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1975 Assembly Bill 260

Date published: January 16, 1976

CHAPTER 156, Laws of 1975

AN ACT to amend 57.06 (1) (a) of the statutes, relating to parole eligibility and minimum sentences.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

CHAPTER 156

57.06 (1) (a) of the statutes is amended to read:

57.06 (1) (a) The department may parole an inmate of the Wisconsin state prisons or any felon or any person serving at least one year or more in the Milwaukee county house of correction or a county reforestation camp organized under s. 56.07, at any time if there is no minimum prescribed for the offense, or when he has served onehalf of the minimum term prescribed by statute for the offense, or when he has served 20 years of a life term, less the deduction earned for good conduct as provided in s. 53.11. Parole eligibility shall be computed according to this paragraph for all persons incarcerated on or after June 29, 1974. The district attorney and judge who tried the inmate shall be notified in writing at least 10 days before the first application for parole is acted upon and if they so request be given like notice of each subsequent application.

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