Senate Resolution 465

By: Senators Miller of the 49th, Dugan of the 30th, Henson of the 41st, Butler of the 55th, Gooch of the 51st and others

ADOPTED SENATE

A RESOLUTION

- 1 Adopting the Rules of the Senate; and for other purposes.
- 2 BE IT RESOLVED BY THE SENATE that the Rules of the Senate are amended by
- 3 repealing Rule 1-4.11 and inserting in lieu thereof a new Rule 1-4.11 to read as follows:
- 4 "1-4.11 Ethics Complaints
- 5 (a) Complaints Initiated by Individuals:
- 6 (1) Any person may file a complaint alleging that any Senator, officer of the Senate, or
- 7 member of the Senate staff has engaged in improper conduct that reflects negatively upon
- 8 <u>the Senate, violated the law, or violated any Senate Rule under Part 3 or 4 of Section One</u>
- 9 of these Rules, provided that no complaint shall be filed against any person more than
- 10 <u>four years after the alleged conduct occurred or for conduct that was not prohibited by</u>
- rule or law when the alleged conduct occurred.
- 12 (2) All complaints against a member of the Senate, an officer of the Senate, or a member
- of the Senate staff shall be filed according to this rule. A complaint shall be initiated by
- 14 <u>filing it with the Secretary of the Senate who shall ensure that the complaint is properly</u>
- completed before it is accepted for filing. The Secretary shall retain the original
- 16 complaint and all related documents as confidential material until such time as the
- 17 Committee or the Senate has released such information. The Secretary shall prescribe a
- form for such complaints and shall provide for instructions necessary to properly submit
- 19 <u>a complaint</u>. Failure to adhere to these rules may result in the dismissal of the complaint.
- 20 The complaint shall:
- 21 (A) Specifically describe the nature of the alleged violation and the party or parties
- 22 <u>involved;</u>
- 23 (B) Include a statement by the complainant that he or she will abide by the Rules of the
- 24 Senate and the rules of the Committee, including the rules related to confidentiality; and
- 25 (C) Be signed by the complainant and verified under oath.
- 26 (3) Upon the filing of a complaint, the Secretary of the Senate shall promptly refer the
- 27 <u>complaint as follows:</u>

28 (A) If the complaint is against a member of the Senate or an officer of the Senate, to the Chairman of the Committee. A copy of the complaint shall be provided to the 29 30 President of the Senate. If the subject of the complaint is the Chairman of the 31 Committee, such complaint shall be delivered to the Vice-chairman of the Committee 32 who shall oversee all matters pertaining to such complaint and shall act as Chairman 33 of the Committee for such complaint. If the complaint is against the Secretary of the 34 Senate, such complaint shall be filed with the President Pro Tempore of the Senate; and 35 (B) If the complaint is against a member of the Senate staff, the Secretary of the Senate 36 shall promptly deliver a copy of the complaint to the department director who 37 supervises the respondent and to the General Assembly's Director of Human Resources. 38 After initiation, any complaints against members of the Senate staff shall be addressed 39 administratively in accordance with applicable policies of the Senate or General 40 Assembly and not through the Committee and shall not be subject to the balance of the 41 procedures provided herein. 42 (4) Conduct of Preliminary Inquiry After Referral of Individual Complaint by the 43 Secretary of Senate shall be as follows: 44 (A) Service on Respondent: Upon receipt of the complaint, the Chairperson of the 45 Committee shall promptly serve the named respondent with a copy of the complaint by 46 personal service, by certified mail return receipt requested, or electronically, if agreed 47 to by the respondent in writing; 48 (B) Answer of Respondent: The respondent shall respond to the complaint in writing 49 and verified under oath within 30 days from service of the complaint; 50 (C) The Committee shall delegate to its Preliminary Inquiry Subcommittee the 51 authority to conduct a preliminary inquiry to determine whether probable cause exists 52 that a violation within the jurisdiction of the Committee has occurred. The 'probable 53 cause' standard is met where there is a reasonable amount of suspicion, supported by 54 circumstances and/or evidence to justify a cautious and prudent person to believe that 55 certain facts are probably true; 56 (D) The Preliminary Inquiry Subcommittee of the Committee shall be made up of the 57 Chairperson, the President Pro Tempore of the Senate, the Majority Leader, the 58 Majority Whip, the Minority Leader, and the Minority Whip; 59 (E) After receipt of the initial complaint and the respondent's response, the Chairperson 60 shall promptly convene a meeting of the Preliminary Inquiry Subcommittee to begin 61 its inquiry. The Preliminary Inquiry Subcommittee may use all appropriate means of 62 determining the fact of the matter under inquiry. The subcommittee may meet by 63 teleconference. Meetings of the subcommittee shall not be open to the public, and all

64 information and documents in possession of the subcommittee shall remain confidential 65 except as provided by subsection (d) of this rule; 66 (F) Upon completion of its preliminary inquiry, the subcommittee shall prepare a 67 written report and make one of the following findings: 68 (i) The Committee does not have jurisdiction over the complaint, in which case the 69 Preliminary Inquiry Subcommittee shall dismiss the complaint and all records and 70 information related to such complaint shall remain confidential; 71 (ii) No probable cause exists to believe that a violation occurred, in which case the 72 Preliminary Inquiry Subcommittee shall dismiss the complaint and all records and 73 information related to such complaint shall remain confidential; or 74 (iii) There is probable cause to believe that a violation occurred, in which case the 75 complaint shall proceed to the adjudicatory phase for consideration by the full 76 Committee; 77 (G) For the findings of the report to be binding, the report shall be adopted by a 78 majority vote of the Preliminary Inquiry Subcommittee's members, one vote of which 79 shall be from a member of the minority party. If the report is adopted by the 80 subcommittee and the report finds that either there is no jurisdiction or that no probable 81 cause exists, the subcommittee shall dismiss the complaint and forward a copy of its 82 report to the Committee. If the report is adopted by the subcommittee and the report 83 finds that there is probable cause, the subcommittee shall forward a copy of its report 84 and any documentation to the Committee so that the Committee can proceed to 85 adjudicatory phase. If the report fails to be adopted, the subcommittee shall forward 86 a copy of its report and any documentation to the Committee so that the Committee can 87 proceed to adjudicatory phase; and (H) Any report of the subcommittee shall remain confidential except as provided by 88 89 subsection (d) of this rule. The subcommittee shall provide a copy of any report to both 90 the complainant and the respondent. 91 (b) Complaints Initiated by the Committee: 92 (1) The Committee may initiate an ethics investigation on its own initiative by majority 93 vote of the Committee after the Committee has determined that there is probable cause 94 that a violation has occurred within the jurisdiction of the Committee. 95 (2) If the Committee files a complaint, it shall do so within a reasonable time following 96 the Committee's initiation of such investigation by a majority of the Committee signing 97 a complaint that specifically describes the nature of the alleged violation and identifies

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the party or parties involved.

99 (3) The Committee shall promptly serve the respondent with a copy of the complaint and 100 service of such complaint shall be by personal service, by certified mail return receipt 101 requested, or electronically, if agreed to by the respondent in writing. 102 (c) Adjudication of Complaints by the Committee: 103 (1) Once the Committee or the Preliminary Inquiry Subcommittee has determined that 104 there is probable cause, the Committee shall proceed to conduct an adjudicatory hearing 105 or hearings. Prior to conducting any adjudicatory hearing, the Committee may negotiate 106 a settlement with the respondent. Any negotiated settlement shall be a matter of public 107 record and shall be filed with the Secretary of the Senate. If a negotiated settlement is not 108 reached, the Committee shall proceed to the adjudicatory hearing phase. 109 (2) Adjudicatory Hearing: If the Committee proceeds to the adjudicatory hearing phase, 110 it can consider any relevant evidence that addresses the allegations of the complaint. In 111 the event the Committee votes to proceed to an adjudicatory hearing and no negotiated 112 settlement is reached, the Chairman shall set the matter for an adjudicatory hearing which 113 shall be open to the public unless the Committee decides by a majority vote to hold part 114 or all of the adjudicatory hearing in executive session. The Committee may require the 115 attendance and testimony of witnesses and the production of documents and materials 116 which the Committee deems advisable and may administer oaths and affirmations. The 117 complainant and respondent shall receive reasonable notice of any hearing and shall be 118 entitled to receive within a reasonable time before the hearing access to all relevant 119 material before the Committee that is not otherwise exempt from disclosure under 120 Article 4 of Chapter 18 of Title 50 of the O.C.G.A. 121 (3) The complainant and respondent shall be entitled to secure counsel of his or her 122 choosing and to examine any witnesses who may be called by the Committee to appear 123 at any hearing. The complainant and respondent shall also have the right to call witnesses and present evidence at any adjudicatory hearing. The Committee shall assure that all 124 125 hearings are recorded. 126 (4) Upon completion of such hearing, the Committee shall issue a report of its findings 127 and recommendations of action. The Committee's report and recommended actions shall be a matter of public record and shall be filed with the Secretary of the Senate. 128 129 (5) The Committee shall base its findings on that more likely than not a violation within 130 the jurisdiction of the Committee has occurred. 131 (6) If the Committee finds that a violation within the jurisdiction of the Committee has occurred, it may recommend to the Senate any appropriate sanction authorized by these 132 133 Rules or by the Georgia Constitution under Article III, Section IV, Paragraph VII.

(7) Any person who reports to the Committee or offers any relevant evidence regarding

an alleged violation, or any other government entity regarding such violation, shall not

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be subjected to reprisal, retaliation, harassment, discrimination, or ridicule by Senators

- or staff.
- 138 (d) Confidentiality:
- (1) Preliminary Inquiry: Any complaint brought by or before the Committee and the
- Preliminary Inquiry Subcommittee and all records and information related to such
- complaint shall remain confidential until the Committee or the Preliminary Inquiry
- 142 <u>Subcommittee has determined that probable cause exists to believe that a violation within</u>
- the jurisdiction of the committee has occurred. The Committee, by a majority vote of
- 144 those present at any proceeding, may waive the confidentiality requirements of this
- subparagraph upon the request of both the respondent and complainant or on its own
- initiative. Once probable cause has been found by either the Committee or the
- 147 <u>Preliminary Inquiry Subcommittee, any requirements of confidentiality are vitiated.</u>
- 148 (2) Settlement: Any settlement reached between the Committee and the respondent shall
- be a matter of public record and filed with the Secretary of the Senate.
- 150 (3) Adjudicatory Hearing: Any adjudicatory hearing to determine whether a violation
- within the jurisdiction of the Committee has occurred shall be open to the public.
- 152 (4) Access to Confidential Information: Each member of the Committee and other
- persons as authorized by the Committee shall have access to all confidential information
- and materials. The Committee shall establish such procedures as may be appropriate and
- necessary to prevent the unauthorized disclosure of such confidential information and
- material. Such procedures may include the designation of a secure location at which
- members of the Committee and others as authorized by the Committee can review
- confidential information and materials.
- 159 (5) The Committee may investigate all alleged breaches of confidentiality under this
- subparagraph."
- 161 BE IT FURTHER RESOLVED that the Rules of the Senate are amended further by revising
- 162 Rule 9-4.16 as follows:
- 163 **"9-1.16 Gallery and Senate Environs**
- 164 (a) Expressions of approval or disapproval are not permitted in the Senate gallery or the
- Senate environs. The Senate environs include the chamber, anteroom, and the cloakroom.
- 166 (b) Applause, hisses, shouting, or other disruptive noise in the gallery, lobbies, or hallways
- in the immediate or the Senate environs of the Senate during any legislative proceeding
- shall be promptly suppressed. Placards, displays, banners, and signs in these areas are
- prohibited and shall be removed promptly.
- 170 (c) The use of cameras, including cell phone cameras and similar devices, is prohibited in
- the Senate gallery unless expressly authorized by the President of the Senate.

172 (d) The President of the Senate shall have power to take any action deemed necessary to 173 maintain decorum in the Senate chamber, the Senate lobbies, the Senate gallery, and the 174 immediate Senate environs of the Senate. Such actions shall include, but are shall not be 175 not limited to, causing these areas to be cleared by any authorized agent of the President of the Senate, including, but not limited to, the Sergeant at Arms in the case of disturbance 176 177 or disorderly conduct therein in case of disturbance or disorderly conduct therein, and to 178 cause any person or persons so offending to be arrested and brought before the bar of the 179 Senate to be dealt with for contempt of the Senate. 180 (e) These rules supplement any rights afforded by Code Section 16-11-34.1 to the General Assembly to prevent any disruption of session or other meetings of its members within the 181 182 state capitol or certain Capitol Square buildings. 183 (e)(f) The Committee on Administrative Affairs may establish guidelines, under these 184 rules, addressing appropriate conduct and activity in the Senate lobbies, the Senate 185 galleries, gallery and the immediate environs of the Senate."