

Bill No. 5021.

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Referred to Committee on Elections

LCO No. 439

Introduced by Rep. Connery, 123rd Dist.

General Assembly,

January Session, A.D., 1971

AN ACT CONCERNING CAMPAIGN CONTRIBUTIONS.

CONNECTICUT
STATE LIBRARY
LEGISLATIVE REFERENCE
SECTION

Be it enacted by the Senate and House of Representatives in
General Assembly convened:

Section 9-348c of the 1969 supplement to the general
statutes is repealed and the following is substituted in lieu
thereof: No contributions may be solicited or received and no
expenditures may be made, directly or indirectly, in aid or or in
opposition to the candidacy of any person or persons for an
office or offices designated in section 9-348a, or for nomination
to said offices, unless the designation of a campaign treasurer
has been filed as provided in section 9-348b and unless the
candidate or the secretary of a political committee in aid of or
in opposition to such candidacy has filed with the secretary of
the state, on a form provided by said secretary, a designation of
a bank situated in this state as the depository for campaign
funds. NO CONTRIBUTION SHALL BE ACCEPTED OR RECEIVED FROM ANY
PERSON WHO IS NOT DOMICILED WITHIN THE STATE OF CONNECTICUT OR
FROM ANY ORGANIZATION OR ANY SUBDIVISION OF SUCH ORGANIZATION
WHICH IS NOT LOCATED WITHIN THE STATE OF CONNECTICUT, PROVIDED
NOTHING HEREIN SHALL BE CONSTRUED TO PROHIBIT CONTRIBUTIONS FROM
THE NATIONAL COMMITTEE OF A POLITICAL PARTY. No contributions in
aid of or in opposition to the candidacy of any person or
persons, including contributions of the candidate himself, shall
be made at any time, except to a campaign treasurer whose
designation is on file with the secretary of the state

STATEMENT OF PURPOSE: To prevent elected officials from being 40
obligated to any group outside the state. 41

[Proposed deletions are enclosed in brackets and proposed 43
additions are all capitalized, or underlined where appropriate.] 45