- 1 HB336
- 2 127247-3
- 3 By Representative Williams (J)
- 4 RFD: County and Municipal Government
- 5 First Read: 24-MAR-11

Τ	12/24/-3:1	1:03/22/2011:KBH/tan LRS2011-1306K2
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8	SYNOPSIS:	This bill would authorize a county
9		commission to contract with third parties for the
10		noncompliance detection of previously unknown and
11		unpaid personal property ad valorem taxes. The
12		noncompliance detection of personal property ad
13		valorem taxes would not include the assessment or
14		auditing of taxpayer records.
15		This bill would provide for the distribution
16		of the third-party fees for the noncompliance
17		detection to be apportioned among the entities that
18		share in the personal property ad valorem tax
19		revenues and would allow the third-party fees to be
20		deducted from revenues generated from the
21		previously unknown and unpaid revenues discovered
22		by the third party prior to remitting the collected
23		monies to the appropriate entity as directed by the
24		county commission.
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26		A BILL
27		TO BE ENTITIED

1 AN A	ACT
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To add Section 40-5-34.1 to the Code of Alabama 1975, to authorize each county commission to contract with third parties to provide noncompliance detection of previously unknown and unpaid personal property ad valorem taxes; to provide that the noncompliance detection would not include the assessment or auditing of taxpayer records; to provide for the distribution of the third-party fees among the entities that share in the tax revenues; and to allow the third-party fees to be deducted from revenues discovered by the third party prior to remitting the collected monies to the appropriate entity as directed by the county commission.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. Section 40-5-34.1 is added to the Code of Alabama 1975, to read as follows:

\$40-5-34.1

The county commission of a county may contract with third parties for the noncompliance detection of any person or property that has not been assessed with the tax or taxes lawfully chargeable to such person or property. The noncompliance detection of personal property taxes shall not include the assessment or auditing of taxpayer records conducted by the tax assessor, the tax collector, or the Revenue Commissioner as otherwise provided by law.

Notwithstanding any provisions of law to the contrary, the third-party fees for noncompliance detection may be

apportioned among the entities that share in the personal
property ad valorem revenues and may be deducted from revenues
generated from the previously unknown and unpaid revenues
discovered by the third party prior to remitting collected
monies to the appropriate entity as directed by the county
commission.

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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.