

notify the elected official and afford him the opportunity to be heard. If the Board determines, after hearing, that a report or statement required by [ §§ 26-11 or 26-13(d) ] § 26-11(A) OF THIS ARTICLE OR SUBSECTION (D) OF THIS SECTION was not timely filed, that the official was notified pursuant to subsections (c) or (d), and that the failure to file has not been corrected and late filing fees have not been paid, then it shall direct the appropriate financial officers to withhold the salary of the elected official until the report or statement is filed and all late fees paid and to withhold from future salary payments a sum or sums which equal any amount previously paid to the elected official for a period during which his report or statement was in default.

26-16.

(a) The following persons shall be guilty of prohibited practices and shall be punished in accordance with the provisions of this section:

(8) Contribution or Expenditure in Violation of § 26-8. Every person who, being a candidate, makes any payment, contribution, expenditure or promotes or incurs any liability to pay, contribute or expend from his own personal financial resources any money or thing in value in [excess of that authorized by § 26-8(c)] A MANNER NOT AUTHORIZED BY § 26-8 OF THIS ARTICLE.

(b) Every person who shall be guilty of any prohibited practices described in this section shall be fined not more than [one thousand dollars (\$1,000.)] \$1,000 or be imprisoned for not more than one year, or both, and shall be ineligible for any public or party office, for the period of four years from and after the time of the commission of such offense.

26-17.

(a) It is unlawful for any person, candidate, campaign manager, treasurer or subtreasurer, partisan organization, political committee, including political clubs, or party committee to expend any money for printing, publication, or broadcasting of any political matter whatsoever unless such matter purports on its face to be a paid political advertisement and printed, published, or broadcast by the authority of the person, campaign manager, treasurer or subtreasurer for the named candidate, partisan organization, party committee, or political committee, including political clubs.

(b) No person or corporation within the State, publishing a newspaper or other periodical, shall charge a candidate for State or local public office for political advertising a rate in excess of the regular local rate regularly charged by such person or corporation for commercial advertising except that when such political advertising is placed with the person or corporation through the medium of an advertising or press agency, then the