QUICK SUMMARY: PROBATION RESPONSE OPTIONS

Jamie Markham, UNC School of Government (May 2013)

- Terminate probation
 - Ends probation; permissible at any time. G.S. 15A-1342(b).
 - "Unsuccessful" or "unsatisfactory" termination is not a statutory concept.
- Transfer to unsupervised probation
 - Permissible at any time.
 - Court may authorize probation officer to transfer upon payment of moneys. G.S. 15A-1343(g).
- Reinstate probation (continuation on same conditions)
- Modify probation
 - Add/remove conditions; permissible at any time, for good cause shown. G.S. 15A-1344(d).
 - Intermediate conditions may be added to a community case upon violation. G.S. 15A-1344(a).
- Extend probation
 - Ordinary extension to 5 years, permissible at any time for good cause. G.S. 15A-1344(d).
 - Special purpose extension for up to 3 years beyond original period if:
 - Probationer consents,
 - In last 6 months of original period, and
 - For restitution or medical/psychiatric treatment. G.S. 15A-1343.2; -1342(a).
- Short-term (2–3 day) jail confinement ("dip")
 - 2-3 day increments; no more than 6 days/month; in 3 separate months. G.S. 15A-1343(a1)(3).
 - Only for non-DWI offenses committed on/after 12/1/11.
- Contempt
 - Up to 30 days confinement; violation proved beyond a reasonable doubt. G.S. 15A-1344(e1).
- Special probation ("split sentence")
 - Confinement up to ¼ maximum imposed sentence (DWI: ¼ statutory max). G.S. 15A-1344(e).
- Confinement in Response to Violation (CRV, or "dunk")
 - In response to a "technical violation" (not a new crime or absconding), confinement of up to 90 days for a misdemeanor, or 90 days for a felony. G.S. 15A-1344(d2).
 - After two CRV periods, the court may revoke probation for any violation.
- Revocation
 - Activation of a defendant's suspended sentence
 - Permissible only in response to:
 - Violations of "commit no criminal offense" condition under G.S. 15A-1343(b)(1).
 - Violations of "absconding" condition under G.S. 15A-1343(b)(3a).
 - Any violation by a defendant who has received two CRV periods. G.S. 15A-1344(d2).
 - Upon revocation court may:
 - Reduce the suspended sentence within the same grid cell. G.S. 15A-1344(d1).
 - Run sentence concurrently/consecutively to other sentences. G.S. 15A-1344(d).
- Civil judgments for money
 - Restitution: Docketing permissible only for CVRA cases > \$250. G.S. 15A-1340.38.
 - Costs/fines: Docketing permissible upon default under G.S. 15A-1365.
 - Attorney fees: Docketing as provided in G.S. 7A-455.

© 2013 School of Government The University of North Carolina at Chapel Hill. This document may not be copied or posted online, nor transmitted, in printed or electronic form, without the written permission of the School of Government, except as allowed by fair use under United States copyright law. For questions about use of the document and permission for copying, contact the School of Government at sales@sog.unc.edu or call 919.966.4119.