30:4-123.59

LEGISLATIVE HISTORY CHECKLIST

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LAWS OF: 2003 **CHAPTER:** 249

NJSA: 30:4-123.59 (Parolees harboring dangerous animals)

BILL NO: S1286 (Substituted for A3741)

SPONSOR(S) Girgenti and Greenstein

DATE INTRODUCED: March 7, 2003

COMMITTEE: ASSEMBLY: Housing and Local Government

SENATE: Law and Public Safety

AMENDED DURING PASSAGE: No

DATE OF PASSAGE: ASSEMBLY: January 12, 2004

SENATE: September 12, 2002

DATE OF APPROVAL: January 14, 2004

FOLLOWING ARE ATTACHED IF AVAILABLE:

FINAL TEXT OF BILL (Original version of bill enacted)

S1286

SPONSOR'S STATEMENT: (Begins on page 4 of original bill) Yes

COMMITTEE STATEMENT: <u>ASSEMBLY</u>: <u>Yes</u>

SENATE: Yes

FLOOR AMENDMENT STATEMENT: No

LEGISLATIVE FISCAL ESTIMATE: No

A3741

SPONSOR'S STATEMENT: (Begins on page 4 of original bill)

Yes

Bill and Sponsors Statement identical to S1286

COMMITTEE STATEMENT: <u>ASSEMBLY</u>: <u>Yes</u>

SENATE: No

FLOOR AMENDMENT STATEMENT: No

LEGISLATIVE FISCAL ESTIMATE: No

VETO MESSAGE: No

GOVERNOR'S PRESS RELEASE ON SIGNING: No

FOLLOWING WERE PRINTED:

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REPORTS:	No
HEARINGS:	No
NEWSPAPER ARTICLES:	No

P.L. 2003, CHAPTER 249, approved January 14, 2004 Senate, No. 1286

1 **AN ACT** concerning parole conditions and amending P.L.1979, c.441.

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3 **BE IT ENACTED** by the Senate and General Assembly of the State 4 of New Jersey:

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- 6 1. Section 15 of P.L.1979, c.441 (C.30:4-123.59) is amended to read as follows:
- 8 15. a. Each adult parolee shall at all times remain in the legal 9 custody of the Commissioner of Corrections and under the supervision 10 of the State Parole Board and each juvenile parolee shall at all times remain in the legal custody of the Juvenile Justice Commission 11 established pursuant to section 2 of P.L.1995, c.284 (C.52:17B-170), 12 except that the Commissioner of Corrections or the Executive Director 13 of the Juvenile Justice Commission, after providing notice to the 14 15 Attorney General, may consent to the supervision of a parolee by the 16 federal government pursuant to the Witness Security Reform Act, 17 Pub.L.98-473 (18 U.S.C. s.3251 et seq.). An adult parolee, except 18 those under the Witness Security Reform Act, shall remain under the supervision of the State Parole Board and in the legal custody of the 19 20 Department of Corrections, and a juvenile parolee, except those under 21 the Witness Security Reform Act, shall remain under the supervision

of the Juvenile Justice Commission, as appropriate, in accordance with

24 b. Each parolee shall agree, as evidenced by his signature to abide by specific conditions of parole established by the appropriate board 25 26 panel which shall be enumerated in writing in a certificate of parole 27 and shall be given to the parolee upon release. Such conditions shall 28 include, among other things, a requirement that the parolee conduct himself in society in compliance with all laws and refrain from 29 30 committing any crime, a requirement that the parolee will not own or 31 possess any firearm as defined in subsection f. of N.J.S.2C:39-1 or any 32 other weapon enumerated in subsection r. of N.J.S.2C:39-1, a 33 requirement that the parolee refrain from the use, possession or 34 distribution of a controlled dangerous substance, controlled substance 35 analog or imitation controlled dangerous substance as defined in 36 N.J.S.2C:35-2 and N.J.S.2C:35-11, a requirement that the parolee 37 obtain permission from his parole officer for any change in his 38 residence, and a requirement that the parolee report at reasonable 39 intervals to an assigned parole officer. In addition, based on prior 40 history of the parolee or information provided by a victim or a member of the family of a murder victim, the member or board panel certifying 41

EXPLANATION - Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

the policies and rules of the board.

parole release pursuant to section 11 of P.L.1979, c.441 (C.30:4-123.55) may impose any other specific conditions of parole deemed reasonable in order to reduce the likelihood of recurrence of criminal or delinquent behavior. Such special conditions may include, among other things, a requirement that the parolee make full or partial restitution, the amount of which restitution shall be set by the sentencing court upon request of the board. In addition, the member or board panel certifying parole release may, giving due regard to a victim's request, impose a special condition that the parolee have no contact with the victim, which special condition may include, but need not be limited to, restraining the parolee from entering the victim's residence, place of employment, business or school, and from harassing or stalking the victim or victim's relatives in any way. Further, the member, board panel or board certifying parole release may impose a special condition that the person shall not own or possess an animal for an unlawful purpose or to interfere in the performance of duties by a parole officer.

c. The appropriate board panel may in writing relieve a parolee of any parole conditions, and may permit a parolee to reside outside the State pursuant to the provisions of the Uniform Act for Out-of-State Parolee Supervision (N.J.S.2A:168-14 et seq.), the Interstate Compact on Juveniles, P.L.1955, c.55 (C.9:23-1 to 9:23-4), and, with the consent of the Commissioner of the Department of Corrections or the Executive Director of the Juvenile Justice Commission after providing notice to the Attorney General, the federal Witness Security Reform Act, if satisfied that such change will not result in a substantial likelihood that the parolee will commit an offense which would be a crime under the laws of this State. The appropriate board panel may revoke such permission, except in the case of a parolee under the Witness Security Reform Act, or reinstate relieved parole conditions for any period of time during which a parolee is under its jurisdiction.

- d. The appropriate board panel may parole an inmate to any residential facility funded in whole or in part by the State if the inmate would not otherwise be released pursuant to section 9 of P.L.1979, c.441 (C.30:4-123.53) without such placement. But if the residential facility provides treatment for mental illness or mental retardation, the board panel only may parole the inmate to the facility pursuant to the laws and admissions policies that otherwise govern the admission of persons to that facility, and the facility shall have the authority to discharge the inmate according to the laws and policies that otherwise govern the discharge of persons from the facility, on 10 days' prior notice to the board panel. The board panel shall acknowledge receipt of this notice in writing prior to the discharge. Upon receipt of the notice the board panel shall resume jurisdiction over the inmate.
- e. Parole officers shall provide assistance to the parolee in obtaining employment, education or vocational training or in meeting

other obligations to assure the parolee's compliance with meeting legal requirements related to sex offender notification, address changes and participation in rehabilitation programs as directed by the assigned parole officer.

- f. The board panel on juvenile commitments and the assigned parole officer shall insure that the least restrictive available alternative is used for any juvenile parolee.
- g. If the board has granted parole to any inmate from a State correctional facility or juvenile facility and the court has imposed a fine on such inmate, the appropriate board panel shall release such inmate on condition that the parolee make specified fine payments to the State Parole Board or the Juvenile Justice Commission. For violation of such conditions, or for violation of a special condition requiring restitution, parole may be revoked only for refusal or failure to make a good faith effort to make such payment.
- h. Upon collection of the fine the same shall be paid over by the
 Department of Corrections or by the Juvenile Justice Commission to
 the State Treasury.

19 (cf: P.L.2001, c.79, s.10)

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2. This act shall take effect immediately.

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STATEMENT

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This bill is intended to prevent parolees from harboring dangerous animals in order to commit criminal activity or threaten the safety of a parole officer. The bill permits the parole board to impose a special condition of parole that the parolee not own or possess an animal for an unlawful purpose or to interfere in the performance of duties by a parole officer.

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Permits parole board to prohibit certain parolees from harboring dangerous animals.

SENATE, No. 1286

STATE OF NEW JERSEY 210th LEGISLATURE

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INTRODUCED MARCH 7, 2002

Sponsored by:
Senator JOHN A. GIRGENTI
District 35 (Bergen and Passaic)
Assemblywoman LINDA R. GREENSTEIN
District 14 (Mercer and Middlesex)

Co-Sponsored by: Assemblyman Merkt

SYNOPSIS

Permits parole board to prohibit certain parolees from harboring dangerous animals.

CURRENT VERSION OF TEXT

As introduced.



(Sponsorship Updated As Of: 1/13/2004)

1 **AN ACT** concerning parole conditions and amending P.L.1979, c.441.

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3 **BE IT ENACTED** by the Senate and General Assembly of the State 4 of New Jersey:

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- 1. Section 15 of P.L.1979, c.441 (C.30:4-123.59) is amended to read as follows:
- 8 15. a. Each adult parolee shall at all times remain in the legal 9 custody of the Commissioner of Corrections and under the supervision 10 of the State Parole Board and each juvenile parolee shall at all times 11 remain in the legal custody of the Juvenile Justice Commission 12 established pursuant to section 2 of P.L.1995, c.284 (C.52:17B-170), 13 except that the Commissioner of Corrections or the Executive Director 14 of the Juvenile Justice Commission, after providing notice to the 15 Attorney General, may consent to the supervision of a parolee by the 16 federal government pursuant to the Witness Security Reform Act, 17 Pub.L.98-473 (18 U.S.C. s.3251 et seq.). An adult parolee, except
- those under the Witness Security Reform Act, shall remain under the supervision of the State Parole Board and in the legal custody of the
- Department of Corrections, and a juvenile parolee, except those under
- the Witness Security Reform Act, shall remain under the supervision
- of the Juvenile Justice Commission, as appropriate, in accordance with the policies and rules of the board.
 - b. Each parolee shall agree, as evidenced by his signature to abide by specific conditions of parole established by the appropriate board panel which shall be enumerated in writing in a certificate of parole and shall be given to the parolee upon release. Such conditions shall include, among other things, a requirement that the parolee conduct himself in society in compliance with all laws and refrain from committing any crime, a requirement that the parolee will not own or possess any firearm as defined in subsection f. of N.J.S.2C:39-1 or any other weapon enumerated in subsection r. of N.J.S.2C:39-1, a requirement that the parolee refrain from the use, possession or distribution of a controlled dangerous substance, controlled substance analog or imitation controlled dangerous substance as defined in N.J.S.2C:35-2 and N.J.S.2C:35-11, a requirement that the parolee obtain permission from his parole officer for any change in his residence, and a requirement that the parolee report at reasonable intervals to an assigned parole officer. In addition, based on prior history of the parolee or information provided by a victim or a member of the family of a murder victim, the member or board panel certifying parole release pursuant to section 11 of P.L.1979, c.441

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(C.30:4-123.55) may impose any other specific conditions of parole

1 deemed reasonable in order to reduce the likelihood of recurrence of 2 criminal or delinquent behavior. Such special conditions may include, 3 among other things, a requirement that the parolee make full or partial 4 restitution, the amount of which restitution shall be set by the sentencing court upon request of the board. In addition, the member 5 6 or board panel certifying parole release may, giving due regard to a victim's request, impose a special condition that the parolee have no 7 8 contact with the victim, which special condition may include, but need 9 not be limited to, restraining the parolee from entering the victim's 10 residence, place of employment, business or school, and from 11 harassing or stalking the victim or victim's relatives in any way. 12 Further, the member, board panel or board certifying parole release 13 may impose a special condition that the person shall not own or 14 possess an animal for an unlawful purpose or to interfere in the 15 performance of duties by a parole officer.

c. The appropriate board panel may in writing relieve a parolee of 16 any parole conditions, and may permit a parolee to reside outside the State pursuant to the provisions of the Uniform Act for Out-of-State Parolee Supervision (N.J.S.2A:168-14 et seq.), the Interstate Compact on Juveniles, P.L.1955, c.55 (C.9:23-1 to 9:23-4), and, with the consent of the Commissioner of the Department of Corrections or the Executive Director of the Juvenile Justice Commission after providing notice to the Attorney General, the federal Witness Security Reform Act, if satisfied that such change will not result in a substantial likelihood that the parolee will commit an offense which would be a crime under the laws of this State. The appropriate board panel may revoke such permission, except in the case of a parolee under the Witness Security Reform Act, or reinstate relieved parole conditions for any period of time during which a parolee is under its jurisdiction.

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- d. The appropriate board panel may parole an inmate to any residential facility funded in whole or in part by the State if the inmate would not otherwise be released pursuant to section 9 of P.L.1979, c.441 (C.30:4-123.53) without such placement. But if the residential facility provides treatment for mental illness or mental retardation, the board panel only may parole the inmate to the facility pursuant to the laws and admissions policies that otherwise govern the admission of persons to that facility, and the facility shall have the authority to discharge the inmate according to the laws and policies that otherwise govern the discharge of persons from the facility, on 10 days' prior notice to the board panel. The board panel shall acknowledge receipt of this notice in writing prior to the discharge. Upon receipt of the notice the board panel shall resume jurisdiction over the inmate.
- Parole officers shall provide assistance to the parolee in obtaining employment, education or vocational training or in meeting other obligations to assure the parolee's compliance with meeting legal requirements related to sex offender notification, address changes and

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1	participation in rehabilitation programs as directed by the assigned
2	parole officer.
3	f. The board panel on juvenile commitments and the assigned
4	parole officer shall insure that the least restrictive available alternative
5	is used for any juvenile parolee.
6	g. If the board has granted parole to any inmate from a State
7	correctional facility or juvenile facility and the court has imposed a fine

- correctional facility or juvenile facility and the court has imposed a fine on such inmate, the appropriate board panel shall release such inmate on condition that the parolee make specified fine payments to the State Parole Board or the Juvenile Justice Commission. For violation of such conditions, or for violation of a special condition requiring restitution, parole may be revoked only for refusal or failure to make a good faith effort to make such payment.
- h. Upon collection of the fine the same shall be paid over by the Department of Corrections or by the Juvenile Justice Commission to the State Treasury.

17 (cf: P.L.2001, c.79, s.10)

2. This act shall take effect immediately.

STATEMENT

ASSEMBLY HOUSING AND LOCAL GOVERNMENT COMMITTEE

STATEMENT TO

SENATE, No. 1286

STATE OF NEW JERSEY

DATED: JANUARY 8, 2004

The Assembly Housing and Local Government Committee reports favorably Senate Bill No. 1286.

SENATE LAW AND PUBLIC SAFETY AND VETERANS' AFFAIRS COMMITTEE

STATEMENT TO

SENATE, No. 1286

STATE OF NEW JERSEY

DATED: JUNE 13, 2002

The Senate Law and Public Safety and Veterans' Affairs Committee reports favorably Senate Bill No. 1286.

ASSEMBLY, No. 3741

STATE OF NEW JERSEY

210th LEGISLATURE

INTRODUCED JUNE 5, 2003

Sponsored by: Assemblywoman LINDA R. GREENSTEIN District 14 (Mercer and Middlesex)

Co-Sponsored by: Assemblyman Merkt

SYNOPSIS

Permits parole board to prohibit certain parolees from harboring dangerous animals.

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As introduced.



(Sponsorship Updated As Of: 1/13/2004)

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of the Juvenile Justice Commission, as appropriate, in accordance with

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the policies and rules of the board.

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1 deemed reasonable in order to reduce the likelihood of recurrence of 2 criminal or delinquent behavior. Such special conditions may include, 3 among other things, a requirement that the parolee make full or partial 4 restitution, the amount of which restitution shall be set by the sentencing court upon request of the board. In addition, the member 5 6 or board panel certifying parole release may, giving due regard to a victim's request, impose a special condition that the parolee have no 7 8 contact with the victim, which special condition may include, but need 9 not be limited to, restraining the parolee from entering the victim's 10 residence, place of employment, business or school, and from 11 harassing or stalking the victim or victim's relatives in any way. 12 Further, the member, board panel or board certifying parole release 13 may impose a special condition that the person shall not own or 14 possess an animal for an unlawful purpose or to interfere in the 15 performance of duties by a parole officer.

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1	participation in rehabilitation programs as directed by the assigned
2	parole officer.
3	f. The board panel on juvenile commitments and the assigned
4	parole officer shall insure that the least restrictive available alternative
5	is used for any juvenile parolee.
6	g. If the board has granted parole to any inmate from a State
7	correctional facility or juvenile facility and the court has imposed a fine
8	on such inmate, the appropriate board panel shall release such inmate
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10	Parole Board or the Juvenile Justice Commission. For violation of
11	such conditions, or for violation of a special condition requiring
12	restitution, parole may be revoked only for refusal or failure to make
13	a good faith effort to make such payment.
14	h. Upon collection of the fine the same shall be paid over by the
15	Department of Corrections or by the Juvenile Justice Commission to
16	the State Treasury.
17	(cf: P.L.2001, c.79, s.10)
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19	2. This act shall take effect immediately.
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22	STATEMENT
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ASSEMBLY HOUSING AND LOCAL GOVERNMENT COMMITTEE

STATEMENT TO

ASSEMBLY, No. 3741

STATE OF NEW JERSEY

DATED: JANUARY 8, 2004

The Assembly Housing and Local Government reports favorably Assembly Bill No. 3741.