

ICH OTHER OBLIGATIONS,  
ES OF DEPOSIT, AS MAY BE  
ER FOR THE GENERAL FUND  
ER AS THE TREASURER MAY

BINATIONS THEREOF MADE  
HALL INCLUDE, AS PART OF  
RGE, AS APPROVED BY THE

ISING SHALL APPROVE AN  
EACH HOUSING PROJECT,  
QUATE FOR DEBT SERVICE,  
SERVICE CHARGE, OTHER  
OF REASONABLE RESERVES  
ACEMENTS, VACANCY AND

OF THE GOVERNOR, ANY  
SE INCURRED BY THE STATE  
OF THE PROVISIONS OF THIS  
SARY EMPLOYEES AND THE  
SHALL BE PAID FROM THE

),  
PAYMENTS RECEIVED FROM  
THROUGH TO THE GENERAL

o. 690

l-356

OLATORS OF THE UNFAIR

-110d of the general statutes is  
ereof:

with sections 4-177 to 4-185,  
y person has been engaged or is  
f this chapter, shall mail to such  
arges and containing a notice of  
in fixed at least fifteen days after  
ed shall have the right to file a  
in stated and appear at the time  
erwise, with or without counsel,  
son may make application, and  
commissioner to intervene and  
on. The testimony in any such  
ning person, shall be under oath  
ficer of the hearing and filed in  
or his authorized representatives  
e attendance and testimony of  
material at such proceeding. If  
: opinion that the method of  
prohibited by this chapter, the  
erson complained of in which he  
ward by certified mail to such

person an order to cease and desist from using such methods of competition or such  
act or practice, OR, IF THE AMOUNT INVOLVED IS LESS THAN TWO  
THOUSAND DOLLARS, AN ORDER DIRECTING RESTITUTION, OR BOTH.  
The commissioner may apply for the enforcement of any cease and desist order,  
ORDER DIRECTING RESTITUTION or consent order issued under this chapter to  
the superior court for the judicial district of Hartford-New Britain, or to any judge  
thereof if the same is not in session, for orders temporarily and permanently  
restraining and enjoining any person from continuing violations of such cease and  
desist order, ORDER DIRECTING RESTITUTION or consent order. Such  
application for a temporary restraining order [and], temporary and permanent  
injunction, ORDER DIRECTING RESTITUTION and for such other appropriate  
decree or process shall be brought and the proceedings thereon conducted by the  
attorney general.

Sec. 2. Section 42-110e of the general statutes is repealed and the following  
is substituted in lieu thereof:

Any person required by an order of the commissioner to cease and desist  
from using any method, act or practice declared unlawful by section 42-110b OR TO  
MAKE RESTITUTION may appeal therefrom in accordance with the provisions of  
section 4-183. Appeals under this section shall be privileged cases to be heard by the  
court as soon after the return day as shall be practicable.

Substitute Senate Bill No. 269

**PUBLIC ACT NO. 81-357**

AN ACT REVISING THE PROVISIONS OF CONNECTICUT'S CAMPAIGN  
FINANCE LAWS.

Section 1. Section 9-335 of the general statutes is repealed and the  
following is substituted in lieu thereof:

As used in chapter 150, AS AMENDED BY THIS ACT:

(1) "[Continuing political] PARTY committee" shall include state central  
committees and town committees [; and all committees organized by stock  
corporations or other business organizations and all committees or combinations of  
two or more persons, organized in or outside the state and conducting their activities  
in the state, primarily for the purpose of promoting the success or defeat of any  
political party, candidate or candidates and which have a continuing existence  
independent of any primary, election, or referendum] but shall not include any  
party-affiliated or district, ward or borough committee which receives all of its  
funds from a single source, which source is the state central committee of the party  
with which such committee is affiliated or a single town committee with the same  
party affiliation, and which shall be construed to be a part of such state central or  
town committee for purposes of chapter 150. NO STATE CENTRAL COMMITTEE  
OR TOWN COMMITTEE MAY ESTABLISH A COMMITTEE OTHER THAN A  
SINGLE PARTY COMMITTEE FOR PURPOSES OF THIS CHAPTER.

(2) "Political committee" shall include all committees organized by stock  
corporations or other business organizations OR OTHER ORGANIZATIONS and all  
committees [or], PERSONS OTHER THAN INDIVIDUALS, OR [combinations of]  
two or more [persons,] INDIVIDUALS organized or ACTING JOINTLY conducting  
their activities in or outside the state, for [the purpose of] a single primary [or],  
election OR REFERENDUM, OR FOR ONGOING POLITICAL ACTIVITIES, to aid  
or promote the success or defeat of any political party [or], any one or more  
candidates for public office, OR ANY CONSTITUTIONAL AMENDMENT,  
REFERENDUM QUESTION OR ANY QUESTION TO BE VOTED UPON AT ANY  
ELECTION, OR A COMMITTEE ESTABLISHED BY A CANDIDATE, FOR A  
SINGLE ELECTION OR PRIMARY, TO DETERMINE THE PARTICULAR PUBLIC  
OFFICE TO WHICH HE SHALL SEEK NOMINATION OR ELECTION, but shall  
not include candidate committees or [organization political] PARTY committees.

(3) "Candidate committee" shall include [all committees or combinations of two or more persons, organized in or outside the state and conducting their activities in the state,] ANY COMMITTEE DESIGNATED OR ESTABLISHED BY A SINGLE CANDIDATE, OR FORMED WITH THE CONSENT, AUTHORIZATION OR COOPERATION OF SUCH CANDIDATE, for the purpose of a single primary or election and to aid or promote the nomination or election of a single candidate for a particular public office, but shall not include political committees or [organization political] PARTY committees. No candidate FOR A PARTICULAR PUBLIC OFFICE shall have more than one candidate committee.

(4) ["Political issue committee" shall include all committees organized by stock corporations or other business organizations and all committees or combinations of two or more persons, organized or conducting their activities in or outside the state, solely for the purpose of a single election or referendum, for aiding or promoting the success or defeat of any constitutional amendment, referendum question or any question to be voted upon at any election.

(5) "Organization political committee" means a committee organized or conducting its activities in or outside of the state, for the purpose of a single primary or election, to aid or promote the success or defeat of any political party or any one or more candidates for public office or a committee organized for the purposes of ongoing political activities, and which receives funds exclusively from one single organization, as defined in subdivision (6) of this section, but shall not include political committees or candidate committees.

(6) "Organization" shall include all LABOR organizations, [groups or entities,] AS DEFINED IN THE LABOR-MANAGEMENT REPORTING AND DISCLOSURE ACT OF 1959, AS FROM TIME TO TIME AMENDED, AND MEMBERSHIP ORGANIZATIONS WHICH RECEIVE THEIR FUNDS EITHER FROM MEMBERSHIP DUES OR FROM THE ORGANIZATION'S TREASURY, whether organized in or outside of this state, [other than those within the definition of stock corporation and other business organizations,] and excluding all candidate committees, [continuing political] PARTY committees [,] AND political committees [, organization political committees and political issue committees].

[(7)] (5) "Stock corporation" and "other business organization" shall include the following, whether organized in or outside of this state: Stock corporations, banks, insurance companies, business associations, bankers associations, insurance associations, TRADE ASSOCIATIONS, partnerships, joint ventures; private foundations, as defined in Section 509 of the Internal Revenue Code of 1954, as from time to time amended; trusts or estates; corporations organized under chapters 592 to 597, inclusive; cooperatives, and any other association, organization or entity which is engaged in the operation of a business or profit-making activity; but shall not include nonstock corporations which are not engaged in business or profit-making activity [, labor] organizations, as defined [in the Labor-Management Reporting and Disclosure Act of 1959,] IN SUBDIVISION (4) OF THIS SECTION, [and] candidate committees, [continuing political] PARTY committees [,] AND political committees [, organization political committees and political issue committees,] as defined in this section. For purposes of this chapter, corporations which are component members of a controlled group of corporations, as those terms are defined in Section 1563 of the Internal Revenue Code of 1954, as amended from time to time, shall be deemed to be one corporation.

[(8)] (6) "Individual" shall include a human being or a sole proprietorship.

[(9)] (7) "Campaign treasurer" means any individual appointed by the chairman of a [continuing political] PARTY committee [,] OR political committee [, political issue committee or organization political committee] to receive and disburse moneys on behalf of such committee.

[(10)] (8) "Principal campaign treasurer" means the individual chosen by each candidate, [pursuant to section 9-348b] to disburse, as well as to receive, moneys to aid or promote the success of such candidate.

[all committees or combinations of the state and conducting their VOTED OR ESTABLISHED BY A CONSENT, AUTHORIZATION the purpose of a single primary or election of a single candidate for a political committee or [organization OR A PARTICULAR PUBLIC mittee.

include all committees organized by elections and all committees or conducting their activities in or election or referendum, for aiding constitutional amendment, referendum election.

means a committee organized or for the purpose of a single primary of any political party or any one organized for the purposes of funds exclusively from one single section, but shall not include

BOR organizations, [groups or GEMENT REPORTING AND TO TIME AMENDED, AND GIVE THEIR FUNDS EITHER ORGANIZATION'S TREASURY, than those within the definition is,] and excluding all candidate es [.] AND political committees ue committees].

"business organization" shall outside of this state: Stock business associations, bankers CIATIONS, partnerships, joint 1 509 of the Internal Revenue trusts or estates; corporations cooperatives, and any other n the operation of a business or ck corporations which are not [.] organizations, as defined [in of 1959;] IN SUBDIVISION (4) [continuing political] PARTY tion political committees and . For purposes of this chapter, trolled group of corporations, rnal Revenue Code of 1954, as ne corporation.

a human being or a sole

individual appointed by the se [.] OR political committee [ committee] to receive and

means the individual chosen by urse, as well as to receive, ate.

[(11)] (9) "Deputy principal campaign treasurer" means the individual chosen by each candidate to serve in the capacity of principal campaign treasurer in the event that the principal campaign treasurer is unable for any reason to perform his duties.

[(12)] (10) "Person" means any individual, committee, firm, partnership, organization, association, syndicate, company trust, corporation, OR ANY LEGAL ENTITY OF ANY KIND BUT SHALL NOT INCLUDE THE STATE, ANY municipality, agency or political or administrative subdivision of the state [, or other legal entity of any kind].

[(13)] (11) "National committee" means the organization which by virtue of the bylaws of a political party is responsible for the day-to-day operation of a political party at the national level.

[(14)] (12) "Committee" shall include [continuing political] PARTY committees, political committees [.] AND candidate committees [, political issue committees and organization political committees].

[(15)] (13) "Deputy campaign treasurer" means [, in the case of continuing political committees, political committees, political issue committees and organization political committees,] the individual who may be appointed by the chairman of any [such] PARTY OR POLITICAL committee to serve in the capacity of the campaign treasurer in the event that the campaign treasurer is unable for any reason to perform his duties.

[(16)] (14) "Solicitor" means any individual appointed by a principal campaign treasurer of a candidate committee, or by a campaign treasurer of [a continuing political committee, political committee or political issue] ANY OTHER committee to receive, but not to disburse, moneys on behalf of such committee.

[(17)] (15) "Candidate" means an individual who seeks nomination for election or election to public office whether or not such individual is elected, and for the purposes of this chapter an individual shall be deemed to seek nomination for election or election if he has (A) taken the action necessary under the law of this state to qualify for nomination for election or election to public office or (B) solicited or received contributions or made expenditures or has given his consent to any other person to solicit or receive contributions or make expenditures with the intent to bring about his nomination for election or election to any such office.

Sec. 2. (NEW) (a) Each political committee shall file with the proper authority, in accordance with section 9-336a of the general statutes, as amended by section 3 of this act, within ten days after its organization or, if organized as a committee and on file with the proper authority on the effective date of this act, within thirty days after said effective date, a statement of organization, except that if any political committee is organized within ten days of any primary, election or referendum in connection with which it intends to make any contributions or expenditures, it shall immediately file the statement of organization required by this section.

(b) The statement of organization shall include: (1) The name and address of the committee; (2) a statement of the purpose of the committee; (3) the name and address of its campaign treasurer and deputy campaign treasurer, if applicable; (4) the name, address and position of its chairman and, other principal officers, if applicable; (5) the name and address of the bank depository for its funds as required by section 9-348c of the general statutes, as amended by section 14 of this act; (6) the name of each person, other than an individual, that is a member of the committee; (7) the name and party affiliation of each candidate whom the committee is supporting and the office sought by such candidate; (8) if the committee is supporting the entire ticket of any party, a statement to that effect and the name of the party; (9) if the committee is supporting or opposing any constitutional amendment, referendum question or question to be voted upon at any election, a brief statement identifying the substance of each such amendment or

question; (10) if the committee is established by a stock corporation, other business organization or other organization, the name of such corporation or organization; (11) if the committee files reports with the Federal Elections Commission or any out-of-state agency, a statement to that effect including the name of the agency; and (12) a statement indicating whether the committee is established for a single primary, election or referendum or for ongoing political activities.

(c) The chairman of each political committee shall report any addition to or change in information previously submitted in a statement of organization within ten days of such addition or change to the proper authority in accordance with the provisions of section 9-336a of the general statutes, as amended by section 3 of this act.

Sec. 3. Section 9-336a of the general statutes is repealed and the following is substituted in lieu thereof:

Each statement or report required to be filed under the provisions of this chapter shall in the case of all [continuing political] PARTY committees, [all organization political committees, all political issue committees,] all political committees and those candidate committees formed to aid or promote the success or defeat of any candidate for the office of governor, lieutenant governor, secretary of the state, treasurer, comptroller, attorney general, sheriff, judge of probate and members of the general assembly, be filed with the office of the secretary of the state, and in the case of political [issue] committees formed SOLELY to aid or promote the success or defeat of a question to be voted upon at an election or referendum by the electors of a single municipality, shall also be filed with the town clerk of the municipality in which the election or referendum is to be held, and in the case of candidate committees formed to aid or promote the success or defeat of any candidate, other than those enumerated above, shall be filed only with the town clerk of the municipality in which the candidate resides. Each town clerk not receiving a salary shall be entitled to receive from the town the sum of ten cents for each report so filed with him.

Sec. 4. Section 9-336b of the general statutes is repealed and the following is substituted in lieu thereof:

(a) No stock corporation or other business organization shall make any contributions to, or for the benefit of, any candidate's campaign for election to any public office or for nomination at any primary for such offices, or to promote the defeat of any candidate for any political office, or to promote the success or defeat of any political party, [or for any other political purpose,] except as otherwise provided in section 9-336f, AS AMENDED BY SECTION 8 OF THIS ACT and subsection (c) of this section.

(b) No stock corporation or other business organization shall make contributions to, or for the benefit of, a [continuing political] committee, [a candidate committee, a political committee, or any organizational political committee] except as provided in subsection (c) of this section.

(c) A stock corporation or other business organization may make reasonable and necessary contributions to a [continuing political committee or a] political committee established by such stock corporation or other business organization, for the administration of, or solicitation of contributions to, such [continuing political committee or] political committee, except that nonmonetary contributions by a stock corporation or other business organization which are incidental in nature and are directly attributable to the administration of such [continuing political committee or] political committee shall be exempt from the reporting requirements of this chapter.

Sec. 5. Section 9-336c of the general statutes is repealed and the following is substituted in lieu thereof:

[An] EXCEPT AS PROVIDED SECTION 8 OF THIS ACT, AN ORGANIZATION shall make contributions OR EXPENDITURES only political committee. Such [organization] authorized to receive funds exclusively for make contributions OR EXPENDITURES campaign for election or for nomination at political party. An organization shall committee.

Sec. 6. Section 9-336d of the general statutes is substituted in lieu thereof:

(a) No [organization] political ORGANIZATION shall make a contribution to any candidate's campaign for election to the office of (1) governor in excess of one thousand five hundred dollars; (2) lieutenant governor, secretary of the state, treasurer, comptroller or attorney general in excess of one thousand five hundred dollars; (3) sheriff in excess of one thousand five hundred dollars; or (4) judge in excess of five hundred dollars; or (5) state senator or representative in excess of five hundred dollars.

(b) No [organization] political ORGANIZATION shall make a contribution to any such candidate's campaign for nomination to the office of (1) governor in excess of one thousand five hundred dollars; (2) lieutenant governor, secretary of the state, treasurer, comptroller or attorney general in excess of one thousand five hundred dollars; (3) state senator or representative in excess of one thousand five hundred dollars; or (4) judge in excess of five hundred dollars; or (5) state senator or representative in excess of five hundred dollars.

(c) NO POLITICAL COMMITTEE OR ORGANIZATION SHALL MAKE A CONTRIBUTION TO ANY CANDIDATE, FOR A SINGLE ELECTION TO ANY PARTICULAR PUBLIC OFFICE TO WHICH THE CANDIDATE IS NOMINATED, IN EXCESS OF TWO HUNDRED DOLLARS.

(d) Notwithstanding the provisions of this section, no [organization] political ORGANIZATION shall make contributions to any candidate's campaign for election to any public office or for nomination at any primary for such offices, or to promote the success or defeat of any candidate for any political office, or to promote the success or defeat of any political party, [or for any other political purpose,] except as otherwise provided in section 9-336f, AS AMENDED BY SECTION 8 OF THIS ACT and subsection (c) of this section.

Sec. 7. Section 9-336e of the general statutes is substituted in lieu thereof:

(a) No [organization] political ORGANIZATION shall make contributions to, or for the benefit of, (1) the state central committee in excess of one thousand dollars; (2) any [other continuing political] committee in excess of one thousand dollars; or (3) any OTHER ORGANIZATION in excess of one thousand dollars EXCEPT THE PROVISIONS OF THIS SECTION APPLY TO POLITICAL COMMITTEES FORMED TO PROMOTE THE SUCCESS OR DEFEAT OF ANY CANDIDATE FOR ELECTION, NOMINATION, REFERENDUM QUESTION OR AMENDMENT, REFERENDUM QUESTION OR AMENDMENT, REFERENDUM QUESTION UPON IN ANY ELECTION.

(b) No [organization] political ORGANIZATION shall make contributions to, or for the benefit of, any candidate's campaign for election to any public office or for nomination at any primary for such offices, or to promote the success or defeat of any candidate for any political office, or to promote the success or defeat of any political party, [or for any other political purpose,] except as otherwise provided in section 9-336f, AS AMENDED BY SECTION 8 OF THIS ACT and subsection (c) of this section.

543

[An] EXCEPT AS PROVIDED IN SECTION 9-336f, AS AMENDED BY SECTION 8 OF THIS ACT, AN organization, as defined in subdivision [(6)] (4) of section 9-335, AS AMENDED BY SECTION 1 OF THIS ACT, may make contributions OR EXPENDITURES only by first forming its own [organization] political committee. Such [organization] political committee shall then be authorized to receive funds exclusively from such organization's treasury, and to make contributions OR EXPENDITURES to, or for the benefit of, any candidate's campaign for election or for nomination at a primary or [to, or for the benefit of,] any political party. An organization shall form only one [organization] political committee.

Sec. 6. Section 9-336d of the general statutes is repealed and the following is substituted in lieu thereof:

(a) No [organization] political committee ESTABLISHED BY AN ORGANIZATION shall make a contribution or contributions to, or for the benefit of, any candidate's campaign for election to the office of (1) governor in excess of two thousand five hundred dollars; (2) lieutenant governor, secretary of the state, treasurer, comptroller or attorney general in excess of one thousand five hundred dollars; (3) sheriff in excess of one thousand dollars; (4) state senator or probate judge in excess of five hundred dollars; or (5) state representative in excess of two hundred fifty dollars.

(b) No [organization] political committee ESTABLISHED BY AN ORGANIZATION shall make a contribution or contributions to, or for the benefit of, any such candidate's campaign for nomination at a primary, as defined in section 9-372, to the office of (1) governor in excess of two thousand five hundred dollars; (2) lieutenant governor, secretary of the state, treasurer, comptroller or attorney general in excess of one thousand five hundred dollars; (3) sheriff in excess of one thousand dollars; (4) state senator or probate judge in excess of five hundred dollars; or (5) state representative in excess of two hundred fifty dollars.

(c) NO POLITICAL COMMITTEE ESTABLISHED BY AN ORGANIZATION SHALL MAKE A CONTRIBUTION OR CONTRIBUTIONS TO, OR FOR THE BENEFIT OF, ANY POLITICAL COMMITTEE ESTABLISHED BY A CANDIDATE, FOR A SINGLE ELECTION OR PRIMARY, TO DETERMINE THE PARTICULAR PUBLIC OFFICE TO WHICH HE SHALL SEEK NOMINATION OR ELECTION, IN EXCESS OF TWO HUNDRED FIFTY DOLLARS.

(d) Notwithstanding the provisions of subsections (a) and (b) of this section, no [organization] political committee ESTABLISHED BY AN ORGANIZATION shall make contributions to the candidates designated in this section, which in the aggregate exceed fifty thousand dollars for any single election and primary preliminary thereto.

Sec. 7. Section 9-336e of the general statutes is repealed and the following is substituted in lieu thereof:

(a) No [organization] political committee ESTABLISHED BY AN ORGANIZATION shall make contributions in any one calendar year to or for the benefit of (1) the state central committee of a political party in excess of five thousand dollars; (2) any [other continuing political] PARTY committee in excess of one thousand dollars; or (3) any OTHER political committee in excess of five hundred dollars EXCEPT THE PROVISIONS OF THIS SUBDIVISION SHALL NOT APPLY TO POLITICAL COMMITTEES FORMED SOLELY TO AID OR PROMOTE THE SUCCESS OR DEFEAT OF A CONSTITUTIONAL AMENDMENT, REFERENDUM QUESTION OR QUESTION TO BE VOTED UPON IN ANY ELECTION.

(b) No [organization] political committee ESTABLISHED BY AN ORGANIZATION shall make contributions to another [organization] political committee ESTABLISHED BY AN ORGANIZATION.

(c) Notwithstanding the provisions of subsection (a) of this section, no [organization] political committee ESTABLISHED BY AN ORGANIZATION shall make contributions to the committees designated in subsection (a) of this section, which in the aggregate exceed fifteen thousand dollars in any one calendar year.

Sec. 8. Section 9-336f of the general statutes is repealed and the following is substituted in lieu thereof:

(a) Any individual may make unlimited expenditures to aid or promote the success or defeat of any constitutional amendment, referendum question or any question to be voted upon at any election or may make unlimited contributions to any political [issue] committee FORMED SOLELY TO AID OR PROMOTE THE SUCCESS OR DEFEAT OF ANY SUCH CONSTITUTIONAL AMENDMENT, REFERENDUM QUESTION OR QUESTION TO BE VOTED UPON AT ANY SUCH ELECTION, provided any such individual who makes such expenditures in excess of ten cents for each person residing in the voting district in which a constitutional amendment, referendum question or question to be voted upon at any election is held, in accordance with the last federal decennial census, or one thousand dollars, whichever is less, shall file all designations and sworn financial statements required to be filed by political [issue] committees and otherwise comply with any provision of this chapter which applies to political [issue] committees.

(b) A stock corporation, other business organization or other organization shall not make a contribution either: (1) Directly, to aid or promote the success or defeat of a constitutional amendment, referendum question or question to be voted upon at any election; or (2) to a political [issue] committee, FORMED SOLELY TO AID OR PROMOTE THE SUCCESS OR DEFEAT OF ANY SUCH CONSTITUTIONAL AMENDMENT, REFERENDUM QUESTION OR QUESTION TO BE VOTED UPON AT ANY SUCH ELECTION in excess of ten cents for each person residing in the state or political subdivision thereof in which [a] SUCH constitutional amendment, referendum question or question to be voted upon at any election is held, in accordance with the last federal decennial census.

(c) Any stock corporation, other business organization or other organization which makes expenditures or contributions in excess of one thousand dollars in the state or political subdivision thereof in which a constitutional amendment, referendum question or question to be voted upon at any election is held, shall file all designations and sworn financial statements required to be filed by political [issue] committees, and otherwise comply with any provision of this chapter which applies to political [issue] committees.

Sec. 9. Section 9-336g of the general statutes is repealed and the following is substituted in lieu thereof:

(a) A [continuing political] PARTY committee may make contributions to, or for the benefit of, any of the following without limitation: (1) Another [continuing political] PARTY committee; (2) a candidate committee; (3) a political committee; (4) [a political issue committee; (5)] any national committee of a political party; or [(6)] (5) a committee of a candidate for federal or out-of-state office. A [continuing political] PARTY committee may not make contributions to or for the benefit of, [an organization] A political committee ESTABLISHED BY AN ORGANIZATION.

(b) A [continuing political] PARTY committee may receive contributions from a national committee of a political party, but may not receive contributions from a committee of a candidate for federal [,] or out-of-state [,] office, except [that the provisions of this subsection shall not apply to the disposition of surplus funds after the election or primary] AS PROVIDED IN SUBSECTION (b) OF SECTION 9-348h, AS AMENDED BY SECTION 18 OF THIS ACT.

(c) A [continuing political] PARTY committee shall form no other political committees, except that two or more [continuing political] PARTY

committees may join to form a political committee raising event.

(d) [Notwithstanding the provisions continuing] A political committee organized by an organization shall not make a contribution for the benefit of, any candidate's campaign for office in excess of five thousand dollars; (B) lieutenant governor, sheriff in excess of two thousand dollars; (C) state treasurer, comptroller or attorney general in excess of one thousand dollars; or (E) state representative in excess of one thousand dollars; (2) to, or for the benefit of, any such candidate at a primary, as defined in section 9-372, in excess of five thousand dollars; (B) lieutenant governor, sheriff, comptroller or attorney general in excess of two thousand dollars; (D) state treasurer, comptroller or attorney general in excess of one thousand dollars; or (E) state representative in excess of one thousand dollars; (3) TO, OR FOR THE BENEFIT OF, A POLITICAL PARTY OR CANDIDATE, FOR A SINGLE ELECTION OR FOR THE PARTICULAR PUBLIC OFFICE IN CONNECTION WITH A NOMINATION OR ELECTION, IN EXCESS OF FIVE THOUSAND DOLLARS, OR (4) to candidates designating a committee, the aggregate exceed one hundred thousand dollars in any one preliminary thereto.

Sec. 10. Section 9-336h of the general statutes is repealed and the following is substituted in lieu thereof:

(a) A candidate committee shall not make a contribution for the benefit of (1) another candidate committee, (2) a political committee, (3) a political issue committee, (4) [a political issue committee, (6)] a committee of a candidate for federal or out-of-state office, or [(7)] (5) a national committee of a political party. This subsection shall not apply to the disposition of surplus funds after the election or primary] AS PROVIDED IN SUBSECTION (b) OF SECTION 9-348h, AS AMENDED BY SECTION 18 OF THIS ACT.

(b) A candidate committee shall not make a contribution from a national committee or from a committee of a candidate for federal or out-of-state office.

Sec. 11. Section 9-336i of the general statutes is repealed and the following is substituted in lieu thereof:

(a) [A] EXCEPT AS PROVIDED BY SECTION 6 OF THIS ACT, 9-336e, 9-336f, 9-336g, 9-336h, 9-336i, 9-336j, 9-336k, 9-336l, 9-336m, 9-336n, 9-336o, 9-336p, 9-336q, 9-336r, 9-336s, 9-336t, 9-336u, 9-336v, 9-336w, 9-336x, 9-336y, 9-336z, 9-336aa, 9-336ab, 9-336ac, 9-336ad, 9-336ae, 9-336af, 9-336ag, 9-336ah, 9-336ai, 9-336aj, 9-336ak, 9-336al, 9-336am, 9-336an, 9-336ao, 9-336ap, 9-336aq, 9-336ar, 9-336as, 9-336at, 9-336au, 9-336av, 9-336aw, 9-336ax, 9-336ay, 9-336az, 9-336ba, 9-336bb, 9-336bc, 9-336bd, 9-336be, 9-336bf, 9-336bg, 9-336bh, 9-336bi, 9-336bj, 9-336bk, 9-336bl, 9-336bm, 9-336bn, 9-336bo, 9-336bp, 9-336bq, 9-336br, 9-336bs, 9-336bt, 9-336bu, 9-336bv, 9-336bw, 9-336bx, 9-336by, 9-336bz, 9-336ca, 9-336cb, 9-336cc, 9-336cd, 9-336ce, 9-336cf, 9-336cg, 9-336ch, 9-336ci, 9-336cj, 9-336ck, 9-336cl, 9-336cm, 9-336cn, 9-336co, 9-336cp, 9-336cq, 9-336cr, 9-336cs, 9-336ct, 9-336cu, 9-336cv, 9-336cw, 9-336cx, 9-336cy, 9-336cz, 9-336da, 9-336db, 9-336dc, 9-336dd, 9-336de, 9-336df, 9-336dg, 9-336dh, 9-336di, 9-336dj, 9-336dk, 9-336dl, 9-336dm, 9-336dn, 9-336do, 9-336dp, 9-336dq, 9-336dr, 9-336ds, 9-336dt, 9-336du, 9-336dv, 9-336dw, 9-336dx, 9-336dy, 9-336dz, 9-336ea, 9-336eb, 9-336ec, 9-336ed, 9-336ee, 9-336ef, 9-336eg, 9-336eh, 9-336ei, 9-336ej, 9-336ek, 9-336el, 9-336em, 9-336en, 9-336eo, 9-336ep, 9-336eq, 9-336er, 9-336es, 9-336et, 9-336eu, 9-336ev, 9-336ew, 9-336ex, 9-336ey, 9-336ez, 9-336fa, 9-336fb, 9-336fc, 9-336fd, 9-336fe, 9-336ff, 9-336fg, 9-336fh, 9-336fi, 9-336fj, 9-336fk, 9-336fl, 9-336fm, 9-336fn, 9-336fo, 9-336fp, 9-336fq, 9-336fr, 9-336fs, 9-336ft, 9-336fu, 9-336fv, 9-336fw, 9-336fx, 9-336fy, 9-336fz, 9-336ga, 9-336gb, 9-336gc, 9-336gd, 9-336ge, 9-336gf, 9-336gg, 9-336gh, 9-336gi, 9-336gj, 9-336gk, 9-336gl, 9-336gm, 9-336gn, 9-336go, 9-336gp, 9-336gq, 9-336gr, 9-336gs, 9-336gt, 9-336gu, 9-336gv, 9-336gw, 9-336gx, 9-336gy, 9-336gz, 9-336ha, 9-336hb, 9-336hc, 9-336hd, 9-336he, 9-336hf, 9-336hg, 9-336hh, 9-336hi, 9-336hj, 9-336hk, 9-336hl, 9-336hm, 9-336hn, 9-336ho, 9-336hp, 9-336hq, 9-336hr, 9-336hs, 9-336ht, 9-336hu, 9-336hv, 9-336hw, 9-336hx, 9-336hy, 9-336hz, 9-336ia, 9-336ib, 9-336ic, 9-336id, 9-336ie, 9-336if, 9-336ig, 9-336ih, 9-336ii, 9-336ij, 9-336ik, 9-336il, 9-336im, 9-336in, 9-336io, 9-336ip, 9-336iq, 9-336ir, 9-336is, 9-336it, 9-336iu, 9-336iv, 9-336iw, 9-336ix, 9-336iy, 9-336iz, 9-336ja, 9-336jb, 9-336jc, 9-336jd, 9-336je, 9-336jf, 9-336jg, 9-336jh, 9-336ji, 9-336jj, 9-336jk, 9-336jl, 9-336jm, 9-336jn, 9-336jo, 9-336jp, 9-336jq, 9-336jr, 9-336js, 9-336jt, 9-336ju, 9-336jv, 9-336jw, 9-336jx, 9-336jy, 9-336jz, 9-336ka, 9-336kb, 9-336kc, 9-336kd, 9-336ke, 9-336kf, 9-336kg, 9-336kh, 9-336ki, 9-336kj, 9-336kk, 9-336kl, 9-336km, 9-336kn, 9-336ko, 9-336kp, 9-336kq, 9-336kr, 9-336ks, 9-336kt, 9-336ku, 9-336kv, 9-336kw, 9-336kx, 9-336ky, 9-336kz, 9-336la, 9-336lb, 9-336lc, 9-336ld, 9-336le, 9-336lf, 9-336lg, 9-336lh, 9-336li, 9-336lj, 9-336lk, 9-336ll, 9-336lm, 9-336ln, 9-336lo, 9-336lp, 9-336lq, 9-336lr, 9-336ls, 9-336lt, 9-336lu, 9-336lv, 9-336lw, 9-336lx, 9-336ly, 9-336lz, 9-336ma, 9-336mb, 9-336mc, 9-336md, 9-336me, 9-336mf, 9-336mg, 9-336mh, 9-336mi, 9-336mj, 9-336mk, 9-336ml, 9-336mm, 9-336mn, 9-336mo, 9-336mp, 9-336mq, 9-336mr, 9-336ms, 9-336mt, 9-336mu, 9-336mv, 9-336mw, 9-336mx, 9-336my, 9-336mz, 9-336na, 9-336nb, 9-336nc, 9-336nd, 9-336ne, 9-336nf, 9-336ng, 9-336nh, 9-336ni, 9-336nj, 9-336nk, 9-336nl, 9-336nm, 9-336nn, 9-336no, 9-336np, 9-336nq, 9-336nr, 9-336ns, 9-336nt, 9-336nu, 9-336nv, 9-336nw, 9-336nx, 9-336ny, 9-336nz, 9-336oa, 9-336ob, 9-336oc, 9-336od, 9-336oe, 9-336of, 9-336og, 9-336oh, 9-336oi, 9-336oj, 9-336ok, 9-336ol, 9-336om, 9-336on, 9-336oo, 9-336op, 9-336oq, 9-336or, 9-336os, 9-336ot, 9-336ou, 9-336ov, 9-336ow, 9-336ox, 9-336oy, 9-336oz, 9-336pa, 9-336pb, 9-336pc, 9-336pd, 9-336pe, 9-336pf, 9-336pg, 9-336ph, 9-336pi, 9-336pj, 9-336pk, 9-336pl, 9-336pm, 9-336pn, 9-336po, 9-336pp, 9-336pq, 9-336pr, 9-336ps, 9-336pt, 9-336pu, 9-336pv, 9-336pw, 9-336px, 9-336py, 9-336pz, 9-336qa, 9-336qb, 9-336qc, 9-336qd, 9-336qe, 9-336qf, 9-336qg, 9-336qh, 9-336qi, 9-336qj, 9-336qk, 9-336ql, 9-336qm, 9-336qn, 9-336qo, 9-336qp, 9-336qq, 9-336qr, 9-336qs, 9-336qt, 9-336qu, 9-336qv, 9-336qw, 9-336qx, 9-336qy, 9-336qz, 9-336ra, 9-336rb, 9-336rc, 9-336rd, 9-336re, 9-336rf, 9-336rg, 9-336rh, 9-336ri, 9-336rj, 9-336rk, 9-336rl, 9-336rm, 9-336rn, 9-336ro, 9-336rp, 9-336rq, 9-336rr, 9-336rs, 9-336rt, 9-336ru, 9-336rv, 9-336rw, 9-336rx, 9-336ry, 9-336rz, 9-336sa, 9-336sb, 9-336sc, 9-336sd, 9-336se, 9-336sf, 9-336sg, 9-336sh, 9-336si, 9-336sj, 9-336sk, 9-336sl, 9-336sm, 9-336sn, 9-336so, 9-336sp, 9-336sq, 9-336sr, 9-336ss, 9-336st, 9-336su, 9-336sv, 9-336sw, 9-336sx, 9-336sy, 9-336sz, 9-336ta, 9-336tb, 9-336tc, 9-336td, 9-336te, 9-336tf, 9-336tg, 9-336th, 9-336ti, 9-336tj, 9-336tk, 9-336tl, 9-336tm, 9-336tn, 9-336to, 9-336tp, 9-336tq, 9-336tr, 9-336ts, 9-336tt, 9-336tu, 9-336tv, 9-336tw, 9-336tx, 9-336ty, 9-336tz, 9-336ua, 9-336ub, 9-336uc, 9-336ud, 9-336ue, 9-336uf, 9-336ug, 9-336uh, 9-336ui, 9-336uj, 9-336uk, 9-336ul, 9-336um, 9-336un, 9-336uo, 9-336up, 9-336uq, 9-336ur, 9-336us, 9-336ut, 9-336uu, 9-336uv, 9-336uw, 9-336ux, 9-336uy, 9-336uz, 9-336va, 9-336vb, 9-336vc, 9-336vd, 9-336ve, 9-336vf, 9-336vg, 9-336vh, 9-336vi, 9-336vj, 9-336vk, 9-336vl, 9-336vm, 9-336vn, 9-336vo, 9-336vp, 9-336vq, 9-336vr, 9-336vs, 9-336vt, 9-336vu, 9-336vv, 9-336vw, 9-336vx, 9-336vy, 9-336vz, 9-336wa, 9-336wb, 9-336wc, 9-336wd, 9-336we, 9-336wf, 9-336wg, 9-336wh, 9-336wi, 9-336wj, 9-336wk, 9-336wl, 9-336wm, 9-336wn, 9-336wo, 9-336wp, 9-336wq, 9-336wr, 9-336ws, 9-336wt, 9-336wu, 9-336wv, 9-336wv, 9-336wx, 9-336wy, 9-336wz, 9-336xa, 9-336xb, 9-336xc, 9-336xd, 9-336xe, 9-336xf, 9-336xg, 9-336xh, 9-336xi, 9-336xj, 9-336xk, 9-336xl, 9-336xm, 9-336xn, 9-336xo, 9-336xp, 9-336xq, 9-336xr, 9-336xs, 9-336xt, 9-336xu, 9-336xv, 9-336xw, 9-336xx, 9-336xy, 9-336xz, 9-336ya, 9-336yb, 9-336yc, 9-336yd, 9-336ye, 9-336yf, 9-336yg, 9-336yh, 9-336yi, 9-336yj, 9-336yk, 9-336yl, 9-336ym, 9-336yn, 9-336yo, 9-336yp, 9-336yq, 9-336yr, 9-336ys, 9-336yt, 9-336yu, 9-336yv, 9-336yw, 9-336yx, 9-336yy, 9-336yz, 9-336za, 9-336zb, 9-336zc, 9-336zd, 9-336ze, 9-336zf, 9-336zg, 9-336zh, 9-336zi, 9-336zj, 9-336zk, 9-336zl, 9-336zm, 9-336zn, 9-336zo, 9-336zp, 9-336zq, 9-336zr, 9-336zs, 9-336zt, 9-336zu, 9-336zv, 9-336zw, 9-336zx, 9-336zy, 9-336zz]

(b) A political committee shall not make a contribution from a candidate for federal or out-of-state office.

Sec. 12. Section 9-336j of the general statutes is repealed and the following is substituted in lieu thereof:

(a) A political [issue] committee shall not make a contribution to, or for the benefit of, any candidate's campaign for office in excess of five thousand dollars; (B) lieutenant governor, sheriff in excess of two thousand dollars; (C) state treasurer, comptroller or attorney general in excess of one thousand dollars; or (E) state representative in excess of one thousand dollars; (2) to, or for the benefit of, any such candidate at a primary, as defined in section 9-372, in excess of five thousand dollars; (B) lieutenant governor, sheriff, comptroller or attorney general in excess of two thousand dollars; (D) state treasurer, comptroller or attorney general in excess of one thousand dollars; or (E) state representative in excess of one thousand dollars; (3) TO, OR FOR THE BENEFIT OF, A POLITICAL PARTY OR CANDIDATE, FOR A SINGLE ELECTION OR FOR THE PARTICULAR PUBLIC OFFICE IN CONNECTION WITH A NOMINATION OR ELECTION, IN EXCESS OF FIVE THOUSAND DOLLARS, OR (4) to candidates designating a committee, the aggregate exceed one hundred thousand dollars in any one preliminary thereto.

committees may join to form a political committee for the purpose of a single fund raising event.

(d) [Notwithstanding the provisions of subsection (a) of this section, a continuing] A political committee organized by a stock corporation or other business organization shall not make a contribution or contributions: (1) To, or for the benefit of, any candidate's campaign for election to the office of (A) governor in excess of five thousand dollars; (B) lieutenant governor, secretary of the state, treasurer, comptroller or attorney general in excess of three thousand dollars; (C) sheriff in excess of two thousand dollars; (D) state senator or probate judge in excess of one thousand dollars; or (E) state representative in excess of five hundred dollars; (2) to, or for the benefit of, any such candidate's campaign for nomination at a primary, as defined in section 9-372, to the office of (A) governor in excess of five thousand dollars; (B) lieutenant governor, secretary of the state, treasurer, comptroller or attorney general in excess of three thousand dollars; (C) sheriff in excess of two thousand dollars; (D) state senator or probate judge in excess of one thousand dollars; or (E) state representative in excess of five hundred dollars; [or] (3) TO, OR FOR THE BENEFIT OF, A POLITICAL COMMITTEE ESTABLISHED BY A CANDIDATE, FOR A SINGLE ELECTION OR PRIMARY, TO DETERMINE THE PARTICULAR PUBLIC OFFICE TO WHICH HE SHALL SEEK NOMINATION OR ELECTION, IN EXCESS OF TWO HUNDRED FIFTY DOLLARS, OR (4) to candidates designated in this subsection which in the aggregate exceed one hundred thousand dollars for any single election and primary preliminary thereto.

Sec. 10. Section 9-336h of the general statutes is repealed and the following is substituted in lieu thereof:

(a) A candidate committee shall not make contributions to or for the benefit of (1) another candidate committee, (2) a [continuing political] PARTY committee, (3) a political committee, (4) [an organization political committee, (5) a political issue committee, (6)] a committee of a candidate for federal or out-of-state office, or [(7)] (5) a national committee, except [that the provisions of this subsection shall not apply to the disposition of surplus funds after the election or primary] AS PROVIDED IN SUBSECTION (b) OF SECTION 9-348h, AS AMENDED BY SECTION 18 OF THIS ACT.

(b) A candidate committee shall not receive contributions from any national committee or from a committee of a candidate for federal or out-of-state office.

Sec. 11. Section 9-336i of the general statutes is repealed and the following is substituted in lieu thereof:

(a) [A] EXCEPT AS PROVIDED IN SECTIONS 9-336d, AS AMENDED BY SECTION 6 OF THIS ACT, 9-336e, AS AMENDED BY SECTION 7 OF THIS ACT, SUBSECTION (d) OF SECTION 9-336g, AS AMENDED BY SECTION 9 OF THIS ACT, AND 9-336j, AS AMENDED BY SECTION 12 OF THIS ACT, A political committee may make contributions to or for the benefit of a [continuing political] PARTY committee [, without limitation,] or a candidate committee, without limitation, but shall not make contributions to another political committee, [an organization political committee, a political issue committee,] a national committee, or a COMMITTEE OF A candidate for federal or out-of-state office.

(b) A political committee shall not receive contributions from a committee of a candidate for federal or out-of-state office or from a national committee.

Sec. 12. Section 9-336j of the general statutes is repealed and the following is substituted in lieu thereof:

(a) A political [issue] committee FORMED SOLELY TO AID OR PROMOTE THE SUCCESS OR DEFEAT OF A CONSTITUTIONAL AMENDMENT, REFERENDUM QUESTION OR QUESTION TO BE VOTED UPON AT ANY ELECTION shall not make contributions to, or for the benefit of, a

~~0000~~ 546

[continuing political] PARTY committee, [another political issue committee,] a political committee [,] OR a candidate committee [or an organization political committee].

(b) A political [issue] committee FORMED SOLELY TO AID OR PROMOTE THE SUCCESS OR DEFEAT OF A CONSTITUTIONAL AMENDMENT, REFERENDUM QUESTION OR QUESTION TO BE VOTED UPON AT ANY ELECTION shall not receive contributions from a national committee or from a committee of a candidate for federal or out-of-state office.

Sec. 13. Section 9-348b of the general statutes is repealed and the following is substituted in lieu thereof:

(a) Except as provided in [subsection] SUBSECTIONS (e) AND (f) of this section, each candidate FOR A PARTICULAR PUBLIC OFFICE shall form a single candidate committee for which he shall designate a principal campaign treasurer to be responsible for receiving contributions, receiving and reporting all contributions made or promised to each solicitor, receiving all such contributions from each such solicitor, making expenditures and filing the itemized sworn statements required under section 9-348h, AS AMENDED BY SECTION 18 OF THIS ACT; and each candidate may also designate a deputy principal campaign treasurer to serve in the absence of the principal campaign treasurer. EXCEPT AS PROVIDED IN SUBSECTION (f) OF THIS SECTION, NO CANDIDATE SHALL ESTABLISH, AGREE TO OR ASSIST IN ESTABLISHING, OR GIVE HIS CONSENT OR AUTHORIZATION TO ESTABLISHING A COMMITTEE OTHER THAN A SINGLE CANDIDATE COMMITTEE TO PROMOTE HIS CANDIDACY FOR ANY PUBLIC OFFICE.

(b) In the case of a political committee [, an organization political committee and a political issue committee] FORMED FOR A SINGLE ELECTION, PRIMARY OR REFERENDUM, the chairman of each such committee shall designate a campaign treasurer to be responsible for receiving contributions, making expenditures and filing the itemized sworn statements required under section 9-348h, AS AMENDED BY SECTION 18 OF THIS ACT, and the chairman of any such committee may designate a deputy campaign treasurer to serve in the capacity of the campaign treasurer in the event that the campaign treasurer is unable for any reason to perform his duties. [The] EXCEPT IN THE CASE OF A POLITICAL COMMITTEE ESTABLISHED BY AN ORGANIZATION, THE campaign treasurer of [a] EACH SUCH political committee [or a political issue committee] may appoint solicitors and said campaign treasurer shall be responsible (1) for receiving and reporting all contributions made or promised to each solicitor and (2) receiving all such contributions from each solicitor.

(c) Each solicitor, appointed in accordance with the provisions of subsection (a) or (b), shall be responsible for (1) submitting to such principal campaign treasurer or campaign treasurer a list of all contributions made or promised to him, complete as of seventy-two hours immediately preceding midnight of the day preceding the dates on which the principal campaign treasurer or campaign treasurer is required to file a sworn statement as provided in subsection (a) of section 9-348h, AS AMENDED BY SECTION 18 OF THIS ACT, and to be received by such principal campaign treasurer or campaign treasurer not later than twenty-four hours immediately preceding said required filing dates; and (2) depositing with such principal campaign treasurer or campaign treasurer, within ten days of receipt, all contributions received by him.

(d) No person shall act as a principal campaign treasurer, deputy principal campaign treasurer, campaign treasurer or deputy campaign treasurer unless he is an elector of this state and unless, after his appointment and before the primary, election or referendum for which he is appointed, a statement, IN THE CASE OF A POLITICAL COMMITTEE FORMED FOR A SINGLE ELECTION, PRIMARY OR REFERENDUM, signed by the chairman, or, in the case of a candidate committee,

by the candidate designating him as such principal campaign treasurer, campaign treasurer, shall comply with the provisions of section 9-336a, AS AMENDED BY SECTION 18 OF THIS ACT. Each such statement shall designate the date during which such treasurership shall continue. THE FILING OF A STATEMENT BY THE CHAIRMAN OF SUCH COMMITTEE SHALL NOT BE A COMPLIANCE WITH THE FILING REQUIREMENTS OF SECTION 2 OF THIS ACT. Nothing herein shall prevent the principal campaign treasurer, campaign treasurer, or any committee from being the principal campaign treasurer, campaign treasurer, or any other committee or prevent any candidate but no candidate shall have more than one principal campaign treasurer.

(e) The formation of a candidate committee FOR A PARTICULAR PUBLIC OFFICE, in accordance with the provisions of section 9-348h, AS AMENDED BY SECTION 18 OF THIS ACT, shall be required in the case where all of the following conditions are met: (1) the candidate is one of a slate of candidates whose names are on the ballot for a particular PARTY committee [or a continuing political committee] specifically designated for use on behalf of such candidate; (2) the candidate has no control or right of control over any funds or expenditures made on behalf of each such candidate; and (3) the candidate has not received more than one hundred dollars and are reported by the [principal campaign treasurer or campaign treasurer] committee] sponsoring his candidacy [, as provided in section 9-348h, AS AMENDED BY SECTION 18 OF THIS ACT].

(f) NOTWITHSTANDING ANY PROVISIONS OF THE GENERAL STATUTES TO THE CONTRARY, A CANDIDATE FOR A SINGLE PUBLIC OFFICE, IN THE CASE OF A POLITICAL COMMITTEE, FOR A SINGLE ELECTION, PRIMARY OR REFERENDUM, WHICH HE SHALL SEEK NOMINATION FIFTEEN DAYS AFTER A PUBLIC DECISION TO SEEK NOMINATION FOR A PARTICULAR PUBLIC OFFICE, THE CANDIDATE SHALL FILE A NOTICE OF INTENTION TO SEEK NOMINATION FOR A PARTICULAR PUBLIC OFFICE LATER THAN FIFTEEN DAYS AFTER THE CAMPAIGN TREASURER OF SUCH COMMITTEE SHALL FILE A NOTICE OF INTENTION TO SEEK NOMINATION FOR A PARTICULAR PUBLIC OFFICE WITH THE CAMPAIGN TREASURER OF SUCH COMMITTEE. THE CANDIDATE SHALL ALSO FILE A REPORT IDENTIFYING ALL CONTRIBUTIONS AND EXPENDITURES MADE BY SUCH CANDIDATE IN HIS PREVIOUS REPORT AND THE BALANCE OF SUCH REPORT. IN THE EVENT OF A SURPLUS, THE CANDIDATE SHALL DISTRIBUTE SUCH SURPLUS TO THE CAMPAIGN TREASURER OF SUCH COMMITTEE ESTABLISHED PURSUANT TO THIS SECTION. THE CANDIDATE SHALL NOT TO SEEK NOMINATION OR ELECTION FOR A PARTICULAR PUBLIC OFFICE, SUCH CAMPAIGN TREASURER OF SUCH COMMITTEE AFTER SUCH DECISION, COMPLY WITH THE PROVISIONS OF SUBSECTION AND DISTRIBUTE ANY SURPLUS AS PROVIDED BY SECTION 9-348h, AS AMENDED BY SECTION 18 OF THIS ACT. POLITICAL COMMITTEES OTHER THAN CANDIDATE COMMITTEES FOR POLITICAL ACTIVITIES. IN THE EVENT

547

by the candidate designating him as such principal campaign treasurer or deputy principal campaign treasurer, campaign treasurer has been filed in accordance with the provisions of section 9-336a, AS AMENDED BY SECTION 3 OF THIS ACT. Each such statement shall designate the period, election, primary or referendum during which such treasurership shall continue. IN THE CASE OF A POLITICAL COMMITTEE, THE FILING OF A STATEMENT OF ORGANIZATION BY THE CHAIRMAN OF SUCH COMMITTEE, IN ACCORDANCE WITH THE PROVISIONS OF SECTION 2 OF THIS ACT, SHALL CONSTITUTE COMPLIANCE WITH THE FILING REQUIREMENTS OF THIS SECTION. Nothing herein shall prevent the principal campaign treasurer, deputy principal campaign treasurer, campaign treasurer, deputy campaign treasurer or solicitor of any committee from being the principal campaign treasurer, deputy principal campaign treasurer, campaign treasurer, deputy campaign treasurer or solicitor of any other committee or prevent any committee from having more than one solicitor, but no candidate shall have more than one principal campaign treasurer, and a candidate shall not serve as his own principal campaign treasurer or deputy principal campaign treasurer.

(e) The formation of a candidate committee by a candidate FOR A PARTICULAR PUBLIC OFFICE, in accordance with subsection (a), shall not be required in the case where all of the following conditions exist: (1) Such candidate is one of a slate of candidates whose campaigns are funded solely by a [political] PARTY committee [or a continuing political committee]; (2) no contributions are accepted by such [political] PARTY committee [or continuing political committee] specifically designated for use on behalf of such candidate; (3) such candidate has no control or right of control over any funds spent on behalf of his campaign; and (4) expenditures made on behalf of each such candidate's campaign do not exceed five hundred dollars and are reported by the [political] committee [or continuing political committee] sponsoring his candidacy [as the case may be].

(f) NOTWITHSTANDING ANY PROVISION OF THE GENERAL STATUTES TO THE CONTRARY, A CANDIDATE MAY ESTABLISH A POLITICAL COMMITTEE, FOR A SINGLE ELECTION OR PRIMARY, FOR THE SOLE PURPOSE OF DETERMINING THE PARTICULAR PUBLIC OFFICE TO WHICH HE SHALL SEEK NOMINATION OR ELECTION. NOT LATER THAN FIFTEEN DAYS AFTER A PUBLIC DECLARATION BY THE CANDIDATE OF HIS INTENTION TO SEEK NOMINATION OR ELECTION TO A PARTICULAR PUBLIC OFFICE, THE CANDIDATE SHALL FORM A SINGLE CANDIDATE COMMITTEE AS PROVIDED IN SUBSECTION (a) OF THIS SECTION. NOT LATER THAN FIFTEEN DAYS AFTER THE MAKING OF SUCH DECLARATION, THE CAMPAIGN TREASURER OF SUCH POLITICAL COMMITTEE SHALL FILE A NOTICE OF INTENT TO DISSOLVE SUCH POLITICAL COMMITTEE WITH THE APPROPRIATE AUTHORITY AND SHALL ALSO FILE A REPORT IDENTIFYING ALL CONTRIBUTIONS RECEIVED OR EXPENDITURES MADE BY SUCH POLITICAL COMMITTEE SINCE THE PREVIOUS REPORT AND THE BALANCE ON HAND OR DEFICIT, AS THE CASE MAY BE. IN THE EVENT OF A SURPLUS, SUCH CAMPAIGN TREASURER SHALL, NOT LATER THAN THE FILING OF SUCH REPORT, DISTRIBUTE SUCH SURPLUS TO THE CANDIDATE COMMITTEE ESTABLISHED PURSUANT TO THIS SECTION. IF THE CANDIDATE DECIDES NOT TO SEEK NOMINATION OR ELECTION TO A PARTICULAR PUBLIC OFFICE, SUCH CAMPAIGN TREASURER SHALL, WITHIN FIFTEEN DAYS AFTER SUCH DECISION, COMPLY WITH THE PROVISIONS OF THIS SUBSECTION AND DISTRIBUTE ANY SURPLUS IN THE MANNER PROVIDED BY SECTION 9-348h, AS AMENDED BY SECTION 18 OF THIS ACT, FOR POLITICAL COMMITTEES OTHER THAN THOSE FORMED FOR ONGOING POLITICAL ACTIVITIES. IN THE EVENT OF A DEFICIT, SUCH CAMPAIGN

TREASURER SHALL FILE A REPORT THIRTY DAYS AFTER SUCH DECISION OR DECLARATION WITH THE PROPER AUTHORITY AND, THEREAFTER, WITHIN THIRTY DAYS AFTER ANY INCREASE OR DECREASE IN SUCH DEFICIT UNTIL SUCH DEFICIT IS ELIMINATED. IF ANY SUCH POLITICAL COMMITTEE DOES NOT HAVE A SURPLUS OR DEFICIT, THE REPORT REQUIRED TO BE FILED AFTER THE DECLARATION OR DECISION IS MADE BY THE CANDIDATE SHALL BE THE LAST REQUIRED REPORT.

Sec. 14. Section 9-348c of the general statutes is repealed and the following is substituted in lieu thereof:

(a) EXCEPT WITH RESPECT TO AN INDIVIDUAL ACTING ON HIS OWN, [No] NO contributions may be MADE, solicited or received and no expenditures may be made, directly or indirectly, in aid of or in opposition to the candidacy for nomination or election of any individual to an office designated in section 9-333, or any party, constitutional amendment, REFERENDUM QUESTION, or question to be voted upon at any election [or referendum], unless (1) the designation of a principal campaign treasurer in the case of a candidate committee or a campaign treasurer in the case of a [political issue committee,] political committee [, an organization political committee] or a [continuing political] PARTY committee has been filed as provided in sections 9-348b, AS AMENDED BY SECTION 13 OF THIS ACT and 9-348p, AS AMENDED BY SECTION 20 OF THIS ACT, and (2) the candidate of a candidate committee or the chairman of a [political issue committee,] political committee [, an organization political committee] or a [continuing political] PARTY committee has ALSO filed with the proper authority, in accordance with the provisions of section 9-336a, AS AMENDED BY SECTION 3 OF THIS ACT, a designation of a bank situated in this state as the depository for its funds. IN THE CASE OF A POLITICAL COMMITTEE, THE FILING OF THE STATEMENT OF ORGANIZATION, BY THE CHAIRMAN OF SUCH COMMITTEE, IN ACCORDANCE WITH THE PROVISIONS OF SECTION 2 OF THIS ACT, SHALL CONSTITUTE COMPLIANCE WITH THE PROVISIONS OF THIS SUBSECTION.

(b) No contribution in aid of or in opposition to the candidacy of any person or persons shall be made at any time, except to a campaign treasurer or principal campaign treasurer whose designation is on file with the proper authority, [pursuant to section 9-336a] or to a solicitor.

Sec. 15. Section 9-348d of the general statutes is repealed and the following is substituted in lieu thereof:

(a) The principal campaign treasurer of each candidate committee and the campaign treasurer of each political committee [, political issue committee, organization political] AND PARTY committee [or continuing political committee] shall deposit contributions received by him, within seven days of such receipt, in the depository whose designation is on file in accordance with the provisions of section 9-348c, AS AMENDED BY SECTION 14 OF THIS ACT.

(b) Each anonymous contribution received in excess of fifteen dollars by a [continuing political committee, a candidate committee, a political committee, an organization political committee or a political issue] committee shall immediately be remitted by the campaign treasurer or principal campaign treasurer receiving such anonymous contribution to the state treasurer who shall deposit such funds in the general fund.

Sec. 16. Section 9-348e of the general statutes is repealed and the following is substituted in lieu thereof:

(a) No financial obligation shall be incurred by (1) a candidate committee in aid of the candidacy of any person unless it is authorized by the principal campaign treasurer except as provided in section 9-348cc, or (2) by a political committee [, organization political committee] or a [continuing political] PARTY committee, in aid of or in opposition to any political party, candidate or candidates,

or [by a political issue committee or a candidate committee] in opposition to any constitutional amendment, referendum, or question to be voted upon at any election or [any] referendum, unless whose designation is on file with the provisions of section 9-336a, AS AMENDED BY SECTION 13 OF THIS ACT.

(b) No candidate, principal [political committee, political issue committee, continuing political committee] or [candidate] incurred in aid of or in opposition to an office or question to be voted upon at any election or person or persons for said offices unless authorized by the provisions of section 9-336a, AS AMENDED BY SECTION 13 OF THIS ACT.

(c) On any day on which an election for a public office is being held, the campaign treasurer [or continuing political committee] of a political party may appoint and authorize a campaign treasurer check drawn by such campaign treasurer to the order of such individual in the amount of such individual in dollars; and (2) make cash expenditure by such campaign treasurer in an amount not to exceed ten percent (A) per diem allotments to campaign workers on such election or for food, beverages, gasoline and other similar expenses. Any individual appointed shall submit to the treasurer within 24 hours of the closing of the polls on the day of the election a detailed accounting of all expenditures and the identity of the appointed individual shall be on file in accordance with the provisions of section 9-348c, AS AMENDED BY SECTION 14 OF THIS ACT.

Sec. 17. Section 9-348f of the general statutes is repealed and the following is substituted in lieu thereof:

(a) Except as provided in section 9-348e, AS AMENDED BY SECTION 14 OF THIS ACT, no financial obligation incurred by a candidate committee or any person shall be made by or accepted by a campaign treasurer and no payment shall be made by a campaign treasurer incurred by a political committee [, political issue committee] or [continuing political] PARTY committee to any political party, [any] candidate or person for an office, unless the election shall be made by or accepted by the campaign treasurer and then only according to the provisions of subsection (a) of section 9-348e, AS AMENDED BY SECTION 14 OF THIS ACT.

(b) Any such payment shall be made by a campaign treasurer, by such principal campaign treasurer [or continuing political] PARTY committee [, organization political committee] depository whose designation is on file in accordance with the provisions of section 9-348c, AS AMENDED BY SECTION 14 OF THIS ACT, draw a check, not to exceed one hundred dollars, and may deposit additional funds to maintain the fund exceed one hundred dollars. All such payments shall be reported in accordance with the provisions of section 9-348c, AS AMENDED BY SECTION 14 OF THIS ACT.

AYS AFTER SUCH DECISION  
ORITY AND, THEREAFTER,  
SE OR DECREASE IN SUCH  
). IF ANY SUCH POLITICAL  
OR DEFICIT, THE REPORT  
TION OR DECISION IS MADE  
UIRED REPORT.

es is repealed and the following

NDIVIDUAL ACTING ON HIS  
olicted or received and no  
aid of or in opposition to the  
ual to an office designated in  
endment, REFERENDUM  
tion [or referendum], unless (1)  
r in the case of a candidate  
a [political issue committee,]  
[tee] or a [continuing political]  
ons 9-348b, AS AMENDED BY  
ED BY SECTION 20 OF THIS  
or the chairman of a [political  
tion political committee] or a  
iled with the proper authority,  
AS AMENDED BY SECTION 3  
s state as the depository for its  
TEE, THE FILING OF THE  
E CHAIRMAN OF SUCH  
VISIONS OF SECTION 2 OF  
WITH THE PROVISIONS OF

tion to the candidacy of any  
t to a campaign treasurer or  
file with the proper authority,

statutes is repealed and the

candidate committee and the  
political issue committee,  
continuing political committee]  
en days of such receipt, in the  
with the provisions of section  
T.

excess of fifteen dollars by a  
ee, a political committee, an  
mmittee shall immediately be  
aign treasurer receiving such  
all deposit such funds in the

is repealed and the following

by (1) a candidate committee  
authorized by the principal  
348cc, or (2) by a political  
continuing political] PARTY  
arty, candidate or candidates,

or [by a political issue committee or a continuing political committee in aid of or in  
opposition to any] constitutional amendment [or any], question to be voted upon at  
any election or [any] referendum, unless authorized by the campaign treasurer  
whose designation is on file with the proper authority in accordance with the  
provisions of section 9-336a, AS AMENDED BY SECTION 3 OF THIS ACT.

(b) No candidate, principal campaign treasurer, campaign treasurer,  
[political committee, political issue committee, organization political committee,  
continuing political committee] or [candidate] committee shall be liable for any debt  
incurred in aid of or in opposition to any political party, constitutional amendment  
or question to be voted upon at any election or referendum or the candidacy of any  
person or persons for said offices unless such debt was incurred pursuant to an  
authorization issued under subsection (a).

(c) On any day on which an election or primary to select a nominee for  
public office is being held, the campaign treasurer of any [political] PARTY  
committee [or continuing political committee] which functions as a town committee  
of a political party may appoint and authorize one individual in each voting district  
of the municipality in which such election or primary is being held to (1) receive a  
check drawn by such campaign treasurer against such committee's bank depository  
account to the order of such individual in an amount not to exceed two hundred fifty  
dollars; and (2) make cash expenditures in such voting district on behalf of such  
committee in an amount not to exceed two hundred fifty dollars in the aggregate for  
(A) per diem allotments to campaign workers, or (B) expenses incurred by such  
campaign workers on such election or primary day, including but not limited to,  
food, beverages, gasoline and other similar ordinary and necessary expenses. The  
appointed individual shall submit to the campaign treasurer, within forty-eight  
hours of the closing of the polls on the day of any such election or primary, a  
detailed accounting of all expenditures made by him. All such expenditures and the  
identity of the appointed individual shall be reported by the campaign treasurer in  
accordance with the provisions of section 9-348p, AS AMENDED BY SECTION 20  
OF THIS ACT.

Sec. 17. Section 9-348f of the general statutes is repealed and the following  
is substituted in lieu thereof:

(a) Except as provided in section 9-348cc and subsection (c) of section  
9-348e, AS AMENDED BY SECTION 16 OF THIS ACT, no payment in satisfaction  
of any financial obligation incurred by a candidate committee in aid of the candidacy  
of any person shall be made by or accepted from any person other than the principal  
campaign treasurer and no payment in satisfaction of any financial obligation  
incurred by a political committee [, political issue committee, organization political  
committee] or [continuing political] A PARTY committee in aid of or in opposition  
to any political party, [any] candidate or candidates [or any], constitutional  
amendment, REFERENDUM QUESTION, or question to be voted upon at any  
election shall be made by or accepted from any person other than the campaign  
treasurer and then only according to the tenor of an authorization issued pursuant to  
subsection (a) of section 9-348e, AS AMENDED BY SECTION 16 OF THIS ACT.

(b) Any such payment shall be by check drawn, in the case of a candidate  
committee, by such principal campaign treasurer, or in the case of a political  
committee [, organization political committee, political issue committee] or  
[continuing political] PARTY committee, by such campaign treasurer, on the  
depository whose designation is on file in accordance with the provisions of section  
9-348c, AS AMENDED BY SECTION 14 OF THIS ACT. Each such treasurer may  
draw a check, not to exceed one hundred dollars, to establish a petty cash fund and  
may deposit additional funds to maintain such fund, provided in no instance shall  
the fund exceed one hundred dollars. All expenditures from a petty cash fund shall  
be reported in accordance with the provisions of sections 9-348h, AS AMENDED BY

550

SECTION 18 OF THIS ACT, and 9-348p, AS AMENDED BY SECTION 20 OF THIS ACT.

(c) Where checks issued pursuant to subsection (b) relate to a candidacy, the principal campaign treasurer of a candidate committee or the campaign treasurer of a political committee [ , an organization political committee,] or [continuing political] PARTY committee who issued [such checks] THEM shall preserve all cancelled checks for the duration of the term of the office sought by the candidate to whom they relate [ , and where]. WHERE such checks relate to a constitutional amendment or question to be voted upon at any election or referendum, the campaign treasurer who issued [such checks] THEM shall preserve all cancelled checks for a period of one year and thirty days after the vote on the constitutional amendment or question to which they relate.

Sec. 18. Section 9-348h of the general statutes is repealed and the following is substituted in lieu thereof:

(a) Except as provided in subsection (e) of this section, each principal campaign treasurer, and each campaign treasurer of a political committee [ , or an organization political committee formed for the purpose of a single primary or election or a political issue committee] OTHER THAN A POLITICAL COMMITTEE FORMED FOR ONGOING POLITICAL ACTIVITIES, shall file, on the second Thursday in the months of January, April, July and October, on the seventh day preceding an election and on the seventh day preceding a primary, a sworn statement with the proper authority in accordance with the provisions of section 9-336a, AS AMENDED BY SECTION 3 OF THIS ACT. Such statement shall be complete as of seventy-two hours immediately preceding midnight of the day preceding the required filing day, and shall cover a period to begin with the first day not included in the last filed statement. In the event such filing day falls on a Saturday, Sunday, or a legal holiday, such sworn statement shall be filed on the next business day thereafter. The statement shall include, but not be limited to: (1) An itemized accounting of each contribution, if any, including the full name and complete address of each contributor and the amount of the contribution; (2) in the case OF anonymous contributions, the total amount received and the denomination of the bills; and (3) an itemized accounting of each expenditure, if any, including the full name and complete address of each payee, the amount of the expenditure and the purpose of the expenditure, together with a statement of the balance on hand or deficit, as the case may be. Contributions from a single individual to a campaign treasurer or principal campaign treasurer in the aggregate totalling thirty dollars or less need not be individually identified in the report of the campaign treasurer or principal campaign treasurer, but a sum representing the total amount of all such contributions made by all such individuals during the period to be covered by such report shall be a separate entry, identified only by the words "total contributions from small contributors." Such principal campaign treasurer or campaign treasurer of a political committee shall include in such report an itemized accounting of the receipts and expenditures relative to any testimonial affair held under the provisions of section 9-348n or any other fund-raising affair. In the case of a primary or an election, such statements shall remain public records of the state from the day of filing until the expiration of the term of the office sought by the candidate to whom they relate, or for three years, whichever period of time is greater. In the case of a constitutional amendment or question voted upon at any election, such statements shall remain public records of the state from the day of filing until one year and thirty days after the vote on such amendment or question.

(b) Except as provided in subsection (e) of this section, within forty-five days following any election and within thirty days following any primary, each principal campaign treasurer and within forty-five days after any election or referendum, the campaign treasurer of each political committee, [organization political committee formed for the purpose of a single primary or election and

political issue committee] OTHER THAN FOR ONGOING POLITICAL ACTIVITIES in accordance with the provisions of section 9-336a, AS AMENDED BY SECTION 3 OF THIS ACT, [a cumulative itemized accounting including: (1) The full name and complete address of each contributor and the amount of the contribution; (2) in the case of anonymous contributions, the total amount received and the denomination of the bills; and (3) an itemized accounting of each expenditure, if any, including the full name and complete address of each payee, the amount of the expenditure and the purpose of the expenditure, together with a statement of the balance on hand or deficit, as the case may be. Contributions from a single individual to a campaign treasurer in the aggregate totalling thirty dollars or less need not be individually identified in the report of the campaign treasurer, but a sum representing the total amount of all such contributions made by all such individuals during the period to be covered by such report shall be a separate entry, identified only by the words "total contributions from small contributors." Such principal campaign treasurer or campaign treasurer of a political committee shall include in such report an itemized accounting of the receipts and expenditures relative to any testimonial affair held under the provisions of section 9-348n or any other fund-raising affair. In the case of a primary or an election, such statements shall remain public records of the state from the day of filing until the expiration of the term of the office sought by the candidate to whom they relate, or for three years, whichever period of time is greater. In the case of a constitutional amendment or question voted upon at any election, such statements shall remain public records of the state from the day of filing until one year and thirty days after the vote on such amendment or question. Such principal campaign treasurer or campaign treasurer of a political committee shall file such statements under the provisions of section 9-348n or 9-348p, AS AMENDED BY SECTION 3 OF THIS ACT, in the event any such affair is held after such election or referendum. Such receipts and expenditures shall be reported in accordance with the provisions of section 9-336a, by such campaign treasurer within forty-five days after the filing of such statement. INFORMATION AS IS REQUIRED UNDER SECTION 9-348n OR 9-348p, NOTWITHSTANDING ANY PROVISIONS OF THIS CHAPTER RELATIVE TO THE SURPLUS OF THE PRINCIPAL CAMPAIGN TREASURER OF A POLITICAL COMMITTEE, [a political committee formed for the purpose of a single primary or election] OTHER THAN A POLITICAL COMMITTEE FORMED FOR ONGOING POLITICAL ACTIVITIES OR A POLITICAL COMMITTEE ESTABLISHED UNDER SECTION 9-348b, AS AMENDED BY SECTION 3 OF THIS ACT, shall distribute such surplus within thirty days after the filing of such statement in the defeat of the candidate, an election or referendum, to each candidate committee and ALL political committees OTHER THAN THOSE FORMED FOR ONGOING POLITICAL ACTIVITIES OR A POLITICAL COMMITTEE ESTABLISHED UNDER SECTION 9-348b, AS AMENDED BY SECTION 3 OF THIS ACT, [its] THEIR surplus to a [continuing political committee] such surplus to all contributors to [such contribution] [ , provided no candidate committee which has been established to support a candidate]; each [organization] political committee or ORGANIZATION for [the purpose of] a primary or election or referendum, such surplus to its sponsoring organization; and each ORGANIZATION FORMED SOLELY TO AID OR PROMOTE A CONSTITUTIONAL AMENDMENT, REFERENDUM, OR QUESTION TO BE VOTED UPON AT ANY ELECTION, [continuing political] PARTY committee or party, [to] identified contributors on a

AMENDED BY SECTION 20 OF THIS

section (b) relate to a candidacy, committee or the campaign treasurer of a political committee, or [continuing records] THEM shall preserve all records of the office sought by the candidate to whom they relate to a constitutional amendment, referendum, or question. The campaign treasurer shall preserve all cancelled checks for the vote on the constitutional

statutes is repealed and the

of this section, each principal of a political committee [or an organization] FOR OTHER THAN A POLITICAL COMMITTEE FORMED FOR ONGOING POLITICAL ACTIVITIES, shall file, on April, July and October, on the tenth day preceding a primary, in accordance with the provisions of THIS ACT. Such statement shall be filed preceding midnight of the day period to begin with the first day of the month such filing day falls on a statement shall be filed on the next day, but not be limited to: (1) An itemized accounting of the contribution; (2) in the case of anonymous contributions, the total amount received and the denomination of the bills; and (3) a cumulative itemized accounting of each expenditure, if any, including the full name and complete address of each payee, the amount of the expenditure and the purpose of the expenditure, together with a statement of the balance on hand or deficit, as the case may be. Contributions from a single individual to a campaign treasurer or principal campaign treasurer in the aggregate totalling thirty dollars or less need not be individually identified in the report of the campaign treasurer or principal campaign treasurer, but a sum representing the cumulative total amount of all such contributions made by all such individuals shall be a separate entry, identified only by the words "total contributions from small contributors." In the case of a primary or an election, such statements shall remain public records of the state for the duration of the term of the office sought by the candidate to whom they relate. In the case of a constitutional amendment or question voted upon at a state election such statements shall remain public records of the state from the time such statements are filed until one year and thirty days after the date of the vote on such amendment or question. Such principal campaign treasurer of a candidate committee and such campaign treasurer of a political committee shall include in such report an itemized accounting of the receipts and expenditures relative to any testimonial affair held under the provisions of section 9-348n or any other fund-raising affair, provided, in the event any such affair is held after such election, such itemized accounting of receipts and expenditures shall be reported to the proper authority, in accordance with the provisions of section 9-336a, by such principal campaign treasurer or such campaign treasurer within forty-five days of the date of such affair] THE SAME INFORMATION AS IS REQUIRED UNDER SUBSECTION (a) OF THIS SECTION. Notwithstanding any provisions of this chapter to the contrary, in the event of a surplus the principal campaign treasurer of a candidate committee or the campaign treasurer of a political committee, [a political issue committee and an organization political committee formed for the purpose of a single primary or election] OTHER THAN A POLITICAL COMMITTEE FORMED FOR ONGOING POLITICAL ACTIVITIES OR A POLITICAL COMMITTEE ESTABLISHED PURSUANT TO SUBSECTION (f) OF SECTION 9-348b, AS AMENDED BY SECTION 13 OF THIS ACT, shall distribute such surplus within ninety days after a primary which results in the defeat of the candidate, an election or referendum in the following manner: Each candidate committee and ALL political [committee] COMMITTEES, OTHER THAN THOSE FORMED FOR ONGOING POLITICAL ACTIVITIES OR A POLITICAL COMMITTEE ESTABLISHED PURSUANT TO SUBSECTION (f) OF SECTION 9-348b, AS AMENDED BY SECTION 13 OF THIS ACT, shall distribute [its] THEIR surplus to a [continuing political] PARTY committee or shall return such surplus to all contributors to [such] THE committee on a prorated basis of contribution [provided no candidate committee may distribute such surplus to a committee which has been established to finance future political campaigns of the candidate]; each [organization] political committee [formed] ESTABLISHED BY AN ORGANIZATION for [the purpose of] a single primary or election shall return its surplus to its sponsoring organization; and each political [issue] committee, FORMED SOLELY TO AID OR PROMOTE THE SUCCESS OF DEFEAT OF ANY CONSTITUTIONAL AMENDMENT, REFERENDUM QUESTION OR QUESTION TO BE VOTED UPON AT ANY ELECTION, shall distribute its surplus to a [continuing political] PARTY committee, to a national committee of a political party, [to] identified contributors on a prorated basis, [to] state or municipal

political issue committee] OTHER THAN A POLITICAL COMMITTEE FORMED FOR ONGOING POLITICAL ACTIVITIES, shall report to the proper authority, in accordance with the provisions of section 9-336a, AS AMENDED BY SECTION 3 OF THIS ACT, [a cumulative itemized accounting of each contribution, if any, including: (1) The full name and complete address of each contributor and the amount of the contribution; (2) in the case of anonymous contributions, the total amount received and the denomination of the bills; and (3) a cumulative itemized accounting of each expenditure, if any, including the full name and complete address of each payee, the amount of the expenditure and the purpose of the expenditure, together with a statement of the balance on hand or deficit, as the case may be. Contributions from a single individual to a campaign treasurer or principal campaign treasurer in the aggregate totalling thirty dollars or less need not be individually identified in the report of the campaign treasurer or principal campaign treasurer, but a sum representing the cumulative total amount of all such contributions made by all such individuals shall be a separate entry, identified only by the words "total contributions from small contributors." In the case of a primary or an election, such statements shall remain public records of the state for the duration of the term of the office sought by the candidate to whom they relate. In the case of a constitutional amendment or question voted upon at a state election such statements shall remain public records of the state from the time such statements are filed until one year and thirty days after the date of the vote on such amendment or question. Such principal campaign treasurer of a candidate committee and such campaign treasurer of a political committee shall include in such report an itemized accounting of the receipts and expenditures relative to any testimonial affair held under the provisions of section 9-348n or any other fund-raising affair, provided, in the event any such affair is held after such election, such itemized accounting of receipts and expenditures shall be reported to the proper authority, in accordance with the provisions of section 9-336a, by such principal campaign treasurer or such campaign treasurer within forty-five days of the date of such affair] THE SAME INFORMATION AS IS REQUIRED UNDER SUBSECTION (a) OF THIS SECTION. Notwithstanding any provisions of this chapter to the contrary, in the event of a surplus the principal campaign treasurer of a candidate committee or the campaign treasurer of a political committee, [a political issue committee and an organization political committee formed for the purpose of a single primary or election] OTHER THAN A POLITICAL COMMITTEE FORMED FOR ONGOING POLITICAL ACTIVITIES OR A POLITICAL COMMITTEE ESTABLISHED PURSUANT TO SUBSECTION (f) OF SECTION 9-348b, AS AMENDED BY SECTION 13 OF THIS ACT, shall distribute such surplus within ninety days after a primary which results in the defeat of the candidate, an election or referendum in the following manner: Each candidate committee and ALL political [committee] COMMITTEES, OTHER THAN THOSE FORMED FOR ONGOING POLITICAL ACTIVITIES OR A POLITICAL COMMITTEE ESTABLISHED PURSUANT TO SUBSECTION (f) OF SECTION 9-348b, AS AMENDED BY SECTION 13 OF THIS ACT, shall distribute [its] THEIR surplus to a [continuing political] PARTY committee or shall return such surplus to all contributors to [such] THE committee on a prorated basis of contribution [provided no candidate committee may distribute such surplus to a committee which has been established to finance future political campaigns of the candidate]; each [organization] political committee [formed] ESTABLISHED BY AN ORGANIZATION for [the purpose of] a single primary or election shall return its surplus to its sponsoring organization; and each political [issue] committee, FORMED SOLELY TO AID OR PROMOTE THE SUCCESS OF DEFEAT OF ANY CONSTITUTIONAL AMENDMENT, REFERENDUM QUESTION OR QUESTION TO BE VOTED UPON AT ANY ELECTION, shall distribute its surplus to a [continuing political] PARTY committee, to a national committee of a political party, [to] identified contributors on a prorated basis, [to] state or municipal



ich is a tax exempt organization  
de of 1954, as from time to time  
d for the personal benefit of any  
vision [(7)] (4) of section 9-335.

Within seven days after such  
tal report under oath with the  
visions of section 9-336a. AS  
ifying all further contributions  
anner in which any surplus has  
surplus may be distributed until  
vent of a deficit such principal  
e a supplemental report ninety  
with the proper authority [in  
nd, thereafter, within thirty days  
uch deficit is eliminated. If any  
t, the report required to be filed  
ferendum or within thirty days  
port.

quired under subsections (a) and  
c of each candidate shall send to  
said statement. At the time of  
ions (a) and (b), the campaign  
ssue committee or organization  
le primary or election] shall send  
il,] a duplicate of said statement.  
nder subsections (a) and (b) of  
ON 9-348b, AS AMENDED BY  
: filed in a timely manner if it is  
hority, [in accordance with the  
ock p.m. or posted by certified or  
ervice, before midnight on the

nder subsections (a) and (b) of  
a candidate committee, [political  
rmed for [the purpose of] a single  
r expends an amount in excess of  
ry or election for which such  
committee FORMED SOLELY TO  
OF ANY CONSTITUTIONAL  
R QUESTION TO BE VOTED  
e receives or expends an amount  
voting district or districts, as the  
t for which such committee was  
chever is less.

l statutes is repealed and the

of corrupt practices and shall be  
tion 9-348l: (1) Any person who,  
ives or offers or promises to any  
ntertainment, aid, emolument or  
r procuring any person to vote or  
or or against any measure at any  
um, general assembly or for or  
tion at any state election; (2) any  
ts, requests or solicits from any

person, committee, association, organization or corporation, any money, gift,  
advantage, preferment, aid, emolument or other valuable thing for the purpose of  
inducing or procuring any person to vote or refrain from voting for or against any  
person or for or against any measure at any such election, caucus, primary,  
referendum, general assembly or for or against any constitutional amendment or any  
question at any state election; (3) any person who, in consideration of any money,  
gift, advantage, preferment, aid, emolument or other valuable thing paid, received,  
accepted or promised to the advantage of himself or any other person, votes or  
refrains from voting for or against any person or for or against any measure at any  
such election, caucus or primary, referendum or for or against any constitutional  
amendment or any question at any state election; (4) any person who solicits from  
any candidate any money, gift, contribution, emolument or other valuable thing for  
the purpose of using the same for the support, assistance, benefit or expenses of any  
club, company or organization, or for the purpose of defraying the cost or expenses  
of any political campaign, primary, referendum or election; (5) any person who,  
directly or indirectly, pays, gives, contributes or promises any money or other  
valuable thing to defray or towards defraying the cost or expenses of any campaign,  
primary, referendum or election to any person, committee, company, club,  
organization or association, other than to a campaign treasurer or principal  
campaign treasurer, but this provision shall not apply to any expenses for postage,  
telegrams, telephoning, stationery, [printing,] expressage, traveling, meals [or],  
lodging OR PHOTOCOPYING incurred by any candidate for office or for  
nomination thereto, so far as may be permitted under the provisions of this chapter;  
(6) any person who, in order to secure or promote his own nomination or election as  
a candidate, or that of any other person, directly or indirectly, promises to appoint,  
or promises to secure or assist in securing the appointment, nomination or election  
of any other person to any public position, or to any position of honor, trust or  
emolument; but any person may publicly announce his own choice or purpose in  
relation to any appointment, nomination or election in which he may be called to  
take part, if he is nominated for or elected to such office; (7) any person who,  
directly or indirectly, by himself or through another person, makes a payment or  
promise of payment to a campaign treasurer or principal campaign treasurer in any  
other name than his own, and any campaign treasurer or principal campaign  
treasurer who knowingly receives a payment or promise of payment, or enters or  
causes the same to be entered in his accounts in any other name than that of the  
person by whom such payment or promise of payment is made; (8) any person who  
knowingly and wilfully violates any provision of this chapter; (9) any person who  
offers or receives a cash contribution in excess of fifty dollars to promote the success  
or defeat of any political party, candidate, referendum question or any  
constitutional amendment or any question to be voted upon at any state election.

Sec. 20. Section 9-348p of the general statutes is repealed and the  
following is substituted in lieu thereof:

(a) [Each continuing political committee and each organization political  
committee organized for the purpose of ongoing political activities shall appoint one  
of its members as secretary.] The chairman of each [such] PARTY committee AND  
EACH POLITICAL COMMITTEE ORGANIZED FOR ONGOING POLITICAL  
ACTIVITIES shall designate a campaign treasurer to be responsible for receiving  
contributions, making expenditures and filing the itemized sworn statements  
required under subsection (c) of this section, and the chairman of any such  
committee may designate a deputy campaign treasurer to serve in the capacity of the  
campaign treasurer in the event that the campaign treasurer is unable for any reason  
to perform his duties. No person shall act as any such campaign treasurer or deputy  
campaign treasurer unless, after his appointment, a statement, signed by the  
[secretary] CHAIRMAN of the committee, designating him as such campaign  
treasurer or deputy campaign treasurer has been filed with the proper authority, in

554

accordance with the provisions of section 9-336a, AS AMENDED BY SECTION 3 OF THIS ACT. Each such statement shall designate the period during which such treasurership shall continue. IN THE CASE OF A POLITICAL COMMITTEE ORGANIZED FOR ONGOING POLITICAL ACTIVITIES, THE FILING OF A STATEMENT OF ORGANIZATION BY THE CHAIRMAN OF SUCH COMMITTEE, IN ACCORDANCE WITH THE PROVISIONS OF SECTION 2 OF THIS ACT, SHALL CONSTITUTE COMPLIANCE WITH THE FILING REQUIREMENTS OF THIS SUBSECTION.

(b) The campaign treasurer of [a continuing] EACH SUCH PARTY COMMITTEE AND political committee, OTHER THAN A POLITICAL COMMITTEE ESTABLISHED BY AN ORGANIZATION, may appoint solicitors. Such campaign treasurer shall receive and report all contributions made or promised to each such solicitor and receive such contributions from each such solicitor. Each solicitor shall be responsible for (1) submitting to such campaign treasurer a list of all contributions made or promised to him, complete as of seventy-two hours immediately preceding midnight of the day preceding the dates on which the campaign treasurer is required to file a sworn statement as provided in subsection (c) of this section, and to be received by such campaign treasurer not later than twenty-four hours immediately preceding said required filing dates; and (2) depositing with such campaign treasurer, within ten days of receipt, all contributions received by him.

(c) On the second Thursday in the months of January, April, July and October and on the seventh day preceding any election, the campaign treasurer of each such committee, except state central committees and [organization] political committees [organized] ESTABLISHED BY AN ORGANIZATION for [the purpose of] ongoing political activities, shall file with the proper authority, in accordance with the provisions of section 9-336a, AS AMENDED BY SECTION 3 OF THIS ACT, a sworn statement, complete as of seventy-two hours immediately preceding midnight of the day preceding the required filing day and covering a period to begin with the first day not included in the last filed statement. In the case of state central committees and [organization] political committees [organized] ESTABLISHED BY ORGANIZATIONS for [the purpose of] ongoing political activities, on each January thirtieth, April tenth and July tenth, and on the fourteenth day preceding any election, the campaign treasurer of each such committee shall file with the proper authority, [in accordance with the provisions of section 9-336a,] a sworn statement, complete as of the last day of the month immediately preceding the month in which such statement is to be filed in the case of statements required to be filed in January, April and July, and complete as of seventy-two hours immediately preceding midnight of the fourteenth day preceding an election, in the case of the statement required to be filed on the fourteenth day preceding an election, and in each case covering a period to begin with the first day not included in the last filed statement. In the event that any such filing day falls on a Saturday, Sunday or legal holiday, such sworn statement shall be filed on the next business day thereafter. In each case, the statement shall include but not be limited to: (1) An itemized accounting of each contribution, if any, including the full name and complete address of each contributor and the amount of the contribution; (2) in the case of anonymous contributions, the total amount received and the denomination of the bills; and (3) an itemized accounting of each expenditure, if any, including the full name and complete address of each payee, the amount of the expenditure and the purpose of the expenditure, together with a statement of the balance on hand or deficit, as the case may be. Contributions from an individual to a campaign treasurer in the aggregate totalling thirty dollars or less need not be individually identified in such campaign treasurer's report but a sum representing the total amount of all such contributions made by all such individuals during the period to be covered by such report shall be a separate entry, identified only by the words, "total contributions

from small contributors." Such statement for three years from the date such statement shall include in such report an itemized account relative to any testimonial affair under the fund-raising affair.

(d) At the time of filing the statement this section, the campaign treasurer of this committee and [organization] political committee ongoing political activities shall send to certified mail,] a duplicate of such statement.

(e) Each statement required to be filed shall be deemed to be filed in a timely manner of the proper authority, [in accordance with four-thirty o'clock p.m., or posted by certified States Postal Service before midnight, on

(f) The statements required to be filed shall not be required to be filed by a [committee] such committee receives or expends an amount the calendar year except the statements required in the month of January and on the seventh filed. The provisions of this subsection shall apply to committees organized by stock corporation

Sec. 21. Subsection (b) of section 9-336a and the following is substituted in lieu thereof:

(b) For the purposes of this chapter, the following shall be deemed to be communications on any subject by any candidate or family or by [a labor organization or other] owners and their families; (2) nonpartisan campaigns by any corporation [, labor organization] its stockholders, members or owners and without compensation by individuals or services without compensation for, or on behalf of, an organization and (5) the following activities of a candidate, to the extent that the value of such activities does not exceed one hundred dollars with respect to real or personal property and the cost of inventory provided to a candidate or to a committee for personal services for candidate-related activities: (1) the cost of food or beverage at a charge less than the normal least equal to the cost of such food or beverage for travel expenses made by an individual for personal services to a candidate; (6) the pay for the costs of preparation, display, mailing committee or individual with respect to any printed list containing the names of three candidates for which an election is held; (7) the following extent that the value does not exceed fifteen percent of personal property to a committee to be used in the fund-raising affair, including a tag sale or auction; (8) the purchase by any person of advertising both from committees, the per unit value of the purchase by any person of advertising in a program for a fund-raising affair.







primary or election or which promotes the success or defeat of any constitutional amendment, referendum question or question to be voted upon at any election unless such communication bears upon its face (1) in the case of an individual who pays for or sponsors such communication, the name and address of such individual, (2) in the case of a committee, as defined in subdivision [(14)] (12) of section 9-335, AS AMENDED BY SECTION 1 OF THIS ACT, which pays for or sponsors such communication, the name of the committee and its principal campaign treasurer or campaign treasurer, as the case may be, (3) in the case of an organization, as defined in subdivision [(6)] (4) of section 9-335, AS AMENDED BY SECTION 1 OF THIS ACT, which pays for or sponsors such communication, the name of the organization and its chief executive officer, or (4) in the case of a stock corporation or other business organization, as defined in subdivision [(7)] (5) of section 9-335, AS AMENDED BY SECTION 1 OF THIS ACT, which pays for or sponsors such communication, the name of the stock corporation or other business organization and its chief executive officer.

Sec. 27. This act shall take effect July 1, 1981 except sections 1 to 18, inclusive, 20 to 24, inclusive, and section 26 shall take effect January 1, 1982.

Substitute House Bill No. 6911

**PUBLIC ACT NO. 81-358**

**AN ACT CONCERNING WATER COMPANIES.**

Section 1. Section 16-20 of the general statutes is repealed and the following is substituted in lieu thereof:

If any public service company unreasonably fails or refuses to furnish adequate service at reasonable rates to any person within the territorial limits within which [such] THE company has, by its charter, authority to furnish such service OR, IN THE CASE OF A NONFRANCHISED, NONCHARTERED WATER COMPANY, THE GENERAL TERRITORIAL LIMITS WITHIN WHICH IT OPERATES, [such] THE person may bring his written petition to the department of public utility control alleging such failure or refusal. Thereupon the department shall fix a time and place for a hearing upon [such] THE petition and shall mail notice [thereof] OF THE TIME AND PLACE to the parties in interest at least one week prior to [such] THE hearing. Upon [such] THE hearing, the department may, if it finds that [such] THE company has unreasonably failed or refused to furnish [such] THE person with adequate service at reasonable rates, prescribe the service to be furnished by [such] THE company to [such] THE person and the conditions under which, and maximum rates or charges at which, [such] THE service shall be furnished. [Such] THE company shall thereafter furnish [such] THE service to [such] THE person in accordance with the conditions so prescribed and shall not thereafter demand or collect any rate or charge for [such] THE service in excess of the maximum rate or charge so prescribed. This section shall be construed to include telephone exchange areas.

Sec. 2. Section 16-1 of the general statutes is repealed and the following is substituted in lieu thereof:

Terms used in this title and in chapters 244, 244a, 244b, 245, 245a and 245b shall be construed as follows, unless another meaning is expressed or is clearly apparent from the language or context:

"Authority" means the public utilities control authority and "department" means the department of public utility control;

"Commissioner" means a member of said authority;

"Commissioner of transportation" means the commissioner of transportation appointed under section 13b-3;

"Public service" means telephone, telegraph, radio, television, or other communication companies, owning, leasing, or parts of plants or equipment on railroads or street railways, or in boroughs, any municipality incorporated or not or a utility producing more than one megawatt of electric energy or such electricity to meet demand or sells excess electricity or purchases backup electric energy or produces one megawatt of electric energy where such electricity is used in the conduct of business.

"Plant" includes all electrical wires and other fixed equipment used in the conduct of business.

"Railroad company" means a joint stock association, partnership, or corporation maintaining, operating, or leasing equipment employed throughout this state;

"Street railway" means a joint stock association, partnership, or corporation leasing, maintaining, operating, or leasing cars or other equipment for general use within this state;

"Electric company" means a joint stock association, partnership, or corporation maintaining, operating, or leasing fixtures, along public highways or power lines for sale or generating electricity to be used in the conduct of business.

"Gas company" means a joint stock association, partnership, or corporation maintaining, operating, or leasing public highways or street railways or power within this state or distributed for such purposes.

"Water company" means a joint stock association, partnership, or corporation well or distributing plant for fifty or more consumers ONLY TO THEIR MEMBERS.

"Consumer" means a store, office building, institution, or other place of business or residence.

"Sewage treatment plant" means a joint stock association, partnership, or corporation maintaining, operating, or leasing a borough, or portion thereof, for the purpose of treating effluent into any water body.