

Principal Introducer:

Hundredth Legislature - Second Session - 2008 Introducer's Statement of Intent LB 942

Chairperson: Committee: Date of Hearing:	Brad Ashford Judiciary February 22, 2008
The following constitutes the reasons for this bill and the purposes which are sought to be accomplished thereby:	
"may at any time r	onditions for revocation of parole. Current law provides that the Parole Board evoke the parole of an offender or recommit him or her to the Department of es with or without cause."
parole "if, after a he	ne bold language and inserts language that states that the Board may revoke earing, the board finds substantial evidence that the parolee has violated one of his or her parole".
	Il is to insure that the Parole Board must have at least substantial evidence ally violated the conditions of his or her parole before such parole can be

Senator Dwite Pedersen