

CHAIRMAN, OR TREASURER, DURING THE FIVE CALENDAR YEARS PRECEDING THE ELECTION IN WHICH THE PERSON SEEKS TO BECOME A CANDIDATE OR TREASURER, AND (2) ANY LATE FILING FEES DUE IN CONNECTION WITH SUCH REPORTS AND STATEMENTS HAVE BEEN PAID.

(C) EACH BOARD SHALL PROMPTLY NOTIFY THE STATE ADMINISTRATIVE BOARD OF ELECTION LAWS OF ANY REPORT OR STATEMENT REQUIRED BY § 26-11 TO BE FILED WHICH IS MORE THAN 30 DAYS OVERDUE. WHENEVER IT LEARNS THAT A REQUIRED REPORT OR STATEMENT IS MORE THAN 30 DAYS OVERDUE, THE [[BOARD]] STATE ADMINISTRATIVE BOARD OF ELECTION LAWS SHALL ISSUE [[AN ORDER]] A NOTICE TO THE CANDIDATE AND TREASURER, IF THE REPORT IS THE STATEMENT OF A CANDIDATE, OR TO THE CHAIRMAN AND TREASURER IF THE REPORT IS THAT OF A COMMITTEE, TO SHOW CAUSE WHY THE APPROPRIATE STATE'S ATTORNEY SHOULD NOT BE [[REQUIRED]] REQUESTED TO PROSECUTE THEM AS PROVIDED IN § 26-20 FOR VIOLATION OF THE PROVISIONS OF THIS SUBTITLE, UNLESS THE FAILURE TO FILE IS REMEDIED AND LATE FILING FEES PAID WITHIN 30 DAYS OF SERVICE OF THE [[ORDER]] NOTICE. ANY CANDIDATE, CHAIRMAN, OR TREASURER WHO FAILS TO FILE THE REPORT OR STATEMENT AND PAY THE LATE FILING FEE DUE WITHIN 30 DAYS AFTER SERVICE OF THE SHOW CAUSE [[ORDER]] NOTICE IS GUILTY OF A MISDEMEANOR AND SUBJECT TO THE PENALTIES PRESCRIBED IN § 26-20 OF THIS ARTICLE. ANY SUCH PROSECUTION MUST BE COMMENCED WITHIN [[TWO]] THREE YEARS OF THE DATE ON WHICH THE REPORT OR STATEMENT WAS ORIGINALLY DUE.

(D) FOR THE PURPOSES OF THIS SECTION, THE FAILURE TO PROVIDE ALL OF THE INFORMATION CALLED FOR ON THE FORMS PRESCRIBED PURSUANT TO § 26-12, TO THE EXTENT APPLICABLE, IS A FAILURE TO FILE IF THE STATE ADMINISTRATIVE BOARD OF ELECTION LAWS HAS NOTIFIED THE CANDIDATE AND TREASURER, OR CHAIRMAN AND TREASURER, IN WRITING, OF THE PARTICULAR DEFICIENCIES AND A PROPERLY CORRECTED REPORT HAS NOT BEEN FILED WITHIN 30 DAYS OF SERVICE OF SUCH NOTICE. AFTER THE 30TH DAY, AND IN THE ABSENCE OF A FILED CORRECTED REPORT, DAILY LATE FILING FEES ARE THEREAFTER PAYABLE, AND ALL SANCTIONS PROVIDED FOR HEREIN AND IN § 26-20 SHALL BE FULLY APPLICABLE WITHOUT THE NECESSITY OF FURTHER NOTICE TO THE CANDIDATE, CHAIRMAN, OR TREASURER UNDER THIS SUBSECTION OR SUBSECTION (C).

[(a)] (E) [No person shall] A PERSON MAY NOT be deemed elected to any public or party office under the laws of this State, or enter upon the duties [thereof,] OF THE OFFICE or receive any salary or emoluments therefrom until all of the reports and statements of contributions and expenditures required to be filed by the person pursuant to § 26-11 (a) AND 26-13(D) and due before the person may take office, have been filed. [No candidate may] A CANDIDATE MAY NOT be sworn in until the State Administrative Board of Election Laws certifies that all [such] THE reports and statements required by § 26-11 (a) AND 26-13(D) have been filed[; and no]. AN official of the State or any of its political