H.J.R. 16 JOINT RULES RESOLUTION ON CAMPAIGN CONTRIBUTIONS

SENATE FLOOR AMENDMENTS

AMENDMENT 1

MARCH 13, 2013 1:36 PM

Senator John L. Valentine proposes the following amendments:

- 1. Page 2, Lines 29 through 36: 29 (1) As used in this section: 30 (a) "Campaign contribution" { has the same meaning as "contribution" as defined in 31 Section 20A-11-101. **32** (b)} means cash or a negotiable instrument contributed for a political purpose to a campaigner. (b) "Campaigner" means: (i) a legislative office candidate; (ii) an individual who holds a legislative office; (iii) a personal campaign committee of a person described in Subsection (1)(b)(i) or (ii); (iv) a political action committee controlled by a person described in Subsection (1)(b)(i) or (ii); or (v) a person acting on behalf of a person described in Subsections (1)(b)(i) through (iv). (c) "Capitol hill" is as defined in Section 36-5-1. 33 {-(c)-} (d) "Indirect campaign contribution" means a campaign contribution that is delivered to $\underline{\mathbf{a}} \quad \{ \underline{\mathbf{legislator}} \}$ 34 campaigner : (i) when the { legislator } 35 campaigner is not present; or (ii) via a third party or delivery service. 36 (e) "Political purpose" has the same meaning as "political purposes" as defined in Section
- 2. *Page 2, Lines 37 through 42:*

20A-11-101.

- 37 (2) {<u>It is an ethical violation for a legislator to</u>} (a) A campaigner may not accept receipt of a campaign contribution
- 38 on capitol hill.
 - (b) A legislator who is in violation of this section is subject to an ethics complaint regardless of whether the violation occurred while the legislator was a legislative office holder or a legislative office candidate.
- 39 (3) Notwithstanding Subsection (2), a { legislator } campaigner shall not be considered to have 40 accepted receipt of a campaign contribution if:
- 41 (a) the campaign contribution is an indirect campaign contribution; and
- 42 (b) the { legislator } campaigner promptly: