Board of Professional Conduct
Advisory Opinions Relative to Judicial Campaign Conduct and Fundraising

Op. No. 87-02 (May 7, 1987)  Use of the term “reeelect” in judicial campaign

Op. No. 88-7 (April 25, 1988)  Judges should not engage in the business of consulting for political candidates


Op. No. 92-11 (April 10, 1992)  Judges and judicial candidates may sign nominating petitions for judicial and nonjudicial candidates

Op. No. 97-6 (October 10, 1997)  Creation of campaign committee by incumbent judge; expenditure of carryover funds outside the fundraising period

Op. No. 98-7 (June 5, 1998)  Termination by judicial candidate of a nonjudicial campaign committee and disbursement of nonjudicial campaign funds

Op. No. 98-8 (June 5, 1998)  Service on political party executive committee or county board of elections

Op. No. 98-11 (October 9, 1998)  Acceptance of campaign contributions from an elected clerk of court and employees of the clerk

Op. No. 01-01 (February 2, 2001)  Campaign conduct by a judge whose spouse is a candidate for public office.


**Op. No. 03-8** (December 5, 2003) Use of title and appearance in a robe by magistrates running for judicial office; use of campaign funds by judges, judicial candidates, and magistrates pursuant to former Canon 7(C)(7).

**Op. No. 09-11** (December 4, 2009) Charitable contributions from personal or judicial campaign funds.


