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2	An act relating to violations of the Florida Election
3	Code; creating s. 104.2715, F.S.; providing that a
4	candidate who, in a primary or other election, falsely
5	represents that he or she served or is currently
6	serving in the military, commits a violation of the
7	Florida Election Code; permitting any person to file a
8	complaint with the Florida Elections Commission
9	alleging that a candidate has falsely represented his
10	or her military service; requiring that the commission
11	adopt rules to provide for an expedited hearing for
12	complaints filed with the commission; requiring that
13	the Director of the Division of Administrative
14	Hearings assign an administrative law judge to provide
15	an expedited hearing in certain cases; requiring the
16	commission or administrative law judge to assess a
17	civil penalty of up to a specified amount against a
18	candidate who is found to have falsely misrepresented
19	his or her military service; providing an effective
20	date.
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22	Be It Enacted by the Legislature of the State of Florida:
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24	Section 1. Section 104.2715, Florida Statutes, is created
25	to read:
26	104.2715 False representations of military service;
27	penalty
28	(1) A candidate who, in a primary or other election,
29	falsely represents, directly or indirectly, that he or she

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30	served or is currently serving in the military, whether active
31	duty, reserve, or National Guard, commits a violation of the
32	Florida Election Code.
33	(2) Any person may file a complaint with the Florida
34	Elections Commission pursuant to s. 106.25 alleging a violation
35	of subsection (1).
36	(3) The commission shall adopt rules to provide an
37	expedited hearing of complaints filed under subsection (2), or,
38	in cases referred to the Division of Administrative Hearings
39	pursuant to s. 106.25(5), the director shall assign an
40	administrative law judge to provide an expedited hearing.
41	(4) Notwithstanding any other law, the commission or
42	administrative law judge shall assess a civil penalty of up to
43	\$5,000 against any candidate who is found to have violated
44	subsection (1), which shall be deposited into the General
45	Revenue Fund.
46	Section 2. This act shall take effect July 1, 2011.

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