T4CZ515-1: 4/1/2024: CNB 1ST JUDICIARY AMENDMENT TO SB255 OFFERED BY SENATOR GIVHAN

1



2	
3	
4	
5	Replace lines 53 through 55 on page 2 with the
6	following:
7	sufficient evidence supports the violation charges. $\frac{If}{If}$
8	Except as provided in subparagraph (f)(1)a.2., if a
9	hearing is not held within 20 business days, the
10	parolee shall be released back to parole supervision.
11	
12	Replace line 170 through 174 on page 7 with the
13	following:
14	Chapter 9 of Title 31: (i) if the parolee is being
15	held in a Department of Corrections facility, the
16	parole court shall be considered within 40 business
17	days; or (ii) if the parolee is being held in a county
18	jail, the sheriff may agree to the parole court being
19	considered within 40 business days. No parolee may be
20	held beyond 40 business days of the request to have a
21	<pre>parole court.</pre>