The respective limits set forth herein shall constitute a separate limit for each of the primary and the general elections, and shall not be construed as a limit on the total of the two elections. Any payment, expenditure, contribution, promise or liability which may be made or incurred, directly or indirectly, by the spouse of any candidate for nomination for or election to party or public office shall be charged against the candidate as if made by the candidate himself.

26-9.

No person other than a candidate NOT PROHIBITED FROM RECEIVING NONPUBLIC CAMPAIGN DONATIONS BY § 26-3A shall, to aid or promote the success or defeat of political party or principle or of any proposition submitted to vote at any public election, or of any candidate for nomination for, or election to A public OFFICE NOT PROHIBITED FROM RECEIVING NONPUBLIC CAMPAIGN DONATIONS BY § 26-3A or TO A party office, make a payment or contribution of money or property or incur any liability or promise any valuable thing to any person than to the treasurer or subtreasurer of a candidate or treasurer of a political committee in their official capacity. A contribution may be made directly to a candidate NOT PROHIBITED FROM RECEIVING NONPUBLIC CAMPAIGN DONATIONS BY \S 26-3A provided such candidate shall thereupon report such contribution treasurer. Nothing contained in this subtitle shall limit or affect the right of any person to volunteer his time or personal vehicle for transportation incident to any election or to expend money for proper legal expenses