- 1 SB325
- 2 120850-5
- 3 By Senator Marsh
- 4 RFD: Judiciary
- 5 First Read: 02-FEB-10

1	SB325
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4	ENROLLED, An Act,
5	To amend Section 15-22-54, Code of Alabama 1975, to
6	limit the terms of probation; to limit incarceration in the
7	penitentiary for technical violations of probation with
8	retroactive application for certain offenders; to provide
9	intermediate sanctions for violations; and to add Section
10	15-22-54.1 to the Code of Alabama 1975, to provide for
11	resentencing.
12	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
13	Section 1. Section 15-22-54, Code of Alabama 1975,
14	is amended to read as follows:
15	" §15-22-54.
16	"(a) The period of probation or suspension of
17	execution of sentence shall be determined by the court, and
18	the period of probation or suspension may be continued,
19	extended, or terminated. However, in no case shall the maximum
20	probation period of a defendant guilty of a misdemeanor exceed
21	two years, nor shall the maximum probation period of a
22	defendant guilty of a felony exceed five years. When the
23	conditions of probation or suspension of sentence are

fulfilled, the court shall, by order duly entered on its

minutes, discharge the defendant.

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"(b) The court granting probation may, upon the recommendation of the officer supervising the probationer, terminate all authority and supervision over the probationer prior to the declared date of completion of probation upon showing a continued satisfactory compliance with the conditions of probation over a sufficient portion of the period of the probation.

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- "(c) At any time during the period of probation or suspension of execution of sentence, the court may issue a warrant and cause the defendant to be arrested for violating any of the conditions of probation or suspension of sentence.
- "(d) Except as provided in Chapter 15 of Title 12, any probation officer, police officer, or other officer with power of arrest, when requested by the probation officer, may arrest a probationer without a warrant. In case of an arrest without a warrant, the arresting officer shall have a written statement by the probation officer setting forth that the probationer has, in his or her judgment, violated the conditions of probation, and the statement shall be sufficient warrant for the detention of the probationer in the county jail or other appropriate place of detention until the probationer is brought before the court. The probation officer shall forthwith report the arrest and detention to the court and submit in writing a report showing in what manner the probationer has violated probation.

1	"(1) If the defendant violates a condition of
2	probation or suspension of execution of sentence, the court,
3	after a hearing, may implement one or more of the following
4	options:
5	"a. Continue the existing probation and suspension
6	of execution of sentence.
7	"b. Issue a formal or informal warning to the
8	probationer that further violations may, subject to the
9	provisions of subsection (f), result in revocation of
10	probation or suspension of execution of sentence.
11	"c. Conduct a formal or informal conference with the
12	probationer to reemphasize the necessity of compliance with
13	the conditions of probation.
14	"d. Modify the conditions of probation or suspension
15	of execution of sentence, which conditions may include the
16	addition of short periods of confinement.
17	"e. If the violation of probation is the commission
18	of a new offense, revoke the probation or suspension of
19	execution of sentence. If the court revokes probation, it may,
20	after a hearing, impose the sentence that was suspended at the
21	original hearing or any lesser sentence.
22	"f. If the probation violation is a technical

violation, defined as a violation of a condition of probation

offender may be required to serve a term of not more than 90

other than the commission of a new offense, an eligible

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1	days imprisonment in a Department of Corrections facility,
2	which may include participation in the restart program,
3	LIFETech program, or a technical violator program or, if no
4	space is available in a Department of Corrections facility,
5	not more than 90 days in the county jail.

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- "(2) a. An eligible offender subject to the provisions of paragraph f. of subdivision (1) is a nonviolent felon serving a probationary sentence who has violated a condition or conditions of probation other than by the commission of a new offense and who has performed the conditions of probation, including remaining current on payment of court ordered money, for a consecutive six-month period.
- "b. Technical violations of conditions of probation shall be subject to the options provided in paragraphs a., b., c., d., and f. of subdivision (1); provided, however, the court may also continue the existing probation and suspension of execution of sentence with the additional condition that the probationer does any of the following:
 - "1. Participates in a community corrections program.
 - "2. Participates in a county work release program.
 - "3. Performs community service.
 - "4. Undergoes intensive probation supervision.
- 24 "5. Participates in a residential or out-patient 25 drug or alcohol treatment program.

1	" 6.	Participates	s and compl	etes a	a Life	Skills
2	Influenced by	Freedom and	Education	Tech ((LIFETe	ch)
3	residential pr	rogram.				

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- "(3) If revocation results in a sentence of confinement, credit shall be given for all time spent in custody prior to revocation. Full credit shall be awarded for full-time confinement in facilities such as county jail, state prison, state technical violator programs, and boot camp. Credit for other penalties, such as work release programs, intermittent confinement, and home detention, shall be left to the discretion of the court, with the presumption that time spent subject to these penalties will receive half credit. The court shall also give significant weight to the time spent on probation in substantial compliance with the conditions thereof. The total time spent in confinement may not exceed the term of confinement of the original sentence.
- "(4) The court shall not revoke probation and order the confinement of the probationer for violations of the conditions of probation unless the court finds on the basis of the original offense and the probationer's intervening conduct, either of the following:
- "a. No measure short of confinement will adequately protect the community from further criminal activity by the probationer.

1	"b.	No	measure	short	of	confinement	will	avoid
2	depreciating	the	seriousr	ness of	f th	ne violation.	. "	

3 Section 2. Section 15-22-54.1 is added to the Code 4 of Alabama 1975, to read as follows:

\$15-22-54.1.

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- (a) Any person convicted of a nonviolent offense now serving a prison sentence based on revocation of probation as a result of only technical violations shall be entitled to be resentenced upon petition to the sentencing court. Such petition shall be on a form and filed in the manner prescribed by the Administrative Office of Courts. Petitions shall be considered authorized motions for modification of sentence, assigned a unique identifier by the Administrative Office Courts, and shall not require payment of a filing fee.
- (b) The court shall have jurisdiction to resentence the offender in accordance with the terms of this section, upon a showing of the following:
- (1) The offender successfully completed the terms of probation for six months.
 - (2) Probation was thereafter revoked and the offender was sentenced to the penitentiary only as a result of technical violations of probation.
- 23 (3) The offender has no disciplinary infractions 24 while serving the sentence in the penitentiary.

1	(4) The offender has no pending charges or
2	convictions for a new offense.
3	Section 3. This act shall become effective
4	immediately following its passage and approval by the
5	Governor, or its otherwise becoming law.

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4	President and Presiding Officer of the Senate
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6	Speaker of the House of Representatives
7 8 9 10 11 12 13 14	SB325 Senate 06-APR-10 I hereby certify that the within Act originated in and passed the Senate, as amended. McDowell Lee Secretary
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16 17 18 19	House of Representatives Passed: 21-APR-10
20 21	By: Senator Marsh