- 1 SB206
- 2 126307-1
- 3 By Senator Holley
- 4 RFD: Governmental Affairs
- 5 First Read: 10-MAR-11

1	126307-1:n:02/28/2011:MF/ll LRS2011-783	
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8	SYNOPSIS:	Under existing laws, the general and
9		permanent laws of the State of Alabama enacted
10		subsequent to the adoption and enactment of the
11		Code of Alabama 1975, including acts of the 1976
12		Regular Session of the Legislature through the 2009
13		Regular Session as contained in the respective
14		annual cumulative supplements and Replacement
15		Volumes to the Code, have been adopted and
16		incorporated in a continuous and systematic manner
17		into the Code of Alabama 1975.
18		This bill would adopt and incorporate into
19		the Code of Alabama 1975, those general and
20		permanent laws of the state enacted during the 2009
21		First Special Session and the 2010 Regular Session
22		as contained in the 2010 Cumulative Supplement to
23		certain volumes of the code and 2010 Replacement
24		Volumes 7A, 17A, 18, and 18A.
25		This bill would adopt and incorporate into
26		the Code of Alabama 1975, the 2010 supplements to
27		local law volumes.

This bill would specify that this adoption

and incorporation constitutes a continuous

systematic codification of the entire Code of

Alabama 1975, and would expressly provide that this

act does not affect other 2010 Special Session

statutes and 2011 session statutes.

This bill would also specify the duties of the Secretary of State regarding the custody of these cumulative supplements and replacement volumes.

## A BILL

## TO BE ENTITLED

## AN ACT

To adopt and incorporate into the Code of Alabama 1975, those general and permanent laws of the state enacted during the 2009 First Special Session and the 2010 Regular Session as contained in the 2010 Cumulative Supplement to certain volumes of the code and 2010 Replacement Volumes 7A, 17A, 18, and 18A; to adopt and incorporate into the Code of Alabama 1975, 2010 Cumulative Supplements to local law volumes; and to specify that this adoption and incorporation constitute a continuous systematic codification of the entire Code of Alabama 1975, and that this act is a law that adopts a code; to declare that the Code Publisher has certified it has discharged its duties regarding the replacement volumes; to

expressly provide that this act does not affect any other 2010 Special Session statutes or 2011 session statutes; and to specify the duties of the Secretary of State regarding the custody of these cumulative supplements and replacement volumes.

## BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. Those general and permanent laws of the state enacted during the 2009 First Special Session and the 2010 Regular Session as contained in the 2010 Cumulative Supplements to Volumes 3 to 7, inclusive, and Volumes 8 to 17, inclusive, Volume 17B, and Volumes 19 to 22A, inclusive, and the 2010 Replacement Volumes 7A, 17A, 18, and 18A and the additions and deletions made by the Code Commissioner for editorial purposes, as edited and published by West Group, as the Code Publisher, which volumes of the 2010 Cumulative Supplement and 2010 Replacement Volumes are identified and authenticated by the Great Seal of the State of Alabama placed upon the front and back of each of the volumes of the cumulative supplement and upon the first inside page and the last inside page of the replacement volume, are adopted and incorporated into the Code of Alabama 1975.

Section 2. The local and permanent laws pertaining to various counties enacted during the 2009 First Special Session and the 2010 Regular Session as contained in the 2010 Cumulative Supplement to Volumes 22B, 22C, 22D, and 22E and the additions and deletions made by the Code Commissioner for editorial purposes, as edited and published by West Group, as

the Code Publisher, which volumes of the 2010 Cumulative Supplement are identified and authenticated by the Great Seal of the State of Alabama placed upon the front and back of each of the volumes of the cumulative supplement, are adopted and incorporated into the Code of Alabama 1975.

Section 3. The adoption and incorporation of the supplements and replacement volumes specified in this act shall constitute a continuous systematic codification of the entire Code of Alabama 1975, for purposes of Section 85 of the Official Recompilation of the Constitution of Alabama of 1901, as amended. This act is a law that adopts a code for the purposes of Section 45 of the Official Recompilation of the Constitution of Alabama of 1901, as amended.

Section 4. It is declared that West Group, as the Code Publisher, has certified that it has discharged its duties and responsibilities to edit and publish 2010 Replacement Volumes 7A, 17A, 18, and 18A of the Code of Alabama 1975, by combining the material in the previous bound volumes with the material contained in the cumulative supplement without making substantive changes, but making, under the supervision and pursuant to the direction of the Code Commissioner, nonsubstantive changes and corrections as may have resulted from changes in reference numbers, changes of names and titles of governmental departments, agencies, and officers, typographical errors, grammatical changes, and misspellings.

Section 5. The adoption of this act shall not repeal, supersede, amend, or in any other way affect any statute enacted into law during any 2010 Special Session and any 2011 session of the Legislature.

Section 6. Upon passage and approval of this act, the duly authenticated volumes of the 2010 Cumulative Supplements and the 2010 Replacement Volumes shall be transmitted to the Secretary of State, who shall file the volumes of the supplements and the replacement volumes in that office. The volumes of the supplements and replacement volumes shall not be removed from the office of the Secretary of State, but the Secretary of State, upon request, under proper certificate and seal of that office, shall certify any part or parts thereof upon payment of the fee specified by law for similar services.

Section 7. This act shall become effective immediately following its passage and approval by the Governor, or its otherwise becoming law.