

**Bill No.:** SF0014 **Effective:** **Immediately**  
**LSO No.:** **20LSO-0124**  
**Enrolled Act No.:** SEA No. 0004  
**Chapter No.:** 18  
**Prime Sponsor:** Joint Judiciary Interim Committee  
**Catch Title:** **Probation and parole sanctions-amendments.**  
**Subject:** Clarifying the use of and eligibility for administrative sanctions for probationers and parolees.

**Summary/Major Elements:**

- In 2019, the Legislature passed a bill that establishes a comprehensive incentives and sanctions system for probationers and parolees and that requires a validated risk need assessment as part of a presentence investigation. Offenders must be assessed as having a high risk for reoffending to be placed in an intensive supervision program.
- The act clarifies that probationers and parolees do not need to be assessed as having a high risk for reoffending before being placed in an intensive supervision program as a sanction under the incentives and sanctions system or as a modification of probation or parole.
- The act also clarifies that the Department of Corrections can impose any of the available sanctions for probationers who violate the rules and restrictions of the intensive supervision program in which they participate without being assessed as a high risk.
- The act also removes a sixty (60) day limit on participation in an intensive supervision program as a sanction to conform with the 2019 legislation.

The above summary is not an official publication of the Wyoming Legislature and is not an official statement of legislative intent. While the Legislative Service Office endeavored to provide accurate information in this summary, it should not be relied upon as a comprehensive abstract of the bill.