California Department of Corrections and Rehabilitation





FOR INFORMATIONAL PURPOSES NOVEMBER 29, 2017

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Proposition 57 – Public Safety and Rehabilitation Act of 2016

Summary

Proposition 57 is a ballot measure that was overwhelmingly approved by voters in the November 2016 election (64% to 35%) to enhance public safety, to stop the revolving door of crime by emphasizing rehabilitation, and to prevent federal courts from releasing prisoners. It also will require judges, rather than prosecutors, to determine whether juveniles charged with certain crimes should be tried in juvenile or adult court. It establishes a parole consideration process for non-violent offenders who have served the full term for their primary criminal offense and who demonstrate that they should no longer be considered a current threat to public safety. It also gives inmates the opportunity to earn additional credits for good behavior and participation in rehabilitative, educational, and career training programs, so they are better prepared to succeed and less likely to commit new crimes when they re-enter our communities.

CDCR is currently under a Federal court-ordered prison population cap of 137.5 percent of design capacity. In order to stay below the cap, CDCR has used a variety of measures, including adding new bed and programming space and building the new California Health Care Facility in Stockton. Proposition 57 will help CDCR avoid unearned, court-ordered inmate releases and instead will require behavior and program participation as well as achievement and accountability.

Proposition 57 Regulations Update

On November 29, 2017 CDCR submitted a re-notice of the Proposition 57 regulations to the Office of Administrative Law (OAL). This continues the regulatory process and includes changes and updates to the emergency regulations that were originally approved by OAL on April 13, 2017.

With the re-notice to OAL, the public will have 15 days to comment on the revised regulations. After that time, CDCR will begin the process of finalizing the regulations for codification.

Read the Proposition 57 revised regulations, as well as responses to the top issues raised during the public comment period.

Juvenile Justice

Proposition 57 amended the law to require judges, rather than prosecutors, to determine whether juveniles charged with certain crimes should be tried in juvenile or adult court.

Non-Violent Offender Parole Consideration

Proposition 57 creates a process for non-violent offenders, as defined by the California Penal Code, who have served the full term for their primary offense to be considered for parole by the Board of Parole Hearings (BPH). This does not mean that inmates are automatically granted parole. The inmate's behavior will be reviewed and considered by BPH. The commissioners may find that inmate suitable for parole if they believe he or she does not pose a current threat to public safety.

For additional information regarding the Nonviolent Parole Process, <u>you can view the FAQs here</u>.

Credit Earning and Revocation

By giving inmates – a vast majority of whom will eventually return to our communities – incentives to improve their lives through education, career training and rehabilitation, we are giving them tools they need to succeed once they reenter society, and that will improve public safety.

Under the Proposition 57 regulations, inmates will be able to earn credits if they complete approved rehabilitative programs and activities. Credits will be applied prospectively with the exception of Educational Merit Credit, which will apply retrospectively if earned during the inmate's current term of incarceration. Condemned inmates and inmates sentenced to life without the possibility of parole will continue to be excluded from any credit-earning.

CDCR can revoke credits, with the exception of Educational Merit Credits, if an inmate violates prison rules. Inmates have the right to appeal any revocation of credit and the credits will be restored if the disciplinary action is reversed as a result of a successful administrative appeal or court action.

Good Conduct Credits (GCC)

- Inmates currently earn Good Conduct Credits if they comply with prison rules and perform duties as assigned.
- Proposition 57 increases the amount of Good Conduct Credits inmates can earn.

Milestone Completion Credits (MCC)

- Inmates can earn Milestone Completion Credits when they complete a specific education or career training program that has attendance and performance requirements.
- Proposition 57 increases the amount of time inmates can earn for Milestone Completion Credits from 6 weeks per year to 12 weeks.

Rehabilitative Achievement Credits (RAC)

- Inmates can earn Rehabilitative Achievement Credits when they
 participate in approved self-help groups or other activities which promote
 the rehabilitation or positive change in behavior of inmates.
- o Inmates can earn up to 4 weeks of credit per year.

Educational Merit Credits (EMC)

- o Inmates can earn Educational Merit Credits for successful completion while incarcerated, of a GED, high school diploma, college degree or alcohol and drug counselor certification.
- o A one-time credit is awarded for each level of educational achievement earned during the inmate's current term.

For additional information about credit earning opportunities, <u>you can view the FAQs here</u>.