

113TH CONGRESS  
1ST SESSION

# H. R. 2369

To apply reduced sentences for certain cocaine base offenses retroactively for certain offenders, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

JUNE 13, 2013

Mr. SCOTT of Virginia introduced the following bill; which was referred to the Committee on the Judiciary

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## A BILL

To apply reduced sentences for certain cocaine base offenses retroactively for certain offenders, and for other purposes.

1       *Be it enacted by the Senate and House of Representa-*  
2       *tives of the United States of America in Congress assembled,*

**3 SECTION 1. SHORT TITLE.**

4       This Act may be cited as the “Fair Sentencing Clari-  
5 fication Act of 2013”.

**6 SEC. 2. FINDINGS.**

7       Congress finds as follows:

8           (1) The Fair Sentencing Act of 2010 was  
9       signed into law by President Obama on August 3,  
10      2010.

1                         (2) Most district courts in the United States  
2                         are applying the Fair Sentencing Act to pending  
3                         criminal cases, including United States v. Douglas,  
4                         746 F. Supp. 2d. 220 (D. Me. 2010), \_\_\_\_ F. 3d.  
5                         \_\_\_\_, 2011 WL 2120163 (1st Cir. May 31, 2011);  
6                         United States v. Raymond Brown, CR No. 10–135–  
7                         GLL–1 (W.D. Pa. June 16, 2011); and United  
8                         States v. Marlon Jermaine Spencer, CR No. 09–  
9                         400–JW–1 (N.D. Cal. Nov. 30, 2010).

10                         (3) There are, however, district courts that are  
11                         not applying the Fair Sentencing Act to pending  
12                         cases, including United States v. Derrick Steven  
13                         Clemons, CR No. 08–028–AJS–1 (W.D. of Pa. Nov.  
14                         18, 2010) and United States v. Anthony L. Jackson,  
15                         CR No. 10–178–JRS–1 (E.D. Va. Nov. 19, 2010).

16                         (4) According to the U.S. Sentencing Commis-  
17                         sion's analysis, 20,905 offenders would receive a re-  
18                         duction in their sentences if both the statutory  
19                         changes and guideline changes were made retro-  
20                         active, and the average sentence reduction would be  
21                         46 months, representing a savings of over \$2.2 bil-  
22                         lion at an average incarceration cost of \$28,284 per  
23                         year, the latest yearly cost estimate from the Bureau  
24                         of Prisons.

1                         (5) The purpose of this Act is to clarify that  
2                         the amendments made by the Fair Sentencing Act  
3                         are to be applied to pending cases and retroactively  
4                         to cases that are no longer pending.

5                         **SEC. 3. CLARIFICATION OF APPLICABILITY WITH REGARD**  
6                         **TO PENDING CASES.**

7                         With respect to any offense for which the penalties  
8                         were modified by section 2 or 3 of the Fair Sentencing  
9                         Act of 2010 (Public Law 111–220) and which was com-  
10                         mitted before the date of enactment of such Act, and not-  
11                         withstanding the provisions of section 109 of title 1,  
12                         United States Code—

13                         (1) in cases in which a sentence has not yet  
14                         been imposed, the court shall impose such sentence  
15                         as if sections 2 and 3 of the Fair Sentencing Act of  
16                         2010 (Public Law 111–220) were in effect on the  
17                         date the offense was committed; and

18                         (2) in cases in which a sentence has already  
19                         been imposed, if subject to a pending appeal on or  
20                         after August 3, 2010, the Court of Appeals shall re-  
21                         mand the case for resentencing consistent with the  
22                         amendments made by sections 2 and 3 of the Fair  
23                         Sentencing Act of 2010 (Public Law 111–220).

1     **SEC. 4. COURT MAY REDUCE TERM OF IMPRISONMENT.**

2         In the case of a defendant who has been convicted  
3     of a crime committed before August 3, 2010, for which  
4     a term of imprisonment has been imposed, on motion of  
5     the defendant or the Director of the Bureau of Prisons,  
6     or on its own motion, the sentencing court may reduce  
7     the term of imprisonment for that crime consistent with  
8     the amendments made by sections 2 and 3 of the Fair  
9     Sentencing Act of 2010 (Public Law 111–220) if such  
10    crime is—

11                 (1) punishable by a term of imprisonment  
12                 under—

13                         (A) section 404(a) of the Controlled Sub-  
14                 stances Act for possession of a substance which  
15                 contains cocaine base (21 U.S.C. 844(a)) (as in  
16                 effect on the date of the commission of the  
17                 crime);

18                         (B) section 401(b)(1)(A)(iii) of such Act  
19                 (21 U.S.C. 841(b)(1)(A)(iii)) (as in effect on  
20                 the date of the commission of the crime); or

21                         (C) section 401(b)(1)(B)(iii) of such Act  
22                 (21 U.S.C. 841(b)(1)(B)(iii)) (as in effect on  
23                 the date of the commission of the crime); or

24                 (2) punishable by a term of imprisonment  
25                 under paragraph (1)(C) or (2)(C) of section 1010(b)  
26                 of the Controlled Substances Import and Export Act

1       (21 U.S.C. 960(b)) (as in effect on the date of the  
2       commission of the crime).

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