G81ZC2-1 11/04/2022 CNB (L) CNB 2022-5027 House Judiciary Engrossed Substitute for HB13



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6	A BILL
7	TO BE ENTITLED
8	AN ACT
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10	Relating to municipalities; to amend Section 11-45-9.1,
11	Code of Alabama 1975, to provide that all municipalities may
12	authorize a law enforcement officer to issue a summons and
13	complaint in lieu of a custodial arrest for certain criminal
14	offenses.
15	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
16	Section 1. Section 11-45-9.1, Code of Alabama 1975, is
17	amended to read as follows:
18	" §11-45-9.1
19	(a)(1) Except as provided in subdivision (2), the
20	governing body of any municipality, by ordinance, may
21	authorize any law enforcement officer of a municipality or any
22	law enforcement officer of the state, in lieu of placing
23	persons an individual under custodial arrest, to issue a
24	summons and complaint to any <pre>person_individual_charged with</pre>
25	violating any municipal ordinance or any misdemeanor or
26	violation within the corporate limits or the police
27	jurisdiction of the municipality. A county law enforcement
28	officer who issues a summons and complaint in lieu of placing



a person an individual under custodial arrest shall in all respects be acting as an agent of the governing body of the municipality. The governing body of the municipality shall be liable for all actions and inactions of the officer, who shall not be considered to be acting on behalf of the county

commission, the sheriff of the county, or the county.

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- (2) An ordinance adopted pursuant to subdivision (1) may not authorize a law enforcement officer to issue a summons and complaint in lieu of arrest under any of the following circumstances:
- a. The person_individual is charged with committing a
 crime involving violence, threat of violence, or domestic
 violence, as defined under Article 7 (commencing with Section
 13A-6-130) of Chapter 6, Title 13A.
- b. The person_individual is charged with the use or
 possession of alcohol or a controlled substance and, in the
 opinion of the law enforcement officer, is a risk to public
 safety.
- 47 c. A victim of the crime is a minor.
- d. The person individual is charged with a violation of Section 32-5A-191.
- e. The person_individual_is charged with a crime that
 would require restitution to the victim.
- f. The person_individual is charged with identity
 theft, as provided under Section 13A-8-192.
- g. The person_individual is charged with the crime of theft of property in the fourth degree, as defined under Section 13A-8-5.



- 57 h. The person_individual_is charged with fleeing or
 58 attempting to elude a law enforcement officer under Section
 59 13A-10-52.
 - i. The person_individual is charged with a crime
 involving cruelty to or abuse of an animal, including a
 violation of Section 13A-11-241.

- 63 j. The person individual is charged with a violation of 64 carrying a pistol without a permit, as provided under Section 65 13A-11-73.
 - k.j. The person individual is charged with a crime that is sexual in nature.
 - approved by the governing body of the municipality and shall contain the name of the court; the name of the defendant; a description of the offense, including the municipal ordinance number; the date and time of the offense; the place of the offense; signature of the officer issuing the citation; the scheduled court date and time; an explanation to the person individual cited of the ways in which he or she may settle his or her case; and a signature block for the magistrate to sign upon the officer's oath and affirmation given prior to trial.
 - (c) Whenever any person_individual is arrested for a violation of an offense subject to the summons and complaint procedure of subdivision (a) (1) of subsection (a), the arresting officer shall take the name and address of the person_individual and any other identifying information and issue a summons and complaint to the person_individual charged. The officer shall release the person_individual from



custody upon his or her written promise to appear in court at the designated time and place as evidenced by his or her signature on the summons and complaint, without any condition relating to the deposit of security.

- (d) If any person_individual_refuses to give a written recognizance to appear by placing his or her signature on the summons and complaint, the officer shall take that person individual into custody and bring him or her before any officer or official who is authorized to approve bond.
- (e) Before implementation of the summons and complaint procedure under subsection (a), the governing body of the municipality shall adopt a schedule of fines for first, second, and subsequent offenders of the alleged violation of offenses subject to the summons and complaint procedure. The schedule of fines shall be posted in a place conspicuous to the public within the court clerk's office and the police department. The filing fee provided in Section 12-19-311(a)(1)a. shall apply to each summons and complaint issued under this section, and the filing fee shall be distributed as provided by Section 12-19-311.
 - (f) (1) When a person an individual is charged with an offense subject to the summons and complaint procedure, he or she may elect to appear before the municipal court magistrate, or where the municipal court has been abolished, the district court magistrate, within the time specified in the summons and complaint, and upon entering a plea of guilty, pay the fine and court costs. A plea of guilty shall only be accepted by the magistrate after the defendant has executed a notice and



- 113 waiver of rights form.
- 114 (2) In the alternative, the defendant shall have the
 115 option of depositing the required bail, and upon a plea of not
 116 guilty, shall be entitled to a trial as authorized by law.
- 117 (g) The court clerk or magistrate shall receive and
 118 issue receipts for cash bail from persons individuals who wish
 119 to be heard in court; enter the time of their appearance on
 120 the court docket; and notify the arresting officer and
 121 witnesses, if any, to be present.
- (h) If the defendant fails to appear as specified in 122 123 the summons and complaint, the judge or magistrate having 124 jurisdiction of the offense may issue a warrant for his or her arrest commanding that he or she be brought before the court 125 126 to answer the charge contained on the summons and complaint. 127 In addition, any person_individual who willfully violates his 128 or her written promise or bond to appear, given in accordance 129 with this section, shall be guilty of the separate offense of 130 failing to appear, a misdemeanor, regardless of the 131 disposition of the charge upon which he or she was originally 132 arrested.
- (i) All fines and forfeitures collected upon a

 conviction or upon the forfeiture of bail of any person

 individual charged with a violation of the ordinances shall be

 remitted to the general fund of the municipality or as

 otherwise provided by law; provided, however, fines,

 forfeitures, and court costs assessed and collected in

 district court shall be distributed as now provided by law.
- 140 (i) This section only applies to municipalities that do



141	not employ a full-time municipal judge. Notwithstanding the
142	foregoing, a municipality that employs a full-time municipal
143	judge, by local law enacted by the Legislature, may elect to
144	apply this section."
145	Section 2. This act shall become effective immediately
146	following its passage and approval by the Governor, or its
147	otherwise becoming law.