1978 BILL 65

Fourth Session, 18th Legislature, 27 Elizabeth II

THE LEGISLATIVE ASSEMBLY OF ALBERTA

BILL 65

THE ELECTION FINANCES AND CONTRIBUTIONS DISCLOSURE AMENDMENT ACT, 1978

HON. MR. McCRAE

irst Reading	•
econd Reading	
Committee of the Whole	•
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loyal Assent	•

Printed by the Queen's Printer for the Province of Alberta, EDMONTON

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THE ELECTION FINANCES AND CONTRIBUTIONS DISCLOSURE AMENDMENT ACT, 1978

(Assented to , 1978)

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of Alberta, enacts as follows:

1 The Election Finances and Contributions Disclosure Act is amended by this Act.

2 Section 20(3) is repealed and the following is substituted:

(3) If an individual charge by the sale of tickets or otherwise is made for a fund-raising function held by or on behalf of a registered party, registered constituency association or registered candidate, then, for the purposes of this Act,

(a) if the individual charge is less than 10, it shall not be considered as a contribution unless the person who pays the charge specifically requests that it be so considered, in which case 1/2 shall be allowed for expenses and 1/2 shall be considered as a contribution to the registered party, registered constituency association or registered candidate, as the case may be,

(b) if the individual charge is 10 or more but less than 50, 1/2 shall be allowed for expenses and 1/2shall be considered as a contribution to the registered party, registered constituency association or registered candidate, as the case may be, or

(c) if the individual charge is \$50 or more, \$25 shall be allowed for expenses and the balance shall be considered as a contribution to the registered party, registered constituency association or registered candidate, as the case may be.

3 This Act comes into force on the day upon which it is assented to.

Explanatory Notes

- 1 This Bill will amend chapter 18 of the Statutes of Alberta, 1977.
- **2** Section 20(3) presently reads:

(3) Where an individual charge by the sale of tickets or otherwise is made for a fund-raising function, one-half of the charge shall be allowed for expenses and the balance shall, for the purposes of this Act, be considered a contribution to the registered party, registered constituency association or registered candidate that held the function or on whose behalf the function was held, except that, where the individual charge is \$50 or more, the amount allowed for expenses shall be \$25 and the balance shall be considered as a contribution.