

H.B. 41

CAMPAIGN REPORT AMENDMENTS

HOUSE FLOOR AMENDMENTS

AMENDMENT 3

FEBRUARY 1, 2008 11:54 AM

Representative **James A. Dunnigan** proposes the following amendments:

1. *Page 11, Line 330 through Page 12, Line 338:*

330 (ii) (iv) [~~In addition to the information required by Subsection (1)(a)(i) and in the~~
331 same mailing, ten days before the interim reports for candidates or judges are due, the
332 lieutenant governor shall inform the candidate or judge] if the notification is sent to a judge in
333 reference to the interim report due before the regular general election. ~~{or}~~ - **that voters will be**
informed that the judge has been disqualified and any votes cast for the judge will not be counted if the
report is not timely filed;
(v) if the notification is sent to a candidate in
334 reference to an interim report due before the regular primary election, on September 15, or
335 before the regular general election, that ~~{if the report is not}~~ [received in the lieutenant governor's
336 office by 5 p.m. on the date that it is due] ~~{timely filed,}~~ voters will be informed that the
337 candidate ~~{or judge}~~ has been disqualified and any votes cast for the candidate ~~{or judge}~~ will not
338 be counted[;] **if the report is not timely filed** ;

Renumber remaining subsections accordingly.

2. *Page 14, Lines 400 through 400b:*

400 (1) ~~H~~→ For the purposes of this section, "~~{election}~~ fee calculation cycle" means the ~~{two~~
year} period
400a ~~{commencing}~~ that commences on March 1 ~~{in a regular general election}~~ of each year
and ~~{ending}~~ ends on the last day of
400b February ~~{in the next regular general election}~~ of the following year.

3. *Page 14, Lines 422a through 422c*

House Committee Amendments

1-28-2008:

422a ~~H~~→ (b) The election officer shall waive the first \$50 of fees that are assessable to a
422b person ~~{during an election cycle}~~ under Subsection (3)(a) during each fee calculation cycle ,
~~{except in no case shall}~~ and the election
422c officer ~~{enforce collection of a}~~ shall not assess a fee ~~{that is less than}~~ against a person

until the fees that are assessable during the fee calculation cycle total at least \$25. ←Ĥ

4. Page 24, Lines 740a through 740d

House Committee Amendments

1-28-2008:

740a Ĥ→ Section 15. Coordinating H.B. 41 with S.B. 21 -- Superseding Amendments.

740b If this H.B. 41 and S.B. 21, Campaign Finance Disclosure Revisions, both pass, it is the

740c intent of the Legislature that **when the Office of Legislative Research and General Counsel prepares the**

Utah Code database for publication, the amendments to Section 20A-11-103 supersede the amendments

to Section 20A-11-103 in S.B. 21 except that the references to "September 15" in Subsections

740d 20A-11-103(1)(a)(iv) and (1)(b)(iv) in this bill **shall** be replaced with "August 31". ←Ĥ