	Smarter Sentencing Act (S. 502/H.R. 920)	SAFE Justice Act (H.R. 2944)	Sentencing Reform and Corrections Act (S. 2123)	Sentencing Reform Act (H.R. 3713)
SPONSORS	Sens. Durbin, Lee	Reps. Sensenbrenner, Scott	Sens. Grassley, Cornyn, Lee, Graham, Durbin, Leahy, Booker, Whitehouse	Reps. Goodlatte, Conyers
	Reps. Labrador, Scott			
New Mandatory Minimum Penalties				
Domestic Violence			Creates a new 10-year mandatory minimum for domestic violence resulting in death	
			Creates a new 5-year mandatory minimum for acts relating to the provision of controlled goods or services to terrorists or proliferations of weapons of mass destruction	
Terrorism Offenses			Creates a new 5-year mandatory minimum for acts relating to the provision of controlled goods or services to terrorists or proliferations of weapons of mass destruction	
Drug Offenses				Adds mandatory consecutive sentence of up to 5 years for crimes involving fentanyl
Repeat Drug Offenders			Applies 25-year and 15-year mandatory minimums to second and third time drug offenders if they have a prior conviction for a "serious violent felony"	Same as S. 2123
Repeat gun possession offenders			Applies 15-year recidivist mandatory minimum sentence to those who possess guns in the course of a drug trafficking crime (924(c)) and have aprior State conviction for a crime of violence that had, as an element, the carrying, brandishing, or use of a gun	Same as S. 2123
Sentencing Policies				
Mandatory minimum penalties for drug trafficking	Reduces 5-year mandatory minimum to 2 year Reduces 10-year mandatory minimum to 5 years RETROACTIVE: No	irs Restricts 5-and 10-year mandatory minimum sentences to the managers, supervisors, leaders, and organizers of drug trafficking organizations RETROACTIVE: Yes		

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Mandatory minimum drug recidivist enhancements	Reduces the mandatory recidivist enhancement for a prior drug offense from 20 years to 10 years Reduces the mandatory recidivist enhancement for two or more prior drug offenses from life to 25 years (Senate bill) or 20	More narrowly defines which prior drug offenses can trigger enhanced mandatory minimum penalties by O Requiring they be drug trafficking offenseso Requiring that they have occurred in the last 10	More narrowly defines which prior drug offenses can trigger enhanced mandatory minimum penalties by O Requiring they be drug trafficking offenses Reduces the mandatory recidivist enhancement	Same as S. 2123 except for retroactive provision RETROACTIVE: Only for those who don't have prior 3-point serious violent felony conviction
	RETROACTIVE: No	Reduces the mandatory recidivist enhancement for two or more prior triggering offenses from life to 35 years RETROACTIVE: Yes, eligible for resentencing	for a prior triggering offense from 20 years to 15 years Reduces the mandatory recidivist enhancement for two or more prior triggering offenses from life to 25 years RETROACTIVE: Yes, eligible for resentencing	
Mandatory minimums for weapons offenses		Restricts application of 25-year mandatory minimum for second or subsequent offenses to cases in which the conviction for the prior offense has become fina IMore narrowly defines possession as carrying, brandishing or use of weapon RETROACTIVE: Yes, eligible for resentencing	possession (924(e)) by a person with a felony	Same as S. 2123 RETROACTIVE: Yes, eligible for resentencing unless the person has a prior conviction for a "serious violent felony"
Broadening the existing safety valve for drug trafficking mandatory minimums	to defendants with up to 3 criminal history points RETROACTIVE: No	Expands eligibility for the existing safety valve to include gun possession crimes that occurred as part of a drug trafficking offense and to include defendants with up to 3 criminal history points RETROACTIVE: No	Expands eligibility for the existing safety valve to defendants with up to 4 criminal history points and no 3-point or 2-point felony convictions, and also allows court to waive these criminal history requirements in certain cases RETROACTIVE: No	Same as S. 2123 RETROACTIVE: No

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Creates a new safety valve for drug trafficking mandatory minimums		Creates a new safety valve for drug trafficking offenders facing 5- and 10- year mandatory minimums allowing the court to make any departure from the mandatory minimum regardless of criminal history when o the court finds mental illness, substance abuse,	Creates a new safety valve for drug trafficking offenders facing 10- year mandatory minimum sentences allowing the court to depart down to a 5- year mandatory minimum prison term if the defendant o has no prior conviction for a "serious drug	Same as S. 2123
Fair Sentencing Act	Applies FSA retroactively; allows previously sentenced offenders to petition for resentencing under new drug trafficking laws, unless they filed a petition that was previously granted or denied	Applies FSA retroactively; allows previously sentenced offenders to petition for resentencing under new drug trafficking laws	Applies FSA retroactively; allows previously sentenced offenders to petition for resentencing under new drug trafficking laws, unless they filed a petition that was previously granted or denied	Applies FSA retroactively; allows some previously sentenced offenders to petition for resentencing under new drug trafficking laws
	RETROACTIVE: Yes	RETROACTIVE: Yes	RETROACTIVE: Yes, unless any previous request for a crack sentence reduction was granted or denied	RETROACTIVE: Yes, unless they received a prior reduction of their crack drug guideline sentence (not mandatory minimum)
Juvenile life sentences			Allows eligible offenders sentenced as juveniles to life without parole to petition courts for resentencing after serving 20 years of their sentences	
Simple drug possession		Eliminates federal criminal penalties for simple drug possession in state jurisdictions		
Presumptive probation		Directs the Sentencing Commission to expand its use of probation for first-time, nonviolent offenders		
Sentencing Guidelines		Directs the Sentencing Commission to readjust drug sentencing guidelines Allows courts to disregard conduct for which the defendant was acquitted when imposing sentence under the guidelines		
Determining drug quantity for sentencing purposes		Restores discretion to judges to determine to what extent drug weights from law enforcement "stings" may be considered in court		

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Release Policies	(31302)111111320)	(11110 23 11)	700 (5) 2125)	(IIIII 3713)
Good time credit		Clarifies statute to ensure that inmates can earn a		
calculation		full 15% off of their sentences for good behavior		
		(currently BOP only calculates 12.5%)		
Compassionate release		Allows a petition for early release of prisoners who	Allows a petition for early release of prisoners	
		are at least 60 years old and have either a serious	who are at least 60 years old and have served	
		health condition or upon the death or incapacitation	the greater of 10 years or 2/3 of their sentence	
		of the primary caregiver of the inmate's child	or who require a nursing home or are terminally ill	
			Eligibility: Inmates convicted of nonviolent	
		Eligibility: All offense types eligible except inmates	offenses	
		convicted of homicide, terrorism, or sex offenses		
		DETEC A CTIVE V	RETROACTIVE: Yes	
		RETROACTIVE: Yes		
Earned time credits for		Expands earned time to allow nonviolent inmates to	Expands earned time to allow some nonviolent,	
completing programs		earn 10 days of credit off of their sentences for	lower risk prisoners to earn 5-10 days of credit	
		every 30 days for participating in individualized case	off of their prison term for every 30 days for	
		plans designed to reduce their likelihood of	participating in individualized case plans	
		reoffending	designed to reduce their likelihood of reoffending	
		Allows inmates to be released early to post-prison		
		supervision (not another form of confinement, like a	Allows time earned to be served in "pre-release	
		halfway house)	custody" in a half-way house, in home	
			confinement, or on intensive supervision	
		Eligibility: nonviolent offenders (exclusions:		
		prisoners with a conviction for a federal sex,	Eligibility: nonviolent, first-time federal	
		terrorism, or homicide offense)	offenders who are assessed as low risk to	
			reoffend are eligible to earn 10 days for every	
		RETROACTIVE: No	30 and those assessed as moderate risk to	
			reoffend are eligible to earn 5 days for every 30	
			(exclusions: prisoners with prior federal	
			convictions, 13+ criminal history points,	
			convictions for federal crimes of violence, child	
			exploitation, sex offenses, continuing criminal	
			enterprise, fraud offenses with a resulting	
			prison sentence of 15+ years, bribery, graft,	
			political corruption, identity theft, honest	
			services fraud, obstruction of justice,	
			racketeering, child abuse)	
			RETROACTIVE: No	

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Community Supervision Policies				
Graduated sanctions		Requires the development of a graduated sanctions grid to be used by courts in determining the appropriate response for technical violations of probation and post-prison supervision		
Revocation caps		Places a 60-day limit on the amount of time an offender can be returned to prison for a technical violation of probation or post-prison supervision and eliminates mandatory revocation to prison for simple drug possession		
Earned credits for supervision		Allows offenders on federal probation or post-prison supervision to earn time day for day credits for complying with the terms of their supervision		
Specialty courts		Encourages judicial districts to open drug, veteran, and mental health and other problem solving courts		
Pilot programs		Establishes a performance incentive funding pilot program to reward judicial districts for reducing their revocations to prison	Establishes a reentry demonstration project to pilot promising reentry programs in judicial districts	
Performance-based contracts		Requires contracts for half-way houses to include performance deliverables related to recidivism reduction		
Additional Policies				
Correctional officers tools and training		Creates mental health and de-escalation training programs for prison personnel	Allows correctional officers to carry and use pepper spray but requires training and evaluations of the practice	
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Regulatory offenses	Requires compilation and public disclosure of all criminal statutory offenses, all regulatory statutory offenses, all punishments, and all mens rea requirements	Requires compilation and public disclosure of all criminal statutory offenses, all regulatory statutory offenses, all punishments, and all mens rea requirements Allows victims of regulatory over-criminalization to contact the inspector general Requires executive branch agencies to obtain prior	Requires compilation and public disclosure of all criminal statutory offenses, all regulatory statutory offenses, all punishments, and all mens rea requirements	
		approval from the Attorney General for each new criminal penalty resulting from an agency regulation, and approval to be conditioned on a 5-year sunset		
Pretrial		Requires the Attorney General to create and implement policies to safely reduce pre-trial detention		
Fiscal impact statement		Requires fiscal impact statements for sentencing and corrections bills Requires sentencing cost analyses to be disclosed in		
Expungement		pre-sentencing reports	Creates process for expungement of juvenile records	
Sentencing Commission		Adds a non-voting federal defender representative		
Representation		to the U.S. Sentencing Commission		
Corrections statistics reporting		Requires federal agencies to report on corrections populations and recidivism rates, among other indicators		
Wrongful convictions		Reauthorizes the Innocence Protection Act and directs the Attorney General to develop best practices to reduce wrongful convictions		
Ensuring accuracy of		Directs the Attorney General to establish and		
federal criminal records		enforce procedures to release accurate criminal records for employment-related purposes.		
Source: Public Saf	ety Performance Project, The Pew	Charitable Trusts		