- 1 SB185
- 2 126766-1
- 3 By Senator Fielding
- 4 RFD: Judiciary
- 5 First Read: 09-MAR-11

1	126766-1:n:03/03/2011:JMH/11 LRS2011-1129
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8	SYNOPSIS: This bill would provide for an e-ticket for
9	non-traffic offenses similar to the e-ticket
10	presently in use for traffic offenses. This bill
11	would also provide for the issuance of a complaint
12	and summons or notice to appear for persons
13	arrested for misdemeanor non-traffic violations
14	enumerated in the Alabama Rules of Judicial
15	Administration.
16	
17	A BILL
18	TO BE ENTITLED
19	AN ACT
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21	Relating to the issuance of a complaint and summons
22	or notice to appear in court for persons arrested for
23	misdemeanor non-traffic violations; to provide for the use of
24	an electronic uniform non-traffic citation and complaint
25	(eUNTCC), as an alternative method for issuing tickets; to
26	provide for a notice to appear in court similar to the
27	e-tickets used for traffic offenses.

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BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

2 Section 1. (a) (1) Whenever any person is arrested for a violation of any offense enumerated in Rule 20, Appendix 3 4 B of the Alabama Rules of Judicial Administration, as adopted by the Supreme Court of Alabama, the arresting officer, unless 5 otherwise provided in this section, shall take the name and 6 7 address of the person and the license number or identification number of his or her motor vehicle or vessel, as appropriate, 8 9 and shall issue a summons or otherwise notify him or her in writing to appear at a time and place to be specified in such 10 summons, notice, or electronic uniform non-traffic citation 11 12 and complaint (eUNTCC).

13 (2) For purposes of this act, eUNTCC means a ticket
14 that is electronically generated and printed at the site of a
15 violation. Only violations enumerated in Rule 20, Appendix B
16 of the Alabama Rules of Judicial Administration may be
17 electronically transmitted to the court.

(3) The eUNTCC may also be used to initiate the
summons and complaint process pursuant to the Alabama Rules of
Criminal Procedure in a printed form wherein it is processed
by the court as is any other written ticket not otherwise
transmitted electronically.

(4) The person arrested, if he or she so desires,
shall have a right to a hearing within 24 hours at a
convenient time before a magistrate within the county or city
where the arrest occurred, or if an eUNTCC is written, the
person may have a hearing within 24 hours at a convenient time

before any magistrate in this state. In enforcing this
 section, a law enforcement agency may require a sufficient
 written court appearance bond of the arrested person.

4 (5) Except when an arresting officer cites a person with an eUNTCC, the arresting officer, upon the giving by the 5 6 person of a sufficient written bond approved by the arresting 7 officer to appear at such time and place, forthwith shall release the person from custody. Except when an arresting 8 9 officer cites a person with an eUNTCC, a person refusing to 10 give bond to appear shall be taken immediately by the arresting officer before the nearest or most accessible 11 12 magistrate. When an eUNTCC is used by an arresting officer, 13 the person, upon accepting a written copy of the eUNTCC, shall 14 be deemed, without signature, to have given his or her written 15 bond to appear in court on the date specified on the eUNTCC. A person refusing to accept a written copy of the eUNTCC shall 16 17 be deemed to be refusing to give bond to appear and the person shall be taken immediately by the arresting officer before the 18 nearest or most accessible magistrate. 19

(6) Any person who willfully violates his or her
written bond by failing to timely appear shall be guilty of a
misdemeanor regardless of the disposition of the charge upon
which he or she was originally arrested.

(b) This section shall not apply to any of the
following and the arresting officer shall take the person
forthwith to the nearest or most accessible magistrate:

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(1) A person arrested and charged with an offense
 involving, causing, or contributing to an accident resulting
 in injury or death.

4 (2) A person charged with driving or operating a
5 vehicle or vessel while under the influence.

6 (3) A person who the arresting officer has good 7 cause to believe has committed a felony.

8 (c) Any officer violating this section shall be 9 guilty of misconduct in office and shall be subject to removal 10 from office.

Section 2. All laws or parts of laws which conflict
 with this act are repealed.

Section 3. This act shall become effective on the first day of the first month following its passage and approval by the Governor, or its otherwise becoming law.