

The People of the State of Michigan enact:

Section amended; campaign financing and advertising.

Section 1. Section 33 of Act No. 388 of the Public Acts of 1976, being section 169.233 of the Compiled Laws of 1970, is amended to read as follows:

169.233 Campaign statement; filing schedule; late filing fee; violation; penalty; prohibitions. [M.S.A. 4.1703(33)]

Sec. 33. (1) A committee supporting or opposing a candidate shall file campaign statements as required by this act according to the following schedule:

(a) A preelection campaign statement shall be filed not later than the eleventh day before an election. The closing date for a campaign statement filed under this subdivision shall be the sixteenth day before the election.

(b) A postelection campaign statement shall be filed not later than the thirtieth day following the election. The closing date for a campaign statement filed under this subdivision shall be the twentieth day following the election. A committee supporting a candidate who loses the primary election shall file closing campaign statements in accordance with this section. If all liabilities of such a candidate or committee are paid before the closing date and additional contributions are not expected, the campaign statement may be filed at any time after the election, but not later than the thirtieth day following the election.

(2) A candidate committee or a committee other than a candidate committee which files a sworn statement pursuant to section 24(4) need not file a campaign statement under subsection (1)(a) unless it did receive or expend an amount in excess of \$500.00. If the committee did not receive or expend an amount in excess of \$500.00 on behalf of the campaign, the committee shall file a campaign statement under subsection (1) (b) stating that the committee did not receive or expend an amount in excess of \$500.00. If the committee receives or expends an amount in excess of \$500.00 during a period covered by a filing, the committee is then subject to the campaign filing requirements under this act.

(3) A person who fails to file a statement as required by this section shall pay a late filing fee of \$10.00 for each day the statement remains unfilled not to exceed \$300.00. A person who is in violation more than 7 days is guilty of a misdemeanor and shall be punished by a fine of not more than \$1,000.00, or imprisoned for not more than 90 days, or both.

(4) If a person who is subject to this section is found guilty, the circuit court of that county, on application by the attorney general or the prosecuting attorney of that county, may prohibit that person from assuming the duties of a public office or from receiving compensation from public funds, or both.

This act is ordered to take immediate effect.

Approved January 4, 1978.

[No. 308]

AN ACT to amend section 29 of Act No. 388 of the Public Acts of 1976, entitled "An act to regulate political activity; to regulate campaign financing; to restrict campaign contributions and expenditures; to require campaign statements and reports; to regulate anonymous contributions; to regulate campaign advertising and literature; to provide for segregated funds for political purposes; to provide for the use of public funds for political purposes; to create a state

ions; to prescribe penalties; and section 169.236 of the Compiled

Michigan enact:

1 advertising.

Public Acts of 1976, being section added to read as follows:

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of a ballot question committee question shall be filed with the st populous county in the state. A ing a ballot question to be voted e, shall file with the clerk of the mittee supporting or opposing a e county shall file a statement only

political party committee that is a led with the secretary of state. A mittee shall file a copy with the t state.

any other committee not covered with the secretary of state who shall ence of each candidate for whom it ept that a committee reporting e within only 1 county shall file a

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No. 388 of the Public Acts of 1976, ; to regulate campaign financing; to ures; to require campaign statements tions; to regulate campaign adver- ated funds for political purposes; to olitical purposes; to create a state of, or refunding of, unexpended ppropriations; to prescribe penalties; and eing section 169.233 of the Compiled

campaign fund; to provide for reversion of, or refunding of, unexpended balances; to require reports; to provide appropriations; to prescribe penalties; and to repeal certain acts and parts of acts," being section 169.229 of the Compiled Laws of 1970.

The People of the State of Michigan enact:

Section amended; campaign financing and advertising.

Section 1. Section 29 of Act No. 388 of the Public Acts of 1976, being section 169.229 of the Compiled Laws of 1970, is amended to read as follows:

169.229 Campaign statement filed by political party committee; contents; identification of expenditure; notation on contribution to candidate committee or ballot question committee; notation on independent expenditure; apportionment of expenditure. [M.S.A. 4.1703(29)]

Sec. 29. (1) A campaign statement filed by a political party committee shall contain the following information:

(a) The full name of each person from whom contributions totaling \$20.01 or more in value is received in a calendar year, the amount, and the date or dates contributed; and if the person is a committee, the name and address of the committee and the full name of the committee treasurer, together with the amount of the contribution and the date received. The occupation, employer, and principal place of business shall be listed for each person from whom contributions totaling \$200.01 or more are received in a calendar year.

(b) Accompanying a campaign statement reporting the receipt of a contribution of \$20.01 or more from a committee or person whose treasurer does not reside in, whose principal office is not located in, or whose funds are not kept in this state, and whose committee has not filed a statement of organization as required in section 24, shall be a statement setting forth the full name and address of the treasurer of the committee.

(c) An itemized list of all expenditures, including in-kind contributions and expenditures and loans, made during the period covered by the campaign statement which were contributions to a candidate committee of a candidate for elective office or a ballot question committee; or independent expenditures in support of the qualification, passage, or defeat of a ballot question or in support of the nomination or election of a candidate for elective office or the defeat of any of the candidate's opponents.

(d) The total expenditure by the committee for each candidate for elective office or ballot question in whose behalf an independent expenditure was made or a contribution was given for the election.

(e) The filer's name, address, and telephone number, where available, if any, and the full name, residential and business addresses, and telephone numbers, where available, of the committee treasurer.

(2) An expenditure listed under subsection (1)(c) shall be identified as an independent expenditure or as a contribution to a candidate committee or a ballot question committee.

(3) A contribution to a candidate committee or ballot question committee listed under subsection (1)(c) shall note the name and address of the committee, the name of the candidate and the office sought, if any, the amount contributed, and the date of contribution.

(4) An independent expenditure listed under subsection (1)(c) shall note the name of the candidate for whose benefit the expenditure was made and the office

f, or refunding of, unexpended
ations; to prescribe penalties; and
section 169.229 of the Compiled

Michigan enact:

and advertising.

Public Acts of 1976, being section
ended to read as follows:

**political party committee; contents;
on contribution to candidate
notation on independent expen-
[M.S.A. 4.1703(29)]**

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expenditure was made and the office

sought by the candidate, or a brief description of the ballot question for which the
expenditure was made, the amount, date, and purpose of the expenditure, and the
full name and address of the person to whom the expenditure was made.

(5) An expenditure listed which was made in support of more than 1
candidate or ballot question, or both, shall be apportioned reasonably among the
candidates or ballot questions, or both.

This act is ordered to take immediate effect.
Approved January 4, 1978.

[No. 309]

AN ACT to amend section 63 of Act No. 388 of the Public Acts of 1976,
entitled "An act to regulate political activity; to regulate campaign financing; to
restrict campaign contributions and expenditures; to require campaign statements
and reports; to regulate anonymous contributions; to regulate campaign adver-
tising and literature; to provide for segregated funds for political purposes; to
provide for the use of public funds for political purposes; to create a state
campaign fund; to provide for reversion of, or refunding of, unexpended
balances; to require reports; to provide appropriations; to prescribe penalties; and
to repeal certain acts and parts of acts," being section 169.263 of the Compiled
Laws of 1970.

The People of the State of Michigan enact:

Section amended; campaign financing and advertising.

Section 1. Section 63 of Act No. 388 of the Public Acts of 1976, being section
169.263 of the Compiled Laws of 1970, is amended to read as follows:

**169.263 Record of candidate's certified statements of qualifying con-
tributions; contents of statement; notice of qualification to receive
moneys; application for moneys; determination of amount; forwarding
information and application to state treasurer; issuance of warrant.
[M.S.A. 4.1703(63)]**

Sec. 63. (1) The secretary of state shall receive and keep a record of each
candidate's certified statements of qualifying contributions. A statement shall
include in alphabetical order the full name and street address of each person from
whom a qualifying contribution is received during the reporting period, together
with the amount of each contribution and the date received by the treasurer of the
committee.

(2) The secretary of state shall promptly notify a candidate for nomination for
governor when that candidate qualifies under this act to receive moneys from the
state campaign fund.

(3) If a candidate desires to receive moneys from the state campaign fund and
received notice of qualification for funding under subsection (2), the candidate
shall apply to the secretary of state. The candidate shall state the amount of
moneys desired from the state campaign fund in the application. the candidate
shall state in the application for state campaign fund money that the candidate
and the candidate's committee agree to adhere to expenditure limitations stated in
section 67.

(4) The secretary of state shall determine the maximum amount for which the
candidate qualifies under this act. The secretary of state shall forward