AMENDMENT

OFFERED IN THE SENATE TO: SCS CSHB49(FIN) VERSION O

BY SENATOR WIELECHOWSKI

I	insert a new section:
2	AS 12.55.110(c) is amended to read:
3	(c) If a defendant is serving a period of probation for an offense, the court may find that
4	the defendant has committed a technical violation of probation. If the court finds that a
5	defendant has committed a technical violation of probation that does not include absconding
6	the court may reinstate the term of probation with appropriate conditions or impose a
7	sentence of imprisonment of not more than
8	(1) zero to three days for the first probation revocation; or
9	(2) [FIVE DAYS FOR THE SECOND PROBATION; OR
10	(3) 10 DAYS FOR THE THIRD PROBATION REVOCATION; OR]
11	the remainder of the suspended portion of the sentence for a second [FOURTH] or
12	subsequent probation revocation.
13	
14	Insert a new section:
15	AS 33.16.215(a) is amended to read:
16	(a) If a parolee is serving a period of parole for an offense, the board may find that the
17	parolee has committed a technical violation of parole. If the board finds that a parolee has
18	committed a technical violation of parole that does not include absconding, the board may
19	reinstate the term of parole with appropriate conditions or revoke parole and impose a term of
20	imprisonment of not more than
21	(1) zero to three [THREE] days for the first parole revocation; AND
22	(2) [FIVE DAYS FOR THE SECOND PAROLE REVOCATION;
23	(3) 10 DAY FOR THE THIRD PAROLE REVOCATION; AND]
24	the remainder of the sentence for a second [FOURTH] or subsequent parole revocation.
25	
26	Page 87, line 9:
27	Delete "12.55.110(c)"
28	

- 1 Page 87, line 13:
- Delete "33.16.215"

3

4 Renumber and update references to sections as necessary.