HOUSE BILL 538

G1 HB 481/11 – W&M

By: Delegates Olszewski, Arora, Barkley, Barnes, Barve, Beidle, Bobo, Bohanan, Boteler, Carr, George, Glass, Kach, Mizeur, Reznik, Szeliga, Vitale, and Weir

Introduced and read first time: February 3, 2012

Assigned to: Ways and Means

Committee Report: Favorable

House action: Adopted

Read second time: February 28, 2012

CHAPTER _____

1 AN ACT concerning

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Campaign Finance - Contributions - Disclosure

- 3 FOR the purpose of requiring a campaign finance entity to report certain information 4 on its campaign finance reports for each contribution the entity receives; 5 authorizing a campaign finance entity to report a maximum of a certain amount 6 of contributions in an election cycle on its campaign finance reports without 7 providing certain information about each contribution; requiring that 8 contributions reported on or after a certain date shall be considered in making a 9 certain determination under this Act; providing that certain reporting 10 requirements under this Act apply only to campaign finance reports filed on or after a certain date; and generally relating to the disclosure of information 11 12 concerning contributions in campaign finance reports.
- 13 BY repealing and reenacting, with amendments,
- 14 Article Election Law
- 15 Section 13–240 and 13–304
- 16 Annotated Code of Maryland
- 17 (2010 Replacement Volume and 2011 Supplement)
- 18 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

19 MARYLAND, That the Laws of Maryland read as follows:

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Article - Election Law

1	13–240.		
2 3 4	(a) fortune tha fund–raisin	t is au	section applies to a spin or chance on a paddle wheel or wheel of athorized under the laws of this State to operate at a campaign t.
5 6 7 8 9	prohibits an	NOT anony le of a	withstanding] EXCEPT AS PROVIDED IN § 13–304(C) OF THIS WITHSTANDING § 13–239 of this subtitle or any other law that mous contribution, a political committee may accept money received spin or chance, and need not identify the individual purchaser in its
10		(1)	the account book of the political committee includes:
11 12	event at wh	ich the	(i) the net amount received by the political committee at the sale was made; and
13 14	event;		(ii) the name and address of each individual who attended the
15		(2)	no spin or chance is sold at the event for more than \$2;
16 17	and chances	(3) s at the	the net income of the sponsoring political committee from spins event does not exceed \$1,500 in a 24-hour period; and
18 19	and chances	(4) s in tha	the total receipts of the sponsoring political committee from spins at election do not exceed \$2,500.
20 21	(c) section, the		political committee raises funds in excess of a limit specified in this al committee shall:
22		(1)	donate the excess to a charity of its choice; or
23 24	individual w	(2) who pu	identify in its account book the amount received from each rchased a spin or chance.
25	(d)	The S	State Board shall adopt regulations to implement this section.
26	13–304.		

27 (a) (1) From the date of its organization until its termination under the provisions of this title, a campaign finance entity, except a political club, shall file a campaign finance report at the State Board at the times and for the periods required by §§ 13–309, 13–312, and 13–316 of this subtitle.

$\frac{1}{2}$	(2) A campaign finance report submitted using an electronic format shall:
3	(i) be made under oath or affirmation;
4 5	(ii) require an electronic signature from the treasurer at the time of the filing of the campaign finance report; and
6	(iii) be made subject to the penalties for perjury.
7 8 9 10	(b) A campaign finance report filed by a campaign finance entity under subsection (a) of this section shall include the information required by the State Board with respect to all contributions received and all expenditures made by or on behalf of the campaign finance entity during the designated reporting period.
11 12	(C) (1) The requirements of this subsection prevail to the extent of any conflict with $\S 13-240(B)$ of this title.
13 14 15 16	(2) EXCEPT AS PROVIDED IN PARAGRAPH (3) OF THIS SUBSECTION, A CAMPAIGN FINANCE ENTITY SHALL REPORT THE FOLLOWING INFORMATION ON ITS CAMPAIGN FINANCE REPORTS FOR EACH CONTRIBUTION IT RECEIVES:
17	(I) THE AMOUNT OF EACH CONTRIBUTION; AND
18	(II) THE NAME AND ADDRESS OF EACH CONTRIBUTOR.
19 20 21 22	(3) A CAMPAIGN FINANCE ENTITY MAY REPORT A MAXIMUM OF A CUMULATIVE AMOUNT OF \$25,000 IN CONTRIBUTIONS IN AN ELECTION CYCLE ON ITS CAMPAIGN FINANCE REPORTS WITHOUT PROVIDING THE INFORMATION REQUIRED UNDER PARAGRAPH (2) OF THIS SUBSECTION.
23 24	[(c)] (D) A campaign finance report prescribed by this subtitle for the campaign finance entity of a candidate is required whether or not:
25	(1) the candidate files a certificate of candidacy;
26 27	(2) the candidate withdraws, declines a nomination, or otherwise ceases to be a candidate;
28	(3) the candidate's name appears on the primary ballot; or
29	(4) the candidate is successful in the election.
30	SECTION 2. AND BE IT FURTHER ENACTED, That:

)	SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2012.
	(2) The reporting requirements imposed under § 13–304(c) of the Election Law Article as enacted by this Act shall apply only to campaign finance reports filed on or after October 1, 2012.
	considered in determining whether a campaign finance entity has reached the aggregate limit on contributions that may be reported in an election cycle without listing the amount of each contribution and the name and address of each contributor under § 13–304(c)(3) of the Election Law Article as enacted by this Act; and

President of the Senate.