HOUSE BILL 296

G1 8lr1445

By: Delegates Stifler and Norman, Norman, Cardin, Rice, Bartlett, Ivey, Ross, Frick, Stukes, and F. Turner Introduced and read first time: January 24, 2008 Assigned to: Ways and Means Committee Report: Favorable with amendments House action: Adopted Read second time: March 15, 2008 CHAPTER _____ AN ACT concerning

- Campaign Finance Attribution, Receipt, and Deposit of Contributions
- FOR the purpose of providing that certain contributions are attributable to a certain reporting period <u>and election cycle</u>; providing that, for certain purposes, a contribution by electronic transfer or internet transmission is deemed received and deposited when the contribution is issued by the contributor; and generally relating to the attribution, receipt, and deposit of certain contributions.
- 8 BY repealing and reenacting, with amendments,
- 9 Article Election Law
- 10 Section 13–232 and 13–235
- 11 Annotated Code of Maryland
- 12 (2003 Volume and 2007 Supplement)
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
- 15 Article Election Law
- 16 13–232.

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- 17 (a) Except as provided in subsection (b) of this section, a A contribution is attributable to the **REPORTING PERIOD AND** election cycle in which it is received.
- 19 THE CONTRIBUTOR ISSUES THE CONTRIBUTION.

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	(b)	A contr	ibution by [check] CASH is attributable	to the REPORTI	ING	
2	PERIOD AND election cycle in which the [check is issued] CONTRIBUTION IS						
3	RECEIVED.						
4	13–235.						
5	(a)	This sec	tion applies to the	following officials:			
6		(1) th	ne Governor;				
7		(2) th	ne Lieutenant Gove	rnor;			
8		(3) th	ne Attorney Genera	1;			
9		(4) th	ne Comptroller; and	I			
10		(5) a	member of the Ger	neral Assembly.			
11 12 13 14 15	(b) (1) Except as provided in subsection (c) or (d) 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:						
L 7		[(1)] (I	receive a cont	ribution;			
L8		[(2)] (I	(I) conduct a fund	d-raising event;			
19		[(3)] (I	II) solicit or sell a	a ticket to a fund–raising	event; or		
20 21	deposited p		-	se any contribution of	money that was	not	
22 23 24		RONIC TR	ANSFER OR INTE	ES OF THIS SUBSECTION IS EVEN OF THE SUBSECTION IS UTION IS ISSUED BY THE	S DEEMED RECEIV	ÆD	
25 26 27 28	(c) An official described in subsection (a) of this section, or a person acting or behalf of the official, is not subject to this section when engaged in activities solely related to the official's election to an elective federal or local office for which the official is a filed candidate.						

(d) Under the Public Financing Act, a gubernatorial ticket, during the year of the election only, may accept eligible private contributions and any disbursement of funds by the State Board that is based on the eligible private contributions.

$\frac{1}{2}$	(e) (1) As to a violation of this section, the campaign finance entity of t official in violation is liable for a civil penalty as provided in this subsection.					
3 4 5	(2) The State Board, represented by the State Prosecutor, maginstitute a civil action in the circuit court for any county seeking the civil penalty provided in this subsection.					
6 7	(3) A campaign finance entity that receives a contribution as a result of the violation shall:					
8	(i) refund the contribution to the contributor; and					
9 10	(ii) pay a civil penalty that equals the sum of \$1,000 plus the amount of the contribution.					
11 12	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2008.					
	Approved:					
	Governor.					
	Speaker of the House of Delegates.					
	President of the Senate.					