## **HOUSE BILL 1350**

G1 HB 538/20 - W&M

By: Delegate Wilkins

Introduced and read first time: February 12, 2021 Assigned to: Rules and Executive Nominations Re–referred to: Ways and Means, February 23, 2021

Committee Report: Favorable

House action: Adopted

Read second time: March 5, 2021

CHAPTER \_\_\_\_\_

1 AN ACT concerning

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## Campaign Finance - Revisions

- 3 FOR the purpose of requiring a treasurer of a campaign finance entity to approve, rather 4 than make, all disbursements for the entity; prohibiting the treasurer of a party 5 central committee from approving, rather than making, a disbursement except under 6 certain circumstances; authorizing the chairman of a campaign finance entity to 7 approve, rather than make, disbursements for the entity under certain 8 circumstances; requiring a campaign finance entity that is liable for a certain civil 9 penalty to submit certain bank statements with the campaign finance entity's 10 campaign finance reports during a certain period; authorizing the State Board of 11 Elections to waive the requirement that a campaign finance entity submit bank 12 statements with its campaign finance reports for the remainder of a certain period under certain circumstances; making conforming changes; and generally relating to 13 14 campaign finance.
- 15 BY repealing and reenacting, with amendments,
- 16 Article Election Law
- 17 Section 13–218, 13–240(b), and 13–304
- 18 Annotated Code of Maryland
- 19 (2017 Replacement Volume and 2020 Supplement)
- 20 BY repealing and reenacting, without amendments,
- 21 Article Election Law
- 22 Section 13–604.1(b)

## 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.

$\frac{1}{2}$				Maryland t Volume and 2020 Supplement)		
3 4				T ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, nd read as follows:		
5				Article - Election Law		
6	13–218.					
7	(a)	All asse	ets re	eceived by or on behalf of a campaign finance entity shall be:		
8	1	(1)	delive	ered to the treasurer; and		
9 10	entity.	(2) r	nain	tained by the treasurer for the purposes of the campaign finance		
11	(b)	$(1) \qquad I$	Asset	s of a campaign finance entity may be disbursed only:		
12		(	i)	if they have passed through the hands of the treasurer; and		
13		(	ii)	in accordance with the purposes of the entity.		
14 15 16	(2) Subject to § 13–220(b)(2) and (c) of this subtitle and except as provided in subsection (d) of this section, the treasurer shall [make] APPROVE all disbursements for the campaign finance entity.					
17 18 19 20	not [make] A	PPRO	VE a	er of a State or county central committee of a political party may ny disbursement of the central committee's assets, or incur any ithout authority and direction from the chairman of the central		
21 22 23 24	perform the o	luties d disburs	of the	treasurer of a campaign finance entity is temporarily unable to e office, the chairman of the campaign finance entity may [make] at on behalf of the campaign finance entity in the same manner as		
25 26 27 28	subsection, w	ithin 7	7 day	e chairman [makes] APPROVES a disbursement under this after [making] APPROVING the disbursement, the chairman the treasurer for the account book of the campaign finance entity,		
29 30	authority of t	,	i) irmaı	a statement of the expenditure [made] APPROVED under the n;		
31		(	ii)	the name and address of the person to whom the expenditure was		

made;					
(iii) the purpose for which the expenditure was made; and					
(iv) a copy of the receipt for the expenditure that was made.					
(3) A chairman who is a candidate may not [make] APPROVE a disbursement for a campaign finance entity.					
13–240.					
(b) Except as provided in [§ 13–304(c)] § 13–304(D) of this title, but notwithstanding § 13–239 of this subtitle or any other law that prohibits an anonymous contribution, a political committee may accept contributions received from the sale of a spin or chance or a raffle ticket, and need not identify the individual contributor on its campaign finance reports, if:					
(1) the account book of the political committee includes:					
(i) the net amount received by the political committee from the raffle, spin, or chance at the fundraising event at which the sale was made; and					
(ii) the name and address of each person who attended the event;					
(2) no spin or chance is sold at the event for more than \$2;					
(3) the net income of the sponsoring political committee from spins and chances at the event does not exceed \$1,500 in a 24-hour period;					
(4) the total receipts of the sponsoring political committee from spins and chances in that election do not exceed \$2,500;					
(5) a raffle is conducted in accordance with $\$ 12–106(b) of the Criminal Law Article; and					
(6) the political committee includes on its campaign finance report:					
(i) a lump sum contribution of the net amount received by the political committee from the raffle, spin, or chance at the fundraising event; and					
(ii) the total number of persons purchasing a raffle ticket, spin, or chance at the event.					
13–304.					

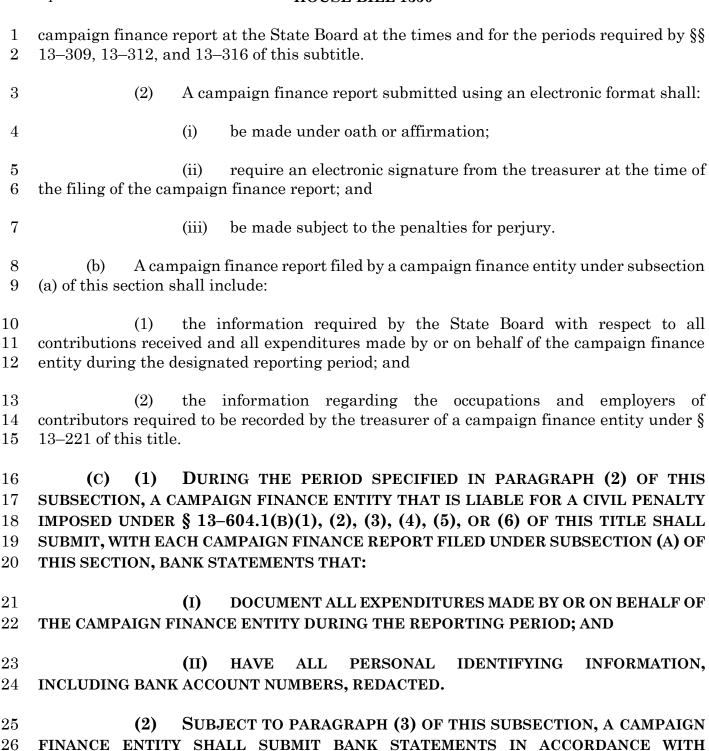
From the date of its organization until its termination under the

provisions of this title, a campaign finance entity, except a political club, shall file a

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(1)



- 28 **(I)** BEGINS ON THE FIRST CLOSING DATE FOR A CAMPAIGN 29 FINANCE REPORT THAT OCCURS AFTER THE CAMPAIGN FINANCE ENTITY BECAME
- 30 LIABLE FOR A CIVIL PENALTY IMPOSED UNDER § 13–604.1(B)(1), (2), (3), (4), (5), OR
- (6) OF THIS TITLE; AND 31

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ENDS AT THE LATER OF: (II)

PARAGRAPH (1) OF THIS SUBSECTION DURING THE PERIOD THAT:

- 1. THE CONCLUSION OF THE ELECTION CYCLE IN WHICH 2 THE CAMPAIGN FINANCE ENTITY BECAME LIABLE FOR THE CIVIL PENALTY ISSUED 3 UNDER § 13-604.1(B)(1), (2), (3), (4), (5), OR (6) OF THIS TITLE; OR
- 2. THE DUE DATE OF THE LAST CAMPAIGN FINANCE REPORT THAT IS DUE WITHIN 2 YEARS AFTER THE CAMPAIGN FINANCE ENTITY BECAME LIABLE FOR THE CIVIL PENALTY IMPOSED UNDER § 13–604.1(B)(1), (2), (3), (4), (5), OR (6) OF THIS TITLE.
- 8 (3) If a campaign finance entity has submitted bank 9 Statements with at least one campaign finance report as required 10 under paragraph (1) of this subsection, the State Board may, at its 11 discretion, waive the requirement that a campaign finance entity 12 submit bank statements during the remainder of the period specified 13 under paragraph (2) of this subsection.
- [(c)] (D) (1) In this subsection, "eligible contribution" means a contribution or series of contributions made by the same person for which a receipt is not required to be issued under § 13–222 of this title.
- 17 (2) The requirements of this subsection prevail to the extent of any conflict 18 with § 13–240(b) of this title.
- 19 (3) Except as provided in paragraphs (4) and (5) of this subsection, a 20 political committee shall report the following information on its campaign finance reports 21 for each contribution the committee receives:
- 22 (i) the amount of each contribution; and
- 23 (ii) the name and residential address of each contributor, unless a 24 contributor receives a confidentiality waiver from the State Board for a residential address, 25 in which case a suitable alternative address approved by the State Board may be used.
- 26 (4) A campaign finance entity of a candidate may report a maximum of a cumulative amount of \$25,000 in eligible contributions in an election cycle on its campaign finance reports without providing the information required under paragraph (3) of this subsection.
- 30 (5) A political committee may report eligible contributions collected in accordance with § 13–241 or § 13–242 of this title on its campaign finance reports in the manner specified in paragraph (4) of this subsection if the following is included on the political committee's campaign finance report:
- 34 (i) a lump sum contribution of the total amount received by the 35 political committee in the form of eligible contributions;

(9)

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1		(ii) the number of individuals making eligible contributions; and			
2 3	political committee	(iii) the average amount of the eligible contributions received by the e.			
$\frac{4}{5}$	[(d)] (E) finance entity of a	A campaign finance report prescribed by this subtitle for the campaign candidate is required whether or not:			
6	(1)	the candidate files a certificate of candidacy;			
7 8	(2) be a candidate;	the candidate withdraws, declines a nomination, or otherwise ceases to			
9	(3)	the candidate's name appears on the primary ballot; or			
10	(4)	the candidate is successful in the election.			
11	13-604.1.				
12 13	(b) The State Board may impose a civil penalty in accordance with this section for the following violations:				
14 15	(1) (c), and (d) of this t	making a disbursement in a manner not authorized in § 13–218(b)(2), itle;			
16 17	of this title; (2)	failure to maintain a campaign bank account as required in § 13–220(a)			
18 19	(3) this title;	making a disbursement by a method not authorized in § 13–220(d) of			
20 21	(4) required in § 13–22	failure to maintain detailed and accurate account books and records as 21 of this title;			
22 23	(5) authorized in § 13-	fund-raising during the General Assembly session in a manner not -235 of this title;			
24 25	(6) required in § 13–30	failure to report all contributions received and expenditures made as 04(b) of this title;			
26 27	(7) § 13–401 of this tit	failure to include an authority line on campaign material as required in le;			
28 29	(8) this title; or	failure to retain a copy of campaign material as required in § 13–403 of			

failure to include a disclosure on online campaign material as required

Approved:	
SECTION 2. AND BE IT FUR' 1, 2021.	THER ENACTED, That this Act shall take effect Jur
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