

Requests for Final Disposition of Pending Proceedings; HB 2169

HB 2169 amends the law concerning the right of imprisoned persons to request final disposition of pending proceedings to include motions to revoke probation. If the court fails to hold a hearing on the motion to revoke probation within 180 days of receipt of the request, the motion is no longer of any further force or effect and the court must dismiss the motion with prejudice. Escape from custody of any prisoner subsequent to requesting final disposition of a motion to revoke probation voids the request.