

HR 1150

Campaign Integrity Act of 2001 Congress: 107 (2001–2003, Ended)

Chamber: House

Policy Area: Government Operations and Politics

Introduced: Mar 21, 2001

Current Status: Referred to the Subcommittee on Employer-Employee Relations.

Latest Action: Referred to the Subcommittee on Employer-Employee Relations. (May 30, 2001)

Official Text: https://www.congress.gov/bill/107th-congress/house-bill/1150

Sponsor

Name: Rep. Hutchinson, Asa [R-AR-3]

Party: Republican • State: AR • Chamber: House

Cosponsors (6 total)

Cosponsor	Party / State	Role	Date Joined
Rep. Brady, Kevin [R-TX-8]	$R \cdot TX$		Mar 21, 2001
Rep. Hulshof, Kenny C. [R-MO-9]	$R \cdot MO$		Mar 21, 2001
Rep. Moran, Jerry [R-KS-1]	$R \cdot KS$		Mar 21, 2001
Rep. Petri, Thomas E. [R-WI-6]	$R \cdot WI$		Mar 21, 2001
Rep. Pickering, Charles W. "Chip" [R-MS-3]	$R \cdot MS$		Apr 3, 2001
Rep. Green, Mark [R-WI-8]	R · WI		Jul 10, 2001

Committee Activity

Committee	Chamber	Activity	Date
Committee on House Administration	House	Referred To	Mar 21, 2001
Education and Workforce Committee	House	Referred to	May 30, 2001
Judiciary Committee	House	Referred To	Mar 21, 2001

Subjects & Policy Tags

Policy Area:

Government Operations and Politics

Related Bills

No related bills are listed.

Summary (as of Mar 21, 2001)

Campaign Integrity Act of 2001 - Amends the Federal Election Campaign Act of 1971 (FECA) to prohibit any national committee of a political party, including the national congressional campaign committees of a political party, or any party committee officers or agents, from soliciting, receiving, or directing any contributions, donations, or transfers of funds, or spending any funds (soft money) which are not subject to the limitations, prohibitions, and reporting requirements of such Act.

Declares that no candidate for Federal office, individual holding Federal office, or any agent of such candidate or officeholder may solicit, receive, or direct: (1) any funds in connection with any Federal election unless they are subject to the limitations, prohibitions, and reporting requirements of such Act; (2) any funds that are to be expended in connection with any non-Federal election unless they are not in excess of the amounts permitted contributions to Federal candidates and political committees, and are not from prohibited sources; or (3) any funds on behalf of any person which are not subject to the limitations, prohibitions, and reporting requirements of such Act if such funds are for the purpose of financing any activity on behalf of a candidate for election to Federal office or any communication which refers to a clearly identified candidate for election to Federal office. Specifies certain exemptions from such prohibitions.

Prohibits a State committee of a political party from transferring any funds to a State committee of a political party of another State, except according to FECA.

Repeals limitations on the amount of coordinated expenditures by the national and State committees of political parties.

Revises contribution limits, and mandates indexing of them.

Provides for expanding disclosure of campaign finance information, including prescribing reporting requirements for expenditures for radio or television broadcast communications regarding a candidate for the Senate or the House of Representatives. Applies such requirements to any person who expends an aggregate amount of more than \$25,000 during a calendar year for such communications relating to a single candidate for election to Federal office (or an aggregate amount of more than \$100,000 during a calendar year for all such communications relating to all such candidates).

Outlines requirements for Federal Election Commission (FEC) enforcement of FECA and administration, including revised standards for initiation of FEC actions.

Bans the acceptance of any contributions of U.S. or foreign currency which, in the aggregate, exceed \$100.

Amends the Federal criminal code to prohibit the solicitation of political party soft money in Federal buildings.

Actions Timeline

- May 30, 2001: Referred to the Subcommittee on Employer-Employee Relations.
- Mar 21, 2001: Introduced in House
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- Mar 21, 2001: Referred to the Committee on House Administration, and in addition to the Committees on Education
 and the Workforce, and the Judiciary, for a period to be subsequently determined by the Speaker, in each case for
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