- 1 HB46
- 2 114878-1
- 3 By Representative England
- 4 RFD: Constitution and Elections
- 5 First Read: 12-JAN-10
- 6 PFD: 12/08/2009

1	114878-1:n:10/09/2009:LLR/th LRS2009-4442	
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8	SYNOPSIS:	Under existing law, there is no restriction
9		regarding the amount of contributions by an
10		individual, political action committee, or
11		political party to candidates for the Alabama
12		Supreme Court, Alabama Court of Appeals, Alabama
13		Court of Criminal Appeals, circuit courts, or
14		district courts. Corporations are limited to
15		contributions of five hundred dollars.
16		This bill would impose a limitation on
17		contributions for candidates for election to the
18		Alabama Supreme Court, Alabama Court of Appeals,
19		Alabama Court of Criminal Appeals, circuit courts,
20		or district courts in the amount of five hundred
21		dollars per election.
22		This bill would provide a mechanism for
23		increasing the allowed contribution amount based on
24		the application of the consumer price index.
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26		A BILL
27		TO BE ENTITIED

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Relating to campaign contributions; to impose a limitation on contributions for candidates for election to the Alabama Supreme Court, Alabama Court of Appeals, Alabama Court of Criminal Appeals, circuit courts, or district courts in the amount of five hundred dollars (\$500) per election; and to provide a mechanism for increasing the allowed contribution amount based on the application of the consumer price index.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. (a) The Legislature finds and declares the following:

- (1) That an independent, impartial judiciary is fundamental to a democratic system of governance.
- (2) That Alabama spends more on judicial elections than any other state in the country.
- (3) Since 1993, interests in Alabama have spent approximately fifty-four million dollars (\$54,000,000) to elect judicial candidates. During that same period of time, interests in Texas have spent only thirty million dollars (\$30,000,000) to elect judicial candidates.
- (4) That large campaign contributions to candidates for the Alabama appellate courts, including the Alabama Supreme Court, the Alabama Court of Civil Appeals, the Alabama Court of Criminal Appeals, the circuit courts, and the district courts by individuals and interest groups create the

potential for corruption and, as important, the appearance of corruption.

- (5) That large campaign contributions made to influence judicial election outcomes create an appearance that wealthy individuals, corporations, and special interest groups exercise a disproportionate level of influence over the political process. As stated by the Birmingham News, "the perception that big bucks buy justice in Alabama absolutely exists, and grows worse every election cycle...."
 - (6) That the rising costs of campaigning for political office prevent qualified citizens from running for appellate judicial office.
 - (b) Based on these findings, the Legislature declares that the interest of the public and the justice system in Alabama are best served by limiting campaign contributions made to candidates for appellate judicial office and state trail court.

Section 2. (a) For purposes of this act, the term "candidate for appellate judicial office or state trial court" shall mean any individual who has become a candidate, as that term is defined in subdivision (1) of subsection (a) of Section 17-5-2, Code of Alabama 1975, for any office on the Alabama Supreme Court, the Alabama Court of Civil Appeals, the Alabama Court of Criminal Appeals or the circuit courts or the district courts.

1 (b) All other terms set forth in this act shall have 2 the meaning given in the Fair Campaign Practices Act, 3 commencing with Section 17-5-1, Code of Alabama 1975.

Section 3. In addition to any limitations imposed by another section of the Code of Alabama 1975, the amount of any contribution, whether in-kind or otherwise, made by or accepted from any individual, political action committee, or political party to a candidate for appellate judicial office or state trial court may not exceed five hundred dollars (\$500) in any election.

Section 4. (a) The limit set forth in Section 3 shall be increased on the first day of January in each even-numbered year in accordance with the consumer price index rate. That amount shall be rounded to the nearest fifty dollars (\$50) in order to obtain the applicable contribution limit for the relevant year.

(b) This act shall be read in pari materia with all existing laws and parts of laws.

Section 5. This act shall become effective on the first day of the third month following its passage and approval by the Governor, or its otherwise becoming law.