Sentencing and Corrections Reforms in Justice Reinvestment States

			20)13		2012						2011							2010			09		2008				2007					
	Policy Reform	OR	SD	wv	кs	мо	DE	GA	РА	ні	ок	AR	КҮ	AL	LA	NC	он	sc	NH	МІ	IL	wı	AZ	РА	ст	RI	νт	KS	NV	тх	Tot		
	Reclassify/redefine drug offenses	V	~					~				~	~			~	V														7		
	Reclassify/redefine property offenses	V	V					V				V					V	V													e		
al	Establish /expand presumptive probation for certain offenses	V	V							~			V				V												~		6		
etri	Revise sentencing enhancements							V					V			V		V													4		
/Pr	Revise mandatory minimums	V						V		~					~			V													5		
Sentencing/Pretrial	Reduce crack-powder cocaine disparity																V	V													2		
inci	Revise sentencing guidelines/establish sentencing commission															~					~				V						3		
nte	Improve pretrial release systems			V			V			~			V																		4		
s	Establish presentence assessment			V			V	V			~		V														V				6		
	Revise drug-free school zone												V					V													2		
	Authorize risk-reduction sentencing															~	V							V							3		
se	Revise parole hearing/decision/eligibility standards				V					~		V	V		~			V	~	~					V	V					10		
Release	Expand good/earned-time prison credits /re-entry leave	~			V		V	V							~	~	V	V								V		~	~		1:		
Re	Establish/expand geriatric or medical parole											~			~			V		~											4		
	Establish earned discharge (probation/parole)	~	V		V	V	V					~	V					V	~				V								1		
	Authorize performance incentive funding	~							V			~	V				V	V			~							~			8		
su	Authorize administrative jail sanctions			V	V	V						~	V		~	V		V	V												9		
ctio	Authorize graduated responses for violations		V	V	V		V	V	V			~	V		~	~		V											~	~	13		
rrec	Cap revocation time				V	V		V	V	~	~			V		V															8		
Community Corrections	Establish/improve electronic monitoring			V				V				~	V		~												~				6		
	Establish mandatory reentry supervision			V	V						~		V			V	V	V	~												8		
	Require/improve risk-needs assessment	~	V	~			V	V		~		~	V		•	~	V	V		~	~					V					1!		
uu	Require evidence-based practices		V				V	V	V			~	V				V			~	~					V			~		11		
ပိ	Reform/pilot specialty courts (HOPE, drug courts, etc.)	~	V	V				V				~	V	~	~																8		
	Reduce probation terms									~																	V				2		
	Improve interventions such as sub abuse/mental health/CBT		V	~	~		~									~	V			~		~		V			~	~	~	~	13		
-	Require fiscal impact statements	V	V										V					V			~										5		
ility	Establish leadership/board qualification requirements														~			V													2		
lab	Require data collection/performance measurement	V	V	V	V			V		~	~	~	V		~	~	V	V		~		~									15		
tair	Establish measures to streamline/improve efficiency of system		V	V				V	V			~	V		•		V			~				V	V						11		
Sustainability	Improve restitution/victim notification systems		V						V	~								V													4		
0,	Establish oversight council	~	V			V		V										V													5		

Notes: The Justice Reinvestment Initiative is supported by The Pew Charitable Trusts and the U.S. Department of Justice, Bureau of Justice Assistance. Intensive technical assistance to the states is provided by Pew, the Council of State Governments Justice Center, the Vera Institute of Justice, and other partners. Reforms include those enacted in legislation and by executive or court order. Reforms in GA were enacted in 2012 and 2013; LA reforms in 2011 and 2012; CT reforms in 2004 and 2008. Policy reforms in each state were developed by bipartisan, inter-branch working groups and based on analyses of the states' specific criminal justice challenges. The number of policy reforms in a state does not correspond with the impact on prison populations or costs. For more details about policies, impacts, and reinvestments, see individual state pages at www.pewstates.org/publicsafety.