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8lr1983 CF HB 174

By: Senators Pinsky, Ferguson, Madaleno, and Smith

Introduced and read first time: January 25, 2018

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**EDUCATION**;

AN ACT concerning

Assigned to: Education, Health, and Environmental Affairs

## A BILL ENTITLED

2 Election Law - Local Public Campaign Financing - Expansion 3 FOR the purpose of altering a certain provision of law to authorize the governing body of a 4 county to establish, by law, a system of public campaign financing for certain 5 additional elective offices; making conforming changes; making a technical 6 correction; and generally relating to local public campaign financing. 7 BY repealing and reenacting, with amendments, 8 Article – Election Law 9 Section 13–505 10 Annotated Code of Maryland 11 (2017 Replacement Volume and 2017 Supplement) 12 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows: 13 Article - Election Law 14 15 13-505. 16 Subject to the provisions of this section, the governing body of a county 17 may establish, by law, a system of public campaign financing for [elective] THE **FOLLOWING** offices: 18 19 **(I)** AN ELECTIVE OFFICE in the executive or legislative branches of 20county government;

(II)



ELECTED MEMBER OF THE COUNTY BOARD OF

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1	(III) CLERK OF THE CIRCUIT COURT;
2	(IV) REGISTER OF WILLS;
3	(V) SHERIFF; OR
4	(VI) STATE'S ATTORNEY.
5 6 7 8 9	(2) When establishing a system of public campaign financing for [elective offices in the executive or legislative branches of county government] AN OFFICE UNDER PARAGRAPH (1) OF THIS SUBSECTION, the governing body of a county shall specify the criteria that is to be used to determine whether an individual is eligible for public campaign financing.
10 11	(b) A system of public campaign financing enacted under subsection (a) of this section:
12 13	(1) shall provide for participation of candidates in public campaign financing on a strictly voluntary basis;
14 15	(2) may not regulate candidates who choose not to participate in public campaign financing;
16 17	(3) shall prohibit the use of public campaign financing for any campaign except a campaign for county elective office;
18	(4) shall require a candidate who accepts public campaign financing to:
19 20	(i) establish a campaign finance entity solely for the campaign for county elective office; and
21 22	(ii) use funds from that campaign finance entity only for the campaign for county elective office;
23 24	(5) shall prohibit a candidate who accepts public campaign financing from transferring funds:
25 26 27	(i) to the campaign finance entity established to finance the campaign for county elective office from any other campaign finance entity established for the candidate; and
28 29	(ii) from the campaign finance entity established to finance the campaign for county elective office to any other campaign finance entity;
30	(6) shall provide for a public election fund for county elective offices that is

administered by the chief financial officer of the county; and

- 1 (7) shall be subject to regulation and oversight by the State Board to ensure 2 conformity with State law and policy to the extent practicable.
- 3 (c) A system of public campaign financing enacted under subsection (a) of this 4 section may:
- 5 (1) provide for more stringent regulation of campaign finance activity by 6 candidates who choose to accept public campaign financing, including contributions, 7 expenditures, reporting, and campaign material, than is provided for by State law; and
- 8 (2) provide for administrative penalties for violations, in accordance with 9 [Article 25A, § 5 of the Code] § 10–202 OF THE LOCAL GOVERNMENT ARTICLE.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2018.