House

Florida Senate - 2017 Bill No. CS for CS for HB 1201



LEGISLATIVE ACTION .

Senate

Floor: WD/3R 04/27/2017 10:40 AM

Senator Bracy moved the following:

Senate Amendment (with title amendment)

Between lines 385 and 386

insert:

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Section 7. Section 947.149, Florida Statutes, is amended to read:

947.149 Conditional medical release.-

(1) The commission shall, in conjunction with the department, establish the conditional medical release program. 10 An inmate is eligible for supervised consideration for release under the conditional medical release program when the inmate,

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12 because of an existing medical or physical condition, is 13 determined by the department to be within one of the following 14 designations:

(a) "Inmate with a debilitating illness," which means an inmate who is determined to be suffering from a significant and permanent nonterminal condition, disease, or syndrome that has rendered the inmate so physically or cognitively debilitated or incapacitated as to create a reasonable probability that he or she does not present any danger to society. He or she must have served at least 50 percent of his or her sentence.

(b) (a) "Permanently incapacitated inmate," which means an inmate who has a condition caused by injury, disease, or illness which, to a reasonable degree of medical certainty, renders the inmate permanently and irreversibly physically incapacitated to the extent that the inmate does not constitute a danger to herself or himself or others.

(c) (b) "Terminally ill inmate," which means an inmate who has a condition caused by injury, disease, or illness which, to a reasonable degree of medical certainty, renders the inmate terminally ill to the extent that there can be no recovery and death is imminent, so that the inmate does not constitute a danger to herself or himself or others.

(2) To be eligible, an inmate must also be determined by the department to meet all of the following criteria:

(a) Has been convicted of a felony.

(b) Has no current or prior conviction for a capital or first degree felony, for a sexual offense, or for an offense involving a child.

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(c) Has not received a disciplinary report within the

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41 previous 6 months.

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(d) Has never received a disciplinary report for a violent act.

(e) Has renounced any gang affiliation.

(3) (2) Notwithstanding any provision to the contrary, any person determined eligible under this section and sentenced to the custody of the department <u>shall may</u>, upon referral by the department <u>and verification of eligibility by commission</u>, be <u>placed on considered for</u> conditional medical release by the commission, in addition to any parole consideration for which the inmate may be considered, except that conditional medical release is not authorized for an inmate who is under sentence of death.

(4) No inmate has a right to conditional medical release or to a medical evaluation to determine eligibility for such release.

(5) (a) (3) The commission has the authority and whether or not to grant conditional medical release and establish additional conditions of conditional medical release rests solely within the discretion of the commission, in accordance with the provisions of this section, together with the authority to approve the release plan proposed by the department to include necessary medical care and attention.

(b) The department shall identify inmates who may be eligible for conditional medical release based upon available medical information and shall refer them to the commission <u>if</u> <u>they are eligible under this section</u> for consideration. In considering an inmate for conditional medical release, the commission may require that additional medical evidence be Florida Senate - 2017 Bill No. CS for CS for HB 1201

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70	produced or that additional medical examinations be conducted,
71	and may require such other investigations to be made as may be
72	warranted.
73	(c) The referral by the department to the commission must
74	include the following information:
75	1. Proposed conditional medical release plan.
76	2. Any relevant medical history, including current medical
77	prognosis.
78	3. Prison experience and criminal history. The criminal
79	history must include all of the following:
80	a. A claim of innocence, if any.
81	b. The degree to which the inmate accepts responsibility
82	for his or her acts leading to the conviction of the crime.
83	c. How any claim of responsibility has affected the
84	inmate's feelings of remorse.
85	4. Any history of substance abuse and mental health issues.
86	5. Any disciplinary action taken against the inmate while
87	<u>in prison.</u>
88	6. Any participation in prison work and other prison
89	programs.
90	7. Any other information deemed necessary by the
91	department.
92	(d) In verifying eligibility of an inmate for conditional
93	medical release, the commission shall review the information
94	provided by the department.
95	(e) The commission must finish its verification of the
96	eligibility of an inmate within 60 days after the department
97	refers the inmate for conditional medical release.
98	(6)(4) The conditional medical release term of an inmate

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99 released on conditional medical release is for the remainder of 100 the inmate's sentence, without diminution of sentence for good 101 behavior. Supervision of the medical releasee must include 102 periodic medical evaluations at intervals <u>included in the</u> 103 <u>recommended release plan and approved determined</u> by the 104 commission at the time of release. <u>Supervision may also include</u> 105 electronic monitoring.

106 (7) (a) (5) (a) If it is discovered during the conditional 107 medical release that the medical or physical condition of the 108 medical releasee has improved to the extent that she or he would 109 no longer be eligible for conditional medical release under this 110 section, the commission may order that the releasee be returned 111 to the custody of the department for a conditional medical 112 release revocation hearing, in accordance with s. 947.141. If 113 conditional medical release is revoked due to improvement in the medical or physical condition of the releasee, she or he shall 114 serve the balance of her or his sentence with credit for the 115 116 time served on conditional medical release and without 117 forfeiture of any gain-time accrued prior to conditional medical 118 release. If the person whose conditional medical release is 119 revoked due to an improvement in medical or physical condition 120 would otherwise be eligible for parole or any other release 121 program, the person may be considered for such release program 122 pursuant to law.

(b) In addition to revocation of conditional medical release pursuant to paragraph (a), conditional medical release may also be revoked for violation of any condition of the release established by the commission, in accordance with s. 947.141, and the releasee's gain-time may be forfeited pursuant

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128	to s. 944.28(1).
129	(8) (6) The department and the commission shall adopt rules
130	as necessary to implement the conditional medical release
131	program.
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133	========== T I T L E A M E N D M E N T =================================
134	And the title is amended as follows:
135	Delete line 37
136	and insert:
137	releasees; amending s. 947.149, F.S.; defining the
138	term "inmate with a debilitating illness"; expanding
139	eligibility for conditional medical release to include
140	inmates with debilitating illnesses; providing
141	criteria for eligibility; requiring the department to
142	refer an eligible inmate for release; requiring the
143	Commission on Offender Review to verify the referral;
144	requiring that the department's referral for release
145	include certain documents; amending s. 958.11, F.S.;
146	deleting a

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