

1st Sub. H.B. 32

CAMPAIGN AND FINANCIAL REPORTING AMENDMENTS

SENATE FLOOR AMENDMENTS

AMENDMENT 1

FEBRUARY 16, 2011 3:38 PM

Senator **Daniel W. Thatcher** proposes the following amendments:

1. Page 20, Lines 585 through 590:

585 (1) ~~{(a)}~~ A county political party ~~{officer who}~~ that fails to file the interim report due
before the
586 regular primary election, on August 31, or before the regular general election is ~~{:~~
587 ~~—— (i) subject to a fine imposed in accordance with Section 20A-11-1005; and~~
588 ~~—— (ii) guilty of a class B misdemeanor}~~ subject to a fine of \$1,000, which the chief election officer
shall deposit in the General Fund .
589 ~~{(b) The lieutenant governor shall report all violations of Subsection (1)(a) to the~~
590 attorney general.}

2. Page 20, Lines 603 through 609:

603 (4) (a) ~~{It is unlawful for a}~~ A county political party ~~{officer to fail}~~ that fails to file
or amend a
604 financial statement within 14 days after receiving notice from the lieutenant governor under
605 this section is subject to a fine of \$1,000, which the chief election officer shall deposit in the General
Fund .
606 ~~{(b) A county political party officer who violates Subsection (4)(a) is guilty of a class B~~
607 misdemeanor.
608 ~~—— (c) The lieutenant governor shall report all violations of Subsection (4)(a) to the~~
609 attorney general.}