

Chapter 143

Reprieves, Commutations and Pardons; Remission of Penalties and Forfeitures

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CROSS REFERENCES

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| Constitutional provisions relating to Governor's power to grant reprieves, commutations and pardons and to remit forfeitures and penalties, Const. Art. V, § 14 | 143.010
Relief from and remission of forfeited bail, bond or deposit, 140.620 to 140.660, 145.280 |
| Exception to Governor's powers in the case of treason, Const. Art. V, § 14 | 143.030
Privileges of elector, convicts deprived of, Const. Art. II, § 3
Restoration to convicted felon of privileges of elector, 247.230 |

143.010 Granting reprieves, commutations and pardons generally; remission of penalties and forfeitures. Upon such conditions and with such restrictions and limitations as he thinks proper, the Governor may grant reprieves, commutations and pardons, after convictions, for all crimes and may remit, after judgment therefor, all penalties and forfeitures.

143.020 Pardon of person convicted of assault with dangerous weapon. The Governor may pardon any person convicted in the state of having been arrested with a dangerous weapon and having assaulted another with such weapon, provided the judgment of the court was that the person so convicted pay a fine and such fine has been paid.

143.030 Effect of certain pardons. The effect of the pardon mentioned in ORS 143.020 shall be to restore the person so convicted to all the political rights, privileges and immunities enjoyed by him before such conviction.

143.040 Notice of intention to apply for pardon, commutation or remission; proof of service. At least 20 days before an application for a pardon, commutation or remission is made to the Governor, written notice

of the intention to apply therefor, signed by the person applying, and stating briefly the grounds of the application, shall be served upon the district attorney of the county where the conviction was had and upon the Director of Parole and Probation. Proof by affidavit of the service shall be presented to the Governor.

143.050 Communication to legislature by Governor. The Governor shall communicate to the Legislative Assembly at its next meeting thereafter each case of reprieve, commutation or pardon, with the reason for granting the same, stating the name of the convict, the crime of which he was convicted, the sentence and its date, and the date of the commutation, pardon or reprieve. He shall communicate a like statement of particulars in relation to each case of remission of a penalty or forfeiture, with the amount remitted.

143.060 Filing of papers by Governor. When the Governor grants a reprieve, commutation or pardon or remits a fine or forfeiture, he shall within 10 days thereafter file all the papers presented to him in relation thereto in the office of the Secretary of State, by whom they shall be kept as public records, open to public inspection.

