

## Article 33 - Election Code

26-5.

(b) Each candidate, political committee or central committee shall designate a campaign depository or depositories and all funds and contributions in furtherance of a candidacy, political committee or central committee shall, after receipt, [thereof] be deposited by the treasurer or subtreasurer in the designated campaign depository in an account properly identifying the name of and the existence of the political candidacy, political committee or central committee. [No] EXCEPT AS PROVIDED IN SUBSECTION (C), A candidate, campaign treasurer or subtreasurer [shall] MAY NOT pay any expense on behalf of a candidate, directly or indirectly, and [no] A political committee or central committee, including political clubs, [shall] MAY NOT pay any expense of such organization except by check from [such] THE designated depository.

(C) A SEPARATE BOOK OR LEDGER SHALL BE MAINTAINED FOR ANY PETTY CASH EXPENDITURES. EXPENDITURES FROM THE PETTY CASH FUND SHALL BE SUPPORTED BY VOUCHERS RETAINED BY THE TREASURER AND REPORTED BY CATEGORY ON THE APPROPRIATE CAMPAIGN FUND REPORT. THE PETTY CASH FUND MAY NOT EXCEED \$250 AT ANY GIVEN TIME AND THE FUND MAY BE REPLENISHED ONLY BY CHECK AS PROVIDED IN SUBSECTION (B) OF THIS SECTION. NO MORE THAN \$25 IN THE AGGREGATE MAY BE DISBURSED FROM THE PETTY CASH FUND TO ANY SINGLE RECIPIENT IN ANY PRIMARY OR GENERAL ELECTION. THIS SECTION DOES NOT AUTHORIZE EXPENDITURES FOR ANY PURPOSE WHICH IS UNLAWFUL UNDER THIS ARTICLE.

26-6.

(a) All contributions, money or other valuable things collected, received or disbursed by any candidate or committee for any purpose, shall be paid over to and made to pass through the hands of the treasurer and, EXCEPT EXPENDITURES FROM A PETTY CASH FUND AS PROVIDED IN SECTION 26-5(C) OF THIS ARTICLE, shall be disbursed by him. It is unlawful for any candidate or any member or members of a committee, or for any member or members of a political committee, to make any expenditure, to disburse or expend money or any other valuable things, for any purposes until the money or other valuable things so disbursed or expended has passed through the hands of the treasurer.

26-7.

(b) (1) Upon receipt and before depositing A CONTRIBUTION, INCLUDING THE PROCEEDS OF TICKET SALES, a "campaign contribution receipt," in a form prescribed by the State Administrative Board of Election Laws, shall be issued AND DELIVERED EITHER BY MAIL OR IN PERSON by the treasurer or subtreasurer [to each person or treasurer of a committee or group or organization of persons making a contribution of or purchasing a ticket to any dinner, testimonial, cocktail