### **BILL ANALYSIS**

Senate Research Center 83R7246 VOO-D

S.B. 770 By: Uresti Government Organization 2/26/2013 As Filed

#### **AUTHOR'S / SPONSOR'S STATEMENT OF INTENT**

The purpose of S.B. 770 is to maintain Texas citizens' faith in their state government by eliminating any impropriety or appearance of impropriety when public property is named.

S.B. 770 prohibits the naming of state property or property of any political subdivision of the state after a former elected official before the fifth anniversary of the date the former elected official last held elective office.

This bill is not retroactive; all state property named before its implementation may keep that name.

As proposed, S.B. 770 amends current law relating to a prohibition against naming public property after certain former elected officials.

### **RULEMAKING AUTHORITY**

This bill does not expressly grant any additional rulemaking authority to a state officer, institution, or agency.

# **SECTION BY SECTION ANALYSIS**

SECTION 1. Amends Sections 2165.005(b) and (d), Government Code, to provide that those subsections are subject to added Section 2204.752.

SECTION 2. Amends the heading to Chapter 2204, Government Code, to read as follows:

# CHAPTER 2204. ACQUISITION AND NAMING OF LAND OR PROPERTY FOR PUBLIC PURPOSE

SECTION 3. Amends Chapter 2204, Government Code, by adding Subchapter I, as follows:

## SUBCHAPTER I. NAMING OF PUBLIC PROPERTY

Sec. 2204.751. DEFINITION. Defines "public property" in this subchapter.

Sec. 2204.752. PROHIBITED PRACTICE. Prohibits public property, or any part of public property, notwithstanding any other law, from being named after a former elected official before the fifth anniversary of the date the former elected official last held elective office.

SECTION 4. Effective date: upon passage or September 1, 2013.

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