CS for SB 1618

By the Committee on Rules Subcommittee on Ethics and Elections; and Senator Diaz de la Portilla

582-02791-11 20111618c1 1 A bill to be entitled 2 An act relating to elections; amending s. 106.25, 3 F.S.; allowing a respondent who is alleged by the 4 Elections Commission to have violated the election 5 code or campaign financing laws to elect as a matter 6 of right a formal hearing before the Division of 7 Administrative Hearings; authorizing an administrative law judge to assess civil penalties upon the finding 8 9 of a violation; amending s. 106.265, F.S.; authorizing an administrative law judge to assess civil penalties 10 11 upon a finding of a violation of the election code or 12 campaign financing laws; providing for civil penalties 13 to be assessed against an electioneering 14 communications organization; removing reference to the 15 expired Election Campaign Financing Trust Fund; 16 directing that moneys from penalties and fines be 17 deposited into the General Revenue Fund; providing an effective date. 18 19 20 Be It Enacted by the Legislature of the State of Florida: 21 22 Section 1. Subsection (5) of section 106.25, Florida 23 Statutes, is amended to read: 24 106.25 Reports of alleged violations to Florida Elections 25 Commission; disposition of findings.-26 (5) Unless A person alleged by the Elections Commission to 27 have committed a violation of this chapter or chapter 104 may 28 elect, as a matter of right elects, within 30 days after the 29 date of the filing of the commission's allegations, to have a

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30	formal administrative hearing conducted by an administrative law
31	judge in the Division of Administrative Hearings. The
32	administrative law judge in such proceedings shall enter a final
33	order, which may include the imposition of civil penalties, and
34	the a formal or informal hearing conducted before the
35	commission, or elects to resolve the complaint by consent order,
36	such person shall be entitled to a formal administrative hearing
37	conducted by an administrative law judge in the division of
38	administrative hearings. The administrative law judge in such
39	proceedings shall enter a final order <u>is</u> subject to appeal as
40	provided in s. 120.68.
41	Section 2. Subsections (1) through (4) of section 106.265,
42	Florida Statutes, are amended and renumbered, and present
43	subsection (5) of that section is renumbered as subsection (6),
44	to read:
45	106.265 Civil penalties
46	(1) The commission or, in cases referred to the Division of
47	Administrative Hearings pursuant to s. 106.25(5), the
48	administrative law judge is authorized upon the finding of a
49	violation of this chapter or chapter 104 to impose civil
50	penalties in the form of fines not to exceed \$1,000 per count <u>,</u>
51	or, if applicable, to impose a civil penalty as provided in s.
52	<u>104.271 or s. 106.19</u> .
53	(2) In determining the amount of such civil penalties, the
54	commission or administrative law judge shall consider, among
55	other mitigating and aggravating circumstances:
56	(a) The gravity of the act or omission;
57	(b) Any previous history of similar acts or omissions;
58	(c) The appropriateness of such penalty to the financial

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59	resources of the person, political committee, committee of
60	continuous existence, electioneering communications
61	organization, or political party; and
62	(d) Whether the person, political committee, committee of
63	continuous existence, electioneering communications
64	organization, or political party has shown good faith in
65	attempting to comply with the provisions of this chapter or
66	chapter 104.
67	<u>(3)</u> If any person, political committee, committee of
68	continuous existence, electioneering communications
69	organization, or political party fails or refuses to pay to the
70	commission any civil penalties assessed pursuant to the
71	provisions of this section, the commission shall be responsible
72	for collecting the civil penalties resulting from such action.
73	(4) (3) Any civil penalty collected pursuant to the
74	provisions of this section shall be deposited into the General
75	Revenue Fund Election Campaign Financing Trust Fund.
76	(5) (4) Notwithstanding any other provisions of this
77	chapter, Any fine assessed pursuant to the provisions of this
78	chapter shall, which fine is designated to be deposited or which
79	would otherwise be deposited into the General Revenue Fund of
80	the state, shall be deposited into the Election Campaign
81	Financing Trust Fund.
82	Section 3. This act shall take effect upon becoming a law.

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