## SENATE BILL 2245

## By Lundberg

## AN ACT to amend Tennessee Code Annotated, Title 2, Chapter 10, relative to campaign finance.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF TENNESSEE:

SECTION 1. Tennessee Code Annotated, Section 2-10-110(a)(1)(A), is amended by deleting the following language:

For local public offices, the county administrator of elections shall have personally served upon, or send by return receipt requested mail, an assessment letter to any candidate or committee upon the administrator's discovery that a due report has not been filed.

and substituting instead:

For local public offices, the county administrator of elections shall send by email, or firstclass mail if email is unavailable, at the email address or mailing address provided by a candidate or committee, respectively, an assessment letter to any candidate or committee upon the administrator's discovery that a due report has not been filed.

SECTION 2. Tennessee Code Annotated, Section 2-10-110(a)(1)(A), is amended by deleting the following language:

A civil penalty of twenty-five dollars (\$25.00) per day shall begin to accrue five (5) days after personal service or receipt of the letter and shall continue to accrue until the report is filed or for thirty (30) days, whichever occurs first;

and substituting instead:

A civil penalty of twenty-five dollars (\$25.00) per day begins to accrue five (5) days after personal service, the date of electronic delivery, or the date of the postmark if delivered

by mail, as applicable, and continues to accrue until the report is filed or for thirty (30) days, whichever occurs first;

SECTION 3. Tennessee Code Annotated, Section 2-10-110(a)(2), is amended by deleting the language "registered or certified mail" and substituting instead "registered or certified mail, or in the case of local public offices, by email,".

SECTION 4. This act takes effect upon becoming a law, the public welfare requiring it.