



**TESTIMONY TO THE HOUSE WAY AND MEANS COMMITTEE**

**HB 213 Election Law - Local Public Campaign Financing - Boards of Education**

**POSITION: Support**

**BY: Nany Soreng President**

**DATE: February 7, 2023**

The League of Women Voters supports methods of financing political campaigns that

- Enhance political equality for all citizens
- Ensure maximum participation by citizens in the political process and protect representative democracy from being distorted by big spending in election campaigns
- Enable candidates to compete equitably for public office;
- Ensure that candidates have sufficient funds to communicate their messages to the public; and combat corruption and undue influence in government.

Allowing local governments to voluntarily implement public campaign finance programs for local elected offices is one way to achieve these goals. Thanks to legislation previously passed by the Maryland General Assembly, counties may establish their own system of public campaign financing for County Executive and County Council candidates.

In September 2014 the Montgomery County Council unanimously enacted Bill 16-14, which established a Public Election Fund to provide public campaign financing for County Executive and County Council candidates. Subsequently Howard and Prince George County as well as Baltimore City enacted Public Campaign Finance programs. The structure of these program ensures that none of these candidates will be beholden to large donors and all of them must demonstrate broad support for their candidacy raising by raising a large amount of money in small donations.

HB 213 requires the counties to establish criteria for participating in the program and to provide the funds and staffing necessary to administer and audit the public campaign finance program. It excludes student members who are elected to a Board of Education from participating in public campaign financing.

**We urge a favorable report on HB 213.**