

part or all of such portion to the dependent or dependents of such prisoner. Any balance of the portion withheld, not so paid to any dependent or dependents, shall be held by said employing authority for payment to such prisoner at the termination of his period of conditional release.

The granting of a conditional release to any prisoner as hereinbefore provided shall not thereby render him ineligible for general parole thereafter, but he may be considered for general parole in accordance with law and such rules and regulations as may be adopted by said Director from time to time. Every prisoner granted a conditional release under this Act shall be and remain under the supervision of said Director of Parole and Probation, who shall be responsible for his custody, but such prisoner shall be otherwise subject to the orders of the appointing authority during the time that he is employed by any institution or other employing authority of the State, or of Baltimore City or of any political sub-division of this State. 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; and each 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 it shall not be necessary to provide a hearing or establish any record of misconduct. Violations of the terms of conditional release shall be handled as provided by law.

The said Director of Parole and Probation may in his discretion certify to any said employing authority the name of any person previously released and at large under the terms of a parole, conditional commutation or conditional pardon, and if such person be selected by said employing authority, all the provisions of this Act shall apply to such employment insofar as they are not inconsistent with the terms of the original order of parole, conditional commutation or conditional pardon by which such prisoner was released.

SEC. 2. *And be it further enacted*, That to the extent of any inconsistencies herewith, the provisions of this Act shall supersede for the effective period hereof any provision of any other statute or of any ordinance, order, rule or regulation inconsistent herewith.