- 1 SB522
- 2 119435-1
- 3 By Senators Little (T) and Pittman
- 4 RFD: Fiscal Responsibility and Accountability
- 5 First Read: 09-MAR-10

1	119435-1:n:03/03/2010:DA/mfp LRS2010-1552	
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8	SYNOPSIS:	This bill would authorize any judge of
9		probate and the Secretary of State to refuse to
10		accept for filing what he or she believes to be a
11		materially false, fraudulent, or unlawfully issued
12		document, and to remove from existing public
13		records and documents filed against a public
14		employee or public official when he or she believes
15		the records and documents to be materially false,
16		fraudulent, or not lawfully issued. The bill would
17		provide the documents may include, but are not
18		limited to, deeds of conveyance, mortgages, and
19		judgment liens.
20		This bill would provide for a procedure
21		under which the filer or owner, or both, of a
22		document may make corrections.
23		This bill would establish the crime of
24		offering a false instrument for recording against a
25		public employee or public official and would
26		provide for penalties.

1	Amendment 621 of the Constitution of Alabama
2	of 1901, now appearing as Section 111.05 of the
3	Official Recompilation of the Constitution of
4	Alabama of 1901, as amended, prohibits a general
5	law whose purpose or effect would be to require a
6	new or increased expenditure of local funds from
7	becoming effective with regard to a local
8	governmental entity without enactment by a 2/3 vote
9	unless: it comes within one of a number of
10	specified exceptions; it is approved by the
11	affected entity; or the Legislature appropriates
12	funds, or provides a local source of revenue, to
13	the entity for the purpose.
14	The purpose or effect of this bill would be
15	to require a new or increased expenditure of local
16	funds within the meaning of the amendment. However,
17	the bill does not require approval of a local
18	governmental entity or enactment by a 2/3 vote to
19	become effective because it comes within one of the
20	specified exceptions contained in the amendment.
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22	A BILL
23	TO BE ENTITLED
24	AN ACT
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To add Section 36-14-18 to the Code of Alabama 1975, to authorize the Secretary of State to refuse to accept for

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filing any document which he or she believes to be materially false, fraudulent, or not issued lawfully; to authorize the Secretary of State to remove and expunge from existing public records any document filed against a public employee or public official which he or she believes to be materially false, fraudulent, or not issued lawfully; to provide for the type of documents; to provide for a procedure under which the filer or owner, or both, of a document may seek corrections; to amend Section 12-13-40 of the Code of Alabama 1975, to authorize the judge of probate to refuse to accept for filing any document which he or she believes to be materially false, fraudulent, or not issued lawfully; to authorize the judge of probate to remove and expunge from existing public records any document filed against a public employee or public official which he or she believes to be materially false, fraudulent, or not issued lawfully; to provide for the type of documents; to provide for a procedure under which the filer or owner, or both, of a document may seek corrections; to amend Section 13A-9-12 of the Code of Alabama 1975, to establish the crime of offering a false instrument for recording against a public employee or public official; to provide for penalties; 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.

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BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

2 Section 1. Section 36-14-18 is added to the Code of 3 Alabama 1975, to read as follows:

§36-14-18.

- (a) The Secretary of State may refuse to accept for filing or recording any record, paper, or other document presented to him or her by any person if he or she reasonably believes the document is materially false or fraudulent; or purports to be issued by a court or appropriate governmental entity, but was not lawfully issued. Written notice of the refusal shall be given to the presenter of the document who shall have 30 days from the date of the notice to validate the document to the satisfaction of the Secretary of State. If a refused document is validated by the presenter, the Secretary of State shall accept the document for filing or recording, and shall not be liable for damages, personally or in his or her official capacity for the refusal.
- (b) The Secretary of State may remove and expunge from the public records any document filed or recorded against a public employee or public official, as defined in Section 36-25-1; if he or she reasonably believes the document is materially false or fraudulent; or purports to be issued by a court or appropriate governmental entity, but was not lawfully issued. Written notice of the intended removal shall be sent to the public employee or public official named in the document and to the presenter of the document, at the best available address for each. The presenter shall have 30 days

from the date of the notice to validate the document to the
satisfaction of the Secretary of State. If upon notice of its
intended removal, a document is validated by the presenter,
the Secretary of State shall not remove or expunge the
document, and he or she shall not be liable for damages,
personally or in his or her official capacity for the intended

Section 2. Sections 12-13-40 and 13A-9-12 of the Code of Alabama 1975, are amended to read as follows:

"§12-13-40.

removal.

"The probate judge of probate shall have authority to do all of the following:

- "(1) To administer Administer oaths and take and certify the same oaths in all cases in which administering such oath and taking such affidavit is not confined expressly to some other officer.
- "(2) To cause Cause jurors to be impaneled and sworn in any matter of fact pending before him or her in which the right to a jury trial is given by law.
- "(3) To appoint Appoint guardians ad litem for minors and persons of unsound mind, when necessary, but he must or she shall not appoint as such guardian any clerk, employee or other person connected with his the judge of probate office or related to him the judge of probate by consanguinity or affinity.
- "(4) To employ Employ, at his or her own expense a chief clerk and such other clerks as he deems deemed

necessary, for whose official acts he the judge of probate
shall be responsible.

- "(5) To complete Complete the minute entries and decrees of the court when the same minute entries and decrees are incomplete on account of due to the failure to make necessary entries at the time when they should have been made, but the necessary application and proof must shall first be made, and such the entries, orders, or decrees shall be as valid and binding as if they had been made at the proper time;.
- "(6) To authorize Authorize the making of an abstract of title of lands sold at judicial sale as provided in Section 6-8-30; and.

"(7) Refuse to accept for filing or recording any mortgage instrument to secure the payment of debt, lien, or other document presented to him or her by any person if he or she reasonably believes the document is materially false or fraudulent; or purports to be a judgment, lien, or decree of a court or appropriate governmental entity, but was not lawfully issued. Written notice of any refusal shall be given to the presenter of the document, who shall have 30 days from the date of the notice to validate the document to the satisfaction of the judge of probate. If a refused document is validated by the presenter, the judge of probate shall accept the document for filing or recording, and shall not be liable for damages, personally or in his or her official capacity for the refusal.

"(8) Remove and expunge from the public records any 1 deed of conveyance, mortgage instrument to secure the payment 2 of debt, judgment, lien, or other document filed or recorded 3 against a public employee or public official, as defined in 4 Section 36-25-1; if he or she reasonably believes the document 5 is materially false or fraudulent; or purports to be a 6 7 judgment, lien, or decree of a court or appropriate governmental entity, but was not lawfully issued. Written 8 notice of the intended removal shall be sent to the public 9 10 employee or public official named in the document and to the presenter of the document, at the best available address for 11 12 each. The presenter shall have 30 days from the date of the notice to validate the document to the satisfaction of the 13 judge of probate. If upon notice of its intended removal, a 14 document is validated by the presenter, the judge of probate 15 shall not remove and expunde the document, and shall not be 16 17 liable for damages, personally or in his or her official capacity for the intended removal. 18

"(7) To exercise such (9) Exercise all other powers as are or may be conferred on him or her by law.

"\$13A-9-12.

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"(a) A person commits the crime of offering a false instrument for recording if, knowing that a written instrument relating to or affecting real or personal property, or an interest therein, or directly affecting contractual relationships contains a material false statement or material false information, and with intent to defraud, he presents or

offers it to a public office or a public employee, with the knowledge that it will be registered, filed or recorded or become a part of the records of that public office or public employee.

"(b) Offering a false instrument for recording is a Class A misdemeanor.

"(c) A person commits the crime of offering a false instrument for recording against a public employee or public official if, the written instrument relates to or affects the real or personal property, or the contractual relationships of a public employee or public official, as defined in Section 36-25-1; and it is presented or offered with the intent to defraud, intimidate, or harass the public employee or public official, or to impede the public employee or public official in the performance of his or her duties.

"(d) Offering a false instrument for recording against a public employee or public official is a Class C felony."

Section 3. Although this bill would have as its purpose or effect the requirement of a new or increased expenditure of local funds, the bill is excluded from further requirements and application under Amendment 621, now appearing as Section 111.05 of the Official Recompilation of the Constitution of Alabama of 1901, as amended, because the bill defines a new crime or amends the definition of an existing crime.

Section 4. This act shall become effective immediately following its passage and approval by the Governor, or its otherwise becoming law.