AN ACT to amend section 47 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 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 169.247 of the Compiled Laws of 1970.

The People of the State of Michigan enact:

Section amended; campaign financing and advertising.

Section 1. Section 47 of Act No. 388 of the Public Acts of 1976, being section 169.247 of the Compiled Laws of 1970, is amended to read as follows:

169.247 Printed matter or radio or television paid advertisement having reference to election, candidate, or ballot question; names and addresses; disclaimers; exemptions; violation; penalty. [M.S.A. 4.1703(47)]

Sec. 47. (1) A billboard, placard, poster, pamphlet, or other printed matter having reference to an election, a candidate, or ballot question, shall bear upon it the name and address of the person paying for the matter.

(2) A radio or television paid advertisement having reference to an election, a candidate, or ballot question shall identify the sponsoring person as required by the federal communications commission, shall bear the name of the person paying for the advertisement, and shall be in compliance with the following:

(a) If the radio or television paid advertisement relates to a candidate and is an independent expenditure, the advertisement shall contain the following disclaimer: “Not authorized by any candidate”.

(b) If the radio or television paid advertisement relates to a candidate and is not an independent expenditure but is paid for by a person other than the candidate to which it is related, the advertisement shall contain the following disclaimer: “Authorized by .................................................................”.

(name of candidate or name of candidate committee)

(3) If the printed matter relating to a candidate is an independent expenditure which was not authorized in writing by the candidate committee of that candidate, the printed matter shall contain the following disclaimer: “Not authorized by the candidate committee of .................................................................”.

(candidate's name)

The size and placement of the disclaimer shall be determined by rules promulgated by the secretary of state. The rules may exempt printed matter and certain other items such as campaign buttons or balloons, the size of which makes it unreasonable to add an identification or disclaimer, from the identification or disclaimer required by this section.

(4) A person who knowingly violates this section 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.

This act is ordered to take immediate effect.
Approved July 12, 1978.