

has been treated for external and internal parasites, not less than 7 days prior to the cat's entry into this state. The cat shall be accompanied by a health certificate signed by a veterinarian, including records of the cat's medication and immunization.

(e) Sell or deliver a dog or cat without providing to the purchaser a health certificate signed by a veterinarian licensed by this state, for the dog or cat. The certificate shall include a health record indicating the date and type of vaccinations which have been given to the dog or cat.

This act is ordered to take immediate effect.
Approved July 18, 1980.

[No. 215]

AN ACT to amend section 35 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 169.235 of the Compiled Laws of 1970.

The People of the State of Michigan enact:

Section amended; campaign financing and advertising.

Section 1. Section 35 of Act No. 388 of the Public Acts of 1976, being section 169.235 of the Compiled Laws of 1970, is amended to read as follows:

169.235 Additional campaign statement; filing; deadline; closing date; period covered; waiver; exception; failure to file; late filing fee; effect of filing sworn statement; receipts or expenditures subjecting committee to campaign filing requirements; violation as misdemeanor; penalty; "person" defined. [M.S.A. 4.1703(35)]

Sec. 35. (1) In addition to any other requirements of this act to file a campaign statement, a committee other than an independent committee, shall also file a campaign statement not later than January 31 of each year. The campaign statement shall have a closing date of December 31 of the previous year. The period covered by the campaign statement filed pursuant to this subsection shall begin from the day after the closing date of the previous campaign statement. A campaign statement filed pursuant to this subsection shall be waived if a postelection campaign statement has been filed which has a filing deadline within 30 days of the closing date of the campaign statement required by this subsection.

(2) Subsection (1) does not apply to a candidate committee for an officeholder who is a judge or a supreme court justice, or holds an elective office for which the salary is less than \$100.00 a month and does not receive any contribution or make any expenditure during the time which would be otherwise covered in the statement.

(3) A person who is a candidate committee of a candidate for state elective office or a judicial office and who fails to file a campaign statement under this section shall pay a late filing fee of \$25.00 for each business day the campaign

statement remains not filed in violation of this section not to exceed \$300.00. A person who is a committee other than a candidate committee of a candidate for state elective office or a judicial office and who fails to file a campaign statement under this section shall pay a late filing fee of \$10.00 for each business day the committee statement remains not filed in violation of this section not to exceed \$300.00.

(4) A committee filing a sworn statement pursuant to section 24(7) need not file a statement in accordance with subsection (1). If a committee receives or expends more than \$1,000.00 for an election, the committee is then subject to the campaign filing requirements under this act and shall file a campaign statement for the period beginning the day after the closing date of the last postelection campaign statement or an annual campaign statement which is waived pursuant to subsection (1), whichever occurred earlier.

(5) A person who is in violation of subsection (1) for more than 7 business days is guilty of a misdemeanor, punishable by a fine of not more than \$1,000.00, or imprisonment for not more than 90 days, or both. A person who knowingly files an incomplete or inaccurate statement or report required by this section is guilty of a misdemeanor, punishable by a fine of not more than \$1,000.00, or imprisonment for not more than 90 days, or both.

(6) As used in subsections (3) and (5), "person" means for a committee other than a candidate committee, that committee and that committee's treasurer, and for a candidate committee, that committee, that candidate, and that candidate committee's treasurer.

This act is ordered to take immediate effect.

Approved July 18, 1980.

[No. 216]

AN ACT to amend sections 2, 4, 7, and 13 of Act No. 192 of the Public Acts of 1962, entitled as amended "An act authorizing the creation of professional service corporations; providing definitions; providing exceptions; providing the manner and method of creating such corporations; providing for individual liability of officers, employees and agents of such corporations in certain instances; authorizing certain investments of corporate funds; regulating the issuance and transfer of capital stock; providing forfeiture of corporate franchise in certain instances; and requiring identification as a corporation," section 4 as amended by Act No. 151 of the Public Acts of 1974, being sections 450.222, 450.224, 450.227, and 450.233 of the Compiled Laws of 1970; and to repeal certain acts and parts of acts.

The People of the State of Michigan enact:

Sections amended; professional service corporation act.

Section 1. Sections 2, 4, 7, and 13 of Act No. 192 of the Public Acts of 1962, section 4 as amended by Act No. 151 of the Public Acts of 1974, being sections 450.222, 450.224, 450.227, and 450.233 of the Compiled Laws of 1970, are amended to read as follows:

450.222 Definitions. [M.S.A. 21.315(2)]

Sec. 2. As used in this act:

(a) "Professional service" means any type of personal service to the public which requires as a condition precedent to the rendering of the service the