

Senators Jordan of the 6th and Parent of the 42nd offered the following amendment:

Amend the committee substitute to SB 415 by:

striking lines 110 through 115 and insert as follows:

"(b) Potential jurors shall be qualified in open court regarding whether they have a financial interest or ownership in any entity that has a financial interest in the outcome of the case. The court shall exclude any potential juror for cause, after voir dire, if questioning reveals any such interest or ownership by a potential juror."