



FEDERAL ELECTION COMMISSION

1325 K STREET N.W.
WASHINGTON, D.C. 20463

THIS IS THE END OF MUR #

1440

Date Filmed

7-24-72

Camera No. ---

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FEDERAL ELECTION COMMISSION

- 12 Day Report - 4 Comment Sheets - Routing Card
- Routing Card for 1st q.c. Report
- Routing Card for RTB letter
- Original page 2 of 1st q.c. report - footnote contains reference to RAO review and Internal Policy

The above-described material was removed from this file pursuant to the following exemption provided in the Freedom of Information Act, 5 U.S.C. Section 552(b):

- | | |
|--|---|
| <input type="checkbox"/> (1) Classified Information | <input type="checkbox"/> (6) Personal privacy |
| <input type="checkbox"/> (2) Internal rules and practices | <input type="checkbox"/> (7) Investigatory files |
| <input type="checkbox"/> (3) Exempted by other statute | <input type="checkbox"/> (8) Banking Information |
| <input type="checkbox"/> (4) Trade secrets and commercial or financial information | <input type="checkbox"/> (9) Well Information (geographic or geophysical) |
| <input checked="" type="checkbox"/> (5) Internal Documents | |

Signed Maybeth Tarrant
date 6/22/82

62040333879



FEDERAL ELECTION COMMISSION
WASHINGTON, D.C. 20463

June 18, 1982

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Mitchell Congressional Campaign Committee
Jeffrey R. Carr, Treasurer
P.O. Box 209
Gardena, California 90247

Re: MUR 1440

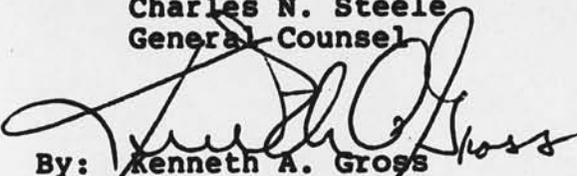
Dear Mr. Carr:

The Federal Election Commission has reviewed the allegations of your complaint dated May 4, 1982 and determined that on the basis of the information provided in your complaint there is reason to believe that the Respondent violated section 434(a)(2)(A)(iii) of the Federal Election Campaign Act of 1971, as amended ("the Act"). However, after considering the circumstances of this matter, the Commission has determined to take no further action and close its file. As you may know, the Respondent did file its April Quarterly Report on April 29, 1982.

The Federal Election Campaign Act allows a complainant to seek judicial review of the Commission's dismissal of this section. See 2 U.S.C. § 437g(a)(8). Should additional information come to your attention which you believe establishes a violation of the Act, you may file a complaint pursuant to the requirements set forth in 2 U.S.C. § 437g(a)(1) and 11 C.F.R. § 111.4.

Sincerely,

Charles N. Steele
General Counsel

By: 
Kenneth A. Gross
Associate General Counsel

02040333880



FEDERAL ELECTION COMMISSION
WASHINGTON, D.C. 20463

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Mitchell Congressional Campaign Committee
Jeffrey R. Carr, Treasurer
P.O. Box 209
Gardena, California 90247

Re: NUR 1440

Dear Mr. Carr:

0 2 0 4 0 3 3 8 8 1
The Federal Election Commission has reviewed the allegations of your complaint dated May 4, 1982 and determined that on the basis of the information provided in your complaint there is reason to believe that the Respondent violated section 434(a)(2)(A)(iii) of the Federal Election Campaign Act of 1971, as amended ("the Act"). However, after considering the circumstances of this matter, the Commission has determined to take no further action and close its file. As you may know, the Respondent did file its April Quarterly Report on April 29, 1982.

The Federal Election Campaign Act allows a complainant to seek judicial review of the Commission's dismissal of this section. See 2 U.S.C. § 437g(a)(8). Should additional information come to your attention which you believe establishes a violation of the Act, you may file a complaint pursuant to the requirements set forth in 2 U.S.C. § 437g(a)(1) and 11 C.F.R. § 111.4.

Sincerely,

Charles N. Steele
General Counsel

By: Kenneth A. Gross
Associate General Counsel

MT
6/17/82



FEDERAL ELECTION COMMISSION
WASHINGTON, D.C. 20463

June 18, 1982

Dymally for Congress Committee
Eugene Wheeler, Treasurer
9117 South Main Street
Los Angeles, California 90003

Re: MUR 1440

Dear Mr. Wheeler:

On June 17, 1982, the Commission found reason to believe that your committee had violated 2 U.S.C. § 434(a) (2)(A)(iii), a provision of the Federal Election Campaign Act of 1971, as amended ("the Act") in connection with the above referenced MUR. However, after considering the circumstances of this matter, the Commission has determined to take no further action and close its file. The file will be made part of the public record within 30 days. Should you wish to submit any materials to appear on the public record, please do so within 10 days.

The Commission reminds you that the late filing of a report nevertheless is a violation of the Act, and you should take immediate steps to insure that this activity does not occur in the future.

If you have any questions, please direct them to Marybeth Tarrant at (202) 523-4529.

Sincerely,

Frank P. Reiche

Frank P. Reiche
Chairman for the
Federal Election Commission

02040333882

BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of)
) MUR 1440
Dymally for Congress Committee)

CERTIFICATION

I, Marjorie W. Emmons, Secretary of the Federal Election Commission, do hereby certify that on June 17, 1982, the Commission decided by a vote of 6-0 to take the following action in MUR 1440:

1. Find reason to believe that the Dymally for Congress Committee violated 2 U.S.C. § 434(a) (2) (A) (iii) of the Federal Election Campaign Act of 1971, as amended.
2. Take no further action.
3. Close the file.
4. Approve the letters as attached to the First General Counsel's Report dated June 14, 1982.

Commissioners Aikens, Elliott, Harris, McDonald, McGarry and Reiche voted affirmatively.

Attest:

6-17-82

Date

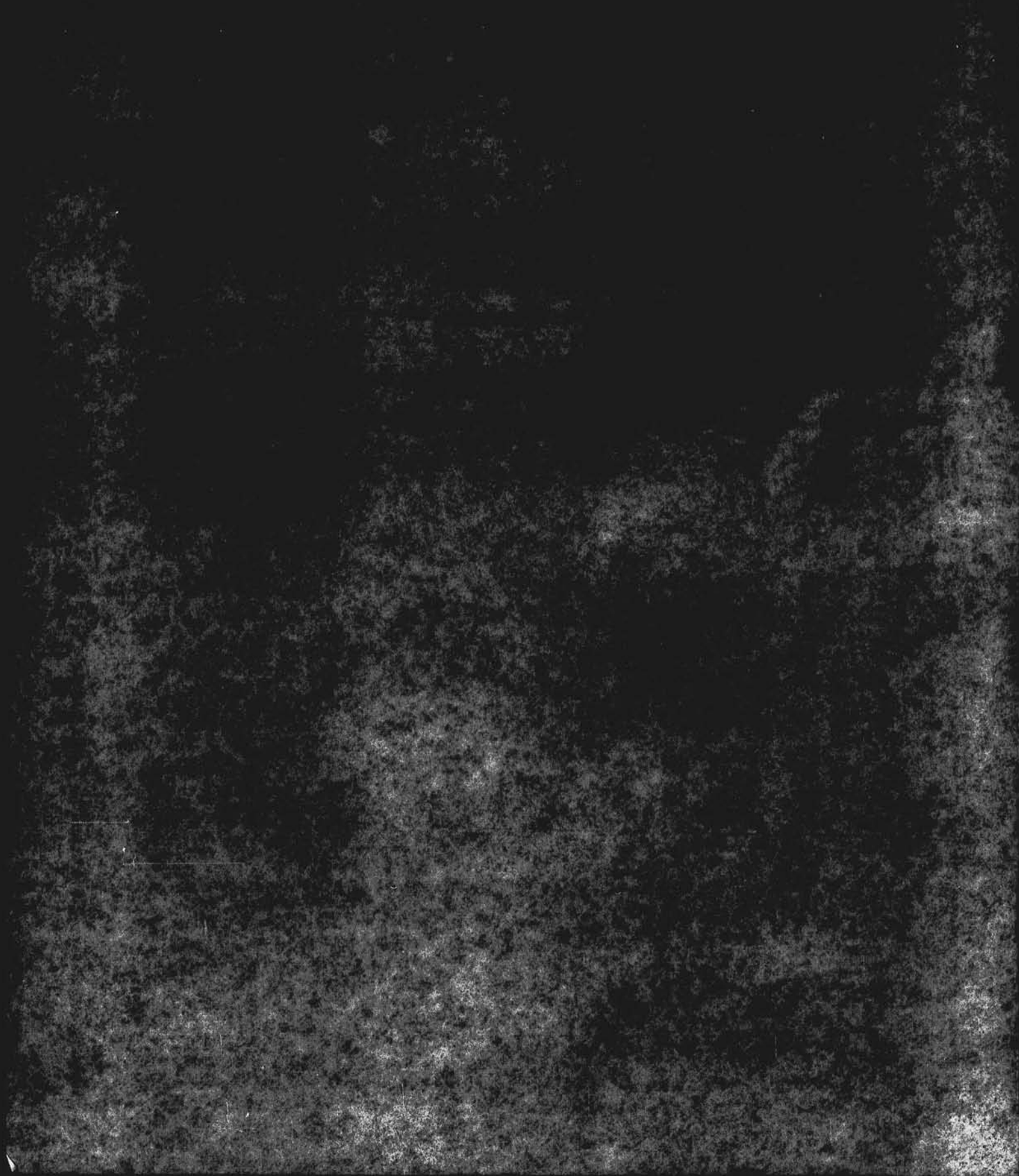
Marjorie W. Emmons

Marjorie W. Emmons
Secretary of the Commission

Received in Office of Commission Secretary:
Circulated on 48 hour tally basis:

6-14-82, 5:04
6-15-82, 11:00

62040333883



FEDERAL ELECTION COMMISSION
1325 K Street, N.W.
Washington, D.C. 20463

RECEIVED
OFFICE OF THE
COMMISSION SECRETARY

FIRST GENERAL COUNSEL'S REPORT

82 JUN 11 P 5: 04

DATE AND TIME OF TRANSMITTAL
BY OGC TO THE COMMISSION 6-14-82

MUR 1440
DATE COMPLAINT RECEIVED
BY OGC 5/10/82
DATE OF NOTIFICATION TO
RESPONDENT 5/13/82
STAFF MEMBER
Tarrant/Thomas

COMPLAINANT'S NAME: Jeffrey R. Carr, Treasurer
Mitchell Congressional Campaign Committee

RESPONDENT'S NAME: Dymally for Congress Committee

RELEVANT STATUTE: 2 U.S.C. § 434(a)(2)(A)(iii)

INTERNAL REPORTS CHECKED: Dymally for Congress Committee

FEDERAL AGENCIES CHECKED: None

SUMMARY OF ALLEGATIONS

Complainant alleges that the Dymally for Congress Committee (the Committee) failed to file the April 15, 1982 Quarterly Report.

FACTUAL AND LEGAL ANALYSIS

Pursuant to 2 U.S.C. § 434(a)(2)(A)(iii), the principal campaign committee of a candidate for the House of Representatives in any calendar year during which there is a regularly scheduled election for which such candidate is seeking election must file quarterly reports which shall be filed no later than the 15th day after the last day of each calendar quarter. The report in question was filed April 29, 1982, 14 days late.

62040333885

The Committee is an ongoing committee from the 1980 election in which Mervyn Dymally won election to the House of Representatives from the 31st district of California.

Congressman Dymally ran for re-election in the California June 8th primary and, according to unofficial results, won obtaining 77% of the vote. While Congressman Dymally formed another committee for the 1982 election, the [1980] Committee also shows activity for the same election and is still considered the principal campaign committee. The Committee's activity for the quarter in question was \$74,256 in receipts and \$60,378 in expenditures.

In response to receipt of the complaint, Eugene Wheeler, treasurer of the Committee, stated (see Attachment 1) that the report was late for the following reasons:

- 1) There was a change of accountants and a change in the accounting system.
- 2) The treasurer was out of town and ill during the filing period.
- 3) The candidate from whom they needed information was out of the country on official business.
- 4) The accountant was busy due to the April 15th income tax deadline. */

0204033886

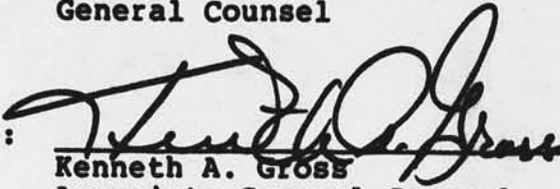
Due to the fact that the report was filed 14 days late, the General Counsel recommends that the Commission find reason to believe that the Committee violated the Act and take no further action.

RECOMMENDATIONS

1. Find reason to believe that the Dymally for Congress Committee violated 2 U.S.C. § 434(a)(2)(A)(iii) of the Federal Election Campaign Act of 1971, as amended.
2. Take no further action.
3. Close the file.
4. Approve the attached letters.

Date June 14, 1982

Charles N. Steele
General Counsel

By: 
Kenneth A. Gross
Associate General Counsel

Attachments
Response from Wheeler
Proposed Letters (2)

62040333887

Dymally for Congress Committee
9117 So. Main Street
Los Angeles, CA 90003
May 19, 1982

CCN 7024
MAY 25 04:37
Tarrant
①

Kenneth A. Gross, Esq.
Associate General Counsel
Federal Election Commission
1325 K Street, N.W.
Washington, D.C. 20463

ATTN: Ms. Marybeth Tarrant

Re: MUR 1440

Dear Mr. Gross:

This is to acknowledge receipt of your letter dated May 13, 1982, regarding a complaint against the Dymally for Congress Committee.

Our late filing of the quarterly report was due to the following reasons:

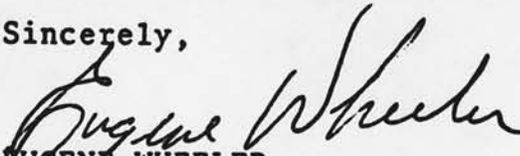
1. A change in accountant and accounting system.
2. The Committee Treasurer was out of town and was ill during the filing period.
3. The candidate from whom we needed some information was out of the country on official business.
4. That period (Income Tax deadline) was a busy time for our accountant.

Since the last filing Representative Dymally has made arrangements to see that subsequent filings are submitted on time.

It is my judgment that no action should be taken against the Committee as there was no deliberate attempt to violate the law.

Should the Commission need further information do not hesitate to inform the Committee.

Sincerely,


EUGENE WHEELER
Treasurer
Dymally for Congress Committee

Att. 1, pg. 1

02040333888



FEDERAL ELECTION COMMISSION
WASHINGTON, D.C. 20463

2

Dynally for Congress Committee
Eugene Wheeler, Treasurer
9117 South Main Street
Los Angeles, California 90003

Re: MUR 1440

Dear Mr. Wheeler:

On , 1982, the Commission found reason to believe that your committee had violated 2 U.S.C. § 434(a) (2)(A)(iii), a provision of the Federal Election Campaign Act of 1971, as amended ("the Act") in connection with the above referenced MUR. However, after considering the circumstances of this matter, the Commission has determined to take no further action and close its file. The file will be made part of the public record within 30 days. Should you wish to submit any materials to appear on the public record, please do so within 10 days.

The Commission reminds you that the late filing of a report nevertheless is a violation of the Act, and you should take immediate steps to insure that this activity does not occur in the future.

If you have any questions, please direct them to Marybeth Tarrant at (202) 523-4529.

Sincerely,

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Att. 2, p. 1



FEDERAL ELECTION COMMISSION
WASHINGTON, D.C. 20463

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Mitchell Congressional Campaign Committee
Jeffrey R. Carr, Treasurer
P.O. Box 209
Gardena, California 90247

Re: MUR 1440

Dear Mr. Carr:

The Federal Election Commission has reviewed the allegations of your complaint dated May 4, 1982 and determined that on the basis of the information provided in your complaint there is reason to believe that the Respondent violated section 434(a)(2)(A)(iii) of the Federal Election Campaign Act of 1971, as amended ("the Act"). However, after considering the circumstances of this matter, the Commission has determined to take no further action and close its file. As you may know, the Respondent did file its April Quarterly Report on April 29, 1982.

The Federal Election Campaign Act allows a complainant to seek judicial review of the Commission's dismissal of this section. See 2 U.S.C. § 437g(a)(8). Should additional information come to your attention which you believe establishes a violation of the Act, you may file a complaint pursuant to the requirements set forth in 2 U.S.C. § 437g(a)(1) and 11 C.F.R. § 111.4.

Sincerely,

Charles N. Steele
General Counsel

By: Kenneth A. Gross
Associate General Counsel

Att. 2, p. 2

0204033890

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20596
RECEIVED
GCC# 7024
Dymally for Congress
9117 So. Main Street
Los Angeles, CA 90003
May 19, 1982

RECEIVED
GENERAL COUNSEL
MAY 25 4:37

Kenneth A. Gross, Esq.
Associate General Counsel
Federal Election Commission
1325 K Street, N.W.
Washington, D.C. 20463

ATTN: Ms. Marybeth Tarrant

Re: MUR 1440

Dear Mr. Gross:

This is to acknowledge receipt of your letter dated May 13, 1982, regarding a complaint against the Dymally for Congress Committee.

Our late filing of the quarterly report was due to the following reasons:

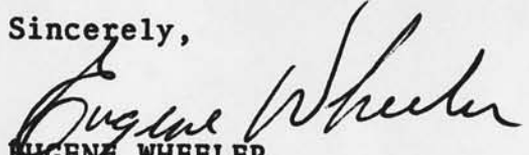
1. A change in accountant and accounting system.
2. The Committee Treasurer was out of town and was ill during the filing period.
3. The candidate from whom we needed some information was out of the country on official business.
4. That period (Income Tax deadline) was a busy time for our accountant.

Since the last filing Representative Dymally has made arrangements to see that subsequent filings are submitted on time.

It is my judgment that no action should be taken against the Committee as there was no deliberate attempt to violate the law.

Should the Commission need further information do not hesitate to inform the Committee.

Sincerely,



EUGENE WHEELER
Treasurer
Dymally for Congress Committee

02040333891

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Dymally for Congress Committee
9117 So. Main Street
Los Angeles, CA 90003

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Kenneth A. Gross, Esq.
Associate General Counsel
Federal Election Commission
1325 K Street, N.W.
Washington, D.C. 20463

ATTENTION: Ms. Marybeth Tarrant



1440

ROUTING SLIP

- Improper Complaint ltr. . .
- No Jurisdiction ltr.
- Respondent Notification ltr (1)
- Complainant Notification ltr.
- Other:

62040333894

To KAC from DB on 5/12/62 for signature
 To Docket from KAC on 5/12 for mailing



FEDERAL ELECTION COMMISSION
WASHINGTON, D.C. 20463

May 13, 1982

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Dymally for Congress Committee
Eugene Wheeler, Treasurer
9117 South Main Street
Los Angeles, CA 90003

Re: MUR 1440

Dear Mr. Wheeler:

This letter is to notify you that on May 10, 1982 the Federal Election Commission received a complaint which alleges that your Committee may have violated certain sections of the Federal Election Campaign Act of 1971, as amended ("the Act") or Chapters 95 and 96 of Title 26, U.S. Code. A copy of this complaint is enclosed. We have numbered this matter MUR 1440. Please refer to this number in all future correspondence.

Under the Act, you have the opportunity to demonstrate, in writing, that no action should be taken against your Committee in connection with this matter. Your response must be submitted within 15 days of receipt of this letter. If no response is received within 15 days, the Commission may take further action based on the available information.

Please submit any factual or legal materials which you believe are relevant to the Commission's analysis of this matter. Where appropriate, statements should be submitted under oath.

This matter will remain confidential in accordance with 2 U.S.C. § 437g(a)(4)(B) and § 437g(a)(12)(A) unless you notify the Commission in writing that you wish the matter to be made public.

If you intend to be represented by counsel in this matter, please advise the Commission by sending a letter of representation stating the name, address and telephone number of such counsel, and a statement authorizing such counsel to receive any notifications and other communications from the Commission.

8 2 0 4 0 3 3 8 9 5

If you have any questions, please contact Marybeth Tarrant, the staff member assigned to this matter at (202)-523-4529. For your information, we have attached a brief description of the Commission's procedure for handling complaints.

Sincerely,

Charles N. Steele
General Counsel

Kenneth A. Gross
By Kenneth A. Gross
Associate General Counsel

82040333896

Enclosures

- 1. Complaint
- 2. Procedures
- 3. Designation of Counsel Statement

cc: Honorable Mervyn M. Dymally

1440 5/12/82

1. The following service is requested (check one):

- Show to whom and date delivered.....
- Show to whom, date and address of delivery.....
- RESTRICTED DELIVERY
Show to whom and date delivered.....
- RESTRICTED DELIVERY
Show to whom, date, and address of delivery.....

(CONSULT FOREMASTER FOR FEES)

2. ARTICLE ADDRESSED TO:
Dymally for Congress Center
E. Wheeler
Evanston, CA

3. ARTICLE DESCRIPTION:

REGISTERED NO.	POSTPAID NO.	INSURED NO.
	CE8E16	

(Always obtain signature of addressee or agent)

I have received the article described above.

SIGNATURE: *M. Dymally*

DATE OF RECEIPT: 5/17/82

4. ADDRESS (Complete only if requested)

5. UNABLE TO DELIVER REASON:

INITIALS

MAY 19 1982

MUR # 1440
DATE 5/4/02

PLEASE PROVIDE THE NAMES AND ADDRESSES OF ALL RESPONDENTS WHICH ARE TO BE SENT A COPY OF THE COMPLAINT. IF A PRINCIPAL CAMPAIGN COMMITTEE IS A RESPONDENT, A CARBON COPY IS TO BE SENT TO THE CANDIDATE. PLEASE PROVIDE THE NAME AND ADDRESS OF THE CANDIDATE AND PUT A "CC" BESIDE THE CANDIDATE'S NAME. IF A CANDIDATE IS A RESPONDENT, A CARBON COPY IS TO BE SENT TO THE CANDIDATE'S PRINCIPAL CAMPAIGN COMMITTEE. PLEASE PROVIDE THE NAME AND ADDRESS OF THE PRINCIPAL CAMPAIGN COMMITTEE AND PUT A "CC" BESIDE THE COMMITTEE'S NAME. PLEASE PROVIDE THIS INFORMATION, ON THIS SHEET, WITHIN 24 HOURS OF RECEIPT OF THIS NOTICE. THANK YOU.

62040333897

Dymally for Congress Committee
Eugene Wheeler, Treasurer
9117 South Main St.
Los Angeles, CA 90003

The Honorable Mervyn M. Dymally CC
Longworth House Office Building
Room 1116
Washington, DC 20515

↖ make sure envelope is marked confidential

TO: General Counsel
Federal Election Commission
1325 K Street, N.W.
Washington, D.C. 20463

FROM: Mitchell Congressional Campaign Committee
P.O. Box 209
Gardena, CA 90247

DATE: May 4, 1982

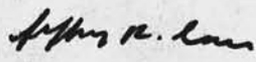
RE: Request to Initiate "Complaint" Proceedings

Dear Counsel:

Enclosed are three (3) copies of a complaint which I am submitting on behalf of the Mitchell Congressional Campaign Committee.

I can be reached at the above address and at (213) 538-3307. Please keep me advised as proceedings develop.

Sincerely,



Jeffrey R. Carr
Treasurer

Encl.

82040333898

COMPLAINT

FILED BY: Mitchell Congressional Campaign Committee
P.O. Box 209
Gardena, CA 90247

DATE: May 4, 1982

Dear General Counsel:

The Mitchell Congressional Campaign Committee hereby issues a complaint to the Federal Election Commission against the Dymally for Congress Committee (Eugene Wheeler, Treasurer, 9117 South Main St., Los Angeles, CA 90003) for standing in violation of federal law by not submitting the quarterly Report of Receipts and Disbursements due April 15, 1982.

The law in question is the Federal Election Campaign Act, Sec. 434(a) (2)(iii), which stipulates that the report for the period January 1 through March 30 of any election year shall be due on April 15 of that year. The Act does not provide for extensions of time for filing.

The Mitchell Congressional Campaign Committee asserts that the Dymally for Congress Committee is in knowing and willful violation of the Act (see attached), and is subverting the principle of timely financial disclosure of campaign activities, as the April 15 report in question pertains to the June 8, 1982 Primary Election now underway in California.

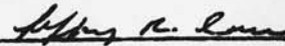
This complaint, filed in accordance with Federal Election Commission instructions, is submitted with the request that the Commission begin procedures to bring the Dymally for Congress Committee into compliance with the law as soon as possible, and possibly levy civil penalties pursuant to Commission authority.

We, the undersigned, swear in the presence of Notary that the above facts and statements are true.

Signed,

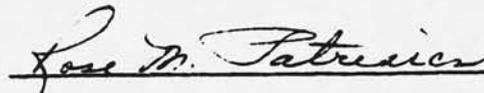


Craig J. Mitchell
Candidate for Congress



Jeffrey R. Carr
Treasurer

Notary:



62040333899

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2137920557 TDNA LOS ANGELES CA 23 04-15
0131P EST 13132 EST

HAND DELIVERED



Telegram

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EDMUND L WENSMAN, JR, CLERK
U.S. HOUSE OF REPRESENTATIVES RPT DLY NSM, DLN
OFFICE OF RECORDS AND REGISTRATION
RM 1036 LONGWORTH OFFICE BLDG
WASHINGTON DC 20515

088914

U.S. HOUSE OF REPRESENTATIVES

APR 15 PM 3:03

RECEIVED
OFFICE OF RECORDS & REGISTRATION

THIS IS TO ADVISE YOU THAT OUR QUARTERLY PRE-ELECTION REPORT HAS BEEN
DELAYED 30 DAYS BECAUSE OF THE CHANGE IN OUR ACCOUNTING SYSTEM.
EUGENE WHEELER, TREASURER, DYNALLY FOR CONGRESS COMMITTEE
9117 SOUTH MAIN ST
LOS ANGELES CA 90003

13132 EST

IPHONX NSM

FILED BY: Mitchell Congressional Campaign Committee
P.O. Box 209
Berkeley, CA 94747

DATE: May 4, 1982

Dear General Counsel:

The Mitchell Congressional Campaign Committee hereby issues a complaint to the Federal Election Commission against the Dymally for Congress Committee (Eugene Wheeler, Treasurer, 9117 South Main St., Los Angeles, CA 90003) for standing in violation of federal law by not submitting the quarterly Report of Receipts and Disbursements due April 15, 1982.

The law in question is the Federal Election Campaign Act, Sec. 438(a)(2)(F), which stipulates that the report for the period January 1 through March 30 of any election year shall be due on April 15 of that year. The Act does not provide for extensions of time for filing.

The Mitchell Congressional Campaign Committee asserts that the Dymally for Congress Committee is in knowing and willful violation of the Act (see attached), and is subverting the principle of timely financial disclosure of campaign activities, as the April 15 report in question pertains to the June 8, 1982 Primary Election now underway in California.

This complaint, filed in accordance with Federal Election Commission instructions, is submitted with the request that the Commission begin procedures to bring the Dymally for Congress Committee into compliance with the law as soon as possible, and possibly levy civil penalties pursuant to Commission authority.

We, the undersigned, swear in the presence of Notary that the above facts and statements are true.

Signed,



Craig J. Mitchell
Candidate for Congress



Jeffrey R. Carr
Treasurer

Notary:



62040333901

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024208105 04/15/82 ICS IMPONCX CAP RPT
2137920557 TDNA LOS ANGELES CA 23 04-15
0131P EST 13132 EST

HAND DELIVERED



westernunion

Telegram

EDMUND L HENSHAW, JR, CLERK
U.S. HOUSE OF REPRESENTATIVES RPT DLY NSM, DLN
OFFICE OF RECORDS AND REGISTRATION
RM 1036 LONGWORTH OFFICE BLDG
WASHINGTON DC 20515

088914

HAND DELIVERED
U.S. HOUSE OF REPRESENTATIVES

APR 15 PM 3:03

RECEIVED
OFFICE OF RECORDS & REGISTRATION

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EUGENE WHEELER, TREASURER, DYNALLY FOR CONGRESS COMMITTEE
9117 SOUTH MAIN ST
LOS ANGELES CA 90003

13132 EST

IMPONCX NSM

COMPLAINT

204-7705

32 MAY 10 P 5:20

OFFICE OF THE
GENERAL COUNSEL

FILED BY: Mitchell Congressional Campaign Committee
P.O. Box 209
Gardena, CA 90247

DATE: May 4, 1982

Dear General Counsel:

The Mitchell Congressional Campaign Committee hereby issues a complaint to the Federal Election Commission against the Dymally for Congress Committee (Eugene Wheeler, Treasurer, 9117 South Main St., Los Angeles, CA 90003) for standing in violation of federal law by not submitting the quarterly Report of Receipts and Disbursements due April 15, 1982.

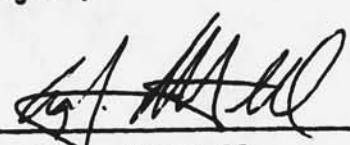
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The Mitchell Congressional Campaign Committee asserts that the Dymally for Congress Committee is in knowing and willful violation of the Act (see attached), and is subverting the principle of timely financial disclosure of campaign activities, as the April 15 report in question pertains to the June 8, 1982 Primary Election now underway in California.

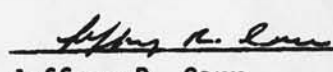
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We, the undersigned, swear in the presence of Notary that the above facts and statements are true.

Signed,



Craig J. Mitchell
Candidate for Congress



Jeffrey R. Carr
Treasurer

Notary:





02040333903

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0131P EST 13132 EST

HAND DELIVERED



Telegram

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EDMUND L WENSHAW, JR. CLERK
U.S. HOUSE OF REPRESENTATIVES RPT DLY HSH, DLR
OFFICE OF RECORDS AND REGISTRATION
RM 1036 LONGWORTH OFFICE BLDG
WASHINGTON DC 20515

088914

RECEIVED
OFFICE OF THE CLERK
U.S. HOUSE OF REPRESENTATIVES

APR 15 PM 3:00

RECEIVED
OFFICE OF THE CLERK
U.S. HOUSE OF REPRESENTATIVES

THIS IS TO ADVISE YOU THAT OUR QUARTERLY PRE-ELECTION REPORT HAS BEEN
DELAYED 30 DAYS BECAUSE OF THE CHANGE IN OUR ACCOUNTING SYSTEM.
EUGENE WHEELER, TREASURER, DYNALLY FOR CONGRESS COMMITTEE
9117 SOUTH MAIN ST
LOS ANGELES CA 90003

13132 EST

IPHONCX HSH



FEDERAL ELECTION COMMISSION

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