By: Whitmire S.B. No. 880

A BILL TO BE ENTITLED

AN ACT

2	relating to	the time	allowed	for d	isposit	ion of	certain	charges
3	regarding a	violation	of par	ole or	other	forms	of relea	ase from
4	prison.							

- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 6 SECTION 1. Subsections (a) and (b), Section 508.282,
 7 Government Code, are amended to read as follows:
- 8 (a) Except as provided by Subsection (b), a parole panel, a
 9 designee of the board, or the department shall dispose of the
 10 charges against an inmate or person described by Section
 11 508.281(a):
- 12 (1) before the 31st [61st] day after the date on which:
- 13 (A) a warrant issued as provided by Section 14 508.251 is executed, if the inmate or person is arrested only on a
- 15 charge that the inmate or person has committed an administrative
- 16 violation of a condition of release, and the inmate or person is not
- charged before the 31st [61st] day with the commission of an offense
- 18 described by Section 508.2811(2)(B); or
- 19 (B) the sheriff having custody of an inmate or
- 20 person alleged to have committed an offense after release notifies
- 21 the department that:

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- (i) the inmate or person has discharged the
- 23 sentence for the offense; or
- 24 (ii) the prosecution of the alleged offense

- 1 has been dismissed by the attorney representing the state in the
- 2 manner provided by Article 32.02, Code of Criminal Procedure; or
- 3 (2) within a reasonable time after the date on which
- 4 the inmate or person is returned to the custody of the department,
- 5 if:
- 6 (A) immediately before the return the inmate or
- 7 person was in custody in another state or in a federal correctional
- 8 system; or
- 9 (B) the inmate or person is transferred to the
- 10 custody of the department under Section 508.284.
- 11 (b) A parole panel, a designee of the board, or the
- 12 department is not required to dispose of the charges against an
- inmate or person within the period required by Subsection (a) if:
- 14 (1) the inmate or person is in custody in another state
- or a federal correctional institution;
- 16 (2) the parole panel or a designee of the board is not
- 17 provided a place by the sheriff to hold the hearing, in which event
- 18 the department, parole panel, or designee is not required to
- 19 dispose of the charges against the inmate or person until the 30th
- 20 [60th] day after the date on which the sheriff provides a place to
- 21 hold the hearing; or
- 22 (3) the inmate or person is granted a continuance by a
- 23 parole panel or a designee of the board in the inmate's or person's
- 24 hearing under Section 508.281(a), but in no event may a parole
- 25 panel, a designee of the board, or the department dispose of the
- 26 charges against the person later than the 30th day after the date on
- 27 which the parole panel, designee, or department would otherwise be

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- 1 required to dispose of the charges under this section, unless the
- 2 inmate or person is released from custody and a summons is issued
- 3 under Section 508.251 requiring the inmate or person to appear for a
- 4 hearing under Section 508.281.
- 5 SECTION 2. (a) This Act takes effect September 1, 2003.
- 6 (b) The change in law made by this Act applies only to:
- 7 (1) a person who although ineligible for release is
- 8 released from the institutional division of the Texas Department of
- 9 Criminal Justice on or after the effective date of this Act; and
- 10 (2) a person released on parole, mandatory
- 11 supervision, or conditional pardon who, on or after the effective
- 12 date of this Act, is accused of a violation of a condition of the
- 13 person's release.
- 14 (c) A person improperly released or a person charged with an
- 15 alleged violation occurring before the effective date of this Act
- 16 is covered by the law in effect when the improper release or the
- 17 alleged violation occurred, and the former law is continued in
- 18 effect for that purpose.