion of 10 calendar years of the sentence and
- 16 every 5 years thereafter until such time as the prisoner is
- 17 paroled, discharged, or deceased. The interview schedule pre-
- 18 scribed in this subdivision applies to all prisoners to whom this
- 19 subsection is applicable, whether sentenced before, on, or after
- 20 the effective date of the 1992 amendatory act that amended this
- 21 subdivision.
- (b) A parole shall not be granted a prisoner so sentenced
- 23 until after a public hearing held in the manner prescribed for
- 24 pardons and commutations in -sections SECTION 44(d) to (f) and
- 25 SECTION 45. Notice of the public hearing shall be given to the
- 26 sentencing judge, or the judge's successor in office, and parole
- 27 shall not be granted if the sentencing judge, or the judge's

- 1 successor in office, files written objections to the granting of
- 2 the parole within 30 days -of receipt of AFTER RECEIVING the
- 3 notice of hearing. The written objections shall be made part of
- 4 the prisoner's file.
- (c) A parole granted under this subsection shall be for a
- 6 period of not less than 4 years and subject to the usual rules
- 7 pertaining to paroles granted by the parole board. A parole
- 8 ordered under this subsection shall not become valid until the
- 9 transcript of the record is filed with the attorney general whose
- 10 certification of receipt of the transcript shall be returnable to
- 11 the office of the parole board within 5 days. Except for medical
- 12 records protected under section 2157 of the revised judicature
- 13 act of 1961, Act No. 236 of the Public Acts of 1961, being sec-
- 14 tion 600.2157 of the Michigan Compiled Laws, the file of a pris-
- 15 oner granted a parole under this subsection shall be a public
- 16 record.
- (d) A parole shall not be granted under this subsection in
- 18 the case of a prisoner who is otherwise prohibited by law from
- 19 parole consideration. In such cases the interview procedures in
- 20 section 44 shall be followed.
- 21 (5) Except as provided in section 34a, a prisoner's release
- 22 on parole -shall be IS discretionary with the parole board. The
- 23 action of the parole board in granting or denying a parole -shall
- 24 be IS appealable by the prisoner, the prosecutor of the county
- 25 from which the prisoner was committed, or the victim of the crime
- 26 for which the prisoner was convicted. The appeal -shall be IS
- 27 to the circuit court by leave of the court.

- Section 2. This amendatory act shall not take effect unless all of the following bills of the 87th Legislature are enacted into law:
- (a) Senate Bill No. 677.

5

6 (b) Senate Bill No. 678.

7