

~~proper prosecuting officer of the county or Baltimore City, as the case may be.~~ TO MAKE AVAILABLE SAID RECORDS TO THE PUBLIC.

225.

Any wilfully false, *fraudulent*, or *misleading* statement or entry made by any candidate for office, treasurer, or [political agent] *sub-treasurer*, or by any member or officer of any political committee, in any statement or account under oath required by this article, shall constitute the crime of perjury, and be [punished] *punishable* as such according to the laws of this State.

227.

(e) Every person who shall, directly or indirectly, pay, give, contribute or promise any money or other valuable thing, to defray, or towards defraying the costs [of] or expenses of any campaign or election, to any person, committee, company, club, organization or association, other than to a treasurer or a [political agent] *sub-treasurer*; but this subsection shall not apply to dues regularly paid for membership in any political club if all money expended by such club or in connection with the costs or expenses of any campaign or election shall be paid out by it only through a treasurer or [political agent] *subtreasurer* as provided in this article, [or to any expenses for postage, telegrams, telephoning, radio and television programs, stationery, printing, advertising and publishing, expressage or traveling and board incurred by any candidate for office or for nomination thereto, so far as they are permitted by this article] or for volunteered time or personal vehicles or personal advertising or costs and expenses incident to the expression of personal views in accordance with the provisions of Section 219(a) herein.

(f) Every person who shall, directly or indirectly, by himself or through another person, make a payment, or promise of payment, to a treasurer or [political agent] *subtreasurer*, or candidate, in any other name than his own, and every treasurer or [political agent] *subtreasurer* or candidate who shall knowingly receive a payment, or promise of payment, and enter the same or cause the same to be entered in his accounts in any other name than that of the person by whom such payment or promise of payment is made.

228A.

~~No person or corporation within the State, publishing a newspaper or other periodical, or operating a radio or television station or network of stations in this State, shall charge a candidate for State or county LOCAL public office for political advertising or for political broadcasts, a rate in excess of the regular local rate regularly charged by such person or corporation for commercial advertising; nor shall such a person or corporation charge one political candidate a higher rate than another political candidate; and no candidate or political committee shall pay for political advertising or broadcasts any rate or charge in excess of such regular local rates regularly charged.~~ EXCEPT THAT WHEN SUCH POLITICAL ADVERTISING IS PLACED WITH THE PERSON OR CORPORATION THROUGH THE MEDIUM OF AN ADVERTISING OR PRESS AGENCY, THEN THE REGULAR NATIONAL RATE REGULARLY CHARGED BY SUCH PERSON OR CORPORATION FOR COMMERCIAL ADVERTISING MAY BE CHARGED.