First Regular Session Seventy-first General Assembly STATE OF COLORADO

INTRODUCED

LLS NO. R17-0883.01 Gwynne Middleton x4340

HJR17-1025

HOUSE SPONSORSHIP

Williams D. and Salazar, Coleman, Covarrubias, Humphrey, Lebsock, Neville P.

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Hill and Moreno,

House Committees

Senate Committees

HOUSE JOINT RESOLUTION 17-1025			
	CONCERNING THE REQUEST THAT GOVERNOR HICKENLOOPER		
	EXERCISE HIS AUTHORITY TO GRANT CLEMENCY TO RENE		
	LIMA-MARIN.		
	WHEREAS, In 2000, at the age of 19, Rene Lima-Marin and an accomplice were convicted of burglary, aggravated robbery, and		
	second-degree kidnapping and given consecutive sentences of 98 years;		
	and		
	WHEREAS, While Lima-Marin was young at the time of		
	committing the crime and not fully aware of the severe consequences of		
	his actions prior to arrest, he was rightfully convicted at trial; and		
	WHEREAS, Despite the initial stiff sentence, the public defender		
	who reviewed Lima-Marin's case file after sentencing assured him that,		
	if he behaved while incarcerated, his sentence would be greatly reduced,		
	never explaining that the reduced sentence was due to a rare clerical error;		
	and		
	WHEREAS, While incarcerated, Lima-Marin became a model		
	inmate, joining a small Christian prayer group that focused on personal		

2	was granted parole in April 2008; and
3 4 5 6	WHEREAS, During the five years of his parole, Lima-Marin maintained a spotless record, fulfilling all the terms of the parole without incident and overcoming the many obstacles the formerly incarcerated face when reentering society; and
7 8 9 10 11	WHEREAS, The life Lima-Marin created outside of prison was that of a model citizen, working his way from menial jobs to a skilled career in construction, marrying his long-time girlfriend, raising his adopted son and the son he and his wife had after marrying, purchasing a home, and serving in his local church as a youth group leader who ministered to young people in group homes; and
13 14 15	WHEREAS, In the intervening years between his initial incarceration and reincarceration, Lima-Marin strived to be a productive, taxpaying member of society rather than a tax burden on the state; and
16 17 18 19	WHEREAS, When Lima-Marin was notified about the error and told he must return to prison, he surrendered to authorities of his own volition rather than evade capture, a strong testament to his honesty and moral conviction; and
20 21 22 23	WHEREAS, By releasing Lima-Marin early and then reincarcerating him because of the clerical error, the state is enacting cruel and unusual punishment by separating him from his family and the life he built as a rehabilitated, free citizen; and
24 25 26 27	WHEREAS, The criminal justice system claims to not only be about upholding justice but about reforming offenders, which is exactly what Lima-Marin's initial incarceration achieved as evidenced by the life he led during incarceration and in the years following his release; and
28 29 30 31 32	WHEREAS, Because of the rare nature of this administrative error, the Colorado General Assembly believes the equally rare granting of clemency authorized by the governor would eliminate a court decision that could set a problematic precedent for other cases in the future; now, therefore,
33 34	Be It Resolved by the House of Representatives of the Seventy-first General Assembly of the State of Colorado, the Senate concurring herein:

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1	That we, the Colorado General Assembly, urge Governor
2	Hickenlooper to use his executive authority to grant clemency to Rene
3	Lima-Marin.
4	Be It Further Resolved, That copies of this Joint Resolution be sent
5	to Governor John Hickenlooper; members of Colorado's Executive
6	Clemency Advisory Board; George Brauchler, District Attorney of the
7	18th Judicial District; Honorable Carlos A. Samour, Jr., Chief Judge of
8	the 18th District Court; Rene Lima-Marin; and Lima-Marin's wife
9	Jasmine Lima-Marin.

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