- 1 HB151
- 2 173443-1

3 By Representatives Faulkner, Clouse, Williams (JD), Carns,

4 Drake, England, Melton, McClammy, Wadsworth, Mooney, Daniels,

5 Sessions, Pettus, Gaston, Butler, Jones, Treadaway, Coleman,

- 6 Givan, Fridy, Whorton (I) and Hill (J)
- 7 RFD: Judiciary
- 8 First Read: 09-FEB-16

173443-1:n:02/04/2016:JET/tj LRS2016-425 1 2 3 4 5 6 7 8 SYNOPSIS: Under existing law, the circuit court has 9 exclusive jurisdiction over matters where the 10 amount in controversy exceeds \$10,000, the district 11 court has jurisdiction over cases where the amount 12 in controversy is \$10,000 or less, and the small 13 claims division of the district court has jurisdiction over cases where the amount in 14 15 controversy does not exceed \$6,000. 16 Also under existing law, a plaintiff filing 17 a case in the district court is charged a filing 18 fee and the fees are distributed according to the court in which the case is heard and the amount in 19 20 controversy. 21 This bill would increase the jurisdiction of 22 the district courts to cover all cases where the 23 amount in controversy is \$15,000 or less and would 24 provide the circuit court with exclusive jurisdiction over matters where the amount in 25 26 controversy exceeds \$15,000.

1	This bill would also revise the filing fee
2	and filing fee distribution statutes to reflect the
3	new jurisdiction of the district and circuit
4	courts.
5	
6	A BILL
7	TO BE ENTITLED
8	AN ACT
9	
10	To amend Sections 12-11-30, 12-19-71, and 12-19-72,
11	Code of Alabama 1975, as last amended by Act 2015-224, 2015
12	Regular Session, and Section 12-12-30, Code of Alabama 1975,
13	to further provide for the jurisdiction of the district and
14	circuit court; and to revise the filing fees associated with
15	the filing of a case in district and circuit courts.
16	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
17	Section 1. Sections 12-11-30, 12-19-71, and
18	12-19-72, Code of Alabama 1975, as last amended by Act
19	2015-224, 2015 Regular Session, and Section 12-12-30, Code of
20	Alabama 1975, are amended to read as follows:
21	"§12-11-30.
22	"(1) CIVIL. The circuit court shall have exclusive
23	original jurisdiction of all civil actions in which the matter
24	in controversy exceeds ten thousand dollars (\$10,000) <u>fifteen</u>
25	thousand dollars (\$15,000), exclusive of interest and costs,
26	and shall exercise original jurisdiction concurrent with the
27	district court in all civil actions in which the matter in

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controversy exceeds six thousand dollars (\$6,000), exclusive
 of interest and costs.

"(2) CRIMINAL. The circuit court shall have 3 exclusive original jurisdiction of all felony prosecutions and 4 5 of misdemeanor or ordinance violations which are lesser included offenses within a felony charge or which arise from 6 7 the same incident as a felony charge; except, that the district court shall have concurrent jurisdiction with the 8 circuit court to receive pleas of guilty in felony cases not 9 10 punishable by sentence of death. The circuit court may, on 11 conviction of a defendant, upon a showing of inability to make 12 immediate payment of fine and costs, continue the case from 13 time to time to permit the fine and costs to be paid.

14 "(3) APPELLATE. The circuit court shall have 15 appellate jurisdiction of civil, criminal, and juvenile cases 16 in district court and prosecutions for ordinance violations in 17 municipal courts, except in cases in which direct appeal to 18 the Courts of Civil or Criminal Appeals is provided by law or 19 rule. Appeals to the circuit court shall be tried de novo, 20 with or without a jury, as provided by law.

"(4) SUPERINTENDENCE OF DISTRICT, MUNICIPAL AND
 PROBATE COURTS. The circuit court shall exercise a general
 superintendence over all district courts, municipal courts,
 and probate courts.

"(5) CONTEMPTS. The circuit court may punish
contempts by fines not exceeding one hundred dollars (\$100)
and by imprisonment not exceeding five days. The power of the

circuit court to enforce its orders and judgements by
 determinations of civil contempt shall be unaffected by this
 section.

4 "(6) GENERAL. The circuit court shall have other
5 powers as provided by law.

6

"§12-12-30.

7 "The original civil jurisdiction of the district court of Alabama shall be uniform throughout the state, 8 concurrent with the circuit court, except as otherwise 9 10 provided, and shall include all civil actions in which the 11 matter in controversy does not exceed ten thousand dollars 12 (\$10,000) fifteen thousand dollars (\$15,000), exclusive of 13 interest and costs, and civil actions based on unlawful detainer; except, that the district court shall not exercise 14 15 jurisdiction over any of the following matters:

16 "(1) Actions seeking equitable relief other than: 17 "a. Equitable questions arising in juvenile cases 18 within the jurisdiction of the district court.

19 "b. Equitable defenses asserted or compulsory
20 counterclaims filed by any party in any civil action within
21 the jurisdiction of the district court.

"(2) Any actions enumerated in Rule 81 of the
Alabama Rules of Civil Procedure other than any of the
following:

25 "a. Actions based in negligence against26 municipalities.

"b. Actions seeking substitution of lost or
 destroyed records or instruments.

3

"c. Summary motion proceedings.

4 "d. Relieving disabilities of nonage.
5 "(3) Actions seeking declaratory judgments.
6 "(4) Appeals from probate or municipal courts.
7 "\$12-19-71.

8 "(a) The filing fees which shall be collected in 9 civil cases shall be:

10 "(1) Thirty-five dollars (\$35) for cases filed on the small claims docket of the district court in which the 11 12 matter in controversy, exclusive of interest, costs, and 13 attorney fees, totals one thousand five hundred dollars (\$1,500) or less; provided, however, if attorney fees have 14 15 been allowed by applicable state law or contract, the amount of these fees shall be added to the amount of the matter in 16 17 controversy above in determining the jurisdictional amount.

18 "(2) One hundred nine dollars (\$109) for cases filed on the small claims docket of the district court in which the 19 20 matter in controversy, exclusive of interest, costs, and 21 attorney fees, exceeds one thousand five hundred dollars 22 (\$1,500) but does not exceed three thousand dollars (\$3,000); 23 provided, however, if attorney fees have been allowed by 24 applicable state law or contract, the amount of these fees 25 shall be added to the amount of the matter in controversy 26 above in determining the jurisdictional amount.

"(3) One hundred ninety-eight dollars (\$198) for 1 cases otherwise filed in the district court, including cases 2 on the small claims docket, in which the matter in 3 controversy, exclusive of interest, costs, and attorney fees, 4 exceeds three thousand dollars (\$3,000) but does not exceed 5 ten thousand dollars (\$10,000) fifteen thousand dollars 6 7 (\$15,000); provided, however, if attorney fees have been allowed by applicable state law or contract, the amount of 8 these fees shall be added to the amount of the matter in 9 10 controversy above in determining the jurisdictional amount.

11 "(4) Two hundred ninety-seven dollars (\$297) for 12 cases filed in the circuit court other than cases filed on the domestic relations docket of the circuit court. 13 Notwithstanding any other provision of law, the docket fee 14 shall be one hundred ninety-seven dollars (\$197) for civil 15 16 cases in circuit court in which the matter of controversy, exclusive of interest, costs, and attorney fees does not 17 18 exceed fifty thousand dollars (\$50,000); provided, however, if 19 attorney fees have been allowed by applicable state law or 20 contract, the amount of these fees shall be added to the 21 amount of the matter in controversy above in determining the 22 jurisdictional amount. However, if any plaintiff files an 23 addendum to increase the damages requested to an amount that 24 exceeds fifty thousand dollars (\$50,000), or if the plaintiff 25 fails to specify the amount in the filing, then the fee shall 26 be two hundred ninety-seven dollars (\$297) and distributed as provided for in subdivision (4) of Section 12-19-72. 27

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"(5) One hundred forty-five dollars (\$145) for cases filed on the domestic relations docket of the circuit court in which the circuit clerk determines that the cases are uncontested at the time of filing. A case is considered uncontested if a complaint, an answer, and an agreement of the parties is filed in the circuit court.

7 "(6) One hundred forty-five dollars (\$145) for cases
8 filed on the domestic relations docket of the circuit court in
9 which the circuit clerk determines that the cases are
10 contested at the time of filing.

"(7) Two hundred forty-eight dollars (\$248) for cases filed in the domestic relations docket of the circuit court seeking to modify or enforce an existing domestic relations court order.

15 "(8) Two hundred ninety-seven dollars (\$297) for a 16 counterclaim, cross claim, third party complaint, a third 17 party motion, or an action for a declaratory judgment filed in 18 a civil action of the circuit court other than cases filed on 19 the domestic relations docket of the circuit court.

"(9) Two hundred ninety-seven dollars (\$297) on a motion or complaint to appear as an intervenor or a third party plaintiff in a civil action of the circuit court other than cases filed on the domestic relations docket of the circuit court.

"(10) Fifty dollars (\$50) on a dispositive motion
seeking (a) a judgment on the pleadings pursuant to Rule
12(c), Alabama Rules of Civil Procedure, (b) a default

judgment pursuant to Rule 55(b), Alabama Rules of Civil Procedure, and/or (c) a summary judgment pursuant to Rule 56, Alabama Rules of Civil Procedure, and filed by any party in a civil action of the district or circuit court, except for small claims cases where the amount in controversy does not exceed three thousand dollars (\$3,000).

7 "(11) In addition to the filing fees provided in 8 subdivisions (1), (2), and (3), an additional fifty dollars (\$50) shall be charged for each additional plaintiff in those 9 10 cases filed; provided, however, that regardless of the number 11 of additional plaintiffs, not more than five hundred dollars 12 (\$500) in total additional plaintiff filing fees shall be 13 charged in any one case filed. The court may remit any of the additional fifty dollar (\$50) charges if any of the additional 14 15 plaintiffs provide proof to the court that such fees should 16 not be charged. Nothing in this subdivision shall be 17 interpreted as establishing a maximum number of plaintiffs.

"(12) In addition to the filing fees provided in 18 19 subdivision (4), an additional one hundred dollars (\$100) 20 shall be charged for each additional plaintiff in those cases 21 filed; provided, however, that regardless of the number of 22 additional plaintiffs, not more than one thousand dollars 23 (\$1,000) in total additional plaintiff filing fees shall be 24 charged in any one case filed. The court may remit any of the 25 additional one hundred dollar (\$100) charges if any of the 26 additional plaintiffs provide proof to the court that such

fees should not be charged. Nothing in this subdivision shall
 be interpreted as establishing a maximum number of plaintiffs.

3 "(13) An additional one hundred dollars (\$100) to be 4 paid at the time the jury is demanded by any party demanding a 5 jury.

6 "(b) The fees provided in subdivisions (8) and (9) 7 shall be not charged to a plaintiff suing for loss of 8 consortium who is a spouse of a plaintiff listed in a case.

9 "(c)(1) Notwithstanding any other provision of Act 10 2004-636 to the contrary, there shall be no increase in the 11 filing fee for any workers' compensation case filed in circuit 12 court.

"(2) Notwithstanding any other provision of Act 2004-636 to the contrary, Act 2004-636 shall not affect any local court filing fees established by local act unless specifically provided for in Act 2004-636.

17 "(d) Nothing in Act 2004-636 shall limit a judge's 18 authority to allow a civil case to proceed at no cost to a 19 party upon the judge's approval of an affidavit of substantial 20 hardship.

21

"§12-19-72.

22 "The filing fees collected in civil cases shall be 23 distributed as follows:

"(1) For cases filed on the small claims docket of
the district court in which the matter in controversy,
exclusive of interest, costs, and attorney fees, totals one
thousand five hundred dollars (\$1,500) or less, seventeen

dollars (\$17) to the Fair Trial Tax Fund; thirteen dollars
 (\$13) to the State General Fund; and five dollars (\$5) to the
 county general fund.

"(2) For cases on the small claims docket of the 4 5 district court in which the matter in controversy, exclusive of interest, costs, and attorney fees, exceeds one thousand 6 7 five hundred dollars (\$1,500) but does not exceed three thousand dollars (\$3,000), twenty-one dollars (\$21) to the 8 Fair Trial Tax Fund; seventy-five dollars (\$75) to the State 9 10 General Fund; five dollars (\$5) to the Advanced Technology and 11 Data Exchange Fund; and eight dollars (\$8) to the county 12 general fund.

"(3) For other district court cases, including small 13 claims cases, in which the matter in controversy, exclusive of 14 interest, costs, and attorney fees, exceeds three thousand 15 16 dollars (\$3,000) but does not exceed ten thousand dollars 17 (\$10,000) fifteen thousand dollars (\$15,000), twenty-one dollars (\$21) to the Fair Trial Tax Fund; one hundred 18 19 fifty-nine dollars fifty cents (\$159.50) to the State General 20 Fund, eighty-four dollars fifty cents (\$84.50) of which shall be for judicial and public safety functions; five dollars (\$5) 21 22 to the Advanced Technology and Data Exchange Fund; and twelve 23 dollars fifty cents (\$12.50) to the county general fund.

"(4) For cases filed in circuit court other than
cases filed on the domestic relations docket of the circuit
court, twenty-five dollars (\$25) to the Fair Trial Tax Fund;
two hundred forty-six dollars seventy-five cents (\$246.75) to

the State General Fund, one hundred forty-one dollars seventy-five cents (\$141.75) of which shall be for judicial and public safety functions; five dollars (\$5) to the Advanced Fechnology and Data Exchange Fund; and twenty dollars twenty-five cents (\$20.25) to the county general fund.

"(5) For other circuit court cases in which the 6 7 matter in controversy, exclusive of interest, costs, and attorney fees, does not exceed fifty thousand dollars 8 (\$50,000), twenty-five dollars (\$25) to the Fair Trial Tax 9 10 Fund; one hundred fifty-three dollars fifty cents (\$153.50) to 11 the State General Fund, forty-eight dollars fifty cents 12 (\$48.50) of which shall be for judicial and public safety 13 functions; five dollars (\$5) to the Advanced Technology and Data Exchange Fund; and thirteen dollars fifty cents (\$13.50) 14 15 to the county general fund.

16 "(6) For uncontested and contested cases filed on 17 the domestic relations docket in circuit court, twenty-five 18 dollars (\$25) to the Fair Trial Tax Fund; one hundred five 19 dollars (\$105) to the State General Fund; five dollars (\$5) to 20 the Advanced Technology and Data Exchange Fund; and ten 21 dollars (\$10) to the county general fund.

"(7) For cases filed on the domestic relations docket of the circuit court seeking to modify or enforce an existing domestic relations court order, twenty-five dollars (\$25) to the Fair Trial Tax Fund; two hundred one dollars (\$201) to the State General Fund, ninety-six dollars (\$96) of which shall be for judicial and public safety functions; five dollars (\$5) to the Advanced Technology and Data Exchange
 Fund; and seventeen dollars (\$17) to the county general fund.

"(8) For a counterclaim, cross claim, third party 3 complaint, third party motion or an action for a declaratory 4 5 judgment filed in a civil action of the circuit court and for a motion or complaint to appear as an intervenor or a third 6 7 party plaintiff in a civil action of the circuit court other than cases filed on the domestic relations docket of the 8 circuit court, twenty-five dollars (\$25) to the Fair Trial Tax 9 10 Fund; two hundred thirty-six dollars seventy-five cents 11 (\$236.75) to the State General Fund, two hundred thirty-six 12 dollars seventy-five cents (\$236.75) of which shall be for judicial and public safety functions; five dollars (\$5) to the 13 Advanced Technology and Data Exchange Fund; and thirty dollars 14 twenty-five cents (\$30.25) to the county general fund. 15

16 "(9) For any fifty dollar (\$50) fee collected for 17 each additional plaintiff in civil cases filed on the small 18 claims docket of the district court where the amount in 19 controversy does not exceed three thousand dollars (\$3,000), 20 forty-six dollars fifty cents (\$46.50) shall be distributed to the State General Fund for judicial and public safety 21 22 functions and three dollars fifty cents (\$3.50) shall be 23 distributed to the county general fund.

"(10) For any fifty dollar (\$50) fee collected for
each additional plaintiff in civil cases filed in the district
court, including small claims cases where the amount in
controversy exceeds three thousand dollars (\$3,000), as well

as, any fifty dollar (\$50) fee for any party filing a
dispositive motion, i.e. a motion for a judgment on the
pleadings, a default judgment, or a summary judgment,
forty-five dollars (\$45) shall be distributed to the State
General Fund for judicial and public safety functions and five
dollars (\$5) shall be distributed to the county general fund.

"(11) For any one hundred dollar (\$100) fee
collected for each additional plaintiff in civil cases filed
in the circuit court, ninety-three dollars (\$93) shall be
distributed to the State General Fund for judicial and public
safety functions and seven dollars (\$7) shall be distributed
to the county general fund.

"(12) Ten dollars (\$10) of all sums paid pursuant to subdivision (13) of Section 12-19-71 shall be paid to the Fair Trial Tax Fund; eighty-six dollars fifty cents (\$86.50) to the State General Fund, forty-five dollars fifty cents (\$45.50) of which shall be for judicial and public safety functions; and three dollars fifty cents (\$3.50) shall be distributed to the county general fund."

20 Section 2. This act shall become effective October 21 1, 2016, following its passage and approval by the Governor, 22 or its otherwise becoming law.