

(2) "DIVISION CUSTODY" MEANS CONFINEMENT RESULTING FROM A SENTENCE OR SENTENCES TO THE CUSTODY OF THE COMMISSIONER OF CORRECTION.

(3) "NONDIVISION CUSTODY" MEANS CONFINEMENT RESULTING FROM A SENTENCE OR SENTENCES TO THE CUSTODY OF A SHERIFF, LOCAL DETENTION CENTER, CUSTODIAN OF A FOREIGN JURISDICTION OR ANY OTHER POST SENTENCING CRIMINAL INCARCERATION TO CUSTODY OTHER THAN THAT OF THE COMMISSIONER OF CORRECTION.

(B) (1) A SENTENCE TO THE CUSTODY OF THE COMMISSIONER OF CORRECTION IMPOSED CONSECUTIVE TO A TERM OF NONDIVISION CUSTODY SHALL COMMENCE UPON RELEASE FROM NONDIVISION CUSTODY WHETHER THROUGH EXPIRATION OF SENTENCE, PAROLE, OR APPLICATION OF DIMINUTION CREDITS.

(2) A SENTENCE TO BE SERVED IN NONDIVISION CUSTODY IMPOSED CONSECUTIVE TO A TERM OF DIVISION CUSTODY SHALL COMMENCE UPON RELEASE FROM DIVISION CUSTODY WHETHER THROUGH EXPIRATION OF SENTENCE, PAROLE, OR APPLICATION OF DIMINUTION CREDITS.

(C) A SENTENCE IMPOSED CONSECUTIVE TO A TERM FOR WHICH THE DEFENDANT IS ON PAROLE SHALL COMMENCE:

(1) UPON EXPIRATION OF THE ORIGINAL TERM IF PAROLE IS REVOKED;  
OR

(2) ON THE DATE THE CONSECUTIVE SENTENCE WAS IMPOSED IF PAROLE IS NOT REVOKED.

(D) ~~A PRISONER WHO IS OBLIGATED TO SERVE ANY PART OF ANY SENTENCE IN DIVISION CUSTODY FOLLOWING RELEASE FROM NONDIVISION CUSTODY SHALL COMMENCE UNDER A SENTENCE TO THE CUSTODY OF THE COMMISSIONER OF CORRECTION THAT IS CONCURRENT OR PARTIALLY CONCURRENT TO A TERM OF NONDIVISION CUSTODY SHALL BE SUBJECT TO DIVISION CUSTODY IMMEDIATELY UPON RELEASE FROM NONDIVISION CUSTODY REGARDLESS OF WHETHER THE RELEASE IS DUE TO EXPIRATION OF SENTENCE, PAROLE, OR APPLICATION OF DIMINUTION CREDITS.~~

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect ~~October 1~~ June 1, 1994.

Approved May 2, 1994.