

**RE: Violation of District Policy, Section 111**

Suggest rearranging sentences of the **Second Paragraph of Section 111.1**, so that it reads as follows:

'If a formal hearing is deemed warranted by the Committee, then the chairman of the Committee shall notify the Governor and District Secretary of the Committee's decision to hold a formal hearing. The District Secretary shall promptly give notice to the alleged violator(s), of the time and place of the hearing and shall provide the alleged violator a preliminary summary of the results of the investigation. The Committee shall have twenty (20) days in which to conduct its hearing and present its report to the Governor.' [continue with rest of paragraph]

**RE: Campaign Violations – Withholding of Notice**

Suggest the above procedure be added into the **Policy provisions for Campaign Violations**. Presently there is no allowance for notice to the person complained about as to what the actions are that comprise the complaint, what provisions of campaign policy are alleged to be violated by such actions, nor any information about who filed the charges.

Policy that requires notice and due process be withheld is a violation of basic due process of law, one of the underpinnings of democracy.....