

Written declaration of candidate

PUBLIC ELECTIONS (EXPENDITURE AND DONATIONS) (JERSEY) LAW 2014

Candidate's written declaration of election expenses and donations relating to the election for Connétable / Deputy (delete as appropriate) held on 22 June 2022 in accordance with Article 6 of the Public Elections (Expenditure and Donations) (Jersey) Law 2014 ("the Law")

This declaration must be completed and returned to the Jersey Electoral Authority (via the Judicial Greffe's office at the Royal Court Building, Royal Square, St Helier) no later than 20 July 2022 – failure to do so without reasonable excuse constitutes an offence. This is irrespective of whether the candidate was elected.

Read the footnotes and Law before completing this declaration. Exceeding the limits on election expenses constitutes an offence. Returning a declaration that the candidate knows or believes to be false in a material particular constitutes an offence.

NAME OF CANDIDATE DAVID WARR

NAME OF CONSTITUENCY ST HELIER SOUTH

SECTION A	AMOUNT
DIRECT EXPENSES¹	£
SIGNTECH ROLL-UP DISPLAY MEDIA	103.95 ✓
CHRIS COURIARD INTRO VIDEO	31.86
FACEBOOK PAID AD	60.00 ✓
COLLINS PRINT MANIFESTO	121.00
ROMERILS CABLE TIES	18.98 ✓
ALPHA PRINT – LAMP POST POSTERS	156.79 ✓
CHRIS COURIARD – VARIOUS MARKETING DESIGN	725
CAXTON – PRINTING	(2x) 85.00 ✓
CAXTON – PRINTING	121 ✓
ALPHA PRINT	152.97 ✓
BETTERWAY ELECTION EXPENSES	172.51 ✓
DANNY EVANS	150 ✓

Written declaration of candidate

Third donor				
Fourth donor				
TOTALS		_____	_____	_____

SECTION C

ANONYMOUS DONATIONS³

DATE RECEIVED	DATE SENT TO TREASURY	AMOUNT £

Written declaration of candidate

A notional expense arises when goods or services are supplied either free of charge or at a discount to the open market value of or rate for such goods or services. The difference between the notional expenditure/liability and the open market value of such goods or services supplied is a "gift" or donation from the donor. The value of the "donation" is determined in accordance with paragraph 3 of the Schedule to the Law, disregarding any notional expense that by virtue of paragraph 5, 6, 7 or 8 of the Schedule is not a deemed to be a donation. Donations in the form of loans and gifts of money received by you in connection with your election campaign also must be declared. List in section B notional and equivalent open market value of all such donations received in connection with your election campaign.

Column 1

The name of each donor must be given where the open market value of any type donation exceeds £145: Article 6(1)(b). If the donation is less than £145 no name need be given but an entry should be made. If there are several donations each less than £145 you can aggregate e.g. 5 donations each less than £145 totalling £x. Multiple donations from a single donor must be aggregated.

Column 2

Set out the type of donation received.

Column 3

Set out here the notional value of your expenses/liabilities which may be "nil" and will always be less than the open market value. A loan of money is a donation if it is made at no cost to the candidate or on the terms which are less than the commercial rate for such loan. The capital sum loaned should be set out in column 1 e.g. £2,000 interest free loan from ABC. In Column 3 the value "nil" (or actual cost to borrower) should be inserted. In column 5 the cost of the loan at a commercial rate should be inserted.

Column 4

Should state the difference between Column 3 and Column 5. In the case of an outright gift of money there is no need to complete columns 3 and 4.

(3) Anonymous Donations

Article 5 prohibits a candidate from receiving an anonymous donation and requires a candidate who receives such a donation must send the same to the Treasurer of the States within 4 weeks of receipt.

List here details of any anonymous donations received.