2013 DRAFTING REQUEST

Received:

1/29/2014

Received By:

chanaman

Wanted:

As time permits

Same as LRB:

-4083

For:

Sheila Harsdorf (608) 266-7745

By/Representing: Brooke Froehlich

May Contact:

Drafter:

chanaman

Subject:

Correctional System - com crctns

Correctional System - misc

Addl. Drafters:

Extra Copies:

Submit via email:

YES

Requester's email:

Sen.Harsdorf@legis.wisconsin.gov

Carbon copy (CC) to:

Pre Topic:

No specific pre topic given

Topic:

Sanctions for persons on community supervision

Instructions:

See attached

Drafting History:

Vers.	<u>Drafted</u>	Reviewed	<u>Typed</u>	<u>Proofed</u>	Submitted	<u>Jacketed</u>	Required
/1	chanaman 1/29/2014	evinz 1/29/2014	jfrantze 1/29/2014		lparisi 1/29/2014	lparisi 1/29/2014	State S&L

FE Sent For:



<END>

2013 DRAFTING REQUEST

Bill

Receiv	ed:	1/29/201	4			Received By:	chanaman	
Wantee	d:	As time]	permits			Same as LRB:	-4083	
For:		Sheila H	arsdorf (608)	266-7745		By/Representing:	Brooke Froehlic	h
Мау С	ontact:					Drafter:	chanaman	
Subject: Correctional System - com cretns Correctional System - misc			Addl. Drafters:					
			Extra Copies:					
Reques	t via em ster's em n copy (nail:	YES Sen.Ha	rsdorf@legis	.wisconsi	n.gov		
Pre To						 		
No spe	ecific pro	e topic giv	ven					
Topic:								
Sanctio	ons for p	persons or	n community :	supervision				
Instru	ctions:							
See att	ached							
Drafti	ng Hist	ory:						
Vers.	Drafted	<u>1</u>	Reviewed	<u>Typed</u>	Proofed	Submitted	<u>Jacketed</u>	Required
/1	chanan 1/29/20		evinz 1/29/2014	jfrantze 1/29/2014		lparisi 1/29/2014	,	State S&L
FE Sei	nt For:							

<**END>**

2013 DRAFTING REQUEST

Bill

Received:

1/29/2014

Received By:

chanaman

Wanted:

As time permits

Same as LRB:

-4083

For:

Sheila Harsdorf (608) 266-7745

By/Representing:

Brooke Froehlich

May Contact:

Drafter:

chanaman

Subject:

Correctional System - com crctns

Correctional System - misc

Addl. Drafters:

Extra Copies:

Submit via email:

YES

Requester's email:

Sen.Harsdorf@legis.wisconsin.gov

Carbon copy (CC) to: **Pre Topic:**

No specific pre topic given

Topic:

Sanctions for persons on community supervision/

Instructions:

See attached

Drafting History:

Vers. Drafted

Reviewed Typed

Proofed

Submitted

Jacketed

Required

/1

chanaman

1188

Suon

JACKAT FOR SUN State

S&L

FE Sent For:

<END>

Hanaman, Cathlene

From:

Malcore, Jennifer

Sent:

Wednesday, January 29, 2014 9:15 AM

To:

Hanaman, Cathlene

Subject:

LRB 4083

Cathlene,

Senator Harsdorf is going to be the lead on LRB 4083, can you please jacket a companion for her office. Brooke Froehlich is in charge of this in that office.

Thank you,

Jennifer Malcore

Office of State Representative John Nygren Co-Chair , Joint Committee on Finance 89th Assembly District 309 East, State Capitol 608.266.2344



1

 $\mathbf{2}$

3

4

5

State of Misconsin 2013 - 2014 LEGISLATURE



2013 BILL

Whor floor angerior

AN ACT/to renumber and amend 301.03 (3); to amend 301.068 (5); and to create 301.03 (3) (a), (b) and (c), 304.06 (3g), 971.375 and 973.10 (2s) of the statutes; relating to: development of a system of short-term sanctions for individuals who violate conditions of extended supervision, parole, probation, or a deferred prosecution agreement and granting rule-making authority.

Analysis by the Legislative Reference Bureau

Under current law, if an individual who is on probation, extended supervision, or parole (release) violates a condition of that release, the person is subject to sanctions including incarceration. This bill requires the Department of Corrections (DOC) to develop a system of short-term sanctions for violations of conditions of release and permits the sanctions to be imposed on the individual. This bill also allows a district attorney to use the short-term sanctions system for violations of a deferred prosecution agreement. The short-term sanctions system must provide a list of sanctions for the most common violations. In developing the system DOC must account for the objective to be accomplished by imposing the sanction and consider the level of intensity necessary to achieve the objective; protect the public, correct the offender's behavior, and hold the offender accountable; determine when revocation is the required response; provide flexibility in imposing sanctions but also provide offenders with clear and immediate consequences for violations; provide examples of high, medium, and low level sanctions and what factors to consider when determining which level of sanction to apply; determine how to reward compliance;

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

and ensure that efforts to minimize the impact on an offender's employment and family are made when applying sanctions. Finally, this bill requires DOC to perform reviews of sanctions imposed in order to assess disparities among sanctions, to evaluate the effectiveness of sanctions, and to monitor the impact of sanctions on the number and type of revocations for violations.

For further information see the *state and local* fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 301.03 (3) of the statutes is renumbered 301.03 (3) (intro.) and amended to read:

301.03 (3) (intro.) Administer parole, extended supervision, and probation matters, except that the decision to grant or deny parole to inmates shall be made by the parole commission and the decision to revoke probation, extended supervision, or parole, in cases in which there is no waiver of the right to a hearing, shall be made by the division of hearings and appeals in the department of administration. The secretary may grant special action parole releases under s. 304.02. The department shall promulgate rules establishing a drug testing program for probationers, parolees and persons placed on extended supervision. The rules shall provide for assessment of fees upon probationers, parolees and persons placed on extended supervision to partially offset the costs of the program, to do all of the following:

Section 2. 301.03 (3) (a), (b) and (c) of the statutes are created to read:

301.03 (3) (a) Develop a system of short-term sanctions for violations of conditions of parole, probation, extended supervision, and deferred prosecution agreements that sets forth a list of sanctions to be imposed for the most common violations.

1	(b) Ensure that the system of short-term sanctions developed under par. (a)
2	does all of the following:
3	1. Takes into account the objective to be accomplished by imposing the sanction,
4	considers the level of intensity necessary to achieve the objective, and considers the
5	extent to which sanction imposition is likely to accomplish the objective.
6	2. Takes into account the goals of protecting the public, correcting the offender's
7	behavior, and holding the offender accountable.
. 8	3. Determines when revocation is the required response to the violation.
9	4. Provides flexibility in imposing sanctions but also provides offenders with
10	clear and immediate consequences for violations.
11	5. Provides examples of high, medium, and low level sanctions and what factors
12	to consider when determining which level of sanction to apply.
13	6. Determines how to reward offenders for compliance with conditions of
14	parole, of probation, of extended supervision, or of the agreement.
15	7. Ensures that efforts to minimize the impact on an offender's employment are
16	made when applying sanctions.
17	8. Ensures that efforts to minimize the impact on an offender's family are made
18	when applying the sanctions.
19	(c) Perform reviews of sanctions imposed under the system to assess disparities
20	among sanctions, to evaluate the effectiveness of sanctions, and to monitor the
21	impact of sanctions on the number and type of revocations for violations.
22	SECTION 3. 301.068 (5) of the statutes is amended to read:
23	301.068 (5) The department shall provide to probation, extended supervision,
24	and parole agents training and skill development in reducing offenders' risk of
25	reoffending and intervention techniques and shall by rule set forth requirements for

the training and skill development. The department shall develop policies to guide probation, extended supervision, and parole agents in the supervision and revocation of offenders on probation, extended supervision, and parole and develop practices regarding alternatives to revocation of probation, extended supervision, or parole. To the extent practicable, the department shall incorporate the practices into the system developed under s. 301.03 (3) (a).

Section 4. 304.06 (3g) of the statutes is created to read:

304.06 (3g) If a paroled prisoner signs a statement admitting a violation of a condition or rule of parole, the department may, as a sanction for the violation, confine the prisoner for up to 90 days in a regional detention facility or, with the approval of the sheriff, in a county jail. If the department confines the prisoner in a county jail under this subsection, the department shall reimburse the county for its actual costs in confining the prisoner from the appropriations under s. 20.410 (1) (ab) and (b). Notwithstanding s. 302.43, the prisoner is not eligible to earn good time credit on any period of confinement imposed under this subsection.

Section 5. 971.375 of the statutes is created to read:

971.375 Deferred prosecution agreements; sanctions. The district attorney may subject a defendant to sanctions as provided in the system developed under s. 301.03 (3) (a) if the defendant violates a condition of a deferred prosecution agreement.

Section 6. 973.10 (2s) of the statutes is created to read:

973.10 (2s) If a probationer signs a statement admitting a violation of a condition or rule of probation, the department may, as a sanction for the violation, confine the probationer for up to 90 days in a regional detention facility or, with the approval of the sheriff, in a county jail. If the department confines the probationer

1	in a county jail under this subsection, the department shall reimburse the county for
2	its actual costs in confining the probationer from the appropriations under s. 20.410
3	(1) (ab) and (b).
4	Section 7. Initial applicability.
5	(1) This act first applies to violations occurring on the effective date of this
6	subsection.

(END)

Parisi, Lori

From:

Froelich, Brooke

Sent:

Wednesday, January 29, 2014 3:55 PM

To:

LRB.Legal

Subject:

Draft Review: LRB -4132/1 Topic: Sanctions for persons on community supervision

Please Jacket LRB -4132/1 for the SENATE.