## Stricken language would be deleted from and underlined language would be added to present law. Act 85 of the Regular Session

1	State of Arkansas	A D:11		
2	94th General Assembly	A Bill		
3	Regular Session, 2023		SENATE BILL 114	
4				
5	By: Senator C. Tucker			
6	By: Representative Evans			
7				
8	For An Act To Be Entitled			
9	AN ACT TO AMEND THE FILING OF CAMPAIGN FINANCE			
10	REPORTS; TO AMEND THE LAW CONCERNING CANDIDATE			
11	CONTRIBUTION FILINGS; TO AMEND PORTIONS OF INITIATED			
12	ACT 1 OF 1990 AND INITIATED ACT 1 OF 1996; AND FOR			
13	OTHER PURPOSES	•		
14				
15				
16		Subtitle		
17	TO AMEND	THE FILING OF CAMPAIGN FIN	IANCE	
18	REPORTS;	TO AMEND THE LAW CONCERNIN	IG	
19	CANDIDATE	CONTRIBUTION FILINGS; AND	TO	
20	AMEND PORTIONS OF INITIATED ACT 1 OF 1990			
21	AND INITI	ATED ACT 1 OF 1996.		
22				
23				
24	BE IT ENACTED BY THE GENER	AL ASSEMBLY OF THE STATE OF	F ARKANSAS:	
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26	SECTION 1. Arkansas	Code § 7-6-207(a)(1)(D),	concerning candidate	
27	campaign finance contribut	ions, limitations, acceptar	nce or solicitation,	
28	filings, and distributions	resulting from Initiated	Act 1 of 1990 and	
29	Initiated Act 1 of 1996, i	s amended to read as follow	ws:	
30	(D) <u>(i)</u>	No later than <del>thirty (30) (</del>	<del>days</del> <u>the last day of the</u>	
31	month after the end of the	month in which the candida	ate's name has appeared	
32	on the ballot in any primary election, runoff election, general election, or			
33	special election, or when only one (1) candidate qualifies for a particular			
34	office or position and no	office or position and no position or name of an unopposed candidate shall		
35	appear on a ballot, a final report of all contributions received and			
36	expenditures made for that	election which have not be	een disclosed on reports	

T	previously required to be illed.		
2	(ii) A final report is required regardless of		
3	whether a candidate has received contributions or made expenditures in excess		
4	of five hundred dollars (\$500);		
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6	SECTION 2. Arkansas Code § 7-6-207(a)(1)(F), concerning candidate		
7	campaign finance contributions, limitations, acceptance or solicitation,		
8	filings, and distributions resulting from Initiated Act 1 of 1990 and		
9	Initiated Act 1 of 1996, is amended to read as follows:		
10	(F)(i) If a candidate keeps remaining campaign funds after		
11	an election, but does not have any activity before the end of the year, the		
12	candidate shall not be required to file a fourth quarter report.		
13	(ii) If a candidate keeps remaining campaign funds		
14	and raises campaign funds for a future campaign, or expends campaign funds		
15	for office holder expenses or a future election, the candidate shall continue		
16	filing the reports required by this subsection.		
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19	APPROVED: 2/17/23		
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