CS for SB 348

 $\mathbf{B}\mathbf{y}$ the Committee on Ethics and Elections; and Senators Gaetz and Collins

	582-01987-25 2025348c1
1	A bill to be entitled
2	An act relating to ethics; creating s. 112.3131, F.S.;
3	defining terms; prohibiting candidates, elected public
4	officers, appointed public officers, and public
5	employees from knowingly misrepresenting their Armed
6	Forces of the United States service records, awards,
7	or qualifications or wearing any uniform, medal, or
8	insignia that they are not authorized to wear;
9	providing applicability; providing civil penalties;
10	providing construction; amending s. 112.317, F.S.;
11	specifying when certain penalties imposed by the
12	Commission on Ethics are considered delinquent;
13	requiring the Attorney General to attempt to determine
14	whether an individual owing certain penalties is a
15	current public officer or public employee; requiring
16	the Attorney General to notify the Chief Financial
17	Officer or the governing body of a county,
18	municipality, school district, or special district of
19	the total amount of any such penalty owed by a current
20	public officer or public employee; requiring the Chief
21	Financial Officer or the governing body to begin
22	withholding portions of any salary-related payment
23	that would otherwise be paid to the officer or
24	employee; requiring that the withheld payments be
25	remitted to the commission until the penalty is
26	satisfied; authorizing the Chief Financial Officer or
27	the governing body to retain a portion of each
28	retained payment for administrative costs; authorizing
29	the Attorney General to refer certain unpaid fines to

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30	a collection agency; authorizing the collection agency
31	to use any lawful collection method; authorizing the
32	Attorney General to collect an unpaid fine within a
33	specified period after issuance of the civil penalty
34	or restitution penalty; providing an effective date.
35	
36	Be It Enacted by the Legislature of the State of Florida:
37	
38	Section 1. Section 112.3131, Florida Statutes, is created
39	to read:
40	<u>112.3131 Stolen valor</u>
41	(1) For the purposes of this section, the term:
42	(a) "Armed Forces of the United States" has the same
43	meaning as the term "armed forces" in s. 250.01 and includes the
44	National Guard of any state.
45	(b) "Material gain" means any thing of value, regardless of
46	whether such value is monetary, remunerative, or tangible, which
47	is received by or given to, or is intended to be received by or
48	given to, an individual. The term includes, but is not limited
49	to, food; lodging; compensation; travel expenses; placards;
50	public benefits; public relief; financial relief; obtaining or
51	retaining employment or a promotion in such individual's current
52	employment or public employment, including gaining a position in
53	state or local government with authority over another person,
54	regardless of whether the individual receives compensation or
55	renumeration for his or her service in the position; obtaining
56	or retaining state or local public office through election or
57	appointment; or any thing in which or for which a tangible
58	benefit was gained, even if the value of such benefit is de

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582-01987-25 2025348c1 59 minimis. 60 (c) "Servicemember" has the same meaning as in s. 250.01. (2) (a) A candidate, an elected public officer, an appointed 61 62 public officer, or a public employee may not, for the purpose of 63 material gain, knowingly do any of the following: 64 1. Misrepresent by making false, fictitious, or fraudulent 65 statements or representations, directly or indirectly, that he 66 or she is or was a servicemember or veteran of the Armed Forces 67 of the United States. 68 2. Misrepresent by making false, fictitious, or fraudulent 69 statements or representations, directly or indirectly, that he 70 or she is or was the recipient of a decoration, medal, title, or 71 honor from the Armed Forces of the United States or otherwise related to military service, including, but not <u>limited to</u>, any 72 73 of the following: 74 a. Air Force Combat Action Medal. 75 b. Air Force Cross. 76 c. Combat Action Badge. 77 d. Combat Action Ribbon. 78 e. Combat Infantryman Badge. 79 f. Combat Medical Badge. 80 g. Distinguished Service Cross. 81 h. Medal of Honor. i. Navy Cross. 82 83 j. Purple Heart. 84 k. Silver Star Medal. 85 3. Misrepresent by making false, fictitious, or fraudulent statements or representations, directly or indirectly, that he 86 87 or she is a holder of an awarded qualification or military

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582-01987-25 2025348c1 88 occupational specialty, including, but not limited to, any of 89 the following: 90 a. Aircraft pilot, navigator, or crew member. b. Explosive Ordinance Disposal Technician. 91 92 c. Parachutist. 93 d. United States Army Ranger. 94 e. United States Navy Seal or Diver. 95 f. United States special operations forces member. 4. Misrepresent by making false, fictitious, or fraudulent 96 97 statements or representations, directly or indirectly, that he 98 or she actively served in the Armed Forces of the United States 99 during a wartime era, regardless of whether there was a declared war, or served in combat operations in a warzone, or was a 100 101 prisoner of war. 102 5. Wear the uniform or any medal or insignia authorized for 103 use by members or veterans of the Armed Forces of the United 104 States which he or she is not authorized to wear. 105 (b) This subsection does not prohibit individuals in the 106 theatrical profession from wearing such uniforms, medals, or 107 insignia during a performance while engaged in such profession. 108 (3) A candidate, an elected public officer, an appointed 109 public officer, or a public employee who violates subsection (2) 110 is subject to the penalties in s. 112.317. 111 (4) This section does not preclude prosecution of an 112 individual for any action under subsection (2) which is 113 prohibited by another law. 114 Section 2. Subsection (2) of section 112.317, Florida 115 Statutes, is amended to read: 116 112.317 Penalties.-

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582-01987-25 2025348c1 117 (2) (a) In any case in which the commission finds a 118 violation of this part or of s. 8, Art. II of the State 119 Constitution and the proper disciplinary official or body under 120 s. 112.324 imposes a civil penalty or restitution penalty, the 121 Attorney General shall bring a civil action to recover such penalty. No defense may be raised in the civil action to enforce 122 123 the civil penalty or order of restitution that could have been 124 raised by judicial review of the administrative findings and 125 recommendations of the commission by certiorari to the district 126 court of appeal. The Attorney General shall collect any costs, 127 attorney fees, expert witness fees, or other costs of collection 128 incurred in bringing the action. 129 (b) For the purposes of this subsection, a civil penalty or 130 restitution penalty is considered delinquent if the individual has not paid such penalty within 90 days after the penalty is 131 132 imposed by the commission. Before referring a delinquent civil 133 penalty or restitution penalty to the Department of Financial 134 Services, the Attorney General shall attempt to determine 135 whether the individual owing such penalty is a current public 136 officer or current public employee, and, if so, the Attorney 137 General must notify the Chief Financial Officer or the governing 138 body of the appropriate county, municipality, school district, 139 or special district of the total amount of the penalty owed by such individual. 140 141 1. After receipt and verification of the notice from the Attorney General, the Chief Financial Officer or the governing 142 143 body of the county, municipality, school district, or special 144 district shall begin withholding the lesser of 25 percent or the 145 maximum amount allowed under federal law from any salary-related

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146	payment. The withheld payments must be remitted to the
147	commission until the fine is satisfied.
148	2. The Chief Financial Officer or the governing body of the
149	county, municipality, school district, or special district may
150	retain an amount of each withheld payment, as provided in s.
151	77.0305, to cover the administrative costs incurred under this
152	section.
153	(c) The Attorney General may refer any unpaid civil penalty
154	or restitution penalty to the appropriate collection agency as
155	directed by the Chief Financial Officer, and, except as
156	expressly limited by this section, such collection agency may
157	use any collection method authorized by law.
158	(d) The Attorney General may take any action to collect any
159	unpaid civil penalty or restitution penalty imposed within 20
160	years after the date the civil penalty or restitution penalty is
161	imposed.
162	Section 3. This act shall take effect July 1, 2025.

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