Amendment to Council Bill No. 50 -2011

BY: Chairperson at the request of the County Executive

Legislative Day No. 11
Date: October 3, 2011

Amendment No. 3

(This amendment ensures consistency with current code disclosure requirements for high school members of Boards and Commissions.)

1 On page 20, strike lines 1 through 4, inclusive and in their entirety, and substitute: "(I) A SCHEDULE OF SOURCES OF EARNED INCOME OF THE HIGH SCHOOL 2 3 STUDENT MEMBER AND OF THE MEMBER'S PARENT(S) OR LEGAL GUARDIAN(S) THAT EXCEED \$100.00, INCLUDING THE NAME AND ADDRESS 4 OF EACH PLACE OF SALARIED EMPLOYMENT AND OF EACH BUSINESS ENTITY 5 SOLELY OR PARTIALLY OWNED AND FROM WHERE INCOME WAS EARNED. 6 WHERE THE SOURCE OF INCOME IS AN ATTORNEY-CLIENT OR A 7 8 PHYSICIAN/PSYCHIATRIST/PSYCHOLOGIST-PATIENT RELATIONSHIP, THE 9 NAMES OF INDIVIDUAL CLIENTS OR PATIENTS NEED NOT BE DISCLOSED; A SCHEDULE OF EACH GIFT IN EXCESS OF \$20.00 IN VALUE (OR AN 10 (II)AGGREGATE OF \$100.00 FROM ANY ONE PERSON) DIRECTLY OR INDIRECTLY 11 FROM A PERSON(S) WHO DOES BUSINESS WITH HOWARD COUNTY. THIS 12 13 SCHEDULE AS TO EACH SUCH GIFT, SHALL INCLUDE: THE NATURE AND VALUE OF THE GIFT; AND 14 15 В. THE IDENTITY OF THE PERSON FROM WHOM, DIRECTLY OR 16 INDIRECTLY, THE GIFT WAS RECEIVED; 17 FOR PURPOSES OF THIS SUBSECTION, GIFT DOES NOT INCLUDE: C. CEREMONIAL GIFTS OR AWARDS OF INSIGNIFICANT 18 19 MONETARY VALUE; OR 20 UNSOLICITED GIFTS OF NOMINAL VALUE OR TRIVIAL ITEMS OF INFORMATIONAL VALUE; AND". 21