

H.B. 41

CAMPAIGN REPORT AMENDMENTS

Representative **Sheryl L. Allen** proposes the following amendments:

1. Page 2, Lines 36 through 37:

36 Other Special Clauses:

37 ~~{None}~~ **This bill coordinates with S.B. 21, Campaign Finance Disclosure Revisions, by providing superceding amendments.**

2. Page 13, Line 399 through Page 14, Line 422:

399 20A-11-105. Amending financial statements -- Fees.

400 (1) **For the purposes of this section, "election cycle" means the two year period commencing on March 1 in a regular general election year and ending on the last day of February in the next regular general election year.**

401 (2) A person may file an amended financial statement to correct any financial statement
402 filed under the requirements of this chapter, using the form required by the election officer,
403 either:

403 (a) voluntarily; or

404 (b) at the direction of the election officer, as provided for in this chapter.

405 ~~{(2) The}~~ **(3) (a) Subject to the requirements of Subsection (3)(b), the** election officer shall
406 assess an administrative fee for each amended financial

407 statement filed, which fee shall equal ~~{the greater of:~~

407 ~~(a) \$25; or~~

408 ~~(b)}~~ the total of the following assessments, which shall be assessed for each change
409 made in the amended financial statement:

410 (i) for a change of the name of an individual or source making a contribution or public
411 service assistance, 5% of the contribution or public service assistance;

412 (ii) for a change of the name of a person or entity receiving disbursement of an
413 expenditure, 5% of the amount of the expenditure;

414 (iii) for a change that results in an increase in the reported amount of a contribution or
415 public service assistance, 5% of the difference between the amended financial statement and
416 the previously filed financial statement;

417 (iv) for a change that results in an increase in the reported amount of an expenditure,
418 5% of the difference between the amended financial statement and the previously filed
419 financial statement; or

420 (v) for a newly reported contribution, public service assistance, or expenditure, or a

421 change in both the name and the amount associated with a contribution, public service
422 assistance, or expenditure, 5% of the contribution, public service assistance, or expenditure.

(b) The election officer shall waive the first \$50 of fees that are assessable to a person during an election cycle under Subsection (3)(a), except in no case shall the election officer enforce collection of a fee that is less than \$25.

3. *Page 24, Lines 739 through 740:*

739 (iii) The lieutenant governor shall report all violations of Subsection [~~(2)~~] (3)(c)(i) to
740 the attorney general.

Section 15. Coordinating H.B. 41 with S.B. 21 -- Superseding Amendments.

If this H.B. 41 and S.B. 21, Campaign Finance Disclosure Revisions, both pass, it is the intent of the Legislature that the references to "September 15" in Subsections 20A-11-103(1)(a)(iv) and (1)(b)(iv) in this bill be replaced with "August 31".