(Original Signature of Member)

115th CONGRESS 2d Session



To amend title 18, United States Code, to authorize a court to reduce the term of imprisonment imposed on certain defendants convicted as an adult for an offense committed and completed before the defendant attained 18 years of age, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. WESTERMAN introduced the following bill; which was referred to the Committee on _____

A BILL

- To amend title 18, United States Code, to authorize a court to reduce the term of imprisonment imposed on certain defendants convicted as an adult for an offense committed and completed before the defendant attained 18 years of age, 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. PAROLE FOR JUVENILES.

4 (a) IN GENERAL.—Chapter 403 of title 18, United

- 5 States Code, is amended by inserting after section 5032
- 6 the following:

1	"§ 5032A. Modification of an imposed term of impris-
2	onment for violations of law committed
3	prior to age 18

4 "(a) IN GENERAL.—Notwithstanding any other pro5 vision of law, a court may reduce a term of imprisonment
6 imposed upon a defendant convicted as an adult for an
7 offense committed and completed before the defendant at8 tained 18 years of age if—

9 "(1) the defendant has served not less than 20
10 years in custody for the offense; and

11 "(2) the court finds, after considering the fac-12 tors set forth in subsection (c), that the defendant 13 is not a danger to the safety of any person or the 14 community and that the interests of justice warrant 15 a sentence modification.

16 "(b) SUPERVISED RELEASE.—Any defendant whose 17 sentence is reduced pursuant to subsection (a) shall be or-18 dered to serve a period of supervised release of not less 19 than 5 years following release from imprisonment. The 20 conditions of supervised release and any modification or 21 revocation of the term of supervise release shall be in ac-22 cordance with section 3583.

23 "(c) FACTORS AND INFORMATION TO BE CONSID24 ERED IN DETERMINING WHETHER TO MODIFY A TERM
25 OF IMPRISONMENT.—The court, in determining whether

to reduce a term of imprisonment pursuant to subsection
 (a), shall consider—

- 3 "(1) the factors described in section 3553(a),
 4 including the nature of the offense and the history
 5 and characteristics of the defendant;
- 6 "(2) the age of the defendant at the time of the
 7 offense;

8 "(3) a report and recommendation of the Bu-9 reau of Prisons, including information on whether 10 the defendant has substantially complied with the 11 rules of each institution in which the defendant has 12 been confined and whether the defendant has com-13 pleted any educational, vocational, or other prison 14 program, where available;

"(4) a report and recommendation of the
United States attorney for any district in which an
offense for which the defendant is imprisoned was
prosecuted;

"(5) whether the defendant has demonstrated
maturity, rehabilitation, and a fitness to reenter society sufficient to justify a sentence reduction;

"(6) any statement, which may be presented
orally or otherwise, by any victim of an offense for
which the defendant is imprisoned or by a family
member of the victim if the victim is deceased;

1	"(7) any report from a physical, mental, or psy-
2	chiatric examination of the defendant conducted by
3	a licensed health care professional;
4	"(8) the family and community circumstances
5	of the defendant at the time of the offense, including
6	any history of abuse, trauma, or involvement in the
7	child welfare system;
8	"(9) the extent of the role of the defendant in
9	the offense and whether, and to what extent, an
10	adult was involved in the offense;
11	((10) the diminished culpability of juveniles as
12	compared to that of adults, and the hallmark fea-
13	tures of youth, including immaturity, impetuosity,
14	and failure to appreciate risks and consequences,
15	which counsel against sentencing juveniles to the
16	otherwise applicable term of imprisonment; and
17	"(11) any other information the court deter-
18	mines relevant to the decision of the court.
19	"(d) Limitation on Applications Pursuant to
20	THIS SECTION.—
21	"(1) Second Application.—Not earlier than
22	5 years after the date on which an order entered by
23	a court on an initial application under this section
24	becomes final, a court shall entertain a second appli-
25	cation by the same defendant under this section.

1	"(2) FINAL APPLICATION.—Not earlier than 5
2	years after the date on which an order entered by
3	a court on a second application under paragraph (1)
4	becomes final, a court shall entertain a final applica-
5	tion by the same defendant under this section.
6	"(3) Prohibition.—A court may not entertain
7	an application filed after an application filed under
8	paragraph (2) by the same defendant.
9	"(e) Procedures.—
10	"(1) NOTICE.—The Bureau of Prisons shall
11	provide written notice of this section to—
12	"(A) any defendant who has served not
13	less than 19 years in prison for an offense com-
14	mitted and completed before the defendant at-
15	tained 18 years of age for which the defendant
16	was convicted as an adult; and
17	"(B) the sentencing court, the United
18	States attorney, and the Federal Public De-
19	fender or Executive Director of the Community
20	Defender Organization for the judicial district
21	in which the sentence described in subpara-
22	graph (A) was imposed.
23	"(2) CRIME VICTIMS RIGHTS.—Upon receiving
24	notice under paragraph (1), the United States attor-

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ney shall provide any notifications required under
 section 3771.
 "(3) APPLICATION.—
 "(A) IN GENERAL.—An application for a
 sentence reduction under this section shall be

filed as a motion to reduce the sentence of the defendant and may include affidavits or other written material.

9 "(B) REQUIREMENT.—A motion to reduce 10 a sentence under this section shall be filed with 11 the sentencing court and a copy shall be served 12 on the United States attorney for the judicial 13 district in which the sentence was imposed.

"(4) EXPANDING THE RECORD; HEARING.—

"(A) EXPANDING THE RECORD.—After the
filing of a motion to reduce a sentence under
this section, the court may direct the parties to
expand the record by submitting additional
written materials relating to the motion.

"(B) Hearing.—

21 "(i) IN GENERAL.—The court shall
22 conduct a hearing on the motion, at which
23 the defendant and counsel for the defend24 ant shall be given the opportunity to be
25 heard.

1	"(ii) EVIDENCE.—In a hearing under
2	this section, the court may allow parties to
3	present evidence.
4	"(iii) Defendant's presence.—At
5	a hearing under this section, the defendant
6	shall be present unless the defendant
7	waives the right to be present. The re-
8	quirement under this clause may be satis-
9	fied by the defendant appearing by video
10	teleconference.
11	"(iv) Counsel.—A defendant who is
12	unable to obtain counsel is entitled to have
13	counsel appointed to represent the defend-
14	ant for proceedings under this section, in-
15	cluding any appeal, unless the defendant
16	waives the right to counsel.
17	"(v) FINDINGS.—The court shall state
18	in open court, and file in writing, the rea-
19	sons for granting or denying a motion
20	under this section.
21	"(C) Appeal.—The Government or the

21 "(C) APPEAL.—The Government or the
22 defendant may file a notice of appeal in the dis23 trict court for review of a final order under this
24 section. The time limit for filing such appeal

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shall be governed by rule 4(a) of the Federal Rules of Appellate Procedure.

3 "(f) EDUCATIONAL AND REHABILITATIVE PRO-4 GRAMS.—A defendant who is convicted and sentenced as 5 an adult for an offense committed and completed before 6 the defendant attained 18 years of age may not be de-7 prived of any educational, training, or rehabilitative pro-8 gram that is otherwise available to the general prison pop-9 ulation.".

(b) TABLE OF SECTIONS.—The table of sections for
chapter 403 of title 18, United States Code, is amended
by inserting after the item relating to section 5032 the
following:

(c) APPLICABILITY.—The amendments made by this
section shall apply to any conviction entered before, on,
or after the date of enactment of this Act.

[&]quot;5032A. Modification of an imposed term of imprisonment for violations of law committed prior to age 18.".