- 1 SB530
- 2 119622-2
- 3 By Senator Marsh
- 4 RFD: Governmental Affairs
- 5 First Read: 11-MAR-10

1	SB530
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4	ENGROSSED
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7	A BILL
8	TO BE ENTITLED
9	AN ACT
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11	To provide for permit requirements and record
12	keeping that would prevent the transient operation of a gold
13	or precious item buying business; to provide that a violation
14	of this act is a Class B misdemeanor; and in connection
15	therewith would have as its purpose or effect the requirement
16	of a new or increased expenditure of local funds within the
17	meaning of Amendment 621 of the Constitution of Alabama of
18	1901, now appearing as Section 111.05 of the Official
19	Recompilation of the Constitution of Alabama of 1901, as
20	amended.
21	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
22	Section 1. As used in this act, the following terms
23	shall have the following meanings:
24	(1) DEALER. Any person, corporation, or partnership
25	that engages in the business of purchasing precious items for
26	the purpose of reselling such items in any form. A dealer does

1 not include a manufacturer, retail merchant, or person in the 2 wholesale business.

3 (2) LOCAL LAW ENFORCEMENT AGENCY. The chief of
4 police for businesses located within the jurisdiction of a
5 municipality and the county sheriff for businesses located
6 outside the jurisdiction of a municipality.

7 (3) PERMANENT PLACE OF BUSINESS. A fixed premises
8 either owned by the dealer or leased by the dealer for at
9 least one year.

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(4) PRECIOUS ITEM. Any of the following:

a. An article made in whole or in part of gold,
 silver, or platinum.

b. Precious or semiprecious stones or pearls whethermounted or unmounted.

15 (5) PURCHASE. The acquisition of a precious item or
16 items for a consideration of cash, goods, or another precious
17 item.

Section 2. (a) Each dealer engaged in the business 18 of purchasing precious items for the purpose of reselling the 19 items shall purchase a state license in the amount of one 20 hundred dollars (\$100) and a county license in the amount of 21 22 fifty dollars (\$50) under the provisions of Article 1, Chapter 23 12, Title 40, Code of Alabama 1975. The dealer shall purchase 24 one state license per year and shall annually purchase the 25 county license in each county where he or she conducts 26 business. No dealer shall operate in the State of Alabama

unless he or she first obtains the business license required
 herein to engage in the business of purchasing precious items.

3 (b) A dealer may only operate from the permanent
4 place of business listed on the business license. The dealer
5 shall forward a copy of each state and county license to the
6 local law enforcement agency within five days of receipt.

Section 3. (a) Each dealer shall keep for six months
from the date of purchase of a precious item and make
available on request of a local law enforcement agency:

10 (1) The name, current address, date of birth, and 11 signature of the person from whom the dealer purchased the 12 item.

13 (2) A description of the person, including height,14 weight, race, complexion, and hair color.

15 (3) A valid identification card number as outlined16 in subsection (b).

17 (4) A list describing the items purchased from that18 person.

(b) Before making a purchase, a dealer shall require
the person from whom he or she is purchasing to identify
himself or herself with a valid driver's license, a
non-driver's identification card, Armed Services
identification card, or other valid photo identification
sufficient to obtain the information required pursuant to
subsection (a).

26 (1) The method of photo identification must contain
27 a traceable serial number to be recorded by the dealer.

(2) A list of the acceptable forms of photo
 identification shall be provided by each local law enforcement
 agency.

4 (c) Each dealer, at least once each week in which he or she makes a purchase, shall make out and deliver to the 5 6 local law enforcement agency a true, complete, and legible 7 list of all items purchased during the period since the last report. The dealer shall use local law enforcement agency 8 forms to meet the requirements of this subsection if such 9 10 forms are issued by the local law enforcement agency. The list shall include: 11

12 (1) The brand name and serial number, if any, of the13 item or items purchased.

14 (2) An accurate description of each item sufficient
15 to enable the law enforcement agency to identify the item.

16 (3) The date and time when the item was received.

17

(4) The amount paid for each item.

18 (5) All information pursuant to subsection (a).

19 Section 4. Any item purchased shall be held in the 20 same shape and form as receipted for in the dealer's custody 21 for 10 calendar days after delivering the list to the local 22 law enforcement agency as required under this act.

(1) Payment to the seller shall be by check only,made payable to a named actual intended seller.

(2) It is presumptive evidence of intent to violate
this act if the items purchased are not listed or fail to
agree with the description contained in the required list.

(3) On notification by a law enforcement agency or
 district attorney's office that the items purchased are the
 fruits of a crime, the dealer may not dispose of those items.

4 (4) A dealer may not purchase items from any person 5 under 18 years of age unless the person is accompanied by a 6 parent or guardian who must submit identification as required 7 under this act.

8 Section 5. Each dealer shall prominently display a 9 copy of this statute in a conspicuous place on the premises of 10 the business.

Section 6. A person who violates this act is guilty of a Class B misdemeanor.

Section 7. This act does not apply to any person who purchases precious items from a retail merchant, manufacturer, or wholesale dealer.

Section 8. Although this bill would have as its 16 17 purpose or effect the requirement of a new or increased expenditure of local funds, the bill is excluded from further 18 requirements and application under Amendment 621, now 19 appearing as Section 111.05 of the Official Recompilation of 20 21 the Constitution of Alabama of 1901, as amended, because the 22 bill defines a new crime or amends the definition of an 23 existing crime.

24 Section 9. This act shall become effective on the 25 first day of the third month following its passage and 26 approval by the Governor, or its otherwise becoming law.

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1 2 3 Senate 4 Read for the first time and referred to the Senate 5 committee on Governmental Affairs ..... 11-MAR-10 6 7 Read for the second time and placed on the calen-23-MAR-10 8 dar ..... 9 Read for the third time and passed as amended ... 06-APR-10 10 Yeas 18 11 Nays 3 12 13 14 15 McDowell Lee 16 Secretary 17