Amend CSSB 10 (Senate committee printing) by striking all below the enacting clause and substituting the following:

SECTION 1. Chapter 411, Government Code, is amended by adding Subchapter B-1 to read as follows:

SUBCHAPTER B-1. PUBLIC INTEGRITY UNIT

Sec. 411.0251. DEFINITIONS. In this subchapter:

- (1) "Offense" means a prohibited act for which state law imposes a criminal or civil penalty.
- (2) "Prosecuting attorney" means a district attorney, criminal district attorney, or county attorney.
- Sec. 411.0252. OFFENSES AGAINST PUBLIC ADMINISTRATION. For purposes of this subchapter, the following are offenses against public administration:
- (1) an offense under Title 8, Penal Code, committed by a state officer or a state employee in connection with the powers and duties of the state office or state employment;
- (2) an offense under Chapter 301, 302, 305, 571, 572, or 2004;
- (3) an offense under Chapter 573 committed by a state officer in connection with the powers and duties of the state office; and
- (4) an offense under Title 15, Election Code, committed in connection with:
- (B) an election on a proposed constitutional amendment.
- Sec. 411.0253. PUBLIC INTEGRITY UNIT. (a) The Texas

 Rangers division of the department shall establish and support a

 public integrity unit.
- (b) On receiving a formal or informal complaint regarding an offense against public administration or on request of a prosecuting attorney or law enforcement agency, the public integrity unit may perform an initial investigation into whether a person has committed an offense against public administration.
- (c) The Texas Rangers have authority to investigate an offense against public administration, any lesser included

- offense, and any other offense arising from conduct that constitutes an offense against public administration.
- (d) If an initial investigation by the public integrity unit demonstrates a reasonable suspicion that an offense against public administration occurred, the matter shall be referred to the prosecuting attorney of the county in which venue is proper under Section 411.0256 or Chapter 13, Code of Criminal Procedure, as applicable.
- (e) The public integrity unit shall, on request of the prosecuting attorney described by Subsection (d), assist the attorney in the investigation of an offense against public administration.
- Sec. 411.0254. NOTIFICATION REGARDING DISPOSITION OF CASE.

 The prosecuting attorney shall notify the public integrity unit of:
- (1) the termination of a case investigated by the public integrity unit; or
- (2) the results of the final disposition of a case investigated by the public integrity unit, including the final adjudication or entry of a plea.
- Sec. 411.0255. RECUSAL OF PROSECUTING ATTORNEY; SELECTION OF PROSECUTING ATTORNEY BY PRESIDING JUDGE OF ADMINISTRATIVE JUDICIAL REGION. (a) A prosecuting attorney may request that the presiding judge of the administrative judicial region containing the county served by that attorney permit the attorney to recuse himself or herself for good cause in a case investigated under this subchapter, and on submitting the notice of recusal, the attorney is disqualified.
- (a), the presiding judge of the administrative judicial region containing the county served by that attorney shall appoint a prosecuting attorney from another county in that administrative judicial region. A prosecuting attorney appointed under this subsection has the authority to represent the state in the prosecution of the offense.
- Sec. 411.0256. VENUE. (a) Notwithstanding Chapter 13, Code of Criminal Procedure, or other law, if the defendant is a natural person, venue for prosecution of an offense against public

administration and lesser included offenses arising from the same transaction is the county in which the defendant resides.

- Sec. 411.0257. RESIDENCE. For the purposes of this subchapter, a person resides in the county where that person:
- (1) claims a residence homestead under Chapter 41,

 Property Code, if that person is a member of the legislature;
- (2) claimed to be a resident before being subject to residency requirements under Article IV, Texas Constitution, if that person is a member of the executive branch of this state;
- (3) claims a residence homestead under Chapter 41,

 Property Code, if that person is a justice on the supreme court or

 judge on the court of criminal appeals; or
- (4) otherwise claims residence if no other provision of this section applies.
- Sec. 411.0258. COOPERATION OF STATE AGENCIES AND LOCAL LAW ENFORCEMENT AGENCIES. (a) To the extent allowed by law, a state agency or local law enforcement agency shall cooperate with the public integrity unit by providing resources and information requested by the unit as necessary to carry out the purposes of this subchapter.
- (b) Information disclosed under this section is confidential and not subject to disclosure under Chapter 552.
- Sec. 411.0259. SUBPOENAS. (a) In connection with an investigation of an alleged offense against public administration, the public integrity unit may issue a subpoena to compel the attendance of a relevant witness or the production, for inspection or copying, of relevant evidence that is in this state.
- (b) A subpoena may be served personally or by certified mail.
- (c) If a person fails to comply with a subpoena, the public integrity unit, acting through the general counsel of the department, may file suit to enforce the subpoena in a district court in this state. On finding that good cause exists for issuing the subpoena, the court shall order the person to comply with the subpoena. The court may punish a person who fails to obey the court order.
 - SECTION 2. Chapter 41, Government Code, is amended by

adding Subchapter F to read as follows:

SUBCHAPTER F. PAYMENTS FOR PUBLIC INTEGRITY PROSECUTIONS

Sec. 41.351. DEFINITIONS. In this subchapter:

- (1) "Offense against public administration" means an offense described by Section 411.0252.
- (2) "Prosecuting attorney" means a county attorney, district attorney, or criminal district attorney.
- Sec. 41.352. PAYMENT FOR EXTRAORDINARY COSTS OF PROSECUTION. The comptroller may pay from funds appropriated to the comptroller's judiciary section amounts incurred by a prosecuting attorney for extraordinary costs of prosecution of an offense against public administration.

SECTION 3. Sections 301.027(b) and (c), Government Code, are amended to read as follows:

- (b) If the president of the senate or speaker receives a report or statement of facts as provided by Subsection (a), the president of the senate or speaker shall certify the statement of facts to the appropriate prosecuting [Travis County district] attorney as provided under Section 411.0253(d) under the seal of the senate or house of representatives, as appropriate.
- whom a statement of facts is certified under Subsection (a) or the prosecutor selected under Section 411.0255, if applicable, shall bring the matter before the grand jury for action. If the grand jury returns an indictment, the prosecuting [district] attorney shall prosecute the indictment.

SECTION 4. Section 411.022, Government Code, is amended by adding Subsection (c) to read as follows:

- (c) An officer of the Texas Rangers has the authority to investigate offenses against public administration prosecuted under Subchapter B-1.
- SECTION 5. (a) Not later than three months after the effective date of this Act, the Department of Public Safety shall establish the public integrity unit under Subchapter B-1, Chapter 411, Government Code, as added by this Act.
- (b) Subchapter B-1, Chapter 411, Government Code, as added by this Act, applies only to the investigation and prosecution of an

offense under Subchapter B-1, Chapter 411, Government Code, committed on or after the date that the Department of Public Safety establishes the public integrity unit. For purposes of this section, an offense is committed if any element of the offense occurs before the date described by this section.

(c) The prosecution of an offense committed before the date described in Subsection (b) of this section is covered by the law in effect when the offense was committed, and the former law is continued in effect for that purpose.

SECTION 6. This Act takes effect immediately if it receives a vote of two-thirds of all the members elected to each house, as provided by Section 39, Article III, Texas Constitution. If this Act does not receive the vote necessary for immediate effect, this Act takes effect September 1, 2015.