

The Committee on Judiciary (Joyner) recommended the following **amendment**:

Senate Amendment (with title amendment) Delete line(s) 122-173

and insert:

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7 An elected No state public officer is not prohibited (2) 8 from voting in an official capacity on any matter. However, an 9 elected any state public officer voting in an official capacity 10 upon any measure that which would inure to the officer's special private gain or loss; that which he or she knows would inure to 11 the special private gain or loss of any principal by whom the 12 13 officer is retained or to the parent organization, sibling, or subsidiary of a corporate principal by which the officer is 14 retained, other than an agency as defined in s. 112.312; or that 15 which the officer knows would inure to the special private gain 16 17 or loss of a relative or business associate of the public officer

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18 shall, within 15 days after the vote occurs, disclose the nature 19 of <u>all of his or her interests and of all of the interests of his</u> 20 <u>or her principals, relatives, or business associates which are</u> 21 <u>known to him or her, his or her interest</u> as a public record in a 22 memorandum filed with the person responsible for recording the 23 minutes of the meeting, who shall incorporate the memorandum in 24 the minutes.

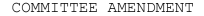
25 (3) An appointed state public officer may not vote or 26 participate in an official capacity in any matter that would 27 inure to the officer's special private gain or loss; that the 28 officer knows would inure to the special private gain or loss of 29 any principal by whom he or she is retained or to the parent organization, sibling, or subsidiary of a corporate principal by 30 which he or she is retained, other than an agency as defined in 31 32 s. 112.312(2); or that he or she knows would inure to the special 33 private gain or loss of a relative or business associate of the 34 public officer without first disclosing the nature of his or her interest in the matter. Before the vote is taken, the appointed 35 36 state public officer shall publicly state to the assembly the 37 nature of the officer's interests and the interests of his or her 38 principals, relatives, or business associates which are known to 39 him or her in the matter from which he or she is abstaining from voting or participating and, at the time of the vote or within 15 40 days after the vote, shall disclose the nature of all of his or 41 42 her interests and all of the interests of his or her principals, 43 relatives, or business associates which are known to him or her, 44 as a public record in a memorandum filed with the person 45 responsible for recording the minutes of the meeting, who shall incorporate the memorandum in the minutes. 46

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49	And the title is amended as follows:
50	Delete line(s) 16-19
51	and insert:
52	disclosure requirements for an elected state officer
53	voting in an official capacity; prohibiting an appointed
54	state officer from voting or participating in matters in
55	which he or she has an interest; providing disclosure
56	requirements for such state officer; providing an
57	exception for a state officer when