

- 1 SB43
- 2 69LN13Z-1
- 3 By Senator Kitchens
- 4 RFD: Judiciary
- 5 First Read: 06-Feb-24



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SYNOPSIS:

Under existing law, various fraudulent activities by persons engaged in the transaction of the business of insurance constitute insurance fraud. The Department of Insurance is delegated the duty to enforce insurance fraud laws and to investigate violations. The statute of limitations on bringing a charge for a violation is two years after the fraud was detected.

This bill would increase the statute of limitations to seven years after the fraud was detected.

Also, under existing law, the Insurance Fraud
Unit is established within the department to
investigate alleged violations. Investigators of the
Insurance Fraud Unit have the power vested in law
enforcement officers including the power of arrest.

This bill would delete a limitation in existing law limiting the power of the investigators only to powers necessary for enforcement of this chapter.

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A BILL

TO BE ENTITLED

AN ACT



29	Relating to insurance fraud and the Department of
30	Insurance; to amend Section 27-12A-6 and Section 27-12A-40 of
31	the Code of Alabama 1975, to increase the statute of
32	limitations for prosecutions of insurance fraud after an
33	alleged violation is detected and to further specify that
34	investigators of the department would have the powers vested
35	in law enforcement officers, including the power of arrest and
36	service of process, for any violations of state law discovered
37	during the course of an investigation.
38	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
39	Section 1. Section 27-12A-6 and Section 27-12A-40 of
40	the Code of Alabama 1975, are amended to read as follows:
41	"§27-12A-6
42	(a) No prosecution may be commenced under this article
43	more than two seven years after the alleged violation was
44	detected.
45	(b) An individual who has been convicted of insurance
46	fraud in the first degree or insurance fraud in the second

- fraud in the first degree or insurance fraud in the second degree shall be disqualified from engaging in the business of insurance in this state.
- (c) A person may not willfully permit another person
  who has been convicted of insurance fraud in the first degree
  or insurance fraud in the second degree to transact in the
  business of insurance in this state.
- (d) For the purposes of Article 4A of Chapter 18 of
  Title 15, insurance fraud shall be considered criminal
  activity."
- 56 "\$27-12A-40



- the Insurance Fraud Unit. The commissioner shall appoint the necessary full-time supervisory and investigative personnel of the unit who shall be qualified by training and experience to perform the duties of their positions. The commissioner shall furnish offices, equipment, operating expenses, and necessary personnel to maintain and operate the unit.
  - (b) The unit shall perform all of the following duties:
- (1) Initiate independent inquiries and conduct
  independent investigations when the unit has cause to believe
  that any insurance fraud may be, is being, or has been,
  committed.
- (2) Review reports or complaints of alleged insurance
  fraud from federal, state, and local law enforcement and
  regulatory agencies, persons engaged in the business of
  insurance, and the public to determine whether the reports or
  complaints require further investigation and, if so, to
  conduct these investigations.
  - (3) Conduct independent examinations of alleged insurance fraud and undertake independent studies to determine the extent of insurance fraud.
- 78 (c) In performing its duties, the unit shall have the
  79 powers to may do all of the following:
- 80 (1) Inspect, copy, or collect records and evidence.
- 81 (2) Issue and serve subpoenas.

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- 82 (3) Administer oaths and affirmations.
- 83 (4) Share records and evidence with federal, state, or 84 local law enforcement and regulatory agencies.



85 (5) Execute arrest warrants for criminal violations of this chapter or other state laws.

- (6) Arrest upon probable cause without warrant a person found in the act of violating or attempting to violate this chapter or other state laws.
  - (7) Make criminal referrals to the Attorney General.
- (8) Conduct investigations outside of this state. If the information the unit seeks to obtain is located outside of this state, the person from whom the information is sought may make the information available to the unit to examine at the place where the information is located. The unit may designate representatives, including officials of the state in which the matter is located, to inspect the information on behalf of the unit, and the unit may respond to similar requests from officials of other states.
- vested in law enforcement officers of the State of Alabama, including, but not limited to, the powers of arrest and the power to serve process, but only as necessary to enforce this chapter, and for any violation of this chapter or any violation of other state laws discovered during the course of an investigation. The investigators shall perform the duties, responsibilities, and functions as may be required for the unit to carry out its duties and responsibilities pursuant to enforce this chapter. No person shall an individual may not serve as investigator of the unit who unless he or she has not met the minimum standards established for law enforcement officers by the Alabama Peace Officers' Standards and Training



113	Commission, or other standards as may be provided hereafter by
114	law.
115	(e) Information relating to criminal activity
116	discovered in the course of an investigation by the unit shall
117	be provided to the Department of Public Safety Alabama State
118	Law Enforcement Agency."
119	Section 2. This act shall become effective on October
120	1, 2024.