

Continued.....

Hearings

Appointment of counsel right,  
CRIMLAW 115  
Confrontation of witnesses right,  
CRIMLAW 466  
Post-conviction rights,  
CRIMLAW 523  
Post-conviction rights,  
CRIMLAW 523  
Preliminary hearings,  
CRIMLAW 523, 3384

**Sentence in criminal cases, generally,**  
CRIMLAW 3363 et seq.

**Summary judgment, probative  
value of evidence, SUMMARY 45,**  
52

**Supervision of probationers, CRIMLAW**  
3379-3381

**Termination, CRIMLAW 3391, 3392**

**Violation of conditions, revocation, CRIM-**  
LAW 3372, 3382 et seq.

**Witnesses, admissibility of evidence to im-**  
peach, EVIDENCE 855

**THE DAYTON LAW  
LIBRARY ASSOCIATION**

# Probation

(August 2004)

## Resource Guide



**Compiled by Susan Stephens  
Public Services Clerk**

**Compiled by Susan Stephens  
Public Services Clerk**

# Probation

## Resource Guide

**NOTE:** The texts listed in this resource  
guide are available in the library and  
they have the same call number. The  
law reviews listed in this resource  
guide are available in texts and/or  
through LEXIS and WESTLAW. Help is  
available at the front desk if you need  
any assistance in locating any of these  
resources.

## Ohio Law Reviews

“Sentencing in the Temple of Denunciation:  
Criminal Justice's Weakest”  
1 **Ohio St. J. Crim. L.** 671 (Spring, 2004)

“Pour encourager les autres? The Curious History  
and Distressing Implications of the Criminal Pro-  
visions of the Sarbanes-Oxley Act and the Sen-  
tencing Guidelines Amendments That Followed”  
1 **Ohio St. J. Crim. L.** 373 (Spring, 2004)

“Sentencing Consistency: Basic Principals In-  
stead of Numerical Grids: The Ohio Plan”  
53 **Case W. Res.** 1 (Fall, 2002)

“The Netsurfing Split: Restrictions Imposed on  
Internet and Computer Usage by Those Convicted  
of a Crime Involving a Computer”  
72 **U. Cin. L. Rev.** 847 (Winter, 2003)

“What Remains Necessary Following Alabama v.  
Shelton to Fulfill the Right of a Criminal Defen-  
dant to Counsel at the Expense of the State?”  
30 **Ohio N.U.L. Rev.** 35 (2004)

“Ohio's Government Bar Rule V: Innovation or  
Derogation?”  
30 **Ohio N.U.L. Rev.** 119 (2004)

“McKune v. Lile: ‘Choices Have Consequences’”  
29 **Ohio N.U.L. Rev.** 439 (2003)

“Reaching Across Legal Boundaries: How Me-  
diation Can Help the Criminal Law in Adjudicat-  
ing ‘Crimes of Addiction’”  
16 **Ohio St. J. on Disp. Resol.** 335 (2001)

“Differing Cultures, Differing Culpabilities?: A  
Sensible Alternative: Using Cultural Circum-  
stances as a Mitigating Factor in Sentencing”  
62 **Ohio St. L.J.** 1695 (2001)

“The Sentencing Rule of Lenity”  
33 **U. Tol. L. Rev.** 511 (Spring, 2002)

# Probation

## OHIO REVISED CODE SECTIONS

**Probation, 2951.01 et seq.**  
**Adult parole authority, duties of, re, 2967.02**  
**Application of evidence rules, EvR 101**  
**Application of 7-1-96 amendments, 2951.01.1**  
**Arrest of probationer, 2951.08**  
**Civil rights of felon during, 2961.01**  
**Coercion charge, re, 2905.12**  
**Community control sanctions, 2929.25**  
Arrest of person under, 2951.08  
County department of probation Agreement with adult parole authority to provide services, 2301.32  
Duties generally, 2301.30  
Supervision over persons placed under, 2301.28  
Period of community control, 2951.07  
**County department of, 2301.27**  
**County or multicounty department or contract for services, 2301.27**  
Agreements with adult parole authority to provide services, 2301.32  
Arrest of parolees, 2301.31  
Arrest of probationer, 2951.08  
Duties generally, 2301.30  
Offender may be ordered to pay monthly probation fee, 2949.11.1, 2951.02.1

Probation services fund, 321.44  
Rules, 2301.29  
Supervision of persons on probation or parole or conditionally pardoned, 2301.28

### **Criteria for and against probation or suspension of sentence, conditions, 2951.02**

Custody, release from, 2951.06  
Definitions, 2951.01  
Domestic offenses, treatment as a condition of, 2933.16  
Effective dates, 2951.01.1  
Fees, offender may be charged monthly, 2949.11.1, 2951.02.1  
Felony case, in, presentence investigation report re, 2951.03  
Final Order, 2951.10  
Firearm  
Carrying by probation officers, 109.80.1 – 109.80.3, 1901.33, 2301.27  
Disability re, relief from, 2923.14

### **Ignition interlock devices**

Condition, 2951.02

### **Juveniles**

Contract for services for children, 2151.15.1  
Department, 2151.14, 2151.15  
Revocation of, JuvR 35(B)  
Supervision orders, 2152.19  
Written statement of conditions, JuvR 34(C)

### **Municipal court probation department, 1901.33**

Probation services fund, 737.41

### **Period of, 2951.07**

### **Post-release sanctions**

County department of probation's duties generally, 2301.30

### **Registration of habitual sex offender, duty at, 2950.04**

### **Report in mitigation of sentence, duties as to, 2947.06**

**Revocation of, 2951.09, 2951.13, CrimR 32.3**  
**Searches during period of, 2951.02**  
**Sentence for new felony during, served consecutively, 2929.41**  
**Suspension of sentence, re, 2929.51**  
**Venereal disease treatment as condition of, 2907.27**  
**Violators, disability assistance ineligibility, 5115.02**

## OHIO JURISPRUDENCE 3D SECTIONS

**General discussion, CRIMLAW 3363 et seq.**  
**Absconding probationer, CRIMLAW 3378, 3382**  
**Appeal and review, CRIMLAW 3527, 3667**  
**Conditions, CRIMLAW 3372 et seq.**  
**Control of probationers, CRIMLAW 3379-3381**  
**Criminal law generally, CRIMLAW 3363 et seq.**  
**Criteria, CRIMLAW 3369-3371**  
**Discretion of court**  
General discussion, CRIMLAW 3363, 3370, 3371  
Conditions, CRIMLAW 3373  
Duration, CRIMLAW 3377  
Presentence investigation and report, CRIMLAW 3364, 3367  
**Driving under the influence, CRIMLAW 1623**  
**Duration, CRIMLAW 3377, 3378**  
**Evidence**  
Summary judgment, probative value of evidence, SUMMARY 45, 52  
**Guilty plea, CRIMLAW 2458, 3363 et al.**  
**Habeas corpus, revocation, HABEASCORP 36**  
**Hearings, revocation, CRIMLAW 523, 3384**  
**Interstate compacts as to parolees and probationers, CRIMLAW 2255, 3889, 3925, 3926**  
**No contest plea, acceptance in felony cases, CRIMLAW 2458**  
**Orders**  
Arrest, CRIMLAW 3381  
Control and supervision, CRIMLAW 3379, 3380  
Nunc pro tunc orders, later added additional conditions, CRIMLAW 3374

Presentence investigation and report, CRIMLAW 3364, 3365

### **Pardon distinguished, CRIMLAW 3822**

**Physicians, surgeons, and other healers, PHYSICIANS 155**  
**Preliminary hearings, revocation, CRIMLAW 523, 3384**  
**Presentence investigation and report, CRIMLAW 3364-3368**  
**Probation officer**

General discussion, CRIMLAW 3372, POLICE 18, 42, 43  
Arrest of probationer, CRIMLAW 3381  
Classified service, positions in, CIVILSERV 38  
Custodial interrogation rights, CRIMLAW 280  
Detention of mentally ill or retarded probationers, CRIMLAW 3394  
Fourth Amendment, probation revocation hearing, CRIMLAW 3386  
Incompatible offices, secret service officer, CIVILSERV 465  
Reports, post-conviction rights, CRIMLAW 510  
Right to search probationer, CRIMLAW 3376  
Statutory designation as officer, effect of, CIVILSERV 10  
Third person conducting warrantless search, CRIMLAW 187  
Unclassified employee, CIVILSERV 4, 45  
Warrantless searches and seizures, CRIMLAW 137, 187

### **Prostitution, treatment for venereal disease, CRIMLAW 1151**

### **Record of probation, RECORDS 22** **Revocation**

General discussion, CRIMLAW 523, 3372, 3382 et seq.  
Due process, CRIMLAW 115, 523  
Exclusionary rule, search and seizure rights, CRIMLAW 122

**Continued on back**