

THE SAFER SUPERVISION ACT

Smart Supervision. Safer Communities.

The **Safer Supervision Act** is a game-changer for both public safety and rehabilitation, offering criminal justice solutions that make it a must-support initiative for conservatives.

RIGHT-SIZED SUPERVISION

Gives courts the discretion to tailor supervision to the individual, preventing unnecessary and costly oversight. This type of tailored supervision promises better outcomes as we concentrate resources on the most dangerous offenders who truly need it and allow low-level offenders to more seamlessly reintegrate into society.

ENHANCING PUBLIC SAFETY

Prioritizes resources for those cases that demand more attention and introduces the possibility of early termination of supervision for those who have proven good conduct, completed at least half of their term, and pose no risk to public safety. This incentivizes positive behavior and helps reintegrate individuals into better jobs, housing, and education opportunities.

FOCUS ON REHABILITATION

Empowers courts with the discretion to assess minor re-offenses such as technical violations or controlled substance violations, shifting from mandatory reimprisonment to rehabilitative options. This reduces barriers to reentry and leads to rehabilitative outcomes for a safer, more effective justice system.

The Safer Supervision Act is a conservative criminal justice solution that **prioritizes rehabilitation, reintegration, and better use of our limited resources**, while always keeping **public safety** top of mind.

QUICK FACTS

- 1.) **110,000 individuals** serving federal supervised release.
- 2.) **\$500 million** tax dollars annual cost.
- 3.) In **30 years**, the program has tripled in size.
- 4.) Officer caseloads can exceed **100 cases** per year (**50% higher** than recommended)

