## STATE OF NEW YORK

5320

2019-2020 Regular Sessions

## IN SENATE

April 25, 2019

Introduced by Sen. ANTONACCI -- read twice and ordered printed, and when printed to be committed to the Committee on Crime Victims, Crime and Correction

AN ACT to amend the executive law, in relation to requiring unanimous agreement by the parole board to release an inmate on parole

## The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. Subparagraph (i) of paragraph (a) of subdivision 2 of 2 section 259-i of the executive law, as amended by section 38-f-1 of 3 subpart A of part C of chapter 62 of the laws of 2011, is amended to 4 read as follows:

5 (i) Except as provided in subparagraph (ii) of this paragraph, at least one month prior to the date on which an inmate may be paroled б 7 pursuant to subdivision one of section 70.40 of the penal law, a member 8 or members as determined by the rules of the board shall personally 9 interview such inmate and determine whether he or she should be paroled 10 in accordance with the guidelines adopted pursuant to subdivision four section two hundred fifty-nine-c of this article. Such determination 11 of 12 to parole such inmate shall be unanimous by agreement of the board. If 13 parole is not granted upon such review, the inmate shall be informed in 14 writing within two weeks of such appearance of the factors and reasons for such denial of parole. Such reasons shall be given in detail and not 15 in conclusory terms. The board shall specify a date not more than twen-16 ty-four months from such determination for reconsideration, and the 17 procedures to be followed upon reconsideration shall be the same. If the 18 inmate is released, he or she shall be given a copy of the conditions of 19 20 parole. Such conditions shall where appropriate, include a requirement 21 that the parolee comply with any restitution order, mandatory surcharge, 22 sex offender registration fee and DNA databank fee previously imposed by 23 a court of competent jurisdiction that applies to the parolee. The 24 conditions shall indicate which restitution collection agency estab-

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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1 lished under subdivision eight of section 420.10 of the criminal proce-2 dure law, shall be responsible for collection of restitution, mandatory 3 surcharge, sex offender registration fees and DNA databank fees as 4 provided for in section 60.35 of the penal law and section eighteen 5 hundred nine of the vehicle and traffic law.

6 § 2. Paragraph (a) of subdivision 2 of section 259-i of the executive 7 law, as amended by section 38-f-2 of subpart A of part C of chapter 62 8 of the laws of 2011, is amended to read as follows:

9 (a) At least one month prior to the expiration of the minimum period 10 or periods of imprisonment fixed by the court or board, a member or members as determined by the rules of the board shall personally inter-11 view an inmate serving an indeterminate sentence and determine whether 12 13 he or she should be paroled at the expiration of the minimum period or 14 periods in accordance with the procedures adopted pursuant to subdivi-15 sion four of section two hundred fifty-nine-c of this article. Such 16 determination to parole such inmate shall be unanimous by agreement of the board. If parole is not granted upon such review, the inmate shall 17 be informed in writing within two weeks of such appearance of the 18 factors and reasons for such denial of parole. Such reasons shall be 19 20 given in detail and not in conclusory terms. The board shall specify a 21 date not more than twenty-four months from such determination for reconsideration, and the procedures to be followed upon reconsideration shall 22 23 be the same. If the inmate is released, he or she shall be given a copy 24 the conditions of parole. Such conditions shall where appropriate, of 25 include a requirement that the parolee comply with any restitution order 26 and mandatory surcharge previously imposed by a court of competent 27 jurisdiction that applies to the parolee. The conditions shall indicate 28 which restitution collection agency established under subdivision eight 29 of section 420.10 of the criminal procedure law, shall be responsible 30 for collection of restitution and mandatory surcharge as provided for in 31 section 60.35 of the penal law and section eighteen hundred nine of the 32 vehicle and traffic law.

§ 3. This act shall take effect immediately, provided that the amendments to paragraph (a) of subdivision 2 of section 259-i of the executive law made by section one of this act shall be subject to the expiration and reversion of such paragraph pursuant to section 74 of chapter 3 of the laws of 1995, as amended, when upon such date the provisions of section two of this act shall take effect.