GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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SENATE BILL 156* Corrected Copy 4/9/13 House Committee Substitute Favorable 6/4/13

Short Title: Clarify LEC Procedures/TC.

(Public)

Sp	on	sors:
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Referred to:

March 4, 2013

1 A BILL TO BE ENTITLED 2 AN ACT TO CLARIFY THE LEGISLATIVE ETHICS COMMITTEE'S INVESTIGATIVE 3 PROCEDURES MAKE AND TO OTHER TECHNICAL CHANGES AS 4 RECOMMENDED BY THE LEGISLATIVE ETHICS COMMITTEE. 5 The General Assembly of North Carolina enacts: 6 SECTION 1. G.S. 120-103.1 reads as rewritten: 7 "§ 120-103.1. Investigations by the Committee. 8 Institution of Proceedings. - On its own motion, upon receipt by the Committee of a (a) 9 signed and sworn allegation of unethical conduct by a legislator, or upon receipt of a referral of a complaint from the State Ethics Commission under Chapter 138A of the General Statutes, the 10 Committee shall conduct an investigation into any of the following: 11 12 The application or alleged violation of Chapter 138A of the General Statutes (1)and of this Article. 13 14 (2)Repealed by Session Laws 2007-348, s. 2, effective August 9, 2007. The alleged violation of the criminal law by a legislator while acting in the 15 (3)16 legislator's official capacity as a participant in the lawmaking process. Complaints on Its Own Motion. - An investigation initiated by the Committee on its 17 (a1) own motion instituted under subsection (a) of this section shall be treated as a complaint for 18 purposes of this section and need not be sworn or verified. Any requirements under this section 19 20 that require the Committee to notify the complainant shall not apply to complaints taken up by the Committee on its own motion. If the Committee is acting on a complaint referred to the 21 22 Committee by the Commission where the Commission was acting on its own motion, the Committee shall be deemed to have satisfied the notice requirements by providing notice to the 23 24 Commission. Any notice provided to the Commission under this section is confidential and 25 shall not be disclosed by the Commission. Notice of Allegation. - Upon receipt by the Committee of a complaint or the referral 26 (a2) of a complaint, or upon the initiation by the Committee of an inquiry under subsection (a1) of 27 28 this section, the Committee shall immediately provide written notice to the legislator who is the subject of the allegation or inquiry. 29 Initial Consideration of a Complaint. - All of the following shall apply to the 30 (b) 31 Committee's initial consideration of a complaint: 32 (1)The Committee may, in its sole discretion, request additional information to be provided by the complainant within a specified period of time of no less 33 34 than seven business days.



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(2)	 The Committee may decline to accept or further investigate determines that any of the following apply: a. The complaint is frivolous or brought in bad faith. b. The individuals and conduct complained of have subject of a prior complaint. c. The conduct complained of is primarily a matter and adequately addressed and handled by other local agencies or authorities, including law enfort If other agencies or authorities are conducting an same actions or conduct involved in a complaint section, the Committee may stay its complaint investigation. 	ate a complaint if it e already been the more appropriately r federal, State, or cement authorities. investigation of the nt filed under this vestigation pending
(3)	Repealed by Session Laws 2009-549, s. 1, effective Augu	
(4)	Notwithstanding any other provisions of this section, co the Committee concerning the conduct of the Lieutenant referred to the State Ethics Commission under Chapter 12	Governor shall be
	Statutes without investigation by the Committee.	
(c) Investi	gation of Complaints. – The Committee shall investig	ate all complaints
properly before th	ne Committee in a timely manner. If the Committee receiv	es a complaint or a
	plaint while the General Assembly is in Regular Session, the	
-	s subsection Within within 10 business days of receiving a	-
	al. If the Committee receives a complaint or a referral of	
	Committee shall proceed under this subsection within 20	
	<u>uplaint or the referral.</u> of a complaint to the Committee, <u>W</u>	ithin the applicable
	Committee shall do at least one of the following:	
(1) (2)	Dismiss the complaint. Initiate a preliminary investigation of the complaint.	
(2)	Refer the complaint for further investigation and a hea	ring in accordance
	with subsection (i) of this section.	ing in accordance
(4)	Make recommendations to the house in which the leg	gislator who is the
	subject of the complaint is a member without further inv	-
	of the following apply:	
	<u>a.</u> the <u>The</u> referral is from the State Ethics Commissi	on.
	b. The referral alleges conduct that may be unethical	but the Committee
	determines it does not have jurisdiction under su	bsection (a) of this
	section.	
	inary Investigation. – The Committee may initiate a prelin	• •
	hat the complaint alleges facts sufficient to constitute a v	
	Committee has jurisdiction as set forth in subsection (a)	
-	her there is reason to believe that a violation has or ma	-
	Committee may take general notice of available inform to the Committee in the form of a complaint. The Commi	
• •	d investigator when conducting investigations. The Comm	-
	on of the initiation of $\frac{an-a}{a}$ preliminary investigation	
	legislator who is the subject of the complaint within 10 day	
	sion to initiate an investigation. The Commission Commi	
	quiry within 20 business days.days of initiating the prelin	
	he amount of time if the Committee determines it does	
	oceed under subsection (g) or (h) of this section.	
(d) Repeal	led by Session Laws 2009-549, s. 1, effective August 28, 2	009.

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1 (e) Investigation by the Committee of Matters Other Than Complaints. – The 2 Committee may investigate matters other than complaints properly <u>beforewithin the jurisdiction</u> 3 <u>of</u> the Committee under subsection (a) of this section. For any investigation initiated under this 4 subsection, the Committee may take any action it deems necessary or appropriate to further 5 compliance with this Article, including the initiation of a complaint, the issuance of an advisory 6 opinion under G.S. 120-104, or referral to appropriate law enforcement or other authorities 7 pursuant to subdivision (j)(2) of this section.

8 (f) Legislator Cooperation with Investigation. – Legislators shall promptly and fully 9 cooperate with the Committee in any Committee-related investigation. Failure to cooperate 10 fully with the Committee in any investigation shall be grounds for sanctions under this section.

11 (g) Dismissal of Complaint After Preliminary Investigation. – If the Committee 12 determines at the end of its preliminary investigation that the complaint does not allege facts 13 sufficient to constitute a violation of matters over which the Committee has jurisdiction as set 14 forth in subsection (a) of this section, the Committee shall dismiss the complaint and provide 15 written notice of the dismissal to the individual who filed the complaint and to the legislator 16 against whom the complaint was filed.

17 (h) Probable Cause <u>Determination</u>. <u>Determination and Notice of Hearing</u>. – If at the end 18 of its preliminary investigation, the Committee determines that probable cause exists to proceed 19 with further investigation into the conduct of a legislator, the Committee shall determine the 20 charges that will be the basis for further investigation of the complaint and provide written 21 notice to the individual who filed the complaint and the legislator that the Committee will 22 conduct further investigation and the charges against the legislator. The legislator shall be given 23 an opportunity to file a written response to the charges with the Committee.

24 (h1) Consideration of Response and Notice of Hearing. The Committee shall give full 25 and fair consideration to the complaint and to the legislator's response to the complaint. 26 If Except as provided in subsection (h2) of this section, if the Committee determines that the 27 complaint cannot be resolved without further investigation and a hearing, or if the legislator 28 requests a public hearing, the Committee shall hold a hearing on the charges against the 29 legislator. The Committee shall send a notice of the hearing to the complainant and to the 30 legislator. The notice shall contain the charges against the legislator and the time and place for 31 the hearing. The Committee shall begin the hearing no sooner than 15 days and no later than 90 32 days after the date of the notice of hearing.

33 (h2) Private Admonishment. - The Committee may issue a private admonishment
 34 without holding a hearing, subject to the requirements of subsection (k) of this section.

(i) Hearing. – All the following shall apply to any hearing on a complaint held by the
 Committee:

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- (1)-(3) Repealed by Session Laws 2009-549, s. 1, effective August 28, 2009.
- (4) Oral evidence shall be taken only on oath or affirmation.
- 39(5)The hearing shall be open to the public, except for matters that could
otherwise be considered in closed session under G.S. 143-318.11, matters41involving minors, or matters involving a personnel record. In any event, the
deliberations by the Commission-Committee on a complaint may be held in
closed session.
 - (6) The legislator being investigated shall have the right to present evidence, call and examine witnesses, cross-examine witnesses, introduce exhibits, and be represented by counsel.

47 (j) Disposition of Investigations. Investigations After Hearing. – Except as permitted
48 under subsections (b) and (g) of this section, after the hearing, the Committee shall dispose of
49 the matter before the Committee under this section, in any of the following ways:

50 (1) If the Committee finds that the alleged violation is not established by clear 51 and convincing evidence, the Committee shall dismiss the complaint.

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 (2) If the Committee finds that the alleged violation is established by clear and convincing evidence, the Committee shall do one or more of the following: a. Issue a public or private admonishment to the legislator. b. Refer the matter to the Attorney General for investigation and referral to the district attorney for possible prosecution or the appropriate house for appropriate action, or both, if the Committee finds substantial evidence of a violation of a criminal statute. 	
c. Refer the matter to the appropriate house for appropriate action,	
which may include censure and expulsion.(3) If the Committee issues an admonishment as provided in subdivision (2)a. of	
this subsection, the legislator affected may, upon written request to the Committee, have the matter referred as provided under subdivision (2)c. of	
this subsection.	
(k) Effect of Dismissal or Private Admonishment. – If the Committee dismisses a complaint or issues a private admonishment prior to commencing a hearing under subsection (i)	
of this section, the Committee shall retain its records or findings in confidence, unless the	
legislator under inquiry requests in writing that the records and findings be made public. If the	
Committee later finds that a legislator's subsequent unethical activities were similar to and the	
subject of an earlier private admonishment, then the Committee may make public the earlier	
admonishment and the records and findings related to it.	
(1) Confidentiality. – Except as provided under subsection (k) of this section, the The	
complaint, response, records, and findings of the Committee connected to an inquiry under this section shall be confidential and not matters of public record, except as otherwise provided in this section or when the legislator under inquiry requests in writing that the complaint	
response, and findings be made public. Once a hearing under subsection (i) of this section commences the complaint, response, Committee's report to the house, and all other document offered at the hearing in conjunction with the complaint, that are not otherwise privileged o	
confidential under law, shall be public records. If no hearing is held, at such time as the Committee recommends sanctions to the house of which the legislator is a member, the complaint, response, and Committee's report to the house shall be made public.	
(m) Concurrent Jurisdiction. – Any action or lack of action by the Committee under this section shall not limit the right of each house of the General Assembly to discipline or to experits members.	
(n) Reports. – The Committee shall publish annual statistics on complaints filed with or considered by the Committee, including the number of complaints filed, the number of complaints dismissed, the number of complaints resulting in admonishment, the number of complaints referred to the appropriate house for appropriate action, the number of complaints referred for criminal prosecution, and the number and age of complaints pending action by the Committee."	
SECTION 2. G.S. 120-104(e) reads as rewritten:	
"(e) The Committee may interpret this Article and Chapter 138A of the General Statute	
as it applies to legislators, except the Lieutenant Governor, and these interpretations are binding	
on all legislators upon publication."	
SECTION 3. Section 2 of this act becomes effective January 1, 2007, and applie	
to Advisory Opinions issued by the Legislative Ethics Committee on or after that date. The	