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Replace lines 91 through 96 on page 4 with the following:
deception pursuant to Section 13A-8-2.1, the
board shall revoke parole and

Delete lines 101 through 113 on pages 4 through 5

Restore lines 114 through 120 on page 5

Delete lines 121 through 146 on pages 5 through 6

Replace lines 200 through 209 on page 8 with the
following:

(6)a. When parole revocation is solely based on an
arrest for a new offense, the board may place the parolee
on the next practicable parole hearing docket, subject to
the normal parole hearing scheduling process, if the
parolee was found not guilty of the offense, the offense
was dismissed with prejudice, or the offense was nolle
prossed with prejudice and without conditions.

b. A finding of not guilty, dismissal, or nolle pross



25 shall not warrant relief under this subsection where the
26 record independently establishes conduct constituting a
27 parole violation.