NOTE: This bill has been prepared for the signatures of the appropriate legislative officers and the Governor. To determine whether the Governor has signed the bill or taken other action on it, please consult the legislative status sheet, the legislative history, or the Session Laws.



HOUSE BILL 18-1029

BY REPRESENTATIVE(S) Weissman, Arndt, Becker K., Buckner, Coleman, Esgar, Exum, Foote, Hamner, Hansen, Herod, Hooton, Jackson, Kennedy, Kraft-Tharp, Lebsock, Lee, Lontine, Melton, Michaelson Jenet, Pabon, Pettersen, Roberts, Rosenthal, Singer, Young, Duran; also SENATOR(S) Lundberg, Aguilar, Court, Crowder, Kagan, Kerr, Lambert, Martinez Humenik, Moreno, Neville T., Tate, Todd, Williams A.

CONCERNING LOWERING THE PERIOD OF MANDATORY PAROLE FROM FIVE YEARS TO THREE YEARS FOR CERTAIN FELONY OFFENSES.

Be it enacted by the General Assembly of the State of Colorado:

SECTION 1. In Colorado Revised Statutes, 18-1.3-401, **amend** (1)(a)(V) as follows:

18-1.3-401. Felonies classified - presumptive penalties. (1) (a) (V) (A) Except as otherwise provided in section 18-1.3-401.5 for offenses contained in article 18 of this title TITLE 18 committed on or after October 1, 2013, as to any person sentenced for a felony committed on or after July 1, 1993, AND BEFORE JULY 1, 2018, felonies are divided into six classes that are distinguished from one another by the following presumptive ranges of penalties that are authorized upon conviction:

Class	Minimum Sentence	Maximum Sentence	Mandatory Period of Parole
1	Life imprisonment	Death	None
2	Eight years imprisonment	Twenty-four years imprisonment	Five Years
3	Four years imprisonment	Twelve years imprisonment	Five years
4	Two years imprisonment	Six years imprisonment	Three years
5	One year imprisonment	Three years imprisonment	Two years
6	One year imprisonment	Eighteen months imprisonment	One year

(A.1) As to any person sentenced for a felony committed on or after July 1, 2018, felonies are divided into six classes that are distinguished from one another by the following presumptive ranges of penalties that are authorized upon conviction:

CLASS	MINIMUM SENTENCE	MAXIMUM SENTENCE	MANDATORY PERIOD OF PAROLE
1	LIFE IMPRISONMENT	DEATH	None
2	EIGHT YEARS IMPRISONMENT	TWENTY-FOUR YEARS IMPRISONMENT	FIVE YEARS IF THE OFFENSE IS A CRIME OF VIOLENCE AS DESCRIBED IN SECTION 18-1.3-406 (2) THREE YEARS IF THE OFFENSE IS NOT A CRIME OF VIOLENCE AS DESCRIBED IN SECTION
			18-1.3-406 (2)
3	FOUR YEARS IMPRISONMENT	TWELVE YEARS IMPRISONMENT	THREE YEARS
4	TWO YEARS	SIX YEARS	THREE YEARS

	IMPRISONMENT	IMPRISONMENT	
5	ONE YEAR	THREE YEARS	TWO YEARS
	IMPRISONMENT	IMPRISONMENT	
6	ONE YEAR	EIGHTEEN MONTHS	ONE YEAR
	IMPRISONMENT	IMPRISONMENT	

- (B) Any person who is paroled pursuant to section 17-22.5-403, C.R.S., or any person who is not paroled and is discharged pursuant to law, shall be subject to the mandatory period of parole established pursuant to sub-subparagraph (A) of this subparagraph (V) SUBSECTION (1)(a)(V)(A) OR SUBSECTION (1)(a)(V)(A.1) OF THIS SECTION. Such mandatory period of parole may not be waived by the offender or waived or suspended by the court and shall be subject to the provisions of section 17-22.5-403 (6), C.R.S., which permits the state board of parole to discharge the offender at any time during the term of parole upon a determination that the offender has been sufficiently rehabilitated and reintegrated into society and can no longer benefit from parole supervision.
- (C) Notwithstanding sub-subparagraph (A) of this subparagraph (V) SUBSECTION (1)(a)(V)(A) OR SUBSECTION (1)(a)(V)(A.1) OF THIS SECTION, the mandatory period of parole for a person convicted of a felony offense committed prior to July 1, 1996, pursuant to part 4 of article 3 of this title TITLE 18, or part 3 of article 6 of this title TITLE 18, shall be five years. Notwithstanding sub-subparagraph (A) of this subparagraph (V) SUBSECTION (1)(a)(V)(A) OR SUBSECTION (1)(a)(V)(A.1) OF THIS SECTION, and except as otherwise provided in sub-subparagraph (C.5) of this subparagraph (V) SUBSECTION (1)(a)(V)(C.5) OF THIS SECTION, the period of parole for a person convicted of a felony offense committed on or after July 1, 1996, but prior to July 1, 2002, pursuant to part 4 of article 3 of this title, or part 3 of article 6 of this title, shall be set by the state board of parole pursuant to section 17-2-201 (5)(a.5), C.R.S., but in no event shall the term of parole exceed the maximum sentence imposed upon the inmate by the court.
- (C.3) (Deleted by amendment, L. 2002, p. 124, § 1, effective March 26, 2002.)
- (C.5) Notwithstanding the provisions of sub-subparagraph (A) of this subparagraph (V) SUBSECTION (1)(a)(V)(A) OR SUBSECTION (1)(a)(V)(A.1) OF THIS SECTION, any person sentenced for a sex offense, as

defined in section 18-1.3-1003 (5), committed on or after November 1, 1998, shall be sentenced pursuant to the provisions of part 10 of this article ARTICLE 1.3.

- (C.7) Any person sentenced for a felony committed on or after July 1, 2002, involving unlawful sexual behavior, as defined in section 16-22-102 (9), C.R.S., or for a felony, committed on or after July 1, 2002, the underlying factual basis of which involved unlawful sexual behavior, and who is not subject to the provisions of part 10 of this article ARTICLE 1.3, shall be subject to the mandatory period of parole specified in sub-subparagraph (A) of this subparagraph (V) SUBSECTION (1)(a)(V)(A) OR SUBSECTION (1)(a)(V)(A.1) OF THIS SECTION.
- The mandatory period of parole imposed pursuant to (D) sub-subparagraph (A) of this subparagraph (V) SUBSECTION (1)(a)(V)(A) OR SUBSECTION (1)(a)(V)(A.1) OF THIS SECTION shall commence immediately upon the discharge of an offender from imprisonment in the custody of the department of corrections. If the offender has been granted release to parole supervision by the state board of parole, the offender shall be deemed to have discharged the offender's sentence to imprisonment provided for in sub-subparagraph (A) of this subparagraph (V) SUBSECTION (1)(a)(V)(A) OR SUBSECTION (1)(a)(V)(A.1) OF THIS SECTION in the same manner as if such sentence were discharged pursuant to law; except that the sentence to imprisonment for any person sentenced as a sex offender pursuant to part 10 of this article ARTICLE 1.3 shall not be deemed discharged on release of said person on parole. When an offender is released by the state board of parole or released because the offender's sentence was discharged pursuant to law, the mandatory period of parole shall be served by such offender. An offender sentenced for nonviolent felony offenses, as defined in section 17-22.5-405 (5), C.R.S., may receive earned time pursuant to section 17-22.5-405, C.R.S., while serving a mandatory parole period in accordance with this section, but not while such offender is reincarcerated after a revocation of the mandatory period of parole. An offender who is sentenced for a felony committed on or after July 1, 1993, and paroled on or after January 1, 2009, shall be eligible to receive any earned time while on parole or after reparole following a parole revocation. The offender shall not be eligible for earned time while the offender is reincarcerated after revocation of the mandatory period of parole pursuant to this subparagraph (V) SUBSECTION (1)(a)(V).

- (E) If an offender is sentenced consecutively for the commission of two or more felony offenses pursuant to sub-subparagraph (A) of this subparagraph (V) SUBSECTION (1)(a)(V)(A) OR SUBSECTION (1)(a)(V(A.1) OF THIS SECTION, the mandatory period of parole for such offender shall be the mandatory period of parole established for the highest class felony of which such offender has been convicted.
- **SECTION 2.** In Colorado Revised Statutes, 17-2-201, **amend** (5)(a.3)(I) and (5)(a.6) as follows:
- 17-2-201. State board of parole duties definitions. (5) (a.3) (I) Any person sentenced as a habitual criminal pursuant to section 18-1.3-801 (1.5) or (2) $\frac{\text{C.R.S.}}{\text{C.R.S.}}$, for an offense committed on or after July 1, 2003, shall be subject to the mandatory parole set forth in section 18-1.3-401 (1)(a)(V)(A), 18-1.3-401 (1)(a)(V)(A.1), or 18-1.3-401.5 $\frac{\text{C.R.S.}}{\text{C.R.S.}}$, for the class or level of felony of which the person is convicted.
- (a.6) As to any person who is sentenced for conviction of an offense committed on or after July 1, 2002, involving unlawful sexual behavior, as defined in section 16-22-102 (9), C.R.S., or for conviction of an offense committed on or after July 1, 2002, the underlying factual basis of which involved unlawful sexual behavior, and who is not subject to the provisions of part 10 of article 1.3 of title 18, C.R.S., such person shall be subject to the mandatory period of parole set forth in section 18-1.3-401 (1)(a)(V)(A) C.R.S. OR 18-1.3-401 (1)(a)(V)(A.1).
- **SECTION 3.** In Colorado Revised Statutes, 18-1.3-406, **amend** (1)(b) as follows:

18-1.3-406. Mandatory sentences for violent crimes - definitions. (1) (b) Notwithstanding the provisions of paragraph (a) of this subsection (1) SUBSECTION (1)(a) OF THIS SECTION, any person convicted of a sex offense, as defined in section 18-1.3-1003 (5), committed on or after November 1, 1998, that constitutes a crime of violence shall be sentenced to the department of corrections for an indeterminate term of incarceration of at least the midpoint in the presumptive range specified in section 18-1.3-401 (1)(a)(V)(A) OR 18-1.3-401 (1)(a)(V)(A.1) up to a maximum of the person's natural life, as provided in section 18-1.3-1004 (1).

SECTION 4. Safety clause. The general assembly hereby finds,

determines, and declares that this act preservation of the public peace, health	•
	Kevin J. Grantham
SPEAKER OF THE HOUSE OF REPRESENTATIVES	PRESIDENT OF THE SENATE
Marilyn Eddins CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES	Effie Ameen SECRETARY OF THE SENATE
APPROVED	
John W. Hickenloop GOVERNOR OF TH	er HE STATE OF COLORADO