SESSION 1997

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HOUSE BILL 212 Committee Substitute Favorable 3/24/97

Short Title: Clarify Community-Based Corrections.

(Public)

Sponsors:

Referred to:

February 17, 1997

1	A BILL TO BE ENTITLED
2	AN ACT TO IMPLEMENT THE RECOMMENDATIONS OF THE NORTH
3	CAROLINA SENTENCING AND POLICY ADVISORY COMMISSION TO
4	MODIFY STATUTORY LANGUAGE DEFINING CERTAIN INTERMEDIATE
5	PUNISHMENTS, TO CHANGE THE JUDICIAL AUTHORITY TO DELEGATE
6	RESPONSIBILITIES TO PROBATION OFFICERS AND TO MODIFY THOSE
7	DELEGATED RESPONSIBILITIES, TO MODIFY THE TARGET POPULATION
8	FOR COMMUNITY PENALTIES, AND TO IDENTIFY THE POPULATION
9	INELIGIBLE FOR COMMUNITY SERVICE.
10	The General Assembly of North Carolina enacts:
11	Section 1. G.S. 143B-262(c) reads as rewritten:
12	"(c) The Department shall establish within the Division of Adult Probation and
13	Parole a program-Program of Intensive Probation and Parole. Supervision. This program
14	Program shall provide intensive supervision for probationers probationers, post-release
15	supervisees, and parolees who require close supervision in order to remain in the
16	community pursuant to a community penalties plan, community work plan, community
17	restitution plan, or other plan of rehabilitation. The intensive probation and parole program
18	Intensive Supervision Program shall be available to both felons and misdemeanants.

1	Each offender sl	hall be required to comply with the rules adopted for the Program as well
2	as the requireme	ents specified in G.S. 15A-1340.11(5)."
3	Sectio	on 2. G.S. 15A-1340.11 reads as rewritten:
4	"§ 15A-1340.11	. Definitions.
5	The followin	g definitions apply in this Article:
6	(1)	Active punishment A sentence in a criminal case that requires an
7		offender to serve a sentence of imprisonment and is not suspended.
8		Special probation, as defined in G.S. 15A-1351, is not an active
9		punishment.
10	(2)	Community punishment. – A sentence in a criminal case that does not
11		include an active punishment or an intermediate punishment.
12	(3)	Day-reporting center. – A facility to which offenders are required, as a
13		condition of probation, to report on a daily or other regular basis at
14		specified times for a specified length of time to participate in activities
15		such as counseling, treatment, social skills training, or employment
16		training.
17	(4)	Electronic monitoring. A condition of probation in which the offender
18		is required to remain in one or more specified places for a specified
19		period or periods each day, and in which the offender shall wear a
20		device which permits the supervising agency to monitor the offender's
21		compliance with the condition electronically.
22	<u>(4a)</u>	House arrest with electronic monitoring Probation in which the
23		offender is required to remain at his or her residence unless the court or
24		the probation officer authorizes the offender to leave for the purpose of
25		employment, counseling, a course of study, or vocational training. The
26		offender shall be required to wear a device which permits the
27		supervising agency to monitor the offender's compliance with the
28		condition electronically.
29	(5)	Intensive probation. – Probation that requires the offender to submit to
30		supervision by officers assigned to the Intensive Probation Supervision
31		Program established pursuant to G.S. 143B-262(c), and to comply with
32		the rules adopted for that Program. Unless otherwise ordered by the
33		court, intensive supervision also requires multiple contacts by a
34		probation officer per week, a specific period each day during which the
35		offender must be at his or her residence, and that the offender remain
36		gainfully and suitably employed or faithfully pursue a course of study or
37		of vocational training that will equip the offender for suitable
38		employment.
39	(6)	Intermediate punishment. – A sentence in a criminal case that places an
40		offender on supervised probation and includes at least one of the
41		following conditions:
42		a. Special probation as defined in G.S. 15A-1351(a).
43		b. Assignment to a residential program.

1		c. <u>Electronic monitoring.</u> <u>House arrest with electronic monitoring.</u>
2		d. Intensive probation.
3		e. Assignment to a day-reporting center.
4		In addition, a sentence to regular supervised probation imposed pursuant
5		to a community penalties plan as defined in G.S. 7A-771(2) is an
6		intermediate punishment, regardless of whether any of the above
7		conditions is imposed, if the plan is accepted by the court and the plan
8		does not include active punishment.
9	(7)	Prior conviction. – A person has a prior conviction when, on the date a
10		criminal judgment is entered, the person being sentenced has been
11		previously convicted of a crime:
12		a. In the district court, and the person has not given notice of appeal
13		and the time for appeal has expired; or
14		b. In the superior court, regardless of whether the conviction is on
15		appeal to the appellate division; or
16		c. In the courts of the United States, another state, the armed
17		services of the United States, or another country, regardless of
18		whether the offense would be a crime if it occurred in North
19		Carolina,
20		regardless of whether the crime was committed before or after the
21		effective date of this Article.
22	(8)	Residential program. – A program in which the offender, as a condition
23		of probation, is required to reside in a facility for a specified period and
24		to participate in activities such as counseling, treatment, social skills
25		training, or employment training, conducted at the residential facility or
26		at other specified locations."
27		on 3. G.S. 15A-1343(b1) reads as rewritten:
28	· / -	al Conditions. – In addition to the regular conditions of probation
29	-	section (b), the court may, as a condition of probation, require that during
30	-	e defendant comply with one or more of the following special conditions:
31	(1)	Undergo available medical or psychiatric treatment and remain in a
32	(2)	specified institution if required for that purpose.
33	(2)	Attend or reside in a facility providing rehabilitation, counseling,
34		treatment, social skills, or employment training, instruction, recreation,
35	(2_{n})	or residence for persons on probation.
36	(2a)	Submit to a period of imprisonment in a facility for youthful offenders
37		for a minimum of 90 days or a maximum of 120 days under special methods of $(25, 154, 1251(a))$ and $(25, 154, 1244(a))$ and abide
38		probation, reference G.S. 15A-1351(a) or G.S. 15A-1344(e), and abide
39 40		by all rules and regulations as provided in conjunction with the
40 41		Intensive Motivational Program of Alternative Correctional Treatment (IMPACT), which provides an atmosphere for learning personal
41 42		(IMPACT), which provides an atmosphere for learning personal confidence, personal responsibility self-respect and respect for
42 43		confidence, personal responsibility, self-respect, and respect for attitudes and value systems.
43		autuuus anu value systems.

1 2	(3)	Submit to imprisonment required for special probation under G.S. 15A-1351(a) or G.S. 15A-1344(e).
3	(3a)	Remain in one or more specified places for a specified period or periods
4		each day, and wear a device that permits the defendant's compliance
5		with the condition to be monitored electronically.
6	(3b)	Submit to supervision by officers assigned to the Intensive Probation
7		Supervision Program established pursuant to G.S. 143B-262(c), and
8		abide by the rules adopted for that Program. Unless otherwise ordered
9		by the court, intensive supervision also requires multiple contacts by a
10		probation officer per week, a specific period each day during which the
11		offender must be at his or her residence, and that the offender remain
12		gainfully and suitably employed or faithfully pursue a course of study or
13		of vocational training that will equip the offender for suitable
14		employment.
15	<u>(3c)</u>	Remain at his or her residence unless the court or the probation officer
16		authorizes the offender to leave for the purpose of employment,
17		counseling, a course of study, or vocational training. The offender shall
18		be required to wear a device which permits the supervising agency to
19		monitor the offender's compliance with the condition electronically.
20	(4)	Surrender his driver's license to the clerk of superior court, and not
21		operate a motor vehicle for a period specified by the court.
22	(5)	Compensate the Department of Environment, Health, and Natural
23		Resources or the North Carolina Wildlife Resources Commission, as the
24		case may be, for the replacement costs of any marine and estuarine
25		resources or any wildlife resources which were taken, injured, removed,
26		harmfully altered, damaged or destroyed as a result of a criminal offense
27		of which the defendant was convicted. If any investigation is required
28		by officers or agents of the Department of Environment, Health, and
29		Natural Resources or the Wildlife Resources Commission in
30		determining the extent of the destruction of resources involved, the
31		court may include compensation of the agency for investigative costs as
32		a condition of probation. This subdivision does not apply in any case
33		governed by G.S. 143-215.3(a)(7).
34	(6)	Perform community or reparation service and pay any fee required by
35		law or ordered by the court for participation in the community or
36		reparation service program.
37	(7)	Submit at reasonable times to warrantless searches by a probation
38		officer of his person and of his vehicle and premises while he is present,
39		for purposes specified by the court and reasonably related to his
40		probation supervision, but the probationer may not be required to
41		submit to any other search that would otherwise be unlawful. Whenever
42		the warrantless search consists of testing for the presence of illegal
43		drugs, the probationer may also be required to reimburse the

1		Department of Correction for the actual cost of drug screening and drug
2		testing, if the results are positive.
3	(8)	Not use, possess, or control any illegal drug or controlled substance
4		unless it has been prescribed for him by a licensed physician and is in
5		the original container with the prescription number affixed on it; not
6		knowingly associate with any known or previously convicted users,
7		possessors or sellers of any such illegal drugs or controlled substances;
8		and not knowingly be present at or frequent any place where such illegal
9		drugs or controlled substances are sold, kept, or used.
10	(8a)	Purchase the least expensive annual statewide license or combination of
11		licenses to hunt, trap, or fish listed in G.S. 113-270.2, 113-270.3, 113-
12		270.5, 113-271, 113-272, and 113-272.2 that would be required to
13		engage lawfully in the specific activity or activities in which the
14		defendant was engaged and which constitute the basis of the offense or
15		offenses of which he was convicted.

- (9) If the offense is one in which there is evidence of physical, mental or sexual abuse of a minor, the court should encourage the minor and the minor's parents or custodians to participate in rehabilitative treatment and may order the defendant to pay the cost of such treatment.
 - (10) Satisfy any other conditions determined by the court to be reasonably related to his rehabilitation."
 - Section 4. G.S. 15A-1343.2 reads as rewritten:

23 "§ 15A-1343.2. Special probation rules for persons sentenced under Article 81B.

24 (a) Applicability. – This section applies only to persons sentenced under Article
25 81B of this Chapter.

(b) Purposes of Probation for Community and Intermediate Punishments. – The Department of Correction shall develop a plan to handle offenders sentenced to community and intermediate punishments. The probation program designed to handle these offenders shall have the following principal purposes: to hold offenders accountable for making restitution, to ensure compliance with the court's judgment, to effectively rehabilitate offenders by directing them to specialized treatment or education programs, and to protect the public safety.

(c) Probation Caseload Goals. – It is the goal of the General Assembly that,
 subject to the availability of funds, caseloads for probation officers supervising persons
 sentenced to community punishment should not exceed an average of 90 offenders per
 officer, and caseloads for offenders sentenced to intermediate punishments should not
 exceed an average of 60 offenders per officer by July 1, 1998.

(d) Lengths of Probation Terms Under Structured Sentencing. – Unless the court
 makes specific findings that longer or shorter periods of probation are necessary, the
 length of the original period of probation for offenders sentenced under Article 81B shall
 be as follows:

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(1) For misdemeanants sentenced to community punishment, not less than six nor more than 18 months;

1	(2) For misdemeanants sentenced to intermediate punishment, not less than
2	12 nor more than 24 months;
3	(3) For felons sentenced to community punishment, not less than 12 nor
4	more than 30 months; and
5	(4) For felons sentenced to intermediate punishment, not less than 18 nor
6	more than 36 months.
7	If the court finds at the time of sentencing that a longer period of probation is
8	necessary, that period may not exceed a maximum of five years, as specified in G.S.
9	15A-1342 and G.S. 15A-1351.
10	Extension The court may with the consent of the offender extend the original
11	period of the probation if necessary to complete a program of restitution or to complete
12	medical or psychiatric treatment ordered as a condition of probation. This extension may
13	be for no more than three years, and may only be ordered in the last six months of the
14	original period of probation.
15	(e) Delegation to Probation Officer in Community Punishment. —The court may
16	delegate to Unless the presiding judge specifically finds in the judgment of the court that
17	delegation is not appropriate, the Division of Adult Probation and Parole in the
18	Department of Correction the authority to may require an offender sentenced to
19	community punishment to:
20	(1) Perform up to 20 hours of community service, and pay the fee
21	prescribed by law for this supervision;
22	(2) Report to the offender's probation officer on a frequency to be
23	determined by the officer; or
24	(3) Submit to substance abuse <u>assessment</u> , monitoring or treatment.
25	If the Division imposes any of the above requirements, then it may subsequently reduce
26	or remove those same requirements.
27	If the probation officer exercises authority delegated by the court pursuant to this
28	subsection, the offender may file a motion with the court to review the action taken by
29	the probation officer. The offender shall be given notice of the right to seek such a court
30	review. The Division may exercise any authority delegated to it under this subsection
31	only if it first determines that the offender has failed to comply with one or more of the
32	conditions of probation imposed by the court.
33	(f) Delegation to Probation Officer in Intermediate Punishments. — The court may
34	delegate to-Unless the presiding judge specifically finds in the judgment of the court that
35	delegation is not appropriate, the Division of Adult Probation and Parole in the
36	Department of Correction the authority to may require an offender sentenced to
37	intermediate punishment to:
38	(1) Perform up to 50 hours of community service, and pay the fee
39	prescribed by law for this supervision;
40	(2) Submit to electronic monitoring; a curfew which requires the offender to
41	remain in a specified place for a specified period each day, and wear a
42	device that permits the offender's compliance with the condition to be
43	monitored electronically;

1	(3) Submit to substance abuse <u>assessment</u> , monitoring or treatment; or
2	(4) Participate in an educational or vocational skills development program.
3	If the Division imposes any of the above requirements, then it may subsequently reduce
4	or remove those same requirements.
5	If the probation officer exercises authority delegated to him or her by the court
6	pursuant to this subsection, the offender may file a motion with the court to review the
7	action taken by the probation officer. The offender shall be given notice of the right to
8	seek such a court review. The Division may exercise any authority delegated to it under
9	this subsection only if it first determines that the offender has failed to comply with one
10	or more of the conditions of probation imposed by the court.
11	(g) Repealed by Session Laws 1993 (Reg. Sess., 1994), c. 19, s. 3.
12	(h) Definitions. – For purposes of this section, the definitions in G.S. 15A-1340.11
13	apply."
14	Section 5. G.S. 7A-771(5) reads as rewritten:
15	"(5) 'Targeted offenders' means persons charged with or convicted of
16	misdemeanors or felonies who are eligible to receive an intermediate
17	punishment based on their class of offense and prior record level and
18	who are facing an imminent and substantial threat of imprisonment."
19	Section 6. G.S. 15A-1368.4 is amended by adding a new subsection to read:
20	"(<u>e1</u>) Prohibited Conditions. – The Commission shall not impose community service
21	as a condition of post-release supervision."
22	Section 7. This act becomes effective December 1, 1997, and applies to
23	offenses committed on or after that date.