

- 1 HB16
- 2 V7THIPP-1
- 3 By Representative Lamb
- 4 RFD: Ethics and Campaign Finance
- 5 First Read: 13-Jan-26
- 6 PFD: 25-Jun-25



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4	SYNOPSIS:
5	Under the Fair Campaign Practices Act, the
6	Secretary of State must notify a person in violation of
7	the act by certified mail, even when the amount of
8	civil penalties being imposed exceeds the cost of
9	mailing the notice.
10	This bill would authorize the Secretary of State
11	to impose civil penalties by notifying the person via
12	email and limiting certified mail notice to those
13	penalties imposed that exceed the cost of sending by
14	certified mail.
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17	A BILL
18	TO BE ENTITLED
19	AN ACT
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21	Relating to the Fair Campaign Practices Act; to amend
22	Section 17-5-19.1, Code of Alabama 1975, to authorize the
23	Secretary of State to provide electronic notice of imposed
24	civil penalties in certain circumstances.
25	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
26	Section 1. Section 17-5-19.1, Code of Alabama 1975, is
27	amended to read as follows:
28	"\$17-5-19.1

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29 (a) The Secretary of State shall levy a civil penalty 30 against any person who fails to timely file a report required 31 by this chapter and who does not remedy the filing of the 32 report pursuant to subsection (h). The State Ethics Commission 33 may levy an administrative penalty against any person who 34 files a materially inaccurate report required by this chapter 35 and who does not remedy the filing of the report pursuant to 36 subsection (q).

37 (b) The schedule of civil penalties shall be as38 follows:

39 (1) The lesser of three hundred dollars (\$300) or 10 40 percent of the amount of contributions or expenditures not 41 properly reported for a first offense in an election cycle.

42 (2) The lesser of six hundred dollars (\$600) or 15
43 percent of the amount of contributions or expenditures not
44 properly reported for a second offense in an election cycle.

45 (3) The lesser of one thousand two hundred dollars
46 (\$1,200) or 20 percent of the amount of contributions or
47 expenditures not properly reported for a third or subsequent
48 offense in an election cycle.

(c) A fourth failure to timely or accurately file a report in an election cycle shall create a rebuttable presumption of intent to violate the reporting requirements of this chapter. The Secretary of State shall notify the Attorney General and the appropriate district attorney of all persons who violate the filing requirements four or more times in an election cycle.

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(d) Upon imposition of a civil penalty pursuant to this

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57	section, the Secretary of State shall send the person upon
58	whom the penalty is being imposed proper notification by
59	certified mail of the imposition of the penalty. If an
60	electronic mail <u>to the email</u> address is on file with the
61	Secretary of State, the Secretary of State shall also provide
62	notification by electronic mailfiled with the statement
63	showing the political action committee pursuant to Section
64	17-5-3 or principal campaign committee pursuant to Section
65	17-5-4, which shall be kept current by the committee. In the
66	event an imposed penalty exceeds the cost of certified mail,
67	proper notification must additionally be sent via certified
68	mail to the address filed with the statement showing the
69	political action committee or the principal campaign
70	committee, which shall also be kept current by the committee.

71 (e) Civil penalties levied shall be paid to the Secretary of State within 45 days of the finality of any 72 73 review. The Secretary of State, through his or her attorney, 74 may institute proceedings to recover any penalties ordered 75 pursuant to this section that are not paid by, or on behalf 76 of, the person against whom they are levied and may collect 77 necessary fees and costs associated with the collection 78 action.

(f) All penalties collected by the Secretary of Stateshall be distributed to the State General Fund.

(g) A person who voluntarily files an amended report to correct an error in an otherwise timely filed report without being prompted by the Secretary of State shall not have committed an offense or be subjected to a civil penalty under

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this section, so long as, in the case of a candidate, the corrected report is filed prior to the election at issue, and so long as, in the case of a political action committee, the corrected report is filed prior to the close of the calendar year.

90 (h) Failure to file a timely report shall not be 91 considered an offense or subjected to a civil penalty pursuant 92 to subsection (a) so long as it is the first failure by that 93 candidate or political action committee for the election cycle 94 and the report is filed within 48 hours of the time it was 95 due.

96 (i) Any penalties assessed pursuant to this section may97 be paid with campaign funds."

98 Section 2. This act shall become effective on October99 1, 2026.