1	ENROLLED
2	COMMITTEE SUBSTITUTE
3	FOR
4	Senate Bill No. 60
5	(Senator Foster, original sponsor)
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7	[Passed March 4, 2011; in effect from passage.]
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11	AN ACT to amend and reenact $62-12-5$ and $62-12-26$ of the Code of
12	West Virginia, 1931, as amended, all relating to probation and
13	parole; probation officers and assistants; providing that
14	multijudicial circuit probation officers may supervise sex
15	offenders who are on probation with authorization of the
16	Administrative Director of the Supreme Court of Appeals or his
17	or her designee; and clarifying that circuit court probation
18	officers continue to supervise extended release supervisees
19	until a multijudicial circuit probation officer is in place.
20	Be it enacted by the Legislature of West Virginia:
21	That $\S62-12-5$ and $\S62-12-26$ of the Code of West Virginia,
22	1931, as amended, be amended and reenacted, all to read as follows:
23	ARTICLE 12. PROBATION AND PAROLE.
24	<pre>§62-12-5. Probation officers and assistants.</pre>
25	(a) Each circuit court, subject to the approval of the Supreme
26	Court of Appeals and in accordance with its rules, is authorized to

27 appoint one or more probation officers and clerical assistants.

28 (b) The appointment of probation officers and clerical

1 assistants shall be in writing and entered on the order book of the 2 court by the judge making such appointment and a copy of said order 3 of appointment shall be delivered to the Administrative Director of 4 the Supreme Court of Appeals. The order of appointment shall state 5 the monthly salary, fixed by the judge and approved by the Supreme 6 Court of Appeals, to be paid to the probation officer or clerical 7 assistants so appointed.

8 (c) The salary of probation officers and clerical assistants 9 shall be paid monthly or semimonthly, as the Supreme Court of 10 Appeals by rule may direct and they shall be reimbursed for all 11 reasonable and necessary expenses actually incurred in the line of 12 duty in the field. The salary and expenses shall be paid by the 13 state from the judicial accounts thereof. The county commission 14 shall provide adequate office space for the probation officer and 15 his or her assistants to be approved by the appointing court. The 16 equipment and supplies as may be needed by the probation officer 17 and his or her assistants shall be provided by the state and the 18 cost thereof shall be charged against the judicial accounts of the 19 state.

20 (d) No judge may appoint any probation officer, assistant 21 probation officer or clerical assistant who is related to him or 22 her either by consanguinity or affinity.

(e) Subject to the approval of the Supreme Court of Appeals and in accordance with its rules, a judge of a circuit court whose circuit comprises more than one county may appoint a probation officer and a clerical assistant in each county of the circuit or may appoint the same persons to serve in these respective positions a in two or more counties in the circuit.

1 (f) Nothing contained in this section alters, modifies, 2 affects or supersedes the appointment or tenure of any probation 3 officer, medical assistant or psychiatric assistant appointed by 4 any court under any special act of the Legislature heretofore 5 enacted, and the salary or compensation of those persons shall 6 remain as specified in the most recent amendment of any special act 7 until changed by the court, with approval of the Supreme Court of 8 Appeals, by order entered of record, and any such salary or 9 compensation shall be paid out of the State Treasury.

10 (g) In order to carry out the supervision responsibilities set 11 forth in section twenty-six, article twelve, chapter sixty-two of 12 this code, the Administrative Director of the Supreme Court of 13 Appeals, or his or her designee, in accordance with the court's 14 procedures, is authorized to hire multijudicial-circuit probation 15 officers, to be employed through the court's Division of Probation 16 Services. Such officers may also supervise probationers who are on 17 probation for sexual offences with the approval of the 18 administrative director of the Supreme Court of Appeals or his or 19 her designee.

## 20 §62-12-26. Extended supervision for certain sex offenders; 21 sentencing; conditions; supervision provisions; 22 supervision fee.

(a) Notwithstanding any other provision of this code to the 24 contrary, any defendant convicted after the effective date of this 25 section of a violation of section twelve, article eight, chapter 26 sixty-one of this code or a felony violation of the provisions of 27 article eight-b, eight-c or eight-d of said chapter shall, as part 28 of the sentence imposed at final disposition, be required to serve,

1 in addition to any other penalty or condition imposed by the court, 2 a period of supervised release of up to fifty years: Provided, That 3 the period of supervised release imposed by the court pursuant to 4 this section for a defendant convicted after the effective date of 5 this section as amended and reenacted during the first 6 extraordinary session of the Legislature, 2006, of a violation of 7 section three or seven, article eight-b, chapter sixty-one of this 8 code and sentenced pursuant to section nine-a of said article, 9 shall be no less than ten years: Provided, however, That a 10 defendant designated after the effective date of this section as 11 amended and reenacted during the first extraordinary session of the 12 Legislature, 2006, as a sexually violent predator pursuant to the 13 provisions of section two-a, article twelve, chapter fifteen of 14 this code shall be subject, in addition to any other penalty or 15 condition imposed by the court, to supervised release for life: 16 Provided further, That pursuant to the provisions of subsection (g) 17 of this section, a court may modify, terminate or revoke any term 18 of supervised release imposed pursuant to subsection (a) of this 19 section.

20 (b) Any person required to be on supervised release for a 21 minimum term of ten years or for life pursuant to the provisos of 22 subsection (a) of this section also shall be further prohibited 23 from:

(1) Establishing a residence or accepting employment within 25 one thousand feet of a school or child care facility or within one 26 thousand feet of the residence of a victim or victims of any 27 sexually violent offenses for which the person was convicted;

28 (2) Establishing a residence or any other living accommodation

1 in a household in which a child under sixteen resides if the person 2 has been convicted of a sexually violent offense against a child, 3 unless the person is one of the following:

4 (i) The child's parent;

5 (ii) The child's grandparent; or

6 (iii) The child's stepparent and the person was the stepparent 7 of the child prior to being convicted of a sexually violent 8 offense, the person's parental rights to any children in the home 9 have not been terminated, the child is not a victim of a sexually 10 violent offense perpetrated by the person, and the court determines 11 that the person is not likely to cause harm to the child or 12 children with whom such person will reside: *Provided*, That nothing 13 in this subsection shall preclude a court from imposing residency 14 or employment restrictions as a condition of supervised release on 15 defendants other than those subject to the provision of this 16 subsection.

17 (c) The period of supervised release imposed by the provisions 18 of this section shall begin upon the expiration of any period of 19 probation, the expiration of any sentence of incarceration or the 20 expiration of any period of parole supervision imposed or required 21 of the person so convicted, whichever expires later.

(d) Any person sentenced to a period of supervised release 23 pursuant to the provisions of this section shall be supervised by 24 a multijudicial circuit probation officer, if available. Until 25 such time as a multijudicial circuit probation officer is 26 available, the offender shall be supervised by the probation office 27 of the sentencing court or of the circuit in which he or she 28 resides.

1 (e) A defendant sentenced to a period of supervised release 2 shall be subject to any or all of the conditions applicable to a 3 person placed upon probation pursuant to the provisions of section 4 nine of this article: *Provided*, That any defendant sentenced to a 5 period of supervised release pursuant to this section shall be 6 required to participate in appropriate offender treatment programs 7 or counseling during the period of supervised release unless the 8 court deems the offender treatment programs or counseling to no 9 longer be appropriate or necessary and makes express findings in 10 support thereof.

11 Within ninety days of the effective date of this section as 12 amended and reenacted during the first extraordinary session of the 13 Legislature, 2006, the Secretary of the Department of Health and 14 Human Resources shall propose rules and emergency rules for 15 legislative approval in accordance with the provisions of article 16 three, chapter twenty-nine-a of this code establishing 17 qualifications for sex offender treatment programs and counselors 18 based on accepted treatment protocols among licensed mental health 19 professionals.

(f) The sentencing court may, based upon defendant's ability 21 to pay, impose a supervision fee to offset the cost of supervision. 22 Said fee shall not exceed \$50 per month. Said fee may be modified 23 periodically based upon the defendant's ability to pay.

24 (g) Modification of conditions or revocation. -- The court 25 may:

(1) Terminate a term of supervised release and discharge the defendant released at any time after the expiration of two years of supervised release, pursuant to the provisions of the West Virginia

1 Rules of Criminal Procedure relating to the modification of 2 probation, if it is satisfied that such action is warranted by the 3 conduct of the defendant released and the interests of justice;

4 (2) Extend a period of supervised release if less than the 5 maximum authorized period was previously imposed or modify, reduce 6 or enlarge the conditions of supervised release, at any time prior 7 to the expiration or termination of the term of supervised release, 8 consistent with the provisions of the West Virginia Rules of 9 Criminal Procedure relating to the modification of probation and 10 the provisions applicable to the initial setting of the terms and 11 conditions of post-release supervision;

12 (3) Revoke a term of supervised release and require the 13 defendant to serve in prison all or part of the term of supervised 14 release without credit for time previously served on supervised 15 release if the court, pursuant to the West Virginia Rules of 16 Criminal Procedure applicable to revocation of probation, finds by 17 clear and convincing evidence that the defendant violated a 18 condition of supervised release, except that a defendant whose term 19 is revoked under this subdivision may not be required to serve more 20 than the period of supervised release;

(4) Order the defendant to remain at his or her place of 22 residence during nonworking hours and, if the court so directs, to 23 have compliance monitored by telephone or electronic signaling 24 devices, except that an order under this paragraph may be imposed 25 only as an alternative to incarceration.

26 (h) Written statement of conditions. -- The court shall 27 direct that the probation officer provide the defendant with a 28 written statement at the defendant's sentencing hearing that sets

1 forth all the conditions to which the term of supervised release is 2 subject and that it is sufficiently clear and specific to serve as 3 a guide for the defendant's conduct and for such supervision as is 4 required.

5 (i) Supervised release following revocation. -- When a term 6 of supervised release is revoked and the defendant is required to 7 serve a term of imprisonment that is less than the maximum term of 8 supervised release authorized under subsection (a) of this section, 9 the court may include a requirement that the defendant be placed on 10 a term of supervised release after imprisonment. The length of 11 such term of supervised release shall not exceed the term of 12 supervised release authorized by this section less any term of 13 imprisonment that was imposed upon revocation of supervised 14 release.

(j) Delayed revocation. -- The power of the court to revoke 16 a term of supervised release for violation of a condition of 17 supervised release and to order the defendant to serve a term of 18 imprisonment and, subject to the limitations in subsection (i) of 19 this section, a further term of supervised release extends beyond 20 the expiration of the term of supervised release for any period 21 necessary for the adjudication of matters arising before its 22 expiration if, before its expiration, a warrant or summons has been 23 issued on the basis of an allegation of such a violation.