HB0485/925160/1

BY: Committee on Ways and Means

AMENDMENTS TO HOUSE BILL 485

(First Reading File Bill)

AMENDMENT NO. 1

On page 1, strike beginning with "up" in line 4 down through "amount" in line 5; in line 5, after "Fund;" insert "requiring the Comptroller to credit certain funds to the Fair Campaign Financing Fund;"; strike beginning with "fines" in line 5 down through "in" in line 6 and substitute "fees, fines, and penalties that are assessed under the Election Law Article be distributed to"; in line 6, after "Fund;" insert "authorizing voluntary contributions to be made to the Fair Campaign Financing Fund through the Web site of the State Board of Elections; requiring that certain anonymous contributions and certain surplus campaign funds be distributed to the Fair Campaign Financing Fund; authorizing the use of a certain amount of money in the Fair Campaign Financing Fund to pay certain costs of administering public campaign financing;"; in line 7, after "checkoff;" insert "providing for the application of certain provisions of this Act;"; in line 11, strike "15-103" and substitute "5-403, 13-235(f), 13-239, 13-247, 13-306(i), 13-307(i), 13-309.1(i), 13-340, 13-409, 13-604(d)(3), 13-604.1(s), 14-107(c), and 15-103"; after line 13, insert:

"BY repealing and reenacting, without amendments,

Article – Election Law

Section 13-235(a) and (b), 13-309.1(g), 13-604(a)(1), and 13-604.1(b)

Annotated Code of Maryland

(2010 Replacement Volume and 2014 Supplement)";

and in line 16, after "Section" insert "13-604(g) and".

AMENDMENT NO. 2

On page 2, after line 3, insert:

"5–403.

- [(a)] Filing fees paid by candidates under § 5–401 of this subtitle shall be distributed [as specified in this section.
- (b) Filing fees received by a local board shall be transferred to the governing body of the county.
 - (c) Filing fees received by the State Board shall be divided and distributed:
 - (1) with respect to candidates for statewide office:
 - (i) \$60 to the Baltimore City Board of Elections; and
 - (ii) \$10 each to each other local board;
- (2) with respect to candidates for any other public or party office in a multicounty district, in equal amounts to the local board of each county that contains part of the district to which the candidacy relates; and
- (3) with respect to a candidate for a public or party office in a district wholly contained within one county, to the local board of that county] TO THE FAIR CAMPAIGN FINANCING FUND ESTABLISHED UNDER § 15–103 OF THIS ARTICLE.

13-235.

- (a) This section applies to the following officials:
 - (1) the Governor;
 - (2) the Lieutenant Governor;

- (3) the Attorney General;
- (4) the Comptroller; and
- (5) a member of the General Assembly.
- (b) Except as provided in subsection (c), (d), or (e) of this section, during a regular session of the General Assembly an official described in subsection (a) of this section, or a person acting on behalf of the official, may not, as to a candidate for federal, State, or local office, or a campaign finance entity of the candidate or any other campaign finance entity organized under this title and operated in coordination with a candidate:
 - (1) receive a contribution;
 - (2) conduct a fund–raising event;
 - (3) solicit or sell a ticket to a fund–raising event; or
- (4) <u>deposit or use any contribution of money that was not deposited</u> prior to the session.
- (f) (1) As to a violation of this section, the campaign finance entity of the official in violation is liable for a civil penalty as provided in this subsection.
- (2) The State Board, represented by the State Prosecutor, may institute a civil action in the circuit court for any county seeking the civil penalty provided in this subsection.
- (3) A campaign finance entity that receives a contribution as a result of the violation shall:
 - (i) refund the contribution to the contributor; and

- (ii) pay a civil penalty that equals the sum of \$1,000 plus the amount of the contribution.
- (4) A CIVIL PENALTY IMPOSED UNDER THIS SUBSECTION SHALL BE DISTRIBUTED TO THE FAIR CAMPAIGN FINANCING FUND ESTABLISHED UNDER § 15–103 OF THIS ARTICLE.

<u>13–239.</u>

Except as provided in § 13–240 of this subtitle, if a campaign finance entity receives a contribution from an anonymous source, the campaign finance entity:

- (1) may not use the contribution for any purpose; and
- (2) shall remit the contribution to the [State Treasurer] FAIR CAMPAIGN FINANCING FUND ESTABLISHED UNDER § 15–103 OF THIS ARTICLE.

13-247.

After all campaign expenditures have been made and before filing a final campaign finance report under Subtitle 3 of this title, any remaining balance in the account of a campaign finance entity shall be returned pro rata to the contributors or paid to:

- (1) <u>if the campaign finance entity is a personal treasurer or a political</u> <u>committee formed to support a candidate or act for a political party:</u>
 - (i) the State central committee of the political party:
 - 1. of which the candidate is a member; or

- 2. for which the political committee is acting;
- (ii) the local central committee of the political party:
- 1. of which the candidate is a member in a county in which the candidate resides or which the candidate seeks to represent; or
 - 2. for which the political committee is acting;
- (iii) the board of education of a county in which the candidate resides or which the candidate seeks to represent;
- (2) a nonprofit organization that provides services or funds for the benefit of pupils or teachers;
- (3) a charitable organization registered or exempt from registration under the Maryland Charitable Solicitations Act; [or]
- (4) THE FAIR CAMPAIGN FINANCING FUND ESTABLISHED UNDER § 15–103 OF THIS ARTICLE; OR
- [(4)] (5) a public or private institution of higher education in the State if:
- (i) that institution possesses a certificate of approval from the Maryland Higher Education Commission; and
- (ii) the payment is designated for use by the institution solely to award scholarships, grants, or loans to students attending the institution.

13–306.

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(i) A person who fails to provide on an independent expenditure report all of the information required by this section shall file an amended report as provided in § 13–327(b) of this subtitle.

W&M

- (2) (i) Except as provided in subparagraph (ii) of this paragraph, in addition to any other sanction provided by law, the State Board may assess a civil penalty for failure to file properly an independent expenditure report or an amended independent expenditure report in an amount not exceeding the greater of:
- 1. \$1,000 for each day or part of a day that an independent expenditure report or amended independent expenditure report is overdue; or
- <u>2.</u> 10% of the amount of the donations or independent expenditures that were not reported in a timely manner.
- (ii) If the failure to file properly an independent expenditure report or an amended independent expenditure report occurs more than 28 days before the day of a primary or general election, the State Board may assess a civil penalty in an amount not exceeding the greater of:
- 1. \$100 for each day or part of a day that an independent expenditure report or amended independent expenditure report is overdue; or
- <u>2.</u> 10% of the amount of the donations or disbursements for independent expenditures that were not reported in a timely manner.
 - (3) A civil penalty under paragraph (2) of this subsection shall be:
- (i) assessed in the manner specified in § 13–604.1 of this title; and

- (ii) distributed to the [General Fund of the State] FAIR CAMPAIGN FINANCING FUND ESTABLISHED UNDER § 15–103 OF THIS ARTICLE.
- (4) A person who fails to file properly an independent expenditure report or amended independent expenditure report under this section may seek relief from a penalty under paragraph (2) of this subsection for just cause as provided in § 13–337 of this subtitle.

<u>13–307.</u>

- (i) A person who fails to provide on an electioneering communication report all of the information required by this section shall file an amended report as provided in § 13–327(b) of this subtitle.
- (2) (i) Except as provided in subparagraph (ii) of this paragraph, in addition to any other sanction provided by law, the State Board may assess a civil penalty for failure to file properly an electioneering communication report or an amended electioneering communication report in an amount not exceeding the greater of:
- 1. \$1,000 for each day or part of a day that an electioneering communication report or amended electioneering communication report is overdue; or
- <u>2.</u> 10% of the amount of the donations or disbursements for electioneering communications that were not reported in a timely manner.
- (ii) If the failure to file properly an electioneering communication report or an amended electioneering communication report occurs more than 28 days before the day of a primary or general election, the State Board may assess a civil penalty in an amount not exceeding the greater of:

- 1. \$100 for each day or part of a day that an electioneering communication report or amended electioneering communication report is overdue; or
- <u>2.</u> 10% of the amount of the donations or disbursements for electioneering communications that were not reported in a timely manner.
 - (3) A penalty under paragraph (2) of this subsection shall be:
- (i) assessed in the manner specified in § 13–604.1 of this title; and
- (ii) distributed to the [General Fund of the State] FAIR CAMPAIGN FINANCING FUND ESTABLISHED UNDER § 15–103 OF THIS ARTICLE.
- (4) A person who fails to file properly an electioneering communication report or amended electioneering communication report under this section may seek relief from a penalty under paragraph (2) of this subsection for just cause as provided in § 13–337 of this subtitle.

13–309.1.

- (g) In addition to any other sanction provided by law, the State Board may assess a penalty for failure to file properly a disclosure report or an amended disclosure report required under this section in an amount not exceeding the greater of:
- (1) \$1,000 for each day or part of a day that a disclosure report or an amended campaign finance report is overdue; or
- (2) 10% of the amount of the contributions or expenditures that were not reported in a timely manner.
 - (i) A penalty under subsection (g) of this section shall be:

- (1) assessed in the manner specified in § 13–604.1 of this title; and
- (2) <u>distributed to the [General Fund of the State] FAIR CAMPAIGN</u>
 FINANCING FUND ESTABLISHED UNDER § 15–103 OF THIS ARTICLE.

<u>13–340.</u>

Fees for late filing of campaign finance reports, affidavits, or amended campaign finance reports imposed under § 13–331 of this subtitle shall be [paid to the State Board and be applied to pay the expenses of collection and of any audits of campaign finance reports performed by or at the direction of the State Administrator] DISTRIBUTED TO THE FAIR CAMPAIGN FINANCING FUND ESTABLISHED UNDER § 15–103 OF THIS ARTICLE.

<u>13–409.</u>

- (a) There is a \$10 late filing fee for each day or part of a day, excluding a Saturday, Sunday, or holiday, that a campaign finance report required by § 13–408 of this subtitle is overdue.
 - (b) The maximum fee payable is \$250.
 - (c) A late fee assessed under this section shall be:
 - (1) paid from the personal funds of the incumbent; AND
- (2) <u>DISTRIBUTED TO THE FAIR CAMPAIGN FINANCING FUND</u> ESTABLISHED UNDER § 15–103 OF THIS ARTICLE.

13–604.

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- (a) (1) A person who violates a provision of this title without knowing that the act is illegal shall pay a civil penalty in accordance with subsections (b) through (g) of this section.
- (d) (3) The District Court shall [remit to the State Board] DISTRIBUTE all late fees collected TO THE FAIR CAMPAIGN FINANCING FUND ESTABLISHED UNDER § 15–103 OF THIS ARTICLE.
- (G) A CIVIL PENALTY IMPOSED UNDER THIS SECTION SHALL BE DISTRIBUTED TO THE FAIR CAMPAIGN FINANCING FUND ESTABLISHED UNDER § 15–103 OF THIS ARTICLE.

<u>13–604.1.</u>

- (b) The State Board may impose a civil penalty in accordance with this section for the following violations:
- (1) making a disbursement in a manner not authorized in § 13–218(b)(2), (c), and (d) of this title;
- (2) <u>failure to maintain a campaign bank account as required in § 13–220(a) of this title;</u>
- (3) making a disbursement by a method not authorized in § 13–220(d) of this title;
- (4) <u>failure to maintain detailed and accurate account books and records</u> as required in § 13–221 of this title;

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- (5) <u>failure to report all contributions received and expenditures made</u> as required in § 13–304(b) of this title;
- (6) <u>failure to include an authority line on campaign material as required</u> in § 13–401 of this title; or
- (7) <u>failure to retain a copy of campaign material as required in § 13–403</u> of this title.
- (s) Penalties collected under this section shall be distributed to the [General Fund of the State] FAIR CAMPAIGN FINANCING FUND ESTABLISHED UNDER § 15–103 OF THIS ARTICLE.

14-107.

- (c) (1) As provided in this subsection, the State Board may impose fees for late filing of:
 - (i) a statement required under § 14–104 of this title; or
- (ii) an amended statement required under subsection (b) of this section.
- (2) The State Board may impose late filing fees in the same amounts and in the same manner as provided under § 13–331(a) and (b) of this article for late filing of campaign finance reports.
- (3) Late filing fees imposed under this subsection shall be distributed to the [General Fund of the State] FAIR CAMPAIGN FINANCING FUND ESTABLISHED UNDER § 15–103 OF THIS ARTICLE.";

strike beginning with "AND" in line 9 down through "(II)" in line 10 and substitute:

- "(II) VOLUNTARY CONTRIBUTIONS TO THE FUND MADE ELECTRONICALLY THROUGH THE STATE BOARD'S WEB SITE;
- (III) FEES, FINES, AND PENALTIES ASSESSED UNDER THIS ARTICLE THAT ARE EXPRESSLY ALLOCATED TO THE FUND BY LAW;
- (IV) AN ANONYMOUS CONTRIBUTION PAID TO THE FUND UNDER § 13-239 OF THIS ARTICLE;
- (V) SURPLUS CAMPAIGN FUNDS PAID TO THE FUND UNDER § 13-247 OF THIS ARTICLE; AND

(VI)";

strike in their entirety lines 23 through 26, inclusive, and substitute:

- "(F) TO PAY COSTS DIRECTLY RELATED TO THE ADMINISTRATION OF THIS TITLE, THE STATE BOARD MAY EXPEND IN EACH FISCAL YEAR AN AMOUNT OF MONEY IN THE FUND THAT DOES NOT EXCEED THE LESSER OF:
- (1) 3% OF THE FUND'S BALANCE, AS CALCULATED ON THE LAST DAY OF THE IMMEDIATELY PRECEDING FISCAL YEAR; OR
 - (2) **\$100,000**.

16-1003.

NOTWITHSTANDING ANY OTHER PROVISION OF LAW, A FINE IMPOSED FOR A CRIMINAL VIOLATION OF THIS ARTICLE SHALL BE DISTRIBUTED TO THE FAIR CAMPAIGN FINANCING FUND ESTABLISHED UNDER § 15–103 OF THIS ARTICLE.

<u>SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read</u> as follows:".

On page 3, in line 8, strike ", NOT TO EXCEED \$500,"; strike beginning with "OR" in line 13 down through "TAX" in line 14; in line 15, strike ", IF ANY,"; and strike in their entirety lines 30 and 31 and substitute:

"SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 2015. Section 2 of this Act shall be applicable to all taxable years beginning after December 31, 2014."