- 1 SB320
- 2 136698-1
- 3 By Senator Ward
- 4 RFD: Judiciary
- 5 First Read: 14-FEB-12

136698-1:n:02/13/2012:FC/mcw LRS2012-962 1 2 3 4 5 6 7 SYNOPSIS: Under existing law, if a parolee violates 8 parole, the Board of Pardons and Parole may either 9 10 reinstate parole or require the parolee to serve 11 the remainder of his or her sentence in prison. 12 This bill would provide that if the 13 revocation is based on the commission of a new crime, except for certain traffic offenses, the 14 15 parolee may be required to serve out his or her 16 sentence in prison. This bill would provide that 17 for technical violations, the parolee may be 18 required to serve not more than 90 days in prison 19 before parole is reinstated. This bill would be 20 retroactively applied to individuals whose parole was revoked due to a technical violation. 21 22 23 A BILL 24 TO BE ENTITLED 25 AN ACT 26

To amend Section 15-22-32 of the Code of Alabama 1975, relating to the revocation of parole; to provide for alternative punishment options for parole revocations that are not based on the commission of a new crime; and to provide for retroactive application to an individual whose parole was revoked due to a technical violation prior to the effective date of this act.

8 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

9 Section 1. Section 15-22-32 of the Code of Alabama
10 1975, is amended to read as follows:

11

"§15-22-32.

12 "(a)(1) Whenever there is reasonable cause to 13 believe that a prisoner who has been paroled has violated his 14 or her parole, the Board of Pardons and Paroles, at its next 15 meeting, shall declare the prisoner to be delinquent, and time 16 owed shall date from the delinquency. The warden of each 17 prison shall promptly notify the board of the return of a paroled prisoner charged with violation of his or her parole. 18 Thereupon, the board, a single member of the board, a parole 19 revocation hearing officer, or a designated parole officer 20 21 shall, as soon as practicable, hold a parole court at the 22 prison or at another place as it may determine and consider 23 the case of the parole violator, who shall be given an 24 opportunity to appear personally or by counsel before the 25 board or the parole court and produce witnesses and explain 26 the charges made against him or her. The board member, parole 27 revocation hearing officer, or a designated parole officer,

acting as a parole court, shall, within a reasonable time, 1 2 conduct the parole revocation hearing to determine guilt or innocence of the charges and may recommend to the board 3 4 revocation or reinstatement of parole. Upon revocation of parole, except as provided herein, if the revocation is based 5 on the commission of a new crime, the board may require the 6 7 prisoner to serve out in prison the balance of the term for which he or she was originally sentenced, calculated from the 8 9 date of delinquency or the part thereof as it may determine. 10 All other revocations that are not based on the commission of a new crime, including non-serious traffic offenses as defined 11 12 under Chapter 5A of Title 32, shall be considered as a technical violation of parole. If the revocation is based on a 13 14 technical violation, the parolee may be required to serve a 15 term of not more than 90 days in prison, and at the end of 90 days, parole shall be automatically reinstated, except in the 16 17 case of a parolee with three or more prior revocations for technical violations, reinstatement shall be at the discretion 18 of the board. The delinquent parolee shall be deemed to have 19 begun serving the balance of the time required on the date of 20 21 his or her rearrest as a delinquent parolee.

"(2) Any technical violator who has served more than 90 days in prison due to a parole revocation for a technical violation of parole prior to the effective date of the act adding this subdivision shall be entitled to reinstatement of parole within a reasonable time of the effective date of the act amending this subsection. "(b) The position of Parole Revocation Hearing
 Officer is created and established, subject to provisions of
 the state Merit System.

4 "(c) The board may appoint or employ, as the board deems necessary, three hearing officers who shall conduct a 5 6 parole court with authority to determine guilt and recommend 7 revocation of parole or reinstatement of parole to the board. The first three appointments shall be provisional appointments 8 made by the board pending job analysis and compilation of the 9 10 examination for the state Merit System classification, or a 11 licensed practicing attorney with a minimum of 3 years' 12 experience practicing criminal law.

"(d) A hearing officer shall receive an annual salary to be determined by the board but not exceeding the maximum salary now or hereafter established for Probation and Parole Officer V. The salary and expenses of the hearing officers shall be paid from the State Treasury in the same manner that the salary and expenses of the state Merit System employees are paid."

20 Section 2. This act shall become effective on the 21 first day of the third month following its passage and 22 approval by the Governor, or its otherwise becoming law.