- 1 HB421
- 2 115348-1
- 3 By Representatives Dukes, Scott, Gordon, Robinson (J), Curtis,
- 4 Grantland, Irons, Letson, Sherer, McLaughlin, Taylor, McAdory,
- 5 McDaniel, Sanderford, Treadaway, Williams (J), Black, Newton
- 6 (D), Boothe, Shiver, McClendon, Clouse, Thigpen, Beasley,
- Harper, Morrow, Mask, Bentley, Faust, Salaam, Fields, Greeson,
- 8 Oden, Hurst, Wren, McCampbell, Grimes, Warren, Davis, Wood,
- 9 Drake and Hammon
- 10 RFD: County and Municipal Government
- 11 First Read: 26-JAN-10

1	115348-1:n:11/30/2009:FC/tj LRS2009-4887
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8	SYNOPSIS: Under existing law, municipal governing
9	bodies individually or jointly may levy and assess
10	additional court costs and fees not to exceed the
11	court costs and fees in the district court of the
12	county for jail and other related purposes.
13	This bill would further provide for the
14	distribution of the funds for municipal jail
15	purposes.
16	
17	A BILL
18	TO BE ENTITLED
19	AN ACT
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21	To amend Section 11-47-7.1 of the Code of Alabama
22	1975, authorizing the municipal governing bodies individually
23	or jointly to levy additional court costs and fees in
24	municipal cases; to further provide for the distribution of a
25	portion of the funds for jail purposes and other related
26	purposes.
27	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. Section 11-47-7.1 of the Code of Alabama

1975, is amended to read as follows:

3 "\$11-47-7.1.

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"(a) In addition to any court costs and fees now or hereafter authorized, any municipal governing body, by majority vote of the municipal governing body, may individually or jointly with one or more municipalities in the county levy and assess additional court costs and fees up to an amount not to exceed the court costs and fees in the district court of the county for a similar case on each case hereafter filed in any municipal court of the municipality or municipalities. The cost or fee shall not be waived by any court unless all other costs, fees, assessments, fines, or charges associated with the case are waived. The costs and fees when collected by the clerks or other collection officers of the courts, shall be paid into a special municipal fund designated as the "Corrections Fund". The affected governing body shall allocate the funds exclusively for the operation, construction, debt service, and maintenance of the municipal jail or jails, including contract fees for incarceration of municipal inmates in county-owned facilities, other correctional facilities, if any, any juvenile detention center, or any municipal court complex, including salaries and expenses of municipal court officials and employees. Provided, however, that no more than 40 percent of the corrections fund of a municipality shall be allocated for the operation, construction, debt service, and maintenance of the municipal

jail or jails, including contract fees for incarceration of
municipal inmates in county-owned facilities, other
correctional facilities, if any, or any juvenile detention
center.

"(b) The municipal governing body may appropriate other funds, space, and property sufficient to maintain and equip any municipal jail or court complex. The municipal governing body may also receive gifts, grants, and property for the use of the jail or court complex and may contract for services related to the construction, equipment, and maintenance of the jail or court complex.

"(c) The municipal governing body or municipal governing bodies may provide for the implementation of this section with another governmental entity by entering into a contract pursuant to a resolution or ordinance for the construction and operation of joint municipal correctional facilities or a court complex and may adopt joint rules and regulations applicable to the jurisdiction of each entity relative to the correctional or court facilities.

"(d) Any contract or resolution entered into or adopted by the municipal governing body prior to the effective date of the act adding this amendatory language, which obligates correction fund monies of a municipality in accordance with the provisions of this section as it existed on that date shall not be affected by the provisions of the act adding this amendatory language, until the expiration of the contract or resolution."

Section 2. This act shall not be deemed to repeal
any local acts enacted prior to the effective date of this
act.

Section 3. 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.