A candidate for district judge in an elective district inquires whether he or she may serve as campaign treasurer when the candidate will not solicit or accept campaign contributions of any type.

In Judicial Ethics Opinion JE-65, filed July 1, 1996, we said that a candidate for judicial office may not serve as his or her own treasurer. That opinion is controlling here.

The judicial candidate should appoint a third person as campaign treasurer. If no contributions are to be accepted, campaign literature may so state.

Robert H. Miller, Chairman

Adrian J. Allen

E. Newton Vickers