

Amendment No. 693

Senate Amendment to Assembly Bill No. 136 First Reprint (BDR 16-634)

Proposed by: Senate Committee on Judiciary**Amends:** Summary: No Title: No Preamble: No Joint Sponsorship: No Digest: Yes

ASSEMBLY ACTION		Initial and Date	SENATE ACTION		Initial and Date
Adopted	<input type="checkbox"/>	Lost <input type="checkbox"/> _____	Adopted	<input type="checkbox"/>	Lost <input type="checkbox"/> _____
Concurred In	<input type="checkbox"/>	Not <input type="checkbox"/> _____	Concurred In	<input type="checkbox"/>	Not <input type="checkbox"/> _____
Receded	<input type="checkbox"/>	Not <input type="checkbox"/> _____	Receded	<input type="checkbox"/>	Not <input type="checkbox"/> _____

EXPLANATION: Matter in (1) ***blue bold italics*** is new language in the original bill; (2) ***green bold italic underlining*** is new language proposed in this amendment; (3) ***red strikethrough*** is deleted language in the original bill; (4) ***purple double strikethrough*** is language proposed to be deleted in this amendment; (5) ***orange double underlining*** is deleted language in the original bill that is proposed to be retained in this amendment; and (6) ***green bold underlining*** is newly added transitory language.

NCA/RBL



Date: 5/29/2011

A.B. No. 136—Revises provisions governing credits for offenders sentenced for certain crimes. (BDR 16-634)



ASSEMBLY BILL NO. 136—COMMITTEE ON JUDICIARY

(ON BEHALF OF THE ADVISORY COMMISSION
ON THE ADMINISTRATION OF JUSTICE)

FEBRUARY 11, 2011

Referred to Committee on Judiciary

SUMMARY—Revises provisions governing credits for offenders sentenced for certain crimes. (BDR 16-634)

FISCAL NOTE: Effect on Local Government: No.
Effect on the State: No.

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EXPLANATION – Matter in ***bolded italics*** is new; matter between brackets [~~omitted material~~] is material to be omitted.

AN ACT relating to offenders; revising provisions governing credits for offenders sentenced for certain crimes; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Existing law provides that certain credits to the sentence of an offender convicted of certain category C, D or E felonies must be deducted from the minimum term imposed by the sentence until the offender becomes eligible for parole and from the maximum term imposed by the sentence ~~H, except in certain circumstances.~~ (NRS 209.4465) **This bill adds to the exceptions that an offender who has been convicted of being a habitual criminal or a habitual felon may not have credits applied to both the minimum and maximum term imposed by the sentence.** This bill **further** provides that an offender convicted of ~~certain~~ a category B ~~felony~~ **felony** also qualifies to have certain credits deducted from the minimum term imposed by the sentence ~~I. However, an offender who has been convicted of being a habitual criminal, a habitual felon or a habitually fraudulent felon does not qualify for such credits.~~ **, except in certain circumstances.**

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN
SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 **Section 1.** NRS 209.4465 is hereby amended to read as follows:

2 209.4465 1. An offender who is sentenced to prison for a crime committed
3 on or after July 17, 1997, who has no serious infraction of the regulations of the
4 Department, the terms and conditions of his or her residential confinement or the
5 laws of the State recorded against the offender, and who performs in a faithful,
6 orderly and peaceable manner the duties assigned to the offender, must be allowed:
7 (a) For the period the offender is actually incarcerated pursuant to his or her
8 sentence;

1 (b) For the period the offender is in residential confinement; and
2 (c) For the period the offender is in the custody of the Division of Parole and
3 Probation of the Department of Public Safety pursuant to NRS 209.4886 or
4 209.4888,

5 → a deduction of 20 days from his or her sentence for each month the offender
6 serves.

7 2. In addition to the credits allowed pursuant to subsection 1, the Director
8 may allow not more than 10 days of credit each month for an offender whose
9 diligence in labor and study merits such credits. In addition to the credits allowed
10 pursuant to this subsection, an offender is entitled to the following credits for
11 educational achievement:

12 (a) For earning a general educational development certificate, 60 days.

13 (b) For earning a high school diploma, 90 days.

14 (c) For earning his or her first associate degree, 120 days.

15 3. The Director may, in his or her discretion, authorize an offender to receive
16 a maximum of 90 days of credit for each additional degree of higher education
17 earned by the offender.

18 4. The Director may allow not more than 10 days of credit each month for an
19 offender who participates in a diligent and responsible manner in a center for the
20 purpose of making restitution, program for reentry of offenders and parolees into
21 the community, conservation camp, program of work release or another program
22 conducted outside of the prison. An offender who earns credit pursuant to this
23 subsection is eligible to earn the entire 30 days of credit each month that is allowed
24 pursuant to subsections 1 and 2.

25 5. The Director may allow not more than 90 days of credit each year for an
26 offender who engages in exceptional meritorious service.

27 6. The Board shall adopt regulations governing the award, forfeiture and
28 restoration of credits pursuant to this section.

29 7. Except as otherwise provided in subsection 8, credits earned pursuant to
30 this section:

31 (a) Must be deducted from the maximum term imposed by the sentence; and

32 (b) Apply to eligibility for parole unless the offender was sentenced pursuant to
33 a statute which specifies a minimum sentence that must be served before a person
34 becomes eligible for parole.

35 8. Credits earned pursuant to this section by an offender who has not been
36 convicted of:

37 (a) Any crime that is punishable as a felony involving the use or threatened use
38 of force or violence against the victim;

39 (b) A sexual offense that is punishable as a felony;

40 (c) A violation of NRS 484C.110, 484C.120, 484C.130 or 484C.430 that is
41 punishable as a felony; ~~for~~

42 (d) *Being a habitual criminal pursuant to NRS 207.010, a habitual felon
43 pursuant to NRS 207.012 or a habitually fraudulent felon pursuant to NRS
44 207.014; or*

45 (e) ~~Except as otherwise provided in subsection 9, a~~ category A or B
46 felony,

47 → apply to eligibility for parole and must be deducted from the minimum term
48 imposed by the sentence until the offender becomes eligible for parole and must be
49 deducted from the maximum term imposed by the sentence.

50 9. *Credits earned by an offender who has been convicted of a category B
51 felony apply to eligibility for parole, must be deducted from the minimum term
52 imposed by the sentence until the offender becomes eligible for parole and must
53 be deducted from the maximum term imposed by the sentence if the offender:*

1 (a) Has not been convicted of an offense listed in paragraphs (a) to (d),
2 inclusive, of subsection 8;

3 (b) Has not served three or more separate terms of imprisonment for three
4 separate felony convictions in this State;

5 (c) Is not serving a sentence for which an additional penalty was imposed for
6 the use of a firearm pursuant to NRS 193.165; and

7 (d) Is not serving a sentence for violating the provisions of NRS 202.360.

8 **Sec. 2.** For the purpose of calculating the credits earned by an offender
9 pursuant to NRS 209.4465, the amendatory provisions of section 1 of this act must
10 be applied:

11 1. Retroactively to January 1, 2005, to reduce the minimum term of
12 imprisonment of an offender described in ~~subsection~~ subsections 8 and 9 of NRS
13 209.4465, as amended by section 1 of this act, who was placed in the custody of the
14 Department of Corrections before January 1, 2012, and who remains in such
15 custody on January 1, 2012.

16 2. Retroactively to January 1, 2011, to reduce the maximum term of
17 imprisonment of an offender who was placed on parole before January 1, 2012.

18 3. In the manner set forth in NRS 209.4465 for all offenders in the custody of
19 the Department of Corrections commencing on January 1, 2012, and for all
20 offenders who are on parole commencing on January 1, 2012.

21 **Sec. 3.** This act becomes effective on January 1, 2012.