HOUSE BILL 830

By: Delegate Washington
Introduced and read first time: February 8, 2019
Assigned to: Ways and Means
Committee Report: Favorable with amendments
House action: Adopted
Read second time: March 8, 2019

CHAPTER

1 AN ACT concerning

2	County Public Campaign Financing - Late Fees, Civil Penalties, and
3	Administration

FOR the purpose of providing that a candidate who accepts public campaign financing and 4 the responsible officers of the candidate's authorized candidate campaign committee 5 6 are jointly and severally liable for payment of certain late fees and certain civil 7 penalties, instead of the candidate's authorized candidate campaign committee being liable; requiring the governing body of a county that exercises its authority to 8 9 establish a system of public campaign financing for elective offices in the executive 10 and legislative branches of county government to provide the funding and staff 11 necessary for the operation, administration, and auditing of the system of public 12 campaign financing; and generally relating to county public campaign financing.

- 13 BY repealing and reenacting, with amendments,
- 14 Article Election Law
- 15 Section 13-331, 13-505, and 13-604.1(f)
- 16 Annotated Code of Maryland
- 17 (2017 Replacement Volume and 2018 Supplement)
- 18 BY repealing and reenacting, without amendments,
- 19 Article Election Law
- 20 Section 13-604.1(a) through (e)
- 21 Annotated Code of Maryland
- 22 (2017 Replacement Volume and 2018 Supplement)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

1 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, 2 That the Laws of Maryland read as follows:

3 Article - Election Law

- 13 331. 4
- In accordance with subsection (b) of this section, the State Board shall assess 5 6 a late filing fee for a failure to file a campaign finance report, an affidavit, or an amended 7 campaign finance report, as specified in § 13-327 of this subtitle.
- The fee is \$10 for each day or part of a day that a campaign finance 8 (b) (1)9 report, an affidavit, or an amended campaign finance report is overdue.
- An additional fee of \$10 is due for each of the first 6 days that a 10 (2)11 preelection campaign finance report under § 13-309 of this subtitle is overdue.
- 12 The maximum fee payable for a campaign finance report, an affidavit, or an amended campaign finance report is \$500. 13
- 14 The State Board shall accept an overdue campaign finance report, (e) (1)15 affidavit, or amended campaign finance report that is submitted without payment of the 16 late filing fee, but the campaign finance report, affidavit, or amended campaign finance report is not considered filed until the fee has been paid. 17
- 18 After an overdue campaign finance report, affidavit, or amended campaign finance report is received under paragraph (1) of this subsection no further late 19 filing fee shall be incurred. 20
- 21 Subject to [paragraph] PARAGRAPHS (2) AND (3) of this subsection, a 22 late filing fee shall be paid by the campaign finance entity.
- 23If the campaign finance entity has insufficient funds with which to pay 24 a late filing fee in a timely manner, the late filing fee is the joint and several liability of the 25 responsible officers.
- 26 (3)A LATE FILING FEE IMPOSED ON THE AUTHORIZED CANDIDATE 27 CAMPAIGN COMMITTEE OF A CANDIDATE WHO ACCEPTS PUBLIC CAMPAIGN FINANCING UNDER § 13-505 OF THIS TITLE OR A GUBERNATORIAL TICKET THAT 28 29 ACCEPTS PUBLIC CAMPAIGN FINANCING UNDER TITLE 15 OF THIS ARTICLE IS THE 30 JOINT AND SEVERAL LIABILITY OF THE RESPONSIBLE OFFICERS OF THE 31 AUTHORIZED CANDIDATE CAMPAIGN COMMITTEE AND THE CANDIDATE.
- 32 13-505.

- 1 (a) (1) Subject to the provisions of this section, the governing body of a county 2 may establish, by law, a system of public campaign financing for elective offices in the 3 executive or legislative branches of county government. When establishing a system of public campaign financing for elective 4 (2)offices in the executive or legislative branches of county government, the governing body of 5 6 a county shall: 7 (I)specify the criteria that is to be used to determine whether an 8 individual is eligible for public campaign financing; AND 9 (II)PROVIDE THE FUNDING AND STAFF NECESSARY FOR THE OPERATION, ADMINISTRATION, AND AUDITING OF THE SYSTEM OF PUBLIC 10 11 CAMPAIGN FINANCING. 12 A system of public campaign financing enacted under subsection (a) of this (b) 13 section: shall provide for participation of candidates in public campaign 14 (1)15 financing on a strictly voluntary basis: 16 may not regulate candidates who choose not to participate in public (2)17 campaign financing; 18 shall prohibit the use of public campaign financing for any campaign (3)19 except a campaign for county elective office; 20 shall require a candidate who accepts public campaign financing to: **(4)** 21establish a campaign finance entity solely for the campaign for county elective office; and 22 23use funds from that campaign finance entity only for the (ii) 24campaign for county elective office; 25shall prohibit a candidate who accepts public campaign financing from (5)26 transferring funds: 27 to the campaign finance entity established to finance the 28campaign for county elective office from any other campaign finance entity established for the candidate; and 29
- 30 (ii) from the campaign finance entity established to finance the campaign for county elective office to any other campaign finance entity;

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401 of this title: or

- 1 shall provide for a public election fund for county elective offices that is (6)2 administered by the chief financial officer of the county; and 3 shall be subject to regulation and oversight by the State Board to ensure conformity with State law and policy to the extent practicable. 4 5 (c) A system of public campaign financing enacted under subsection (a) of this 6 section may: 7 provide for more stringent regulation of campaign finance activity by (1)8 candidates who choose to accept public campaign financing, including contributions, 9 expenditures, reporting, and campaign material, than is provided for by State law; and 10 provide for administrative penalties for violations, in accordance with (2)Article 25A, § 5 of the Code. 11 13-604.1. 12 In this section, "person" includes a political committee. 13 (a) The State Board may impose a civil penalty in accordance with this section for 14 (b) 15 the following violations: 16 (1)making a disbursement in a manner not authorized in § 13-218(b)(2). 17 (c), and (d) of this title; 18 (2)failure to maintain a campaign bank account as required in § 13-220(a) of this title; 19 20 (3)making a disbursement by a method not authorized in § 13-220(d) of 21this title: 22 failure to maintain detailed and accurate account books and records as (4) required in § 13-221 of this title: 2324fund-raising during the General Assembly session in a manner not (5) authorized in § 13-235 of this title; 2526 (6)failure to report all contributions received and expenditures made as 27 required in § 13–304(b) of this title: 28(7)failure to include an authority line on campaign material as required in
- 30 (8) failure to retain a copy of campaign material as required in § 13-403 of 31 this title.

- A civil penalty imposed under this section for a violation specified in 1 2 subsection (b) of this section is in addition to any other sanction provided by law. 3 (d) Except as otherwise provided in this title or as provided in paragraph (2) of this subsection, the amount of a civil penalty imposed under this section may not 4 exceed \$500 for each violation. 5 As to a violation of § 13-235 of this title, the campaign finance entity 6 $\frac{(2)}{2}$ 7 that receives a contribution as a result of a violation shall: 8 refund the contribution to the contributor; and (i) 9 pay a civil penalty that equals \$1,000 plus the amount of the (ii) contribution, unless the State Board at its discretion assesses a lesser penalty for good 10 11 cause. 12 The civil penalty is payable to the State Board by the person charged in a citation within 20 calendar days after service of the citation. 13 14 (1) Subject to paragraphs (2) [and], (3), AND (4) of this subsection, a civil penalty imposed under this section shall be paid by the campaign finance entity. 15 16 If the campaign finance entity has insufficient funds with which to pay the full amount of the civil penalty in a timely manner, after the campaign account of the 17 18 finance entity is exhausted the balance of the civil penalty is the joint and several liability 19 of the responsible officers. 20 If a violation is committed by a person not acting on behalf of, or at the 21request or suggestion of, a candidate or a campaign finance entity, the civil penalty shall 22 be paid by the person who committed the violation. 23 (4) A CIVIL PENALTY IMPOSED ON THE AUTHORIZED CANDIDATE 24CAMPAIGN COMMITTEE OF A CANDIDATE WHO ACCEPTS PUBLIC CAMPAIGN FINANCING UNDER § 13-505 OF THIS TITLE OR A GUBERNATORIAL TICKET THAT 25 ACCEPTS PUBLIC CAMPAIGN FINANCING UNDER TITLE 15 OF THIS ARTICLE IS THE 26 JOINT AND SEVERAL LIABILITY OF THE RESPONSIBLE OFFICERS OF THE 27
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 30 October 1, 2019.

AUTHORIZED CANDIDATE CAMPAIGN COMMITTEE AND THE CANDIDATE.

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