Political Conduct & Judicial Ethics
District Court Judges Fall Conference 2017
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NC Judicial Standards Commission

The New Political Landscape for Judges in 2017 and 2018

What we know:
- Partisan races
- No use of emergency judges to fill in for "conflicts" cases

What may occur in the election cycle in 2018:
- New judicial districts?
- Running against your colleague?
- No primaries?
- Constitutional referendum on legislative selection of judges?

In Times of Uncertainty, Remember the Core Values

"A frequent recurrence to fundamental principles is absolutely necessary to preserve the blessings of liberty." NC Constitution, Article 1, Section 35.

- Independence - "The legislative, executive, and supreme judicial powers of the State government shall be forever separate and distinct from each other." NC Const., Art. 1, Sec. 6.

- Impartiality - "All courts shall be open . . . and right and justice shall be administered without favor, denial, or delay." NC Const., Art. I, Sec. 18.

- Integrity - "The General Assembly shall prescribe a procedure . . . for the censure and removal of a justice or judge of the General Court of Justice for willful misconduct in office, willful and persistent failure to perform duties, habitual intemperance, or conviction of a crime involving moral turpitude, or conduct prejudicial to the administration of justice that brings the judicial office into disrepute. NC Const., Art. IV, Sec. 17(2)."
Key Ethical Considerations in Political Conduct

- Canon 7 of the Code of Judicial Conduct governs political conduct specifically, but you continue to be bound by:
  - Canon 1: you must "personally observe" standards of conduct that reflect the integrity and independence of the judiciary
  - Canon 2: you must "avoid impropriety" in all of your activities and conduct yourself "at all times" in a way that promotes public confidence in the integrity and impartiality of the judiciary
  - Canon 3A: when discharging your judicial duties, you must be "unswayed by partisan interests, public clamor, or fear of criticism"
  - Canon 3C: disqualification is appropriate where your impartiality could reasonably be questioned

Big Issues in Campaign Conduct

- Campaign Finance
  - Soliciting or making contributions to your own or other campaigns or political organizations
- Endorsing Other Candidates
- Disqualification Issues Relating to Campaign Conduct
- Running for Non-Judicial Office
- Campaign Materials
  - Flyers & Ads
  - Websites
  - Social Media
- Answering Questions
  - Surveys
  - Debates
  - Media Interviews

Canon 7’s Restrictions on Contributions

- You may contribute to:
  - Political parties or organizations
  - Your own campaign
  - A joint campaign you have formed with another judicial candidate
- You may NOT contribute to:
  - Individual candidates (even your own family members)
  - Campaign committees for individual candidates
- Your spouse/family members may contribute to campaigns

  BEWARE the joint checking account problem - you must make sure your name is crossed out and that the candidate or campaign treasurer does not identify you as a contributor.
Restrictions on Soliciting Contributions

The Code restricts political fundraising by judges:

- Under Canon 7, you may NOT solicit funds on behalf of a political party, organization, or an individual candidate “by specifically asking for such contributions in person, by telephone, by electronic media, or by signing a letter.”

Your ability to solicit funds for your campaign (or a joint campaign) is a NARROW EXCEPTION to these rules:

- You MAY personally solicit contributions to your campaign (or joint campaign) and serve as your treasurer or form a campaign committee to do so.
- DO NOT solicit contributions in the courthouse or during the performance of official judicial duties, and NEVER solicit from parties appearing before you.
- NOTE: many state codes of judicial conduct prohibit personal solicitations by judges and this type of restriction was found to be constitutional in Williams-Yulee v. Florida Bar (US Supreme Court 2015).

Endorsing Other Candidates

- What is the definition of endorse?
  - Canon 7A(3): very broad definition that includes any express request that asks other persons to support a specific individual “to be elected to public office.”
  - The definition does not encompass recommendations for appointed positions.

When can judges endorse other candidates for elected office?

- Only judicial CANDIDATES may endorse – you become a candidate through:
  - Publicly declaring your intention to run
  - Filing with the election commission
  - Authorizing or accepting contributions to your campaign, or
  - RECOMMENDED: letter of intention mailed to the Chair of the Judicial Standards Commission - please be sure to identify the year and seat you will seek.

Who cannot endorse?

- Any judge whose seat is appointed (e.g., special superior court and emergency judges)
- Any judge who will be too old to seek re-election in the next election cycle.

Disqualification Issues

- Campaign staff and volunteers:
  - Disqualified from cases involving your campaign manager, treasurer and others who play a “significant role” in your campaign and for at least six months after the election.
  - The parties may remit this conflict through written agreement (Canon 3D).

- Opponents:
  - Disqualified from cases where your opponent is appearing and for at least six months after the election if you win.
  - Same rules for campaign staff of your opponent as apply to your own campaign staff.

- Contributors/Donors:
  - No set amount that requires disqualification.
  - Generally do NOT disqualify, unless the donor has made an unusually large donation or has hosted an event that led to significant contributions, the disqualification is large and unexplained, or if the contribution is coupled with other facts that would call into question your impartiality.

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Running for Non-Judicial Office

- Canon 7B(5): a judge must “resign the judge’s judicial office prior to becoming a candidate either in a party primary or in a general election for a non-judicial office.”

- Clerk of Court is a “judicial office” and a judge does NOT need to resign to run.
  - Formal Advisory Opinion No. 2009-06: office of clerk of superior court is a judicial office because the North Carolina Constitution and General Statutes require clerks of superior court to exercise certain judicial functions and explicitly refer to clerks of superior court as “judicial officers.”

- District Attorney is a “non-judicial office” and a judge MUST resign to run.
  - Formal Advisory Opinion No. 2017-01: District Attorney exercises no judicial power and instead prosecutes, in the name of the State of North Carolina, “all criminal actions and infractions requiring prosecution in the superior and district courts of the prosecutorial district.”

Campaign Materials - Generally

- Apply core values of impartiality, integrity and independence when preparing, reviewing and approving your campaign materials:
  - Partisan elections do not mean we have partisan justice – duty to protect impartiality and impartiality of the courts even during a campaign – Canons 1, 2 & 3
  - False or misleading campaign ads or accusations about your opponent show a lack of integrity – Canon 1 (e.g., do not state “re-elect” if you have never been elected)
  - Undignified or offensive attacks raise questions about your integrity and impartiality – Canons 1, 2 and 3
  - Statements that would suggest bias or lack of impartiality in certain cases or towards certain litigants threaten public confidence in the impartiality of the courts - Canons 1, 2 and 3C
  - Avoid comments about the merits of any pending cases - Canon 3A(6)
  - Monitor your social media pages for inappropriate content and comments

In the Matter of Smith
Nevada Commission on Judicial Discipline
Feb. 23, 2017
In the Matter of Callaghan  
West Virginia Supreme Court of Appeals  
Feb. 9, 2017

Campaign Materials – Generally

- **DO NOT**: use court or state equipment, computers, stationery, email, etc. to conduct campaign business  
  - Do not use state owned equipment to print or disseminate campaign materials  
  - Do not use official court stationery to send political messages or ads  
- **DO NOT**: require court staff and employees to help your campaign, and only allow volunteer work **AFTER BUSINESS HOURS**  
- **DO NOT**: engage in campaign conduct while on the job  
  - Do not engage in campaigning while at work  
  - Do not wear (or allow staff to wear) campaign buttons and other indicia of campaign conduct at work or post literature in the courthouse  
- **YOU MAY**:  
  - Use court or state seal in personal stationery and campaign materials **SO LONG AS** conspicuously noted that it was not printed at state expense  
  - Have photographs taken in your robe in the courtroom **SO LONG AS** they are not taken during actual proceedings or while courtroom is in use (your opponent may use the courtroom too, but not in robes and as a judge)
Answering Questions

- **Surveys**
  - Special interest groups may send you surveys, and you **MAY** respond.
  - **BE CAREFUL** not to make statements that would undermine your impartiality or convey the impression that they can influence you.

- **Debates**
  - Be dignified, respectful, and civil.
  - Avoid commenting on pending cases and other matters that might later be used to call into question your impartiality or integrity.

- **Media interviews**
  - Same rules as above.
  - Avoid interviews about cases, even those pending in other courts.

- **Positions on Proposed Legislation Affecting the Courts**
  - Canon 4 specifically allows judges to speak on matters affecting the administration of justice, including consulting with executive and legislative branch officials on these issues.
  - **Beware** making comments on the legislation if the constitutionality or legality of the legislation, if passed, could end up in litigation before your court.

When Your Opponent is not . . .

. . . a sitting judge bound by the Code of Judicial Conduct.

- The Code provides that “[t]he provisions of Canon 7 of this Code shall apply to judges and candidates for judicial office.”

- Rule 8.2 of the NC Rules of Professional Conduct:
  (a) A lawyer shall not make a statement that the lawyer knows to be false or with reckless disregard as to its truth or falsity concerning the qualifications or integrity of a judge, or other adjudicatory officer, or of a candidate for election or appointment to judicial office.
  (b) A lawyer who is a candidate for judicial office shall comply with the applicable provisions of the Code of Judicial Conduct.

Other Political Conduct Issues

- **Attending political events and fundraisers**
  - **YOU MAY:**
    - attend political events and fundraisers
    - be listed as a speaker in the publicity for the event
    - endorse other candidates while at the event **BUT ONLY IF YOU ARE A CANDIDATE YOURSELF**
    - buy and share tickets, but **Beware** tickets for fundraisers for individual candidates
  - **YOU MAY NOT:**
    - pay more than the actual cost of the meal if you are attending a fundraising event for an individual candidate
    - be listed as “host” or “sponsor” for any fundraising events, but you **CAN** be listed as a contributor as long as it is clear that you are leading the fundraising efforts.
Questions, Concerns, Comments?

- Call us for informal, confidential advice:
  (919) 831-3630

- Or email us your questions:
  - Carolyn Dubay, cad@coa.nccourts.org
  - Jameson Marks, jmm@coa.nccourts.org