

1 SB267  
2 126272-2  
3 By Senator Ward  
4 RFD: Judiciary  
5 First Read: 24-MAR-11

1 SB267  
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4 ENGROSSED  
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7 A BILL  
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9 TO BE ENTITLED  
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11 AN ACT  
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13 To amend Sections 15-22-54 and 15-22-54.1, Code of  
14 Alabama 1975, as amended and added to the Code of Alabama  
15 1975, by Act 2010-753 (Acts 2010, p. 1905), to further provide  
16 for the revocation and suspension of probation; to define an  
17 administrative violation, eligible offender, nonviolent  
18 offender, and new offense; and to further provide when a  
19 successive petition for resentencing may be considered.

20 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

21 Section 1. Sections 15-22-54 and 15-22-54.1, Code of  
22 Alabama 1975, as amended and added to the Code of Alabama  
23 1975, by Act 2010-753 (Acts 2010, p. 1905), are amended to  
24 read as follows:

25 "§15-22-54.

26 "(a) The period of probation or suspension of  
27 execution of sentence shall be determined by the court, and  
the period of probation or suspension may be continued,  
extended, or terminated. However, in no case shall the maximum

1 probation period of a defendant guilty of a misdemeanor exceed  
2 two years, nor shall the maximum probation period of a  
3 defendant guilty of a felony exceed five years. When the  
4 conditions of probation or suspension of sentence are  
5 fulfilled, the court shall, by order duly entered on its  
6 minutes, discharge the defendant.

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

14                         "(c) At any time during the period of probation or  
15 suspension of execution of sentence, the court may issue a  
16 warrant and cause the defendant to be arrested for violating  
17 any of the conditions of probation or suspension of sentence.

18                         "(d) Except as provided in Chapter 15 of Title 12,  
19 any probation officer, police officer, or other officer with  
20 power of arrest, when requested by the probation officer, may  
21 arrest a probationer without a warrant. In case of an arrest  
22 without a warrant, the arresting officer shall have a written  
23 statement by the probation officer setting forth that the  
24 probationer has, in his or her judgment, violated the  
25 conditions of probation, and the statement shall be sufficient  
26 warrant for the detention of the probationer in the county  
27 jail or other appropriate place of detention until the

1 probationer is brought before the court. The probation officer  
2 shall forthwith report the arrest and detention to the court  
3 and submit in writing a report showing in what manner the  
4 probationer has violated probation.

5 "(1) If the defendant violates ~~a~~ any condition of  
6 probation or suspension of execution of sentence, the court,  
7 after a hearing, may implement one or more of the following  
8 options:

9 "a. Continue the existing probation and suspension  
10 of execution of sentence.

11 "b. Issue a formal or informal warning to the  
12 probationer that further violations may, subject to paragraph  
13 f., result in revocation of probation or suspension of  
14 execution of sentence.

15 "c. Conduct a formal or informal conference with the  
16 probationer to reemphasize the necessity of compliance with  
17 the conditions of probation.

18 "d. Modify the conditions of probation or suspension  
19 of execution of sentence, which conditions may include the  
20 addition of short periods of confinement, not to exceed 90  
21 days incarceration in a county jail, a facility of the  
22 Department of Corrections, or work release type facility, if  
23 available.

24 "e. ~~If the violation of probation is the commission~~  
25 ~~of a new offense, revoke~~ Revoke the probation or suspension of  
26 execution of sentence for a defendant who is not an eligible  
27 offender as defined herein. If the court revokes probation, it

1 may, after a hearing, impose the sentence that was suspended  
2 at the original hearing or any lesser sentence.

3                   "f. If the probation violation is a technical  
4 violation, defined as a violation of a condition of probation  
5 other than the commission of a new offense, In addition to the  
6 provisions of paragraphs a. to d., inclusive, of subdivision  
7 (1), the probation of an eligible offender may be revoked and  
8 the defendant required to serve a term of not more than 90  
9 days imprisonment in a Department of Corrections facility,  
10 which may include participation in the restart program,  
11 LIFETech program, or a technical violator program or, if no  
12 space is available in a Department of Corrections facility,  
13 not more than 90 days in the county jail.

14                   "g. Notwithstanding any law to the contrary,  
15 following release of an eligible offender from incarceration,  
16 the sentencing court shall have jurisdiction to sentence the  
17 defendant to a period of probation, not to exceed five years  
18 or the remainder of his or her suspended sentence, whichever  
19 is less.

20                   "(2) a. An eligible offender subject to paragraph f.  
21 of subdivision (1) is a nonviolent felon serving a  
22 probationary sentence who has violated a condition or  
23 conditions of probation other than by the commission of a new  
24 offense and who has performed the conditions of probation,  
25 including remaining current on payment of court ordered money,  
26 for a consecutive six-month period.

1                   "(2) b. Technical violations of conditions of  
2 probation shall be subject to the options provided in  
3 paragraphs a., b., c., d., and f. of subdivision (1),  
4 provided, however, the The court may also continue the  
5 existing probation and suspension of execution of sentence of  
6 any defendant with the additional condition that the  
7 probationer does any of the following:

8                   "1. Participates in a community corrections program.  
9                   "2. Participates in a county work release program.  
10                   "3. Performs community service.  
11                   "4. Undergoes intensive probation supervision.  
12                   "5. Participates in a residential or outpatient drug  
13 or alcohol treatment program.  
14                   "6. Participates and completes a Life Skills  
15 Influenced by Freedom and Education Tech (LIFETech)  
16 residential program.

17                   "(3) If revocation results in a sentence of  
18 confinement, credit shall be given for all time spent in  
19 custody prior to revocation. Full credit shall be awarded for  
20 full-time confinement in facilities such as county jail, state  
21 prison, state technical violator programs, and boot camp.  
22 Credit for other penalties, such as work release programs,  
23 intermittent confinement, and home detention, shall be left to  
24 the discretion of the court, with the presumption that time  
25 spent subject to these penalties will receive half credit. The  
26 court shall also give significant weight to the time spent on  
27 probation in substantial compliance with the conditions

1 thereof. The total time spent in confinement may not exceed  
2 the term of confinement of the original sentence.

3                 "(4) The court shall not revoke probation and order  
4 the confinement of the probationer for violations of the  
5 conditions of probation unless the court finds on the basis of  
6 the original offense and the probationer's intervening  
7 conduct, either of the following:

8                 "a. No measure short of confinement will adequately  
9 protect the community from further criminal activity by the  
10 probationer.

11                 "b. No measure short of confinement will avoid  
12 depreciating the seriousness of the violation.

13                 "(5) A defendant determined by the court to be  
14 indigent shall not be excluded from a determination as an  
15 eligible offender solely because of nonpayment of  
16 court-ordered monies. Only the willful nonpayment of  
17 court-ordered monies shall exclude an otherwise eligible  
18 defendant from being considered an eligible offender.

19                 "(e) For purposes of this section and Section  
20 15-22-54.1, the following words have the following meanings:

21                 "(1) ADMINISTRATIVE VIOLATION. Any violation of the  
22 rules and conditions of probation other than one of the  
23 following:

24                 "a. A violation of law.

25                 "b. Possession, receipt, or transportation of any  
26 firearm.

1                   "c. Any violation of any condition prohibiting  
2                   contact with any victim.

3                   "d. A violation of any condition which presented a  
4                   danger to the health, safety, or welfare of any person.

5                   "(2) ELIGIBLE OFFENDER. A nonviolent offender  
6                   meeting all of the following criteria:

7                   "a. Serving a probationary sentence who has  
8                   committed an administrative violation only.

9                   "b. Who has no pending criminal charges.

10                   "c. Has no convictions for a new offense since the  
11                   time the offender was placed on probation.

12                   "d. Has not on two or more previous occasions been  
13                   found by a court to be in violation of any condition of the  
14                   current probation.

15                   "(3) NEW OFFENSE. Any misdemeanor or felony, whether  
16                   in violation of state or federal law except for minor  
17                   misdemeanor traffic offenses.

18                   "(4) NONVIOLENT OFFENDER. A person who has not been  
19                   convicted at any time of any crime defined in subdivision (13)  
20                   of Section 12-25-32 and who is not currently on probation for  
21                   a crime the court finds involved actual or attempted physical  
22                   harm or injury to any person.

23                    "§15-22-54.1.

24                    "(a) Any person convicted of a nonviolent offense  
25                    now serving a prison sentence based on revocation of probation  
26                    as a result of only technical violations who would have been  
27                    an eligible offender as defined in Section 15-22-54 at the

1           time of revocation shall be entitled to be resentenced upon  
2           petition to the sentencing court. Such petition shall be on a  
3           form and filed in the manner prescribed by the Administrative  
4           Office of Courts. Petitions shall be considered authorized  
5           motions for modification of sentence, assigned a unique  
6           identifier by the Administrative Office of Courts, and shall  
7           not require payment of a filing fee.

8                 "(b) The court shall have jurisdiction to resentence  
9           the offender in accordance with the terms of this section,  
10           upon a showing of the following:

11                 "(1) The ~~offender successfully completed the terms~~  
12           ~~of probation for six months~~ petitioner met all requirements of  
13           an eligible offender as defined in Section 15-22-54 at the  
14           time of revocation.

15                 "(2) Probation was thereafter revoked and the  
16           ~~offender~~ petitioner was sentenced to the penitentiary only as  
17           a result of ~~technical~~ administrative violations of probation.

18                 "(3) The ~~offender~~ petitioner has no disciplinary  
19           infractions while serving the sentence in the penitentiary.

20                 "(4) The ~~offender~~ petitioner has no pending criminal  
21           charges or convictions for a new offense since the time the  
22           petitioner was placed on probation.

23                 "(c) A successive petition shall not be considered  
24           by the trial court unless new grounds are raised in the  
25           petition. Any successive petition which is not set for a  
26           hearing by the court within 30 days after filing is deemed  
27           denied by operation of law."



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## Senate

4                   Read for the first time and referred to the Senate  
5                   committee on Judiciary.....

24-MAR-11

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7           Read for the second time and placed on the calendar  
8           1 amendment.....

21-APR-11

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10 Read for the third time and passed as amended . . . .

3.1-MAY-11

11 Yeas 27  
12 Nays 1  
13 Abstaining 2