SENATOR AMENDMENT

Florida Senate - 2012 Bill No. CS for CS for SB 448



LEGISLATIVE ACTION

Senate	•	House
	•	
	•	
Floor: 2/AD/2R		
03/09/2012 03:41 PM	•	

Senator Bogdanoff moved the following:

Senate Amendment (with title amendment)

Delete lines 254 - 302

4 and insert:

1 2 3

5 (8) (a) The department shall submit a report to the 6 sentencing court at least 30 days before the nonviolent offender 7 is scheduled to complete the reentry program. The report must 8 describe the offender's performance in the reentry program and 9 certify whether the performance is satisfactory. The court may 10 schedule a hearing to consider any modification to the imposed 11 sentence. Notwithstanding the eligibility criteria contained in s. 948.20, Florida Statutes, if the offender's performance is 12 satisfactory to the department and the court, the court shall 13

SENATOR AMENDMENT

Florida Senate - 2012 Bill No. CS for CS for SB 448



14 issue an order modifying the sentence imposed and placing the offender on drug offender probation, as described in s. 15 948.20(2), Florida Statutes, subject to the department's 16 17 certification of the offender's successful completion of the 18 remainder of the reentry program. The term of drug offender 19 probation must not be less than the remainder of time that the offender would have served in prison, but for participating in 20 21 the program. A condition of drug offender probation may include 22 electronic monitoring or placement in a community residential or 23 nonresidential licensed substance abuse treatment facility under 24 the jurisdiction of the department or the Department of Children 25 and Family Services or any public or private entity providing 26 such services. The order shall include findings that the 27 offender's performance is satisfactory, that the requirements 28 for resentencing under this section are satisfied, and that the 29 public safety will not be compromised. If the nonviolent 30 offender violates the conditions of drug offender probation, the 31 court may revoke probation and impose any sentence that it might 32 have originally imposed. No offender may be released from the 33 custody of the department under this section except pursuant to 34 a judicial order modifying his or her sentence. 35 (b) If an offender being released pursuant to paragraph (a) 36 intends to reside in a county that has established a 37 postadjudicatory drug court program as described in s. 397.334, 38 Florida Statutes, the sentencing court may require the offender 39 to successfully complete the postadjudicatory drug court program 40 as a condition of drug offender probation. The original 41 sentencing court shall relinquish jurisdiction of the offender's case to the postadjudicatory drug court program until the 42

Page 2 of 3

SENATOR AMENDMENT

Florida Senate - 2012 Bill No. CS for CS for SB 448

331064

43	offender is no longer active in the program, the case is
44	returned to the sentencing court due to the offender's
45	termination from the program for failure to comply with the
46	terms thereof, or the offender's sentence is completed. If
47	transferred to a postadjudicatory drug court program, the
48	offender shall comply with all conditions and orders of the
49	program.
50	
51	=========== T I T L E A M E N D M E N T =================================
52	And the title is amended as follows:
53	Delete lines 42 - 55
54	and insert:
55	requiring that the department submit a report to the
56	sentencing court at least 30 days before the
57	nonviolent offender is scheduled to complete the
58	reentry program; setting forth the issues to be
59	addressed in the report; providing a court may
60	schedule a hearing to consider any modifications to an
61	imposed sentence; requiring the sentencing court to
62	issue an order modifying the sentence imposed and
63	placing the nonviolent offender on drug offender
64	probation if the nonviolent offender's performance is
65	satisfactory; authorizing the court to revoke
66	probation and impose the original sentence in
67	specified circumstances; authorizing the court to
68	require the offender to complete a postadjudicatory
69	drug court program in specified circumstances;
70	directing the department to