

party, barbecue, crab feast or similar function in the individual amount of] (I) TO EACH PERSON OR TREASURER OF A COMMITTEE, GROUP, OR ORGANIZATION IN WHOSE NAME A CONTRIBUTION OR CONTRIBUTIONS, OTHER THAN THE PURCHASE OF TICKETS, ARE MADE IN THE INDIVIDUAL OR CUMULATIVE AMOUNT OF \$51 OR MORE; (II) TO EACH PERSON OR TREASURER OF A COMMITTEE, GROUP, OR ORGANIZATION IN WHOSE NAME A TICKET OR TICKETS ARE PURCHASED FOR ANY DINNER, TESTIMONIAL, COCKTAIL PARTY, BARBECUE, CRAB FEAST OR OTHER CAMPAIGN RELATED FUNCTION IN THE INDIVIDUAL AMOUNT OF \$51 OR MORE OR IN THE CUMULATIVE AMOUNT OF \$251 OR MORE. UPON REQUEST, A RECEIPT MUST BE GIVEN FOR ANY LESSER AMOUNT. [fifty-one dollars (\$51.00) or more, or tickets in the cumulative amount of two hundred and fifty-one dollars (\$251.00) or more or upon request for any lesser amount, to the candidate or committee of which he is treasurer or subtreasurer.]

(2) If such contribution is received by a subtreasurer, he shall forward the contribution and a duplicate copy of the "campaign contribution receipt" with his report to the treasurer of the candidate or committee for which he is subtreasurer, as required by §§ 26-11 and 26-12 of this article.

(3) The treasurer shall retain all "campaign contribution receipts" with his books and records as required by subsection (a) of this section and report the information therein in the statement of contributions and expenditures required by §§ 26-11 and 26-12 of this article.

(4) The "campaign contribution receipt" issued to a contributor shall serve as evidence of a contribution by such contributor.

(d) [Any] PRIOR TO THE TIME OF FILING THE FINAL REPORT REQUIRED BY § 26-11 OF THIS ARTICLE, ANY surplus funds remaining after payment of all campaign expenditures shall be (1) returned, pro rata, to the contributors by the [treasurers] TREASURER [prior to the time of filing the final report required by § 26-11 of this subtitle, unless prior thereto, the candidate or committee shall have]; OR (2) paid [over all such surplus funds to the State] TO THE STATE central committee [for the State] of the party of which the candidate is a member or for which the POLITICAL committee is acting; OR (3) PAID TO A CENTRAL COMMITTEE OF THE PARTY OF WHICH THE CANDIDATE IS A MEMBER OR FOR WHICH THE POLITICAL COMMITTEE IS ACTING SO LONG AS THE CENTRAL COMMITTEE IS LOCATED IN A COUNTY IN WHICH THE CANDIDATE RESIDES OR SEEKS TO REPRESENT[, except that in the case of surplus funds remaining in the treasury of a candidate for a county board of education or in the treasury of a committee associated with such candidate or group of candidates, the candidate or candidates shall have the option of paying such surplus funds]; OR (4) PAID to the local board of education or to a recognized nonprofit organization providing services or funds for the benefit of pupils or teachers[.]; OR (5) PAID TO A CHARITABLE ORGANIZATION REGISTERED PURSUANT TO § 103B OF ARTICLE 41 OR TO A CHARITABLE ORGANIZATION EXEMPT