

113TH CONGRESS
1ST SESSION

H. R. 3382

To focus limited Federal resources on the most serious offenders.

IN THE HOUSE OF REPRESENTATIVES

OCTOBER 30, 2013

Mr. LABRADOR (for himself, Mr. SCOTT of Virginia, Mr. CONYERS, Mr. JOHNSON of Georgia, Mr. RICHMOND, Mr. BACHUS, Mr. COHEN, Mr. JEFFRIES, and Mr. RODNEY DAVIS of Illinois) introduced the following bill; which was referred to the Committee on the Judiciary, and in addition to the Committee on Energy and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To focus limited Federal resources on the most serious offenders.

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 “Smarter Sentencing
5 Act of 2013”.

6 **SEC. 2. APPLICABILITY OF STATUTORY MINIMUMS.**

7 Section 3553(f)(1) of title 18, United States Code,
8 is amended by striking “defendant” and all that follows

1 through “point” and inserting “criminal history category
2 for the defendant is not higher than category 2”.

3 **SEC. 3. CLARIFICATION OF APPLICABILITY OF THE FAIR
4 SENTENCING ACT.**

5 (a) **DEFINITION OF COVERED OFFENSE.**—In this
6 section, the term “covered offense” means a violation of
7 a Federal criminal statute, the statutory penalties for
8 which were modified by section 2 or 3 of the Fair Sen-
9 tencing Act of 2010 (Public Law 111–220; 124 Stat.
10 2372), that was committed before August 3, 2010.

11 (b) **DEFENDANTS PREVIOUSLY SENTENCED.**—A
12 court that imposed a sentence for a covered offense, may,
13 on motion of the defendant, the Director of the Bureau
14 of Prisons, the attorney for the Government, or the court,
15 impose a reduced sentence as if sections 2 and 3 of the
16 Fair Sentencing Act of 2010 (Public Law 111–220; 124
17 Stat. 2372) were in effect at the time the covered offense
18 was committed.

19 (c) **LIMITATIONS.**—No court shall entertain a motion
20 made under this section to reduce a sentence if the sen-
21 tence was previously imposed or previously reduced in ac-
22 cordance with the amendments made by sections 2 and
23 3 of the Fair Sentencing Act of 2010 (Public Law 111–
24 220; 124 Stat. 2372) or if a motion made under this sec-
25 tion to reduce the sentence was previously denied. Nothing

1 in this section shall be construed to require a court to re-
2 duce any sentence pursuant to this section.

3 **SEC. 4. SENTENCING MODIFICATIONS FOR CERTAIN DRUG**

4 **OFFENSES.**

5 (a) CONTROLLED SUBSTANCES ACT.—Section
6 401(b)(1) of the Controlled Substances Act (21 U.S.C.
7 841(b)(1)) is amended—

8 (1) in subparagraph (A), in the flush text fol-
9 lowing clause (viii)—

10 (A) by striking “10 years or more” and in-
11 serting “5 years or more”; and

12 (B) by striking “such person shall be sen-
13 tenced to a term of imprisonment which may
14 not be less than 20 years and” and inserting
15 “such person shall be sentenced to a term of
16 imprisonment which may not be less than 10
17 years and”; and

18 (2) in subparagraph (B), in the flush text fol-
19 lowing clause (viii)—

20 (A) by striking “5 years” and inserting “2
21 years”; and

22 (B) by striking “not be less than 10 years”
23 and inserting “not be less than 5 years”.

1 (b) CONTROLLED SUBSTANCES IMPORT AND EXPORT

2 ACT.—Section 1010(b) of the Controlled Substances Im-
3 port and Export Act (21 U.S.C. 960(b)) is amended—

4 (1) in paragraph (1), in the flush text following
5 subparagraph (H)—

6 (A) by striking “not less than 10 years”
7 and inserting “not less than 5 years”; and

8 (B) by striking “such person shall be sen-
9 tenced to a term of imprisonment of not less
10 than 20 years” and inserting “such person shall
11 be sentenced to a term of imprisonment of not
12 less than 10 years”; and

13 (2) in paragraph (2), in the flush text following
14 subparagraph (H)—

15 (A) by striking “5 years” and inserting “2
16 years”; and

17 (B) by striking “10 years” and inserting
18 “5 years”.

19 **SEC. 5. DIRECTIVE TO THE SENTENCING COMMISSION.**

20 (a) DIRECTIVE TO SENTENCING COMMISSION.—Pur-
21 suant to its authority under section 994(p) of title 28,
22 United States Code, and in accordance with this section,
23 the United States Sentencing Commission shall review and
24 amend, if appropriate, its guidelines and its policy state-
25 ments applicable to persons convicted of an offense under

1 section 401 of the Controlled Substances Act (21 U.S.C.
2 841) or section 1010 of the Controlled Substances Import
3 and Export Act (21 U.S.C. 960) to ensure that the guide-
4 lines and policy statements are consistent with the amend-
5 ments made by sections 2 and 4 of this Act and reflect
6 the intent of Congress that such penalties be decreased
7 in accordance with the amendments made by section 4 of
8 this Act.

9 (b) CONSIDERATIONS.—In carrying out this section,
10 the United States Sentencing Commission shall con-
11 sider—

12 (1) the mandate of the United States Sen-
13 tencing Commission, under section 994(g) of title
14 28, United States Code, to formulate the sentencing
15 guidelines in such a way as to “minimize the likeli-
16 hood that the Federal prison population will exceed
17 the capacity of the Federal prisons”;

18 (2) the findings and conclusions of the United
19 States Sentencing Commission in its October 2011
20 report to Congress entitled, Mandatory Minimum
21 Penalties in the Federal Criminal Justice System;

22 (3) the fiscal implications of any amendments
23 or revisions to the sentencing guidelines or policy
24 statements made by the United States Sentencing
25 Commission;

1 (4) the relevant public safety concerns involved
2 in the considerations before the United States Sen-
3 tencing Commission;

4 (5) the intent of Congress that penalties for
5 violent and serious drug traffickers who present pub-
6 lic safety risks remain appropriately severe; and

7 (6) the need to reduce and prevent racial dis-
8 parities in Federal sentencing.

9 (c) EMERGENCY AUTHORITY.—The United States
10 Sentencing Commission shall—

11 (1) promulgate the guidelines, policy state-
12 ments, or amendments provided for in this Act as
13 soon as practicable, and in any event not later than
14 120 days after the date of enactment of this Act, in
15 accordance with the procedure set forth in section
16 21(a) of the Sentencing Act of 1987 (28 U.S.C. 994
17 note), as though the authority under that Act had
18 not expired; and

19 (2) pursuant to the emergency authority pro-
20 vided under paragraph (1), make such conforming
21 amendments to the Federal sentencing guidelines as
22 the Commission determines necessary to achieve
23 consistency with other guideline provisions and ap-
24 plicable law.

1 **SEC. 6. REPORT BY ATTORNEY GENERAL.**

2 Not later than 6 months after the date of enactment
3 of this Act, the Attorney General shall submit to the Com-
4 mittees on the Judiciary of the House of Representatives
5 and the Senate a report outlining how the reduced expend-
6 itures on Federal corrections and the cost savings result-
7 ing from this Act will be used to help reduce overcrowding
8 in the Federal Bureau of Prisons, help increase proper in-
9 vestment in law enforcement and crime prevention, and
10 help reduce criminal recidivism, thereby increasing the ef-
11 fectiveness of Federal criminal justice spending.

