

# Judicial Declaration of Intent Expenditure Limits

Statement of Judicial Candidate's Intent to Comply or Not Comply with the Expenditure Limits Prescribed by the Judicial Campaign Fairness Act.

*NOTE: A judicial candidate must file this statement before accepting campaign contributions or making campaign expenditures. Elec. Code § 253.164.*

OFFICE USE ONLY	
NOV 3 1 04 PM '97	
HO / PM	
Date Processed	

Filer Name JOHN C. D. DROLLA, JR.	Account #
--------------------------------------	-----------

Office Sought District Judge, 261st Judicial District	Office Held (if any) None
--	------------------------------

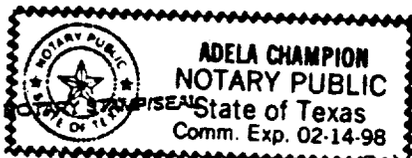
Please check the appropriate box.

I swear or affirm that I will voluntarily comply with the limits on expenditures prescribed by the Judicial Campaign Fairness Act.

I hereby affirm that I do not intend to comply with the limits on expenditures prescribed by the Judicial Campaign Fairness Act.

8 October 1997  
[Date]

[Signature]  
[Signature of COH Filer]



Sworn to and subscribed before me by John C.D. Drolla, Jr this the 8th day of October 19 97 to certify which, witness my hand and seal of office.

Adela Champion [Signature of officer administering oath]  
Adela Champion [Print name of officer administering oath]  
Notary Public [Title of officer administering oath]

---

Before a candidate for statewide judicial office, court of appeals, district court, statutory county court at law, or statutory probate court may accept political contributions or make political expenditures in connection with an election, the candidate must file either a sworn declaration of compliance with the expenditure limits of the Judicial Campaign Fairness Act or a declaration of intent to exceed those limits. Elec. Code § 253.164

## EXPENDITURE LIMITS

Applicable for each election in which the candidate is involved. Elec. Code § 253.168.

1. Statewide Judicial Office \$2 million
  
2. Court of Appeals
  - a. judicial district population over one million \$500,000
  - b. judicial district population one million or less \$350,000
  
3. Other Judicial Office
  - a. judicial district population over one million \$350,000
  - b. judicial district population 250,000 to one million \$200,000
  - c. judicial district population less than 250,000 \$100,000

If a candidate files a declaration of intent to exceed the expenditure limits, the candidate is a "non-complying" candidate. As a consequence, the Texas Ethics Commission must order the suspension of the limits on contributions, reimbursement of personal funds, and expenditures for all "complying" candidates for the office. Additionally, all political advertising by a noncomplying candidate or a specific-purpose committee for supporting such a candidate must include this statement:

Political advertising paid for by [name of candidate or committee],  
[who or which] has rejected the voluntary limits of the Judicial Campaign  
Fairness Act.

Elec. Code §§ 253.165, 255.008.

---