## Stricken language would be deleted from and underlined language would be added to present law. Act 327 of the Regular Session

1	State of Arkansas	A Bill	
2	93rd General Assembly	A DIII	0531.55 DV 1 011
3	Regular Session, 2021		SENATE BILL 311
4	D 0 0 0 0 0 1		
5	By: Senator C. Tucker		
6	By: Representative M. Gray		
7		E. A. A. T. D. E. A. J. J.	
8	For An Act To Be Entitled		
9	AN ACT CONCERNING PROBATION AND PAROLE; CONCERNING		
10	TECHNICAL VIOLATIONS AND LENGTH OF SANCTIONS; AND FOR		
11	OTHER PURPOS	SES.	
12			
13		C1.4:41 o	
14	Subtitle		
15		RNING PROBATION AND PAROLE; AND	
16	CONCERNING TECHNICAL VIOLATIONS AND		
17	LENGTH	OF SANCTIONS.	
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19	DE IM ENVOMED DA MILE OE	MEDAL ACCEMBLY OF MUE CHAME OF	A DIZANO A C.
20	BE II ENACIED BY THE GE	NERAL ASSEMBLY OF THE STATE OF A	AKKANSAS:
21	CECTION 1 Andrew	C-4- £ 16 02 101(11)4 (1)	2)
22		sas Code § 16-93-101(11) and (13	
23 24	definitions of "serious conditions violation" and "technical conditions violation" in the context of probation and parole, are amended to read as		
24 25	follows:	xt or probaction and parote, are	amended to read as
25 26		ous conditions violation" means	a violation of the
20 27		's parole or probationer's proba	
28	<u>-</u>	ioner's absenting himself or he	
29		_	_
30	for a period of six (6) months or more or an arrest for a misdemeanor offense that does not involve:		
31		An act involving a violent misde	emeanor that provides
32		-	<del>-</del>
33	the prosecuting attorney with the option to revoke the probationer's probation or parolee's parole, or allow the Division of Community Correction		
34	-	s provided under this chapter;	
35		An offense for which a conviction	on would require the
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- of 1997, § 12-12-901 et seq.;

  (C) A misdemeanor offense of harassment or stalking or
  that contains a threat of violence to a victim, or a threat of violence to
- that contains a threat of violence to a victim, or a threat of violence to a family member of the victim of the offense for which the defendant was placed on probation or parole;
- 6 (D) A misdemeanor offense of driving or boating while 7 intoxicated, § 5-65-103, when the probationer or parolee is currently being 8 supervised for a felony offense of § 5-65-103, § 5-10-104, or § 5-10-105, and 9 the felony offense was alcohol-related or drug-related; or
- (E) Except for an offense under the Uniform Controlled
  Substances Act, § 5-64-101 et seq., a misdemeanor offense that is a lesser
  included offense or falls within the same chapter of the Arkansas Criminal
  Code of the offense for which the defendant was placed on probation or
  parole;
  - (12) "Technical conditions violation" means:

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- 16 (A) A violation of the conditions of a parolee's parole or 17 a probationer's probation that results from a noncriminal act or positive 18 drug screen; or
- 19 (B) The parolee or probationer parolee's or probationer's
  20 absenting himself or herself from supervision for a period of less than six
  21 (6) months;

SECTION 2. Arkansas Code § 16-93-712(d)(3)(E), concerning intermediate sanctions a parolee may be required to serve, is amended to read as follows:

- (E)(i) Incarceration in a county jail for no more than seven (7) days or incarceration in a Division of Community Correction facility or Division of Correction facility for no more than one hundred eighty (180) one hundred twenty (120) days.
- 29 (ii)(a) Incarceration as an intermediate sanction 30 shall not be used more than six (6) times with an individual parolee.
- 31 (b) A parolee shall accumulate no more than
  32 twenty-one (21) days' incarceration in a county jail or no more than three
  33 hundred sixty (360) two hundred forty (240) days' incarceration in a Division
  34 of Community Correction facility or Division of Correction facility as an
  35 intermediate sanction before the parole officer recommends a violation of the
  36 person's parole under § 16-93-706.

1	(c) A parolee is subject to a period of		
2	incarceration of:		
3	(1) Up to $\frac{1}{1}$ up to $\frac{1}{1}$		
4	a Division of Community Correction facility or Division of Correction		
5	facility for a technical conditions violation; and		
6	(2) Exactly one hundred eighty (180) One		
7	hundred twenty (120) days in a Division of Community Correction facility or		
8	Division of Correction facility for a serious conditions violation.		
9	(d) A parolee may not be incarcerated more		
10	than two (2) times as a parole sanction in a Division of Community Correction		
11	facility or Division of Correction facility.		
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13	SECTION 3. Arkansas Code § 16-93-715(a), concerning technical parole		
14	revocations for conditions violations and serious conditions violations, is		
15	amended to read as follows:		
16	(a)(l) If a parolee is subject to a parole revocation hearing under		
17	this subchapter for a technical conditions violation or a serious conditions		
18	violation, the parolee is subject to confinement for the following periods,		
19	subject to subdivision (a)(2)(A) of this section, before being released and		
20	returned to parole supervision:		
21	(A) Up to <del>ninety (90)</del> sixty (60) days' confinement for a		
22	technical conditions violation; and		
23	(B) Exactly one hundred eighty (180) One hundred twenty		
24	(120) days' confinement for a serious conditions violation.		
25	(2)(A) A period of confinement under subdivision (a)(1) of this		
26	section may be reduced by the Division of Correction or the Division of		
27	Community Correction for good behavior and successful program completion.		
28	(B) A period of confinement shall not be reduced under		
29	subdivision (a)(2)(A) of this section for more than fifty percent (50%) of		
30	the total time of confinement ordered to be served.		
31	(3) Any time in custody for which the person is held before a		
32	period of confinement is ordered to be served under subdivision (a)(1) of		
33	this section shall not be credited to the overall period of confinement		
34	ordered under subdivision (a)(1) of this section.		
35	APPROVED: 3/15/21		

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