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H.66

Introduced by Representatives Donahue of Northfield and Lewis of Berlin

Referred to Committee on

Date:

Subject: Elections; campaign finance; contributions; accountability for related  
expenditures; shared candidate expenditures

Statement of purpose of bill as introduced: This bill proposes to exempt a  
candidate's expenditures that he or she shares with another candidate from  
being considered a related expenditure, and therefore a contribution to that  
other candidate.

An act relating to shared candidate campaign expenditures

It is hereby enacted by the General Assembly of the State of Vermont:

Sec. 1. 17 V.S.A. § 2944 is amended to read:

§ 2944. ACCOUNTABILITY FOR RELATED EXPENDITURES

(a) A related campaign expenditure made on a candidate's behalf shall be  
considered a contribution to the candidate on whose behalf it was made.

(b) As used in this section, a "related campaign expenditure made on the  
candidate's behalf" means any expenditure intended to promote the election of  
a specific candidate or group of candidates or the defeat of an opposing

1 candidate or group of candidates if intentionally facilitated by, solicited by, or  
2 approved by the candidate or the candidate's committee.

3 (c)(1) An expenditure made by a political party or by a political committee  
4 that recruits or endorses candidates that primarily benefits six or fewer  
5 candidates who are associated with the political party or political committee  
6 making the expenditure is presumed to be a related expenditure made on behalf  
7 of those candidates, except that the acquisition, use, or dissemination of the  
8 images of those candidates by the political party or political committee shall  
9 not be presumed to be a related expenditure made on behalf of those  
10 candidates.

11 (2) An expenditure made by a political party or by a political committee  
12 that recruits or endorses candidates that substantially benefits more than six  
13 candidates and facilitates party or political committee functions, voter turnout,  
14 platform promotion, or organizational capacity shall not be presumed to be a  
15 related expenditure made on a candidate's behalf.

16 (d)(1) As used in this section, an expenditure by a person shall not be  
17 considered a "related expenditure made on the candidate's behalf" if ~~all~~:

18 (1)(A) All of the following apply:

19 ~~(A)(i)~~ the expenditure was made in connection with a campaign event  
20 whose purpose was to provide a group of voters with the opportunity to meet a  
21 candidate;

1           ~~(B)~~(ii) the expenditure was made for:

2           ~~(i)~~(I) invitations and any postage for those invitations to invite  
3 voters to the event; or

4           ~~(ii)~~(II) any food or beverages consumed at the event and any  
5 related supplies thereof; and

6           ~~(C)~~(iii) the cumulative value of any expenditure by the person made  
7 under this subsection does not exceed \$500.00 per event.

8           ~~(2)~~(B) For the purposes of this ~~subsection~~ subdivision (1):

9           ~~(A)~~(i) if the cumulative value of any expenditure by a person made  
10 under this subsection exceeds \$500.00 per event, the amount equal to the  
11 difference between the two shall be considered a “related expenditure made on  
12 the candidate’s behalf”; and

13           ~~(B)~~(ii) any reimbursement to the person by the candidate for the costs  
14 of the expenditure shall be subtracted from the cumulative value of the  
15 expenditures.

16           (2) The expenditure is made by a candidate, is a portion of an  
17 expenditure shared between or among that candidate and two or more other  
18 candidates, and is intended to promote the election of a specific candidate or  
19 group of candidates or the defeat of an opposing candidate or group of  
20 candidates.

1           (e)(1) A candidate may seek a determination that an expenditure is a related  
2 expenditure made on behalf of an opposing candidate by filing a petition with  
3 the Superior Court of the county in which either candidate resides.

4           (2) Within 24 hours of the filing of a petition, the ~~Court~~ court shall  
5 schedule the petition for hearing. Except as to cases the ~~Court~~ court considers  
6 of greater importance, proceedings before the Superior Court, as authorized by  
7 this section, and appeals from there take precedence on the docket over all  
8 other cases and shall be assigned for hearing and trial or for argument at the  
9 earliest practicable date and expedited in every way.

10           (3) The findings and determination of the ~~Court~~ court shall be prima  
11 facie evidence in any proceedings brought for violation of this chapter.

12           (f) The Secretary of State may adopt rules necessary to administer the  
13 provisions of this section.

14       Sec. 2. EFFECTIVE DATE

15           This act shall take effect on July 1, 2017.