1	S.45
2	Introduced by Senators Sears, Baruth, Benning, Nitka and White
3	Referred to Committee on
4	Date:
5	Subject: Criminal procedure; corrections; probation
6	Statement of purpose of bill as introduced: This bill proposes to make
7	discharge of probation presumptive after the midpoint review if the probationer
8	meets certain criteria and to provide additional opportunities for discharge or
9	term reduction for probationers who are not approved for discharge at the
10	midpoint of their probation term.
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11	An act relating to earned discharge from probation
12	It is hereby enacted by the General Assembly of the State of Vermont:
13	Sec. 1. 28 V.S.A. § 251 is amended to read:
14	§ 251. DURATION OF PROBATION
15	(a) The court placing a person on probation may terminate the period of
16	probation and discharge the person at any time if such termination is warranted
17	by the conduct of the offender and the ends of justice.
18	(b) Upon the recommendation of the Commissioner pursuant to subsection
19	252(d) of this title, the court shall terminate the period of probation and
20	discharge the person prior to the expiration of the probationer's term or deduct

1	a portion of the specified probation term pursuant to subsection 252(d) of this
2	title unless the court determines by clear and convincing evidence that
3	discharge is not in the best interests of the person or that discharging the
4	person will present a risk of danger to the victim of the offense or to the
5	community. The court shall set forth the reasons for denying a motion for
6	discharge or term reduction on the record.
7	(c) A probationer shall not be deemed ineligible for discharge or term
8	reduction due to unpaid restitution, fees, or surcharges.
9	Sec. 2. 28 V.S.A. § 252 is amended to read:
10	§ 252. CONDITIONS OF PROBATION
11	(a) Conditions, generally. The conditions of probation shall be such as the
12	court in its discretion deems reasonably necessary to ensure that the offender
13	will lead a law-abiding life or to assist the offender to do so. The court shall
14	provide as an explicit condition of every sentence to probation that if the
15	offender is convicted of another offense during the period for which the
16	sentence remains subject to revocation, then the court may impose revocation
17	of the offender's probation.
18	(b) <u>Probation conditions.</u> When imposing a sentence of probation, the
19	court may, as a condition of probation, require that the offender:

1	(1) Work faithfully at a suitable employment or faithfully pursue a
2	course of study or of vocational training that will equip the offender for
3	suitable employment.
4	(2) Work faithfully for a prescribed number of hours at community
5	service activity acceptable to the court, or, if so ordered by the court,
6	acceptable to a probation officer.
7	(3) Undergo available medical or psychiatric treatment and remain at a
8	specified institution if required for that purpose.
9	(4) Attend or reside at a facility established for the instruction,
10	recreation, or residence of persons on probation.
11	(5) Support the offender's dependents and meet other family
12	responsibilities.
13	(6) Make restitution or reparation to the victim of his or her conduct, or
14	to the Victims' Compensation Fund to the extent it has made payment to or on
15	behalf of the victim in accordance with 13 V.S.A. chapter 167, for the damage
16	or injury which that was sustained. When restitution or reparation is a
17	condition of the sentence, the court, in accordance with 13 V.S.A. § 7043, shall
18	fix the amount thereof, which shall not exceed an amount the defendant can or
19	will be able to pay, and shall fix the manner of performance.

(7) Pay a fine authorized in accordance with law.

chapter 167, subchapter 3.

1	(8) Refrain from purchasing or possessing a firearm or ammunition
2	therefor, destructive device, or other dangerous weapon unless granted written
3	permission by the court or probation officer.
4	(9) Report to a probation officer at reasonable times as directed by the
5	court or the probation officer.
6	(10) Permit the probation officer to visit the offender at reasonable times
7	at his or her home or elsewhere.
8	(11) Remain within the jurisdiction of the court, unless granted
9	permission to leave by the court or the probation officer.
10	(12) Answer all reasonable inquiries by the probation officer and
11	promptly notify the probation officer of any change in address or employment.
12	(13) Not in any way harass the victim or the family of the victim.
13	(14) Not contact the victim, unless this condition is specifically waived
14	by the victim.
15	(15) Participate in the Restorative Justice Program conducted by a
16	community reparative board, pursuant to chapter 12 of this title. The court
17	may direct a reparative board to assist in determining restitution to the victim,
18	as provided by subdivision (6) of this subsection.
19	(16) Submit to periodic polygraph testing if the offender is being placed
20	on probation for a sex offense that requires registration pursuant to 13 V.S.A.

(17) If the probation officer has reasonable grounds to believe the offender has violated a probation condition, permit a probation officer or designee to monitor or examine the offender's activities, communications, and use of any computer or other digital or electronic media, including cell phone, smartphone, digital camera, digital video camera, digital music player or recorder, digital video player or recorder, personal digital assistant, portable electronic storage device, gaming system, or any other contemporary device capable of the storage of digital electronic communication or data storage or access to the Internet or other computer or digital network.

- (18) Satisfy any other conditions reasonably related to his or her rehabilitation. Such conditions may include prohibiting the use of alcohol, prohibiting having contact with minors, prohibiting or limiting the use of a computer or other electronic devices, and permitting a probation officer access to all computers or other digital or electronic media, mail covers, subscription services, and credit card statements. The court shall not impose a condition prohibiting the offender from engaging in any legal behavior unless the condition is reasonably related to the offender's rehabilitation or necessary to reduce risk to public safety.
- (c) <u>Certificate.</u> When an offender is placed on probation, he or she shall be given a certificate explicitly setting forth the conditions upon which he or she is being released.

1	(d) Review and recommendation for discharge.
2	(1) The Commissioner shall review the record of each probationer
3	serving a specified term during the month prior to the midpoint of that
4	probationer's specified term and may shall file a motion requesting the
5	sentencing court to dismiss the probationer from probation or deduct a portion
6	of the specified term from the period of probation if the offender:
7	(A) has successfully completed a program or has attained a goal or
8	goals specified by the conditions of probation not been found to have violated
9	the conditions of probation by a court in the six months prior to the review; and
10	(B) is participating in the case plan.
11	(2) If the probationer is not eligible to be discharged from probation
12	pursuant to subdivision (1) of this subsection, The the Commissioner may
13	include in the file a motion a to request that the court deduct a portion of the
14	specified term for each condition conditions completed or goal goals attained.
15	Any motion under this section shall be made pursuant to a rule adopted by the
16	Commissioner under 3 V.S.A. chapter 25 that shall provide that the decision to
17	make or refrain from making a motion shall be made at the sole discretion of
18	the Commissioner and shall not be subject to appeal.
19	(3) If the Commissioner does not file a motion upon the midpoint
20	review pursuant to subdivisions (1) or (2) of this subsection, or if the court

denies the Commissioner's motion, the Commissioner shall conduct a review

1	every six months following the midpoint review. If the probationer has not
2	been found by the court to have violated the terms of probation in the six
3	months prior to the review and is participating in the case plan, the
4	Commissioner shall file a motion requesting the sentencing court to dismiss
5	the probationer from probation. If the probationer is found ineligible for the
6	termination of the remainder of the term but has completed conditions or
7	attained goals, the Commissioner may file a motion requesting the court deduct
8	a portion of the remaining term of probation.
9	(4) Any motion under this section shall be made pursuant to a rule
10	adopted by the Commissioner under 3 V.S.A. chapter 25.
11	Sec. 3. DEPARTMENT OF CORRECTIONS; PROBATION MIDPOINT
12	REVIEW; REPORT
13	(a) Beginning on July 1, 2021, the Department of Corrections shall collect
14	the following data regarding the probation midpoint review process:
15	(1) the number of probation discharge or probation term reduction
16	motions filed by the Department;
17	(2) the number of probation terms that were reduced or terminated
18	pursuant to this Act; and
19	(3) the amount of time reduced from probation terms as a result of
20	probation term reduction motions granted by the court.

1	(b) On or before August 1, 2022 and August 1, 2023, the Department shall
2	report to the Joint Legislative Justice Oversight Committee with the data
3	collected pursuant to this section and any recommendations for further
4	legislative action to improve the probation midpoint review process.
5	Sec. 4. EFFECTIVE DATE
6	This act shall take effect on July 1, 2021.