A judge or judicial candidate shall not engage in political or campaign activity that is inconsistent with the independence, integrity, or impartiality of the judiciary.

## **RULE 4.4: CAMPAIGN COMMITTEES**

- (A) A judicial candidate subject to public election may establish a campaign committee to manage and conduct a campaign for the candidate, subject to the provisions of this Code. The candidate is responsible for ensuring that the campaign committee complies with applicable provisions of this Code and other applicable law.\*
- (B) A judicial candidate subject to public election shall direct the campaign committee:
  - (1) to solicit and accept campaign contributions\* only as permitted by law;
  - (2) not to solicit or accept contributions for a campaign more than 1 year before the applicable primary, general, or retention election, nor more than 90 days after the last election in which the candidate participated; and
  - (3) to comply with all applicable campaign finance laws.

## **COMMENTS**

- [1] Judicial candidates are prohibited from personally soliciting campaign contributions or personally accepting campaign contributions. See Rule 4.1(A)(8). This Rule recognizes that, in many jurisdictions, judicial candidates must raise campaign funds to support their candidacies and permits candidates, other than candidates for appointive judicial office, to establish campaign committees to solicit and accept reasonable financial contributions or in-kind contributions.
- [2] Campaign committees may solicit and accept campaign contributions, manage the expenditure of campaign funds, and generally conduct campaigns. To the extent possible, campaign committees should manage campaign finances to avoid deficits that might necessitate postelection fundraising. Candidates are responsible for compliance with the requirements of election law and other applicable law and for the activities of their campaign committees.
- [3] The campaign committee may solicit and accept campaign contributions from lawyers and others who might appear before the candidate. The candidate should

## CANON 4, RULE 4.4

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instruct the campaign committee to be cautious in connection with such contributions so it does not create grounds for disqualification. See Rule 2.11.

[4] During the campaign, the candidate and the campaign committee should be aware that a contribution may affect the independence, integrity, and impartiality of the judge and may create grounds for disqualification if the candidate is elected to office.