- 1 HB162
- 2 167113-1
- 3 By Representatives Fridy, Mooney, Hill (J) and Faulkner
- 4 RFD: Judiciary
- 5 First Read: 09-FEB-16

1	167113-1:n	:04/06/2015:PMG/mfc LRS2015-1445
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8	SYNOPSIS:	Existing law prohibits an attorney from
9		soliciting a person to bring a legal action for the
10		purpose of procuring the legal services of the
11		attorney or his or her law firm.
12		Existing law also prohibits a person from
13		receiving compensation from an attorney who
14		solicits the person to bring a legal action in
15		order to procure the legal services of the attorney
16		or the attorney's law firm.
17		This bill would provide a cause of action
18		for any person who was solicited by an attorney to
19		bring a legal action for the purpose of procuring
20		the legal services of the attorney or his or her
21		law firm.
22		
23		A BILL
24		TO BE ENTITLED
25		AN ACT
26		

Relating to attorneys; to amend Section 34-3-25,

Code of Alabama 1975; provide a cause of action for any person

who was solicited by an attorney to bring a legal action for

the purpose of procuring the legal services of the attorney or

his or her law firm.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. Section 34-3-25, Code of Alabama 1975, is amended to read as follows:

"\$34-3-25.

"(a) Any person who shall, before or after an action is brought, receive or agree to receive from any attorney-at-law, firm or partnership of attorneys compensation for services in seeking out, procuring or placing in the hands of an attorney, firm or partnership of attorneys a demand of any kind for an action or compromise shall be guilty of a misdemeanor and, upon conviction, shall be fined in a sum not exceeding \$1,000 and, in addition, may be punished by imprisonment in the county jail or by hard labor for the county for a term not exceeding six months, at the discretion of the court trying the case.

"(b) A person from whom a contract for legal
services is sought to be procured in the manner prohibited by
subsection (a) or by the provisions of the Alabama Rules of
Professional Conduct regarding case solicitation by attorneys
or other persons, may file a civil action against the person
or persons who engaged in the prohibited conduct to void any

1	contract so procured, and, in addition, may recover the
2	<pre>following relief:</pre>
3	"(1) All fees and expenses paid under the voided
4	contract to any person found to have engaged in the prohibited
5	conduct through which the contract was procured.
6	"(2) The balance of any fees and expenses paid to
7	any other person under the voided contract after deducting
8	fees and expenses based on the principle of quantum meruit, as
9	<pre>provided in subsection (d).</pre>
10	"(3) A civil fine in the amount of five thousand
11	dollars (\$5,000) against each person found to have engaged in
12	the prohibited conduct through which a contract for legal
13	services was sought to be procured, whether or not such a
14	<pre>contract was actually procured.</pre>
15	"(4) Actual damages caused by the prohibited
16	conduct.
17	"(5) Reasonable attorneys' fees incurred by a
18	prevailing party seeking the relief made available under this
19	subsection.
20	"(c) The remedy provided in subsection (b) does not
21	include expenses incurred by an attorney against whom the
22	action provided by this section is brought.
23	"(d) An attorney who was paid or owed fees and
24	expenses under a contract that is voided under this section
25	may recover reasonable fees and expenses based on the
26	principle of quantum meruit if the person bringing the action
27	to void the contract does not prove that the attorney had

1	actual knowledge before undertaking the representation that
2	the contract was procured through conduct prohibited by
3	subsection (a) or by the provisions of the Alabama Rules of
4	Professional Conduct regarding case solicitation by attorneys
5	or other persons. To recover fees and expenses under this
6	subsection, the attorney must have reported the misconduct as
7	required by the Alabama Rules of Professional Conduct, unless
8	either of the following occurs:
9	"(1) Another person has already reported the
10	misconduct.
11	"(2) The attorney reasonably believed that reporting
12	the misconduct would substantially prejudice the client's
13	<u>interest.</u>
14	"(e) Any action under this section shall be
15	commenced within two years of the accrual of the cause of
16	action and shall be tried by a judge without a jury.
17	"(f) This section shall be liberally construed and
18	applied to promote its underlying purposes, which are to
19	protect those in need of legal services against unethical,
20	unlawful solicitation and to provide efficient and economical
21	procedures to secure that protection.
22	"(g) The provisions of this section are not
23	exclusive. The remedies provided in this section are in
24	addition to any other procedures or remedies provided by any
25	other law.

1	"(h) This section does not apply to prohibited
2	conduct that occurred before the effective date of the act
3	adding this amendatory language."
4	Section 2. This act shall become effective January
5	1 2016