By Senator Cruz

	18-00611A-20 20201162
1	A bill to be entitled
2	An act relating to the Legislature; providing a short
3	title; amending s. 11.143, F.S.; deleting provisions
4	regarding the administration of oaths and affirmations
5	to witnesses appearing before legislative committees,
6	and associated penalties, to conform to changes made
7	by the act; creating s. 11.1435, F.S.; requiring that
8	persons addressing a legislative committee take an
9	oath or affirmation of truthfulness; providing
10	exceptions; requiring that a member of the legislative
11	committee administer the oath or affirmation;
12	providing criminal penalties for certain false
13	statements before a legislative committee; authorizing
14	the use of a signed appearance form in lieu of an oral
15	oath or affirmation; prescribing conditions related to
16	the use of such form; providing penalties for making a
17	false statement after signing such form; providing an
18	effective date.
19	
20	Be It Enacted by the Legislature of the State of Florida:
21	
22	Section 1. This act may be cited as the "Truth in
23	Government Act."
24	Section 2. Section 11.143, Florida Statutes, is amended to
25	read:
26	11.143 Standing or select committees; powers
27	(1) Each standing or select committee, or <u>a</u> subcommittee
28	thereof, <u>may:</u>
29	(a) is authorized to Invite public officials and employees
	Page 1 of 6

18-00611A-2020201162\_30and private individuals to appear before the committee for the31purpose of submitting information to it.

(b) Each such committee is authorized to Maintain a 32 33 continuous review of the work of the state agencies concerned 34 with its subject area and the performance of the functions of 35 government within each such subject area and for this purpose to 36 request reports from time to time, in such form as the committee 37 designates, concerning the operation of any state agency and presenting any proposal or recommendation such agency may have 38 39 with regard to existing laws or proposed legislation in its 40 subject area.

(2) In order to carry out its duties, each such committee
<u>has</u> is empowered with the right and authority to inspect and
investigate the books, records, papers, documents, data,
operation, and physical plant of any public agency in this
state, including any confidential information.

46 (3) (a) In order to carry out its duties, each such 47 committee, whenever required, may issue subpoena and other necessary process to compel the attendance of witnesses before 48 49 such committee, and the chair thereof shall issue the process on 50 behalf of the committee, in accordance with the rules of the 51 respective house. The chair or any other member of such 52 committee may administer all oaths and affirmations in the 53 manner prescribed by law to witnesses who appear before the 54 committee for the purpose of testifying in any matter concerning 55 which the committee desires evidence.

(b) Each such committee, whenever required, may also compel
by subpoena duces tecum the production of any books, letters, or
other documentary evidence, including any confidential

## Page 2 of 6

18-00611A-20

59 information, it desires to examine in reference to any matter 60 before it. (c) Either house during the session may punish by fine or 61 62 imprisonment any person not a member who has been guilty of 63 disorderly or contemptuous conduct in its presence or of a refusal to obey its lawful summons, but such imprisonment must 64 65 not extend beyond the final adjournment of the session. 66 (d) The sheriffs in the several counties or a duly 67 constituted agent of a Florida legislative committee 18 years of 68 age or older shall make such service and execute all process or 69 orders when required by such committees. Sheriffs shall be paid 70 as provided for in s. 30.231. 71 (4) (a) Whoever willfully affirms or swears falsely in 72 regard to any material matter or thing before any such committee 73 is guilty of false swearing, which constitutes a felony of the 74 second degree, punishable as provided in s. 775.082, s. 775.083, 75 or s. 775.084. 76 (b) If a witness fails to respond to the lawful subpoena of 77 any such committee at a time when the Legislature is not in 78 session or, having responded, fails to answer all lawful 79 inquiries or to turn over evidence that has been subpoenaed, 80 such committee may file a complaint before any circuit court of 81 the state setting up such failure on the part of the witness. On 82 the filing of such complaint, the court shall take jurisdiction 83 of the witness and the subject matter of the complaint and shall direct the witness to respond to all lawful questions and to 84 85 produce all documentary evidence in the possession of the 86 witness which is lawfully demanded. The failure of a witness to 87 comply with such order of the court constitutes a direct and

## Page 3 of 6

CODING: Words stricken are deletions; words underlined are additions.

SB 1162

20201162

	18-00611A-20 20201162									
88	criminal contempt of court, and the court shall punish the									
89	witness accordingly.									
90	(5) All witnesses summoned before any such committee shall									
91	receive reimbursement for travel expenses and per diem at the									
92	rates provided in s. 112.061. However, the fact that such									
93	reimbursement is not tendered at the time the subpoena is served									
94	does not excuse the witness from appearing as directed therein.									
95	Section 3. Section 11.1435, Florida Statutes, is created to									
96	read:									
97	11.1435 Oath or affirmation; penalty									
98	(1)(a) Any person who addresses a standing or select									
99	committee, or a subcommittee thereof, shall first declare that									
100	he or she will speak truthfully by taking an oath or affirmation									
101	in substantially the following form: "Do you swear or affirm									
102	that the information you are about to share will be the truth,									
103	the whole truth, and nothing but the truth?" The person's answer									
104	must be noted in the record.									
105	(b) Paragraph (a) does not apply to:									
106	1. A member of the Legislature in his or her official									
107	capacity or an employee of the Legislature in his or her									
108	capacity as an employee; however, the member or employee is									
109	subject to discipline by the presiding officer of the applicable									
110	house of the Legislature for making a false statement that he or									
111	she does not believe to be true.									
112	2. A child, if the chair of the committee determines the									
113	child understands the duty to tell the truth or the duty not to									
114	lie.									
115										
116	Notwithstanding the exceptions prescribed in this paragraph, a									

## Page 4 of 6

CODING: Words stricken are deletions; words underlined are additions.

SB 1162

	18-00611A-20 20201162								
117	standing or select committee, or any subcommittee thereof, may,								
118	if deemed necessary, require any person who addresses the								
119	committee to take an oath or affirmation of truthfulness as								
120	provided in this section, subject to the penalties provided in								
121	subsection (2).								
122	(c) The chair or any other member of the committee shall								
123	administer the oath or affirmation required under this section.								
124	(2)(a) Except as provided in paragraph (b), whoever makes a								
125	false statement that he or she does not believe to be true,								
126	under the oath or affirmation required by this section in regard								
127	to any material matter, commits a felony of the third degree,								
128	punishable as provided in s. 775.082, s. 775.083, or s. 775.084.								
129	(b) Whoever is compelled by subpoena as a witness before a								
130	committee under s. 11.143(3) and who makes a false statement								
131	that he or she does not believe to be true, under the oath or								
132	affirmation required by this section in regard to any material								
133	matter, commits a felony of the second degree, punishable as								
134	provided in s. 775.082, s. 775.083, or s. 775.084.								
135	(3) In lieu of the oral oath or affirmation required by								
136	this section, the Senate or the House of Representatives may by								
137	the rules of each respective house require any person, as								
138	prescribed in subsection (1), who addresses a committee to								
139	complete and sign an appearance form. The form must be signed								
140	before the person addresses the committee. Signing the form								
141	constitutes a written affirmation to speak the truth, the whole								
142	truth, and nothing but the truth, and subjects the person to the								
143	penalties as provided in this section. The form must include a								
144	statement notifying the person that signing the form constitutes								
145	an affirmation and notifying the person of the penalty								

## Page 5 of 6

1	18-00	0611A-20									20	201162	2
146	prov	isions.											
147		Section	4.	This	act	shall	take	effect	July	1,	2020.		