- 1 HB77
- 2 216093-1
- 3 By Representative Rich
- 4 RFD: State Government
- 5 First Read: 11-JAN-22

1	216093-1:n:01/05/2022:PMG/cr LSA2021-2673
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8	SYNOPSIS: Under existing law, a county official may
9	not represent the state or county personally in a
10	property tax appeal and may retain legal counsel to
11	handle property tax appeals.
12	This bill would authorize the county tax
13	assessing official to appear and defend the state
14	in appeals when the taxable value of property is at
15	issue and would provide that the action is
16	considered an appearance of the state unless the
17	Department of Revenue intervenes.
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19	A BILL
20	TO BE ENTITLED
21	AN ACT
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23	Relating to taxable property; to amend Section
24	40-3-26, Code of Alabama 1975, to authorize the county tax
25	assessing official to represent the state in appeals when the
26	taxable value of property is at issue.
27	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. Section 40-3-26, Code of Alabama 1975, is amended to read as follows:

"\$40-3-26.

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"(a) The county commission shall be responsible for securing legal counsel to represent the state and county in all property tax cases appealed to the circuit court in the county. The district attorneys and state and county officials are prohibited from representing taxpayers in any controversy between such taxpayers and the state or county; provided, that they however, a district attorney or county official may appear where the value of their his or her own property is in controversy. The county may retain legal counsel to handle a property tax appeal or, when available pursuant to coverage provided by a self-insurance fund created under Chapter 30 of Title 11, utilize legal counsel provided through that coverage. In each case where the county commission employs its own legal counsel for a property tax case appeal, the county commission, in consultation with the local tax official, shall adopt a resolution approving the employment of the counsel. All expenses incurred by the county commission in complying with this section shall be paid from the budget of the county board of equalization as provided in Section 40-7-68.

"(b) In addition to the appearance specifications

provided in Section 40-3-25, the county tax assessing official

may appear in his or her official capacity and defend on

behalf of the state in any appeal in which the taxable value

of real or personal property is at issue. The appearance of

1 the tax assessing official in the action shall be considered 2 an appearance of the state, unless the Department of Revenue 3 files a notice of appearance or subsequently intervenes on behalf of the state. The tax assessing official may act in the appeal as appropriate and necessary to defend the taxable value of real or personal property. The appearance provided 7 for in this subsection shall not extend beyond this section unless otherwise provided by law.

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"(b)(c) In addition to all other powers granted to the board of trustees of a self-insurance fund created pursuant to Chapter 30 of Title 11, the board of trustees of the fund may provide legal counsel for property tax cases appealed to the circuit court. Coverage, when available, shall be treated as a claim filed under Chapter 30."

Section 2. 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.