

- 1 SB149
- 2 5IJJ6MM-1
- 3 By Senator Orr
- 4 RFD: Finance and Taxation General Fund
- 5 First Read: 20-Feb-24



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4	SYNOPSIS:
5	Under existing law, the state pays each county
6	\$2.25 per day for each prisoner in the county jail for
7	the feeding of prisoners.
8	This bill would require the state to pay \$3 per
9	day for each prisoner in the county jail for the
10	feeding of prisoners.
11	This bill would also authorize a sheriff or
12	county commission to use funds from any available
13	source to feed prisoners.
14	Under existing law, all monies received in a
15	sheriff's office for the feeding of prisoners shall be
16	deposited in the Prisoner Feeding Fund.
17	This bill would provide that all state monies
18	received in a sheriff's office for the feeding of
19	prisoners shall be deposited in the Prisoner Feeding
20	Fund.
21	Under existing law, \$500,000 is deposited into
22	the Emergency Prisoner Feeding Fund each fiscal year.
23	This bill would provide that \$750,000 shall be
24	deposited into the Emergency Prisoner Feeding Fund each
25	fiscal year.
26	Under existing law, a county commission and
27	sheriff may only apply for funds from the Emergency
28	Prisoner Feeding Fund after their local feeding fund



29 has been fully depleted by an unforeseeable emergency 30 cost overrun. 31 This bill would authorize a county commission to 32 apply for funds from the Emergency Prisoner Feeding 33 Fund following an unforeseeable emergency cost overrun. 34 This bill would also prohibit the Department of 35 Finance from considering the transfer of funds from 36 another local source to continue feeding prisoners as 37 grounds to deny an application for funds from the Emergency Prisoner Feeding Fund. 38 39 Under existing law, a county commission may not receive more than \$25,000 per year from the Emergency 40 41 Prisoner Feeding Fund. 42 This bill would provide that a county commission 43 may not receive more than \$50,000 per year from the 44 Emergency Prisoner Feeding Fund. 45 This bill would also make nonsubstantive, 46 technical revisions to updated the existing code 47 language to current style. 48 49 50 A BILL 51 TO BE ENTITLED 52 AN ACT 53 54 Relating to prisoners; to amend Sections 14-6-42, 14-6-47, and 14-6-51, Code of Alabama 1975; to further provide 55 56 for the funds the state sends to counties for the feeding of



57 prisoners; to further provide for the monies to be deposited 58 in a county's Prisoner Feeding Fund; to further provide for 59 the monies deposited into and paid out of the Emergency 60 Prisoner Feeding Fund; to further provide for the process of applying for monies from the Emergency Prisoner Feeding Fund; 61 62 and to make nonsubstantive, technical revisions to update the 63 existing code language to current style. 64 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA: Section 1. Sections 14-6-42, 14-6-47, and 14-6-51, Code 65 of Alabama 1975, are amended to read as follows: 66 67 "\$14-6-42 (a) Food and the services for preparing food, serving 68 food, and other services incident to the feeding of prisoners 69 70 in the county jail shall be paid for by the state in the 71 amount of two-three dollars and twenty-five cents (\$2.25) (\$3) per day for each prisoner. 72 73 (b) (1) Payments made by the state pursuant to this 74 section to the office of the sheriff shall be deposited in a 75 separate account designated the Prisoner Feeding Fund 76 established in Section 14-6-47. 77 (2) The sheriff shall maintain records of all payments 78 received and all expenditures made from the Prisoner Feeding 79 Fund, which shall be subject to regular audit by the 80 Department of Examiners of Public Accounts. (3) Expenditures for the feeding of prisoners shall be 81 82 exempt from the competitive bid law. (c) The sheriff or county commission may use funds from 83 84 any available source, including, but not limited to, other



85	monies received by the sheriff or county commission for the
86	feeding of federal or municipal prisoners, to accomplish the
87	purposes of this chapter."
88	"\$14-6-47
89	(a) The Prisoner Feeding Fund is established in the
90	office of each sheriff. Except as provided in subsection (b),
91	all <u>state monies</u> received in the sheriff's office for food and
92	services in preparing food, serving food, and other services
93	incident to the feeding of prisoners in the county jail
94	pursuant to this chapter , shall be deposited in the Prisoner
95	Feeding Fund and shall be kept separate from all other monies.
96	Monies deposited in the Prisoner Feeding Fund shall only be
97	used for feeding prisoners except as provided herein in this
98	section. At the conclusion of each fiscal year, the sheriff
99	may expend not more than 25 percent of the unencumbered
100	balance in the fund on jail operation or for law enforcement
101	purposes related to the operation of the office of the
102	sheriff, and the remainder shall be retained in the fund for
103	feeding expenses in the next fiscal year, or at the option of
104	the sheriff, the entire unencumbered balance may be retained
105	in the fund for feeding expenses in the next fiscal year. In
106	no event shall any monies paid into the fund be expended
107	except as authorized in this chapter.

(b) (1) Nothing in this chapter shall prohibit the sheriff and the county commission from entering into mutual agreements to carry out the requirements of this chapter. Any mutual agreements shall not supersede Section 14-6-40 or exempt any funds or expenditures from audit as required by



113 this chapter nor authorize any of the funds deposited into a 114 prisoner feeding fund or other account for feeding prisoners 115 to be converted into personal income for any public official 116 or employee.

(2) Nothing in this chapter shall require a change in procedures in those counties where funds for the feeding of prisoners are paid into the general fund of the county pursuant to resolution authorized under Section 36-22-17, as it existed prior to August 1, 2019.

(c) All records related to payments received and expenditures made for food preparation and the feeding of prisoners in the county jail shall be kept by the sheriff's office on forms prescribed by the Department of Examiners of Public Accounts and shall be subject to regular audit.

127 (d) All funds held by the sheriff on August 1, 2019, 128 that were reimbursed by the State of Alabama or any other 129 governmental entity for the feeding of prisoners in a county 130 jail shall be deposited into the Prisoner Feeding Fund. No 131 funds deposited into the Prisoner Feeding Fund or any other 132 moneys monies received by the sheriff for feeding of federal 133 or municipal prisoners shall be converted into personal income 134 for any public official or employee under any circumstances."

135 "\$14-6-51

136 <u>(a) There is hereby established the The Emergency</u> 137 Prisoner Feeding Fund into which there is automatically 138 appropriated five hundred is established and seven hundred 139 <u>fifty</u> thousand dollars (\$500,000) <u>(\$750,000)</u> is automatically 140 appropriated into the fund each state fiscal year beginning



141 with the fiscal year ending September 30, 20192025.

142 (b) The state State Comptroller shall transfer moneys 143 monies from the General Fund to the emergency fund at the 144 beginning of each state fiscal year or as soon as possible 145 thereafter.

146 <u>(c)</u> The emergency fund shall not exceed a total 147 accumulated amount of one million dollars (\$1,000,000).

148 (d) The funds may be expended from time to time upon 149 joint application by a county commission and the sheriff of a 150 county in <u>the</u> case of an unforeseeable emergency cost overrun 151 <u>that fully depletes in the Prisoner Feeding Fund in the county</u> 152 treasury.

153 <u>(e)</u> This application shall be <u>submitted to the</u> 154 <u>Department of Finance and shall be</u> supported by the-sworn 155 statements by the chair of the county commission and the 156 sheriff stating the reason for the need for emergency funding 157 and the reason for the unforeseeable cost overrun.

158 (f) The Department of Finance may demand any pertinent 159 financial records prior to disbursing any emergency funding.

160 (g) The department shall determine when a cost overrun 161 an application qualifies for disbursement of funds, but shall 162 not consider the transfer of funds from another local source 163 to continue feeding prisoners as grounds to deny the 164 application.

165 (h) A county commission may not receive from this 166 emergency fund per year more than 80 percent of the actual 167 cost overrun as substantiated by financial records up to a 168 maximum of twenty-five fifty thousand dollars (\$25,000)



- 169 <u>(\$50,000)</u> per year."
- 170 Section 2. This act shall become effective on June 1,
- 171 2024.