

whose release from prison will not be contrary to the public interest. "Conditional release," as used in this Act, shall mean a conditional commutation of sentence, a conditional pardon or a parole, as the case may be.

Upon the receipt of such request from the Governor, the Director of Parole and Probation shall obtain from the Department of Correction, the names of such prisoners confined in the State penal institutions as it may deem suitable and qualified for such employment; and thereafter said Director shall recommend to the Governor the release by parole, conditional commutation or conditional pardon of such of said prisoners as he may find worthy of clemency and qualified to perform such labor, on such conditions as the Director may deem proper. To aid in the proper selection and placement of such prisoners said Director shall, with the approval of the Governor, adopt such policies, procedure and standards as may be necessary.

Whenever the Governor, acting upon the recommendation of said Director, shall grant a conditional release to any of such prisoners, he shall deliver to said Director a written order which shall be to him and to the Warden of the institution authority for the release of such prisoner. Upon receiving such order from the Governor said Director shall arrange for the placement of such released prisoner at work wherever his services may be most needed and in making such placement may, whenever feasible, utilize the facilities of the United States Employment Service and of the County Agricultural Agents so that such placements may be made on a fair and impartial basis. The terms of such employment shall be mutually agreed upon by the employer and the prisoner before the release of such prisoner from the institution, and shall be subject to the approval of the said Director or his agent. Every prisoner granted a conditional release under this Act shall be and remain under the supervision of said Director of Parole and Probation as provided in the Order of conditional release; and any such prisoner may be returned to the penal institution by cancellation of the parole, conditional commutation or conditional pardon issued if such prisoner is, for any reason, found unsuitable for performing the duties of his position or whenever his services are no longer required. Such prisoner shall be considered as having continued serving his sentence during such period of conditional release, and shall be entitled to such deductions from his period of confinement as he would have earned had he been working within the penal institution. In order to thus return such prisoner found unsuitable, it shall not be necessary to provide a hearing or establish any record of