## GENERAL ASSEMBLY OF NORTH CAROLINA

### **SESSION 1991**

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HOUSE BILL 517\*

Short Title: Parole Changes.

(Public)

Sponsors: Representatives Barnes; H. Hunter, Jones, and Kerr.

Referred to: Judiciary I.

## April 1, 1991

#### A BILL TO BE ENTITLED

2 AN ACT TO AUTHORIZE THE PAROLE COMMISSION TO PAROLE CERTAIN 3 MISDEMEANANTS BUT CONTINUE TO SUPERVISE THEM FOR A PERIOD TO BE DETERMINED BY THE COMMISSION, TO GIVE PAROLE 4 5 VIOLATORS CREDIT FOR TIME SPENT SUCCESSFULLY IN THE COMMUNITY ON PAROLE, AND TO MAKE COMMUNITY SERVICE 6 PAROLE FLEXIBLE BY ALLOWING THE PAROLE COMMISSION TO 7 DETERMINE THE AMOUNT OF SERVICE AND TIME PERIOD FOR 8 9 SERVICE. 10 The General Assembly of North Carolina enacts: Section 1. G.S. 15A-1372(d) reads as rewritten: 11 12 Parole and Terminate. – The Parole Commission is authorized simultaneously "(d) to parole and terminate supervision of a prisoner when such prisoner has less than 180 13 days remaining on his maximum sentence, and when the Commission finds that such 14 action will not be incompatible with the public interest. When the Parole Commission 15 finds that such action will not be incompatible with the public interest, the Commission 16 is also authorized: 17 18 Simultaneously to parole and terminate supervision of a prisoner; or (1)To parole a prisoner on the condition that he be placed under house 19 (2)arrest; or 20 21 To parole a prisoner but continue to supervise the prisoner for a period (3)

22 <u>10 parole a prisoner out continue to supervise the prisoner for a period</u> 22 <u>to be determined by the Commission;</u>

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when the prisoner is imprisoned only for a misdemeanor, except those persons 2 convicted under G.S. 20-138.1 of driving while impaired or any offense involving 3 impaired driving." 4 Sec. 2. G.S. 15A-1373(d) reads as rewritten: 5 Effect of Violation. - If the parolee violates a condition at any time prior to "(d) 6 the expiration or termination of the period, the Commission may continue him on the 7 existing parole, with or without modifying the conditions, or, if continuation or 8 modification is not appropriate, may revoke the parole as provided in G.S. 15A-1376 9 and reimprison the parolee for a term consistent with the following requirements: 10 (1) The recommitment must be for the unserved portion of the maximum term of imprisonment imposed by the court under G.S. 15A-1351.- Unless the 11 12 parole violation consists of the commission of the same offense for which the parolee was originally imprisoned, the time the parolee was 13 14 at liberty on parole and in compliance with all terms and conditions of 15 that parole shall be credited on a day-for-day basis against the maximum term of imprisonment imposed by the court under G.S. 16 17 15A-1351, except that the parolee shall receive no credit for the last 18 six months of his parole. The prisoner must be given credit against the term of reimprisonment 19 (2)20 for all time spent in custody as a result of revocation proceedings 21 under G.S. 15A-1376. 22 (3)If the parole violation consists of the commission of the same offense 23 for which the parolee was originally imprisoned, the recommitment 24 must be for the unserved portion of the maximum term of imprisonment imposed by the court under G.S. 15A-1351." 25 Sec. 3. G.S. 15A-1371(h) reads as rewritten: 26 27 "(h) Community Service Parole. – Notwithstanding the provisions of any other subsection herein, certain prisoners specified herein shall be eligible for community 28 29 service parole, in the discretion of the Parole Commission. 30 Community service parole is early parole for the purpose of participation in a program of community service under the supervision of a probation/parole officer. A 31 parolee who is paroled under this subsection must perform as a condition of parole  $\frac{32}{32}$ 32 hours of community service in an amount and over a period of time to be determined by 33 the Parole Commission. The Parole Commission may grant early parole under this 34 35 section without requiring the performance of community service if it determines that 36 such performance is inappropriate to a particular case. for every month of his remaining 37 active sentence, until at least his minimum sentence (if he was sentenced prior to July 1, 1981), 38 or one-half of his sentence imposed under G.S. 15A-1340.4 has been completed by such 39 community service, at which time parole may be terminated. 40 The probation/parole officer and the community service coordinator shall develop a program of community service for the parolee. The parolee must as a condition of parole 41 complete at least 32 hours of community service per 30-day period. The community service 42 coordinator shall report any willful failure to perform community service work to the

43 probation/parole officer. Parole may be revoked for any parolee who willfully fails to 44

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1	perform community service work as directed by a community service coordinator. The
2	provisions of G.S. 15A-1376 shall apply to this violation of a condition of parole.
3	Community service parole eligibility shall be available to a prisoner:
4	(1) Who is serving an active sentence the term of which exceeds six
5	months; and
6	(2) Who, in the opinion of the Parole Commission, is unlikely to engage in
7	further criminal conduct; and
8	(3) Who agrees to complete service of his sentence as herein specified;
9	and
10	(4) Who has served one-half of his minimum sentence (if he was
11	sentenced prior to July 1, 1981), or one-fourth of a sentence imposed
12	under G.S. 15A-1340.4.
13	No prisoner convicted under Article 7A of Chapter 14 of a sex offense, under G.S.
14	14-39, 14-41, or 14-43.3, or under G.S. 90-95(h) of a drug trafficking offense
15	shall be eligible for community service parole.
16	In computing the service requirements of subdivision (4) of this subsection, credit
17	shall be given for good time and gain time credit earned pursuant to G.S. 148-13.
18	Nothing herein is intended to create or shall be construed to create a right or entitlement
19	to community service parole in any prisoner."
20	Sec. 4. G.S. 15A-1380.2(h) reads as rewritten:
21	"(h) Community Service Parole Notwithstanding the provisions of any other
22	subsection herein, certain prisoners specified herein shall be eligible for community
23	service parole, in the discretion of the Parole Commission.
24	Community service parole is early parole for the purpose of participation in a
25	program of community service under the supervision of a probation/parole officer. A
26	parolee who is paroled under this subsection must perform as a condition of parole $\frac{32}{32}$
27	hours of community service in an amount and over a period of time to be determined by
28	the Parole Commission. for every month of his remaining active sentence, until at least his
29	minimum sentence (if he was sentenced prior to July 1, 1981), or one-half of his sentence
30	imposed under G.S. 15A-1340.4 has been completed by such community service, at which time
31	parole may be terminated.
32	The probation/parole officer and the community service coordinator shall develop a
33	program of community service for the parolee. The parolee must as a condition of parole
34	complete at least 32 hours of community service per 30 day period. The community service
35	coordinator shall report any willful failure to perform community service work to the
36	probation/parole officer. Parole may be revoked for any parolee who willfully fails to
37	perform community service work as directed by a community service coordinator. The
38	provisions of G.S. 15A-1376 shall apply to this violation of a condition of parole.
39	Community service parole eligibility shall be available to a prisoner:
40	(1) Who is serving an active sentence the term of which exceeds six
41	months; and
42	(2) Who, in the opinion of the Parole Commission, is unlikely to engage in
43	further criminal conduct; and

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1	(3) Who agrees to complete service of his sentence as herein specified;
2	and
3	(4) Who has served one-half of his minimum sentence (if he was
4	sentenced prior to July 1, 1981), or one-fourth of a sentence imposed
5	under G.S. 15A-1340.4.
6	No prisoner convicted under Article 7A of Chapter 14 of a sex offense, under G.S.
7	14-39, 14-41, or 14-43.3, or under G.S. 90-95(h) of a drug trafficking offense
8	shall be eligible for community service parole.
9	In computing the service requirements of subdivision (4) of this subsection, credit
10	shall be given for good time and gain time credit earned pursuant to G.S. 148-13.
11	Nothing herein is intended to create or shall be construed to create a right or entitlement
12	to community service parole in any prisoner."
13	Sec. 5. This act is effective upon ratification.