- 1 SB141
- 2 126402-1
- 3 By Senators Brewbaker, Dial, Whatley, Taylor, Beason,
- Williams, Fielding, Ward, Waggoner and Reed
- 5 RFD: Finance and Taxation Education
- 6 First Read: 03-MAR-11

1	126402-1:n:03/02/2011:KMS/mfp LRS2011-873	
2		
3		
4		
5		
6		
7		
8	SYNOPSIS:	This bill would encourage joint use
9		agreements between public school districts, local
10		governments, and private entities for recreation
11		and exercise facilities, and to provide immunity
12		from liability for participating school districts.
13		Amendment 621 of the Constitution of Alabama
14		of 1901, now appearing as Section 111.05 of the
15		Official Recompilation of the Constitution of
16		Alabama of 1901, as amended, prohibits a general
17		law whose purpose or effect would be to require a
18		new or increased expenditure of local funds from
19		becoming effective with regard to a local
20		governmental entity without enactment by a 2/3 vote
21		unless: it comes within one of a number of
22		specified exceptions; it is approved by the
23		affected entity; or the Legislature appropriates
24		funds, or provides a local source of revenue, to
25		the entity for the purpose.
26		The purpose or effect of this bill would be
27		to require a new or increased expenditure of local

funds within the meaning of the amendment. However,

the bill does not require approval of a local

governmental entity or enactment by a 2/3 vote to

become effective because it comes within one of the

specified exceptions contained in the amendment.

7 A BILL

8 TO BE ENTITLED

9 AN ACT

Relating to public K-12 education; to encourage joint use agreements between public school districts, local governments, and private entities regarding recreation and exercise facilities; to provide immunity from liability for school districts under certain circumstances; to provide legislative findings; to provide definitions; to provide for rulemaking; to provide an effective date; and in connection therewith would have as its purpose or effect the requirement of a new or increased expenditure of local funds within the meaning of Amendment 621 of the Constitution of Alabama of 1901, now appearing as Section 111.05 of the Official Recompilation of the Constitution of Alabama of 1901, as amended.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. The Legislature finds and declares all of the following:

1 (1) That greater access to recreation and exercise 2 opportunities is needed in Alabama to reduce the impact of 3 overweight children and obesity in health care expenditures.

- (2) That schools are presently equipped with taxpayer funded playgrounds, fields, tracks, courts, and other exercise and play facilities that offer quick, easily accessible opportunities for exercise for Alabama residents regardless of income.
- (3) That all local boards of education should be encouraged to develop policies for increased joint use agreements.

Section 2. (a) For the purposes of this act, the following terms shall have the following meanings:

- (1) DEPARTMENT. The State Department of Education.
- (2) JOINT USE AGREEMENT. A formal agreement between a school district and either a local government or a private organization setting forth the terms and conditions for the shared use of public property or facilities.
- (b) Each school district across the state is strongly encouraged to participate in joint use programs with a preference given to programs that give the local community access to the recreation and exercise facilities on each school campus. The department shall develop model joint use agreement language for the state and post this model language on the department website.
- (c) A school participating in a joint use agreement with public or private entities shall be protected from

liability when they enter into joint use agreements as specified in this act during the dates and time set forth in each joint use agreement. The liability protection shall cover both personal injury and property damage with the exception of gross negligence. Public and private entities entering into joint use agreements with schools for the use of athletic equipment, recreational facilities, athletic fields, or meeting rooms shall be responsible for securing liability insurance to cover both property damage and personal injury during the dates and times specified in the joint use agreement. Public and Private entities shall be held liable for any personal injury or property damage during the time when they are using school facilities. Schools shall maintain liability responsibility for personal injury or property damage during school hours or for school related events and functions. Private or public entities with joint use agreements shall not be held liable for personal injury or property damage which occurs during school hours or at school sponsored events and functions.

1

2

3

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

(d) Educational facilities and grounds used for any legal assembly or community use may be used as voting places in any primary, regular, or special election. The local board of education shall adopt rules, regulations, or policies and procedures necessary to protect educational facilities and grounds when used for such purposes through joint use agreements.

Section 3. Although this bill would have as its 1 purpose or effect the requirement of a new or increased 2 expenditure of local funds, the bill is excluded from further 3 requirements and application under Amendment 621, now appearing as Section 111.05 of the Official Recompilation of 5 the Constitution of Alabama of 1901, as amended, because the 6 7 bill requires expenditures only by a school board. Section 4. This act shall become effective October 8 1, 2011, following its passage and approval by the Governor, 9 10 or its otherwise becoming law.