LC001551

2023 -- S 0405

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2023

AN ACT

RELATING TO CRIMINAL PROCEDURE -- SENTENCE AND EXECUTION

Introduced By: Senators Kallman, Euer, McKenney, Murray, Quezada, DiMario, F. Lombardi, Burke, and Lauria Date Introduced: February 16, 2023

Referred To: Senate Judiciary

It is enacted by the General Assembly as follows:

- 1 SECTION 1. Section 12-19-2 of the General Laws in Chapter 12-19 entitled "Sentence and
- 2 Execution" is hereby amended to read as follows:
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12-19-2. Selection of method and amount or term of punishment.

4 (a) Whenever it is provided that any offense shall be punished by a fine or imprisonment, 5 the court imposing punishment may, in its discretion, select the kind of punishment to be imposed, 6 and, if the punishment is fine or imprisonment, its amount or term within the limits prescribed by 7 law; provided, if the punishment to be imposed is imprisonment, the sentence or sentences imposed 8 shall be reduced by the number of days spent in confinement while awaiting trial and while awaiting 9 sentencing; and provided, further, that in the case of a person sentenced to a life sentence, the time 10 at which he or she shall become eligible to apply for parole shall be reduced by the number of days 11 spent in confinement while awaiting trial and while awaiting sentencing; and any sentence or 12 sentences in effect at present, including the provision as to a life sentence as described in this 13 subsection may be reduced in like manner by the court which imposed the sentence upon 14 application by the person serving the sentence to the court.

(b) The court upon the sentencing of a first-time offender, excluding capital offense and sex offense involving minors, may in appropriate cases sentence the person to a term of imprisonment, and allow the person to continue in his or her usual occupation or education and shall order the person to be confined in a minimum security facility at the A.C.I. during his or her nonworking or study hours.

2 the defendant is the parent of a child or infant whose well-being will be negatively affected by the 3 parent's absence, and if so, shall consider the following circumstances in assessing the 4 appropriateness of any sentence imposed: 5 (1) That the parent is breastfeeding the child; 6 (2) The age of the child, with strong consideration given to avoiding disruption of the 7 caregiving of an infant, pre-school or school-age child by the parent; 8 (3) The role of the parent in the day-to-day educational and medical needs of the child; 9 (4) The relationship of the parent and child; 10 (5) Any special, medical, educational, or psychological needs of the child; and 11 (6) The role of the parent in the financial support of the child. 12 The court shall permit the defendant to present a family impact statement at sentencing 13 which the court shall consider prior to imposing any sentence. The impact statement may include 14 testimony from family and community members, written statements, videos and other 15 documentation. Unless the court finds that the parent poses a significant risk to the community that 16 outweighs the risk of harm to the defendant's child by the parent's removal from the family, the court shall impose a sentence of probation, a suspended sentence or home confinement if 17 18 determined necessary, which allows the parent to continue to care for their child or children. 19 (c)(d) The director of corrections or his or her designee may impose any conditions and 20 restrictions upon the release of persons sentenced under this section that he or she deems necessary. 21 (d)(e) The director of corrections may at any time, subject to the approval of the director, 22 recall a prisoner from release status if he or she believes or has reason to believe the peace, safety, 23 welfare, or security of the community may be endangered by the prisoner being under release status. 24 Any prisoner recalled under this subsection shall be presented to the next regularly scheduled 25 meeting of the classification board for its further consideration. 26 (e)(f) A prisoner authorized to work at paid employment in the community under this 27 section may be required to pay, and the director is authorized to collect, costs incident to the 28 prisoner's confinement as the director deems appropriate and reasonable. These collections shall 29 be deposited with the treasurer as a part of the general revenue of the state. 30 (f)(g) When a sentenced inmate's parole release date or completion of sentence falls on a 31 weekend or on a holiday, the department of corrections may release the inmate on the prior business 32 day.

(c) The court, in imposing a sentence upon any person, shall make a finding as to whether

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33 (g)(h) When a sentenced inmate is scheduled to be released from the custody of the 34 department of corrections to a community partner for residential treatment and/or to a facility to 1 maintain stable living conditions, and the inmate's release date or completion of sentence is 2 incompatible with the capacity, staffing, or scheduling capabilities of the community partner 3 facility, the department of corrections may release the inmate up to three (3) business days earlier 4 than the scheduled release date, provided the inmate transitions directly from the department of 5 corrections to the community partner facility.

6 SECTION 2. This act shall take effect upon passage.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

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1 This act would require the courts to consider the parental status of the defendant at the time 2 of sentencing and would allow the defendant to present a family impact statement, including 3 testimony, videos and documents relative to their parental status. Unless the court finds that the 4 parent poses a significant risk to the community that outweighs the harm of the parent's absence 5 from the child's life, it shall impose a sentence that does not include imprisonment. 6 This act would take effect upon passage.

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