HOUSE OF REPRESENTATIVES THIRTIETH LEGISLATURE, 2019 STATE OF HAWAII

H.B. NO. ¹³⁸⁰ H.D. 1

A BILL FOR AN ACT

RELATING TO CAMPAIGN FINANCE.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1 SECTION 1. The legislature finds that the state 2 constitution requires it to establish partial public financing 3 of campaigns for public offices of the State and its political 4 subdivisions. Candidate public financing programs are voluntary 5 programs in which public funds are provided to candidates who 6 agree to limit their campaign spending. The primary purpose of 7 these types of programs is to reduce the role of large amounts 8 of private money raised in political campaigns and the 9 obligations that are or can appear to be associated with these 10 contributions. With the influence of dark money on political 11 campaigns, the role of public financing becomes more crucial 12 than ever.

Hawaii established a partial public funding program to allow candidates running for elective office to run a competitive campaign by awarding moneys from the State. To qualify for partial public financing, a candidate is required to raise a set minimal amount, which the State will match. The

HB1380 HD1 HMS 2019-1720

legislature believes that expanding the current program will
 allow a wider breadth of candidates to run for office and will
 dampen the influence or perceived influence of private money on
 political campaigns.

5 Accordingly, the purpose of this Act is to increase
6 campaign financing opportunities for candidates running for a
7 county office.

8 SECTION 2. Chapter 11, part XIII, Hawaii Revised Statutes,
9 is amended by adding a new subpart to be appropriately
10 designated and to read as follows:

11 " . COMPREHENSIVE PUBLIC FUNDING FOR COUNTY ELECTIONS
 12 §11-A Definitions. When used in this subpart, unless the
 13 context clearly requires otherwise:

14 "Candidate" means an individual who seeks nomination for15 election or seeks election for a county office.

16 "Candidate's committee" means a candidate committee, as 17 defined in section 11-302, that makes an expenditure or accepts 18 a contribution on behalf of a candidate for nomination for 19 election or election to a county elected position, with the 20 candidate's authorization.

HB1380 HD1 HMS 2019-1720

Page 2

1	"Certification for public funding" means the decision by
2	the commission that a candidate is certified to receive public
3	funding in accordance with this subpart.
4	"Certified candidate" or "publicly-funded candidate" means
5	a candidate who is certified by the commission as eligible for
6	public funding under this subpart and who agrees to abide by the
7	requirements of this subpart.
8	"Declaration of intent to seek public funding" means the
9	form completed by a candidate seeking public funding, the filing
10	of which triggers the candidate's ability to begin collecting
11	qualifying names and contributions.
12	"Excess expenditure" means the amount of public funds spent
13	or obligated to be spent by a publicly-funded candidate in
14	excess of one hundred per cent of the allocated funds for a
15	primary election, general election, or both.
16	"General election campaign period" means the period
17	beginning the day after the primary election and ending on
18	general election day.
19	"General election year" means the period commencing
20	January 1 of an even-numbered year in which a general election
21	is held and ending on the general election day.

HB1380 HD1 HMS 2019-1720

4

"Primary election campaign period" means the period in a general election year beginning with the certification for public funding under this subpart and ending on the primary election day.

5 "Public funding" or "public funds" means campaign funds
6 from the Hawaii election campaign fund under section 11-421,
7 received by a certified candidate pursuant to this subpart.

8 "Qualifying contribution" means a monetary contribution 9 made in the form of a check or a money order accompanied by a 10 signed receipt that confirms that the contributor purchased the 11 money order, payable to the Hawaii election campaign fund for 12 purposes of meeting the criteria of section 11-E.

13 "Seed money" means contributions made to a candidate by an 14 individual in accordance with section 11-D and expended for the 15 purpose of determining campaign viability.

16 "Surplus campaign funds" means any campaign contributions 17 not spent during a prior election period by a candidate who 18 previously sought nomination or election as a privately-funded 19 candidate.

HB1380 HD1 HMS 2019-1720

Page 4

1	§11-	B Applicability. There is established a public
2	funding p	rogram under this subpart for all county elections
3	beginning	with the 2022 elections.
4	§11-	C Qualifications for public funding for county
5	election	candidates. (a) A candidate may seek public funding
6	for the p	rimary election campaign period if the candidate:
7	(1)	Resides in the county from which election is sought as
8		of the date of the filing of nomination papers for the
9		primary election in the general election year in which
10		the candidate seeks to be nominated or elected;
11	(2)	Is a registered voter in the county from which
12		election is sought;
13	(3)	Files a declaration of intent to seek public funding
14		with the commission between December 1 of the year
15		prior to the general election year and thirty days
16		before the closing date to file nomination papers to
17		run for the office for which the candidate intends to
18		seek election;
19	(4)	Collects qualifying names and contributions in
20		accordance with section 11-E;

HB1380 HD1 HMS 2019-1720

Page 5

Page 6

1	(5)	Accepts only the following contributions prior to
2		applying for certification as a publicly-funded
3		candidate:
4		(A) Seed money contributions until the candidate
5		files a declaration of intent to seek public
6		funding; and
7		(B) Qualifying contributions that may be accepted
8		only after filing the declaration of intent to
9		seek public funding; and
10	(6)	Files an application for certification for public
11		funding with the commission.
12	(b)	A candidate is qualified to seek public funding for
13	the gener	al election campaign period if the candidate:
14	(1)	Was certified as a publicly-funded candidate during
15		the primary election campaign period immediately
16		preceding the general election in which the funds
17		under this subpart are provided; and
18	(2)	Received a sufficient number of votes to appear on the
19		ballot in the general election or is otherwise
20		certified by the county clerk to be placed on the
21		ballot in the general election.

HB1380 HD1 HMS 2019-1720

H.B. NO. ¹³⁸⁰ ^{H.D. 1}

§11-D Seed money contributions; limitations on use of seed 1 money; penalties. (a) The use of seed money shall be limited 2 3 to expenditures necessary to determine whether sufficient support exists for a candidate to run for office as a publicly-4 5 funded candidate; provided that no candidate shall be eligible to receive public funds under this subpart unless the candidate 6 7 has received or expended at least \$ in seed money. 8 (b) The amount of seed money received, expended, or both, by a candidate seeking eligibility for public funding for a 9 county elected seat shall not exceed \$3,000, which shall include 10 any personal funds, surplus campaign funds, or contributions 11 12 received from individuals in an aggregate amount no greater than \$200 each that the candidate may choose to use. 13 A candidate seeking eligibility for public funding 14 (C) shall not accept contributions of seed money from any individual 15 whose contributions are prohibited under subpart E or for which 16 17 the information required to be reported pursuant to section 11-18 I(h) is not available. The candidate or candidate's committee 19 shall record all information required for reporting under 20 section 11-I(h). All contributors whose seed money has been 21 accepted shall be issued a receipt by the candidate.

HB1380 HD1 HMS 2019-1720

Page 8

H.B. NO. ¹³⁸⁰ H.D. 1

1 (d) Seed money shall not be collected after the candidate 2 has filed the declaration of intent to seek public funding, 3 which shall be filed no later than thirty days prior to the 4 closing date to file nomination papers to run for the office for 5 which the candidate intends to seek election. The candidate 6 shall spend seed money only until the candidate is certified by 7 the commission as a publicly-funded candidate or the closing 8 date to file nomination papers to run for the office for which 9 the candidate intends to seek election, whichever occurs first. 10 Any unspent seed money shall be deducted from the (e) 11 amount of public funding provided to the certified candidate if the certified candidate does not donate the unspent seed money 12 13 to the Hawaii election campaign fund. 14 (f) A certified candidate who has surplus campaign funds from a previous election is prohibited from using those funds 15 16 for anything other than seed money pursuant to this section and 17 in-office constituent communications pursuant to section 11-18 J(b). The surplus campaign funds shall be frozen and maintained 19 in a separate depository account from that established for the 20 public funds under section 11-L; provided that funds used for

seed money shall be deposited according to section 11-L(a).

HB1380 HD1 HMS 2019-1720

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candidate shall continue to file reports on the surplus campaign
 funds in accordance with subpart D, or as otherwise may be
 required by the commission.

§11-E Application for public funds; qualifying names;
qualifying contributions. (a) Candidates seeking certification
for public funding for a county office shall submit an
application for certification that contains at least one hundred
printed qualifying names, with addresses and signatures, that
shall be accompanied by a qualifying contribution of \$5, in the
same name.

(b) To be counted as a qualifying name, with or without an accompanying qualifying contribution, the name shall be from an individual who is a registered voter and who resides within the respective county from which the candidate seeks nomination or election at the time the contribution is given. Nothing of value shall be given to the individual in exchange for the qualifying contribution.

(c) No candidate shall collect any qualifying name, with
or without an accompanying qualifying contribution, prior to the
candidate filing a declaration of intent to seek public funding
with the commission.

HB1380 HD1 HMS 2019-1720

Page 9

(d) Any receipt for a qualifying contribution shall be
 made in a form prescribed by the commission pursuant to section
 11-0.

4 (e) All qualifying contributions collected by a candidate,
5 whether or not the candidate is certified, shall be deposited
6 into the Hawaii election campaign fund.

The application for certification shall contain any 7 (f) 8 other information deemed necessary and appropriate by the 9 commission and include a self-subscribing oath for the candidate 10 and the candidate's campaign treasurer to swear to the truth of 11 the allegations in the application. The application shall be 12 submitted to the commission no later than thirty days prior to the primary election and shall be signed by the candidate and 13 14 the candidate's campaign treasurer.

15 §11-F Certification of qualification for public funds.
16 (a) The commission, in coordination with the clerk for the
17 county from which election is sought, shall verify that:
18 (1) At least the minimum required qualifying names and

19 qualifying contributions were received from registered 20 voters in the county from which the candidate seeks 21 election;

HB1380 HD1 HMS 2019-1720

Page 11

H.B. NO. ¹³⁸⁰ H.D. 1

1	(2) The candidate resides in the county from which
2	election is sought as of the date of the filing of
3	nomination papers; and
4	(3) The candidate is a registered voter in the county from
5	which election is sought.
6	The county clerk shall provide to the commission the information
7	required to verify qualifying names and contributions and the
8	candidate's residency and voter registration status, including
9	the names, addresses, and signatures of registered voters in
10	that county collected pursuant to section 11-E.
11	(b) The commission shall issue a decision to certify or
12	deny certification of a candidate as a publicly-funded candidate
13	within ten business days following receipt of the candidate's
14	completed application for certification for the receipt of
15	public funds.
16	(c) After a candidate is certified, the candidate's
17	certification shall apply to both the primary and the general
18	elections.

19 (d) Initial certification and all determinations by the20 commission under this section are final and conclusive, except

HB1380 HD1 HMS 2019-1720

Page 12

H.B. NO. H.D. 1

1 to the extent that they are subject to examination and audit by the commission under section 11-434. 2 3 Any certified candidate elected to the office sought (e) may choose to remain in the public funding program in successive 4 5 elections and shall not be required to resubmit an application for certification if the certified candidate: 6 7 Is a candidate for reelection to the same office in (1)8 successive elections; and 9 (2) Has not sought election to any other office during the 10 period between elections. 11 \$11-G Public funds to be distributed to certified 12 candidates. (a) Each certified candidate for a county election shall receive public funding of four times the first \$50 of each 13 14 donation, or four times the amount of every donation received up 15 to \$50; provided that the candidate agrees to cap all donations 16 at \$200. The maximum amount of public funding available in each 17 election to a certified candidate for a county election shall not exceed the amount expended by the candidate who was elected 18 19 to the office sought in the previous election period; provided 20 that if an opponent expends an amount greater than the amount expended by the candidate who was elected to the office sought 21



Page 13

in the previous election period, the maximum amount of public
 funding available shall be based on the last report filed by the
 opponent.

Upon the commission's approval of the application and 4 (b) statement of qualifying contributions, the commission shall 5 direct the comptroller to distribute the public funds allowed by 6 this section from the Hawaii election campaign fund by check or, 7 when possible, by an automatic transfer of funds. Public funds 8 shall be distributed to the candidate within twenty days from 9 the date that the candidate's initial application and qualifying 10 contribution statement is approved by the commission. 11

12 (c) The commission shall be under no obligation to provide 13 moneys to a candidate if moneys in the Hawaii election campaign 14 fund are near depletion as determined by the commission pursuant 15 to section 11-P.

16 §11-H Contributions and expenditures; penalties. (a) A
17 certified candidate shall comply with the following restrictions
18 on contributions and expenditures:

19 (1) Upon certification for public funding and until the
20 end of the general election campaign period, a
21 candidate shall not accept for use in the campaign:

HB1380 HD1 HMS 2019-1720

1		(A)	Contributions from any person;
2		(B)	Loans from any person, including a certified
3			candidate;
4		(C)	Contributions from political parties; and
5		(D)	Any campaign material purchased or held from a
6			date prior to filing the declaration of intent to
7			seek public funds; and
8	(2)	Upon	certification for public funding and until the
9		end	of the general election campaign period, a
10		cand	idate shall not expend for campaign purposes:
11		(A)	Any money except public funds issued by the
12			commission;
13		(B)	Public funds for purposes other than those
14			permitted in this subpart; and
15		(C)	Public funds outside the applicable campaign
16			period.
17	(b)	A ce	rtified candidate who accepts contributions in
18	violation	of t	his section shall be subject to a fine equal to
19	three time	es th	e public funding received, in addition to any
20	other act	ion,	fines, or prosecution under section 11-N and
21	subpart I	, or	any provision of the Hawaii Penal Code.

HB1380 HD1 HMS 2019-1720

(c) A certified candidate who makes expenditures of more
 than one hundred per cent of the public funds allocated to the
 candidate shall repay to the Hawaii election campaign fund an
 amount equal to three times the excess expenditures.

§11-I Publicly-funded candidate; reporting. (a) A
certified candidate and the certified candidate's committee
shall furnish to the commission complete campaign records,
including all records of seed money contributions, qualifying
contributions, and expenditures. A certified candidate shall
fully cooperate with any audit or examination by the commission.

(b) The reporting requirements for certified candidates under this subpart or that may be required by the commission shall be in addition to any other reporting requirement under this part.

(c) An individual who uses seed money to determine whether sufficient support exists to run for office as a publicly-funded candidate and who is not already registered with the commission shall register as a candidate by filing the organizational report required by section 11-321, within ten days of receiving more than \$100 in seed money, either from contributions or personal funds.

HB1380 HD1 HMS 2019-1720

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(d)	All reports required by subpart D, seed money reports,
and post-	election reports shall be filed with the commission.
(e)	Seed money reports shall be filed with the commission
no later	than:
(1)	January 31 of a general election year;
(2)	April 30 of a general election year; and
(3)	Twenty days prior to the primary election.
(f)	Each report shall be current through:
(1)	The six-month period ending on December 31 for the
	report filed on January 31;
(2)	The three-month period ending on March 31 for the
	report filed on April 30; and
(3)	Thirty days prior to the primary election for the
	report filed twenty days prior to the primary
	election.
(g)	The seed money reports shall include:
(1)	The candidate committee's name and address;
(2)	The amount of cash on hand at the beginning of the
	reporting period;
(3)	The reporting period and aggregate total for each of
	the following categories:
	and post- (e) no later (1) (2) (3) (f) (1) (2) (3)

HB1380 HD1 HMS 2019-1720

Page 17

1		(A) Contributions;
2		(B) Expenditures; and
3		(C) Other receipts; and
4	(4)	The cash on hand at the end of the reporting period.
5	(h)	Schedules filed with the seed money reports shall also
6	include:	
7	(1)	The amount and date of deposit of each contribution
8		and the name and address of each contributor who makes
9		contributions aggregating more than \$100 in an
10		election period; provided that if all the information
11		is not on file, the contribution shall be returned to
12		the contributor within thirty days of deposit;
13	(2)	All expenditures made, including the name and address
14		of each payee and the amount, date, and purpose of
15		each expenditure. Expenditures for consultants,
16		advertising agencies and similar firms, credit card
17		payments, salaries, and candidate reimbursements shall
18		be itemized to permit a reasonable person to determine
19		the ultimate intended recipient of the expenditure and
20		its purpose; and

1 The amount, date of deposit, and description of other (3) 2 receipts and the name and address of the source of 3 each of the other receipts. Post-election reports shall be submitted to the 4 (i) commission no later than twenty days after a primary election 5 and no later than thirty days after a general election 6 certifying that all public funds paid to the certified candidate 7 have been used as required by this subpart. The post-election 8 9 reports shall include information regarding all expenditures 10 made, including the name and address of each payee and the 11 amount, date, and purpose of each expenditure. Expenditures for 12 consultants, advertising agencies and similar firms, credit card 13 payments, salaries, and candidate reimbursements shall be 14 itemized to permit a reasonable person to determine the ultimate 15 intended recipient of the expenditure and its purpose. 16 All certified candidates shall file the reports (i) 17 required under this subpart by electronic means in the manner 18 prescribed by the commission. 19 §11-J Publicly-funded candidate; continuing obligation.

20 (a) A certified candidate shall comply with all requirements
21 under this subpart through the general election campaign period,

HB1380 HD1 HMS 2019-1720

1 except as provided in subsection (d), regardless of whether the 2 certified candidate maintains eligibility for public funding in 3 the general election campaign period. 4 (b) Any surplus campaign funds up to \$4,000 for a certified candidate elected to the office sought may be carried 5 6 over to pay for in-office constituent communications. 7 Expenditures for these communications shall not exceed \$2,000 8 per year or \$4,000 for a two-year term. 9 (c) If the total surplus for a certified candidate who is elected to office falls under \$4,000, subsection (d) 10 11 notwithstanding, the office holder shall be allowed to raise the 12 difference with private contributions pursuant to subpart E in 13 an aggregate amount of \$2,000 per year; provided that each 14 contribution shall be made by an individual and each individual 15 shall be limited to contributing \$200 in the aggregate for the 16 election period. 17 Except for seed money contributions and qualifying (d) contributions, a certified candidate who is elected to the 18 office sought shall not accept private contributions from any 19 person until either September 1 of the next odd-numbered year 20 21 following the general election in which the candidate was last

HB1380 HD1 HMS 2019-1720

Page 20

H.B. NO. ¹³⁸⁰ H.D. 1

1 elected, or the date when the commission determines there are
2 insufficient funds under section 11-P, whichever occurs earlier.
3 (e) If a certified candidate withdraws from the primary
4 election or the general election, all unexpended public funds
5 received by the candidate under this subpart shall be returned
6 to the Hawaii election campaign fund within thirty days after
7 withdrawal.

8 A certified candidate who is successful in the primary (f) 9 election may carry over any unexpended public funds to the 10 general election; provided that the certified candidate has an opponent in the general election. If the certified candidate 11 12 does not have an opponent in the general election, the certified candidate shall return all unexpended public funds received by 13 the certified candidate under this subpart to the Hawaii 14 15 election campaign fund within thirty days after the primary 16 election.

(g) A certified candidate who is not successful in the primary or general election shall return all unexpended public funds received by the certified candidate under this subpart to the Hawaii election campaign fund within thirty days after the election in which the candidate was not successful.

HB1380 HD1 HMS 2019-1720

\$11-K Public funding; permitted uses. (a) Public funds
 shall be used only for the purpose of defraying expenses
 directly related to the certified candidate's campaign during
 the primary or general election campaign period for which the
 public funds are allocated.

6 (b) A candidate receiving funds under this subpart or the
7 candidate's campaign treasurer shall not transfer any portion of
8 the funds provided under this subpart to any other candidate for
9 another campaign.

§11-L Deposit of, and access to, public funds. (a) 10 A11 public funds and seed money received by a certified candidate 11 12 shall be deposited directly into a depository institution as provided under section 11-351(a) and section 11-D(f) and 13 accessed through the use of debit cards and bank checks. 14 No 15 expenditure of public funds received under this subpart shall be 16 made except by debit cards or bank checks drawn on the account. 17 (b) All reports required under subpart D and this subpart for financial disclosure shall include the most recent, 18

available bank statement from the depository institution holdingthe public funds, as attested to by the candidate's committee.

HB1380 HD1 HMS 2019-1720

1	§11 -1	M Deposit of money into the Hawaii election campaign
2	fund. The	e following moneys shall be deposited into the Hawaii
3	election	campaign fund established under section 11-421:
4	(1)	Appropriations made by the legislature for the
5		purposes of this subpart;
6	(2)	Excess seed money contributions;
7	(3)	Qualifying contributions, including any excess
8		qualifying contributions of certified candidates;
9	(4)	Unspent public funds distributed to any certified
10		candidate;
11	(5)	Fines levied by the commission for violation of this
12		subpart;
13	(6)	One per cent surcharge on judicial fines as directed
14		pursuant to section 706-640; and
15	(7)	Voluntary donations made for the purposes of this
16		subpart.
17	§11 -3	N Violations; penalties. Any candidate who knowingly
18	seeks or	receives contributions, attempts to take any action, or
19	takes any	action to fraudulently qualify for or receive public
20	funding s	hall:

1380 H.D. 1 H.B. NO.

1	(1)	Have the candidate's certification for public funding
2		revoked. Upon revocation of certification, the
3		certified candidate shall repay all public funds
4		received within ten business days to the Hawaii
5		election campaign fund; and
6	(2)	Be subject to fines and penalties as specifically
7		provided in this subpart and other fines or penalties
8		pursuant to sections 11-410 and 11-412, and the Hawaii
9		Penal Code.
10	§11-	O Forms; receipts; candidate guide. The commission
11	shall cre	ate and publish all forms and receipts required as well
12	as a cand	idates' guide to the comprehensive public funding
13	program t	hat shall include an explanation of rules and
14	procedure	s applicable to candidates.
15	§11-	P Sufficiency of funding for comprehensive public
16	funding.	On September 1 of each odd-numbered year before a
17	general e	lection year, the commission shall determine whether
18	there is	a minimum of \$3,500,000 in the Hawaii election campaign
19	fund esta	blished under section 11-421 to certify candidates
20	during th	e next election and provide funding for the

HB1380 HD1 HMS 2019-1720

comprehensive public funding program authorized under this
 subpart.

3 If the commission determines that there is sufficient 4 funding, then within five business days, the commission shall 5 publish notice statewide, pursuant to section 1-28.5, that the 6 comprehensive public funding program shall become effective on 7 January 1 of the following year. If there is insufficient funding, sections 11-C through 11-H shall be inoperative until 8 9 the commission next determines that sufficient funding is 10 available pursuant to this section."

SECTION 3. Section 11-421, Hawaii Revised Statutes, is amended to read as follows:

13 "[+]§11-421[+] Hawaii election campaign fund; creation.
14 (a) The Hawaii election campaign fund is created as a trust
15 fund within the state treasury.

- 16 (b) The fund shall consist of:
- 17 (1) All moneys collected from persons who have designated
 18 a portion of their income tax liability to the fund as
 19 provided in section 235-102.5(a);
- 20 (2) Any general fund appropriations; [and]

HB1380 HD1 HMS 2019-1720

Page 25

H.B. NO. ¹³⁸⁰_{H.D. 1}

1	(3)	All moneys designated for deposit into the fund
2		pursuant to section 11-M;
3	(4)	All moneys from judicial fines designated for deposit
4		into the fund as provided in section 706-640; and
5	(5)	Other moneys collected pursuant to this part.
6	(c)	Moneys in the fund shall be paid to candidates by the
7	comptroll	er as prescribed in [section] <u>sections</u> 11-431 and <u>11-G</u>
8	<u>and</u> may b	e used for the commission's operating expenses,
9	including	staff salaries and fringe benefits."
10	SECT	ION 4. Section 11-431, Hawaii Revised Statutes, is
11	amended b	y amending subsection (a) to read as follows:
12	"(a)	Upon the commission's approval of the application and
13	statement	of qualifying contributions, the commission shall
14	direct th	e comptroller to distribute matching public funds up to
15	the maxim	num amount of public funds allowed by section 11-425[$_{ au}$]
16	or sectio	on 11-G(a) by check or, when possible, by an automatic
17	transfer	of funds. Public funds shall be distributed to the
18	candidate	within twenty days from the date that the candidate's
19	initial a	pplication and qualifying contribution statement is
20	approved	by the commission."

HB1380 HD1 HMS 2019-1720

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H.B. NO. ¹³⁸⁰ H.D. 1

1	SECT	ION 5. Section 706-640, Hawaii Revised Statutes, is
2	amended to	o read as follows:
3	"§700	6-640 Authorized fines. (1) A person who has been
4	convicted	of an offense may be sentenced to pay a fine not
5	exceeding	:
6	(a)	\$50,000, when the conviction is of a class A felony,
7		murder in the first or second degree, or attempted
8		murder in the first or second degree;
9	(b)	\$25,000, when the conviction is of a class B felony;
10	(c)	\$10,000, when the conviction is of a class C felony;
11	(d)	\$2,000, when the conviction is of a misdemeanor;
12	(e)	\$1,000, when the conviction is of a petty misdemeanor
13		or a violation;
14	(f)	Any higher amount equal to double the pecuniary gain
15		derived from the offense by the defendant;
16	(g)	Any higher or lower amount specifically authorized by
17		statute.
18	(2)	Notwithstanding section 706-641, the court shall
19	impose a m	mandatory fine upon any defendant convicted of theft in
20	the first	or second degree committed by receiving stolen
21	property	as set forth in section 708-830(7). The fine imposed

HB1380 HD1 HMS 2019-1720

Page 27

shall be the greater of double the value of the stolen property 1 received or \$25,000 in the case of a conviction for theft in the 2 3 first degree; or the greater of double the value of the stolen property received or \$10,000 in the case of a conviction for 4 5 theft in the second degree. The mandatory fines imposed by this 6 subsection shall not be reduced except and only to the extent 7 that payment of the fine prevents the defendant from making 8 restitution to the victim of the offense, or that the defendant's property, real or otherwise, has been forfeited 9 under chapter 712A as a result of the same conviction for which 10 the defendant is being fined under this subsection. 11 12 Consequences for nonpayment shall be governed by section 706-13 644; provided that the court shall not reduce the fine under section 706-644(4) or 706-645. 14

15 (3) The court shall impose a one per cent surcharge on
16 each fine imposed pursuant to this section for deposit into the
17 Hawaii election campaign fund established under section 11-421."
18 SECTION 6. The campaign spending commission shall submit a
19 report of its findings and recommendations, including any
20 proposed legislation, to the legislature no later than twenty
21 days prior to the convening of the regular session of 2022 on

HB1380 HD1 HMS 2019-1720

Page 28

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H.B. NO. ¹³⁸⁰ H.D. 1

implementation of this Act. 2 SECTION 7. There is appropriated out of the general 3 revenues of the State of Hawaii the sum of \$ or so much 4 thereof as may be necessary for fiscal year 2020-2021 for 5 deposit into the Hawaii election campaign fund under section 11-6 421, Hawaii Revised Statutes. 7 The sums appropriated shall be disbursed by the campaign 8 spending commission consistent with chapter 11, part XIII, 9 , Hawaii Revised Statutes, and the purposes of this 10 subpart 11 Act. 12 SECTION 8. There is appropriated out of the Hawaii election campaign fund under section 11-421, Hawaii Revised 13 Statutes, the sum of \$ or so much thereof as may be 14 necessary for fiscal year 2020-2021 in preparing for the public 15 16 funding of candidates in elections taking place in 2022, full-time equivalent (FTE), temporary positions. 17 including The sums appropriated shall be expended by the campaign 18 19 spending commission for the purposes of this Act. SECTION 9. In codifying the new sections added by section 20 2 of this Act, the revisor of statutes shall substitute 21

further statutory amendments to best facilitate the

Page 29

appropriate section numbers for the letters used in designating
 the new sections in this Act.
 SECTION 10. Statutory material to be repealed is bracketed
 and stricken. New statutory material is underscored.
 SECTION 11. This Act shall take effect on January 28,
 2081.

Report Title: Campaign Finance; Publicly Funded Elections; Counties

Description:

HB1380 HD1 HMS 2019-1720

Creates a comprehensive public funding program for candidates for county elections beginning in 2022. Appropriates funds to the Campaign Spending Commission. (HB1380 HD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.