- 1 SB592
- 2 115819-2
- 3 By Senator Sanders (N & P)
- 4 RFD: Local Legislation No. 1
- 5 First Read: 06-APR-10

1	115819-2:n:02/24/2010:KBH/mfp LRS2009-5226R1
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9	A BILL
10	TO BE ENTITLED
11	AN ACT
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13	Relating to Autauga County; to provide for the
14	Autauga County Work Release Board to supervise and administer
15	the provisions of this act; to establish the Autauga County
16	Work Release Program; to provide for the carrying out of the
17	provisions of this act; and to repeal all laws or parts of
18	laws which conflict with this act, including Act 419 of the
19	1975 Regular Session (Acts 1975, p. 1014).
20	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
21	Section 1. This act shall apply only to Autauga
22	County.
23	Section 2. For purposes of this act, the following
24	terms shall have the following meanings:
25	(1) BOARD. The Autauga County Work Release Board,
26	which shall be composed of the following members: The circuit

- clerk of the county, the chief jailer of the county, and the sheriff of the county.
 - (2) FUND. The Autauga County Work Release Fund.
- 4 (3) INMATE. Anyone housed in the Autauga County
 5 Metro Jail, regardless of reason for the housing.
- 6 (4) PROGRAM. The Autauga County Work Release
 7 Program.

Section 3. The Autauga County Work Release Board is established to develop, promulgate, and adopt rules for the operation and maintenance of the Autauga County Work Release Program established by this act. The rules shall include, but are not limited to, the eligibility requirements of inmates who may be considered for the program.

Section 4. Any inmate qualified and eligible to participate in the program may be released from housing at the Autauga County Metro Jail during the hours of his or her employment, including sufficient time to travel to and from the employment.

Section 5. (a) The sheriff may establish the Autauga County Work Release Fund at a bank selected by the sheriff located in Autauga County, Alabama. The employer of an inmate involved in work release shall pay the wages of the inmate directly to the board. All wages received by the board under this act shall be deposited by the board into the fund. The fund shall be administered by the board, or by the sheriff as designee of the board, in accordance with the rules established by the board.

1 (b) The board shall adopt rules concerning the 2 disbursement of any wages of the inmate involved in the 3 program.

- (c) The board may apply from the wages of the inmate received by the board up to 40 percent of the gross wages of the inmate for the payment of costs incident to the confinement of the inmate, as well as for any law enforcement purposes deemed appropriate by the board.
- (d) The board may adopt policies to allow the monies to be spent exclusively for the betterment of law enforcement in the interest of the public as the sheriff sees fit in addition to operation of the jail.
- (e) After application of the wages of the inmate as provided by this act, the remainder shall be applied by the board to the payment of court-ordered child support.
- (f) After deduction from the gross pay of the inmate as provided by this act, the remainder of the wages of the inmate shall be credited to the account of the inmate in the Autauga County Work Release Fund and upon his or her release from confinement shall be turned over to the inmate.
- (g) The board is authorized to turn over the remainder of the wages of the inmate to the family of the inmate for its support while the inmate is confined, provided the inmate gives written consent prior to his or her release into the program.

Section 6. The willful failure of an inmate to remain within the extended limits of his or her confinement or

to return within the time prescribed by the sheriff to the
county jail shall be deemed as an escape from the custody of
the sheriff and shall be punishable as provided by law for
escaped prisoners.

Section 7. Employees of the board, or its designees, may make investigations and recommendations pertaining to the validity of requests for job opportunities for inmates and to otherwise assist the sheriff in the implementation of the program.

Section 8. The board, or its designee, shall endeavor to secure employment for eligible inmates under this act, subject to all of the following:

- (1) Employment must be at a wage at least as high as the prevailing wage for similar work in the area or community where the work is performed in accordance with the prevailing working conditions in the area.
- (2) Employment shall not result in displacement of employed workers.
- (3) Inmates eligible for work release shall not be employed as strike-breakers or in impairing any existing contracts.
- 22 (4) Exploitation of eligible inmates in any form is 23 prohibited.

Section 9. No inmate granted privileges under this act shall be deemed to be an agent, employee, or involuntary servant of the board, state, county, or municipality while

involved in the free community or while going to and from employment, or other specified areas, or while on furlough.

Section 10. Autauga County, its commission, sheriff, and board members or their designated agents shall be immune from any claims of negligence that may be made against them by any inmate or employer participating in the program and shall additionally be immune from any claims of negligence made by any third party.

Section 11. The sheriff shall keep an account of all fund transactions for audit by the Department of Examiners of Public Accounts. The fund shall be audited at the same time other accounts of the sheriff are audited. The Department of Examiners of Public Accounts shall submit a copy of the audit to the sheriff within 30 days of its completion.

Section 12. Any actions relating to the operation of the program prior to the effective date of this act are ratified and confirmed. Any existing proceeds derived from the operation of the program prior to the effective date of this act shall be deposited into the fund created by this act.

Section 13. The provisions of this act are severable. If any part of this act is declared invalid or unconstitutional, that declaration shall not affect the part which remains.

Section 14. All laws or parts of laws which conflict with this act are repealed, and Act 419 of the 1975 Regular Session (Acts 1975, p. 1014), is specifically repealed.

Section 15. This act shall become effective immediately following its passage and approval by the Governor, or its otherwise becoming law.