



FEDERAL ELECTION COMMISSION

1125 K STREET N.W.  
WASHINGTON, D.C. 20543

THIS IS THE END OF MUR # 1935

Date Filmed 7/9/85 Camera No. --- 1

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FEDERAL ELECTION COMMISSION

routing slips - internal communications - envelopes  
duplicate letters - extraneous copies  
conciliation info

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):

- (1) Classified Information
- (2) Internal rules and practices
- (3) Exempted by other statute
- (4) Trade secrets and commercial or financial information
- (5) Internal Documents
- (6) Personal privacy
- (7) Investigatory files
- (8) Banking Information
- (9) Well Information (geographic or geophysical)

Signed

*[Handwritten Signature]*

date

6/25/85

FEC 9-21-77

*[Handwritten Signature]*  
*7/2/85*

8.5040560234

BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of	)	
	)	MUR 1935
Florida National Good Government	)	
Committee, Inc.	)	
Teala A. Milton, as treasurer	)	

CERTIFICATION

I, Marjorie W. Emmons, Secretary of the Federal Election Commission, do hereby certify that on May 22, 1985, the Commission decided by a vote of 5-0 to take the following actions in MUR 1935:

1. Accept the conciliation agreement submitted with the General Counsel's Report signed May 16, 1985 and close the file.
2. Send the letter attached to the General Counsel's Report signed May 16, 1985.

Commissioners Aikens, Elliott, Harris, McGarry and Reiche voted affirmatively in this matter; Commissioner McDonald did not cast a vote.

Attest:

5-22-85  
Date

Marjorie W. Emmons  
Marjorie W. Emmons  
Secretary of the Commission

Received in Office of Commission Secretary:	5-17-85, 2:40
Circulated on 48 hour tally basis:	5-20-85, 11:00

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BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of )

Florida National Good Government )  
Committee, Inc. )  
and Teala A. Milton, as treasurer )

MUR 1935

SENSITIVE

GENERAL COUNSEL'S REPORT

BACKGROUND

Attached is a Conciliation Agreement which has been signed by Teala A. Milton, the Committee's treasurer.

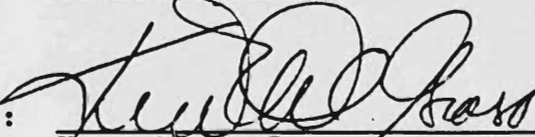
A photocopy of a \$200 check in complete payment of the civil penalty is also attached.

RECOMMENDATIONS

1. The General Counsel's Office recommends that the Commission accept this agreement and close the file.
2. The General Counsel's Office recommends that the Commission send the attached letter.

Charles N. Steele  
General Counsel

May 16, 1985  
Date

BY:   
Kenneth A. Gross  
Associate General Counsel

Attachments

- Conciliation Agreement signed by Teala A. Milton
- Photocopy of check for the civil penalty
- Letter to respondent's counsel

85040530236



FEDERAL ELECTION COMMISSION  
WASHINGTON, D.C. 20463

May 28, 1985

John R. Crawford, Esquire  
Kent, Watts & Durden  
850 Edward Ball Building  
Post Office Box 4700  
Jacksonville, Florida 32201

RE: MUR 1935

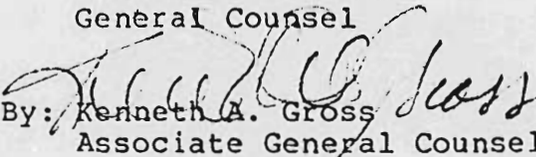
Dear Mr. Crawford:

On May 22, 1985, the Commission accepted the conciliation agreement signed by your client and a civil penalty in settlement of a violation of 2 U.S.C. § 434(a)(4)(B), a provision of the Federal Election Campaign Act of 1971, as amended. Accordingly, the file has been closed in this matter, and it will become a part of the public record within thirty days. However, 2 U.S.C. § 437g(a)(4)(B) prohibits any information derived in connection with any conciliation attempt from becoming public without the written consent of the respondent and the Commission. Should you wish any such information to become part of the public record, please advise us in writing.

Enclosed you will find a fully executed copy of the final conciliation agreement for your files.

Sincerely,

Charles N. Steele  
General Counsel

By:   
Kenneth A. Gross  
Associate General Counsel

Enclosure  
Conciliation Agreement

85040530237

BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of	)	
Florida National Good Government	)	MUR 1935
Committee Inc. and	)	
Teala A. Milton, as treasurer	)	

RECEIVED  
 MAY 14 11:41  
 FEDERAL ELECTION COMMISSION

CONCILIATION AGREEMENT

This matter was initiated by the Federal Election Commission (hereinafter "the Commission") pursuant to information ascertained in the normal course of carrying out its supervisory responsibilities. The Commission found reason to believe that the Florida National Good Government Committee, Inc. and Teala A. Milton, as treasurer, (hereinafter the "Respondents") violated 2 U.S.C. § 434(a)(4)(B).

NOW, THEREFORE, the Commission and the Respondents, having participated in informal methods of conciliation prior to a finding of probable cause to believe, do hereby agree as follows:

I. The Commission has jurisdiction over the Respondents, and the subject matter of this proceeding, and this agreement has the effect of an agreement entered pursuant to 2 U.S.C. § 437g(a)(4)(A)(i).

II. Respondents have had a reasonable opportunity to demonstrate that no action should be taken in this matter.

III. Respondents enter voluntarily into this agreement with the Commission.

IV. The pertinent facts in this matter are as follows:

1. The Florida National Good Government Committee, Inc. is a political committee registered with the Commission.
2. Teala A. Milton is the Committee's treasurer.

85040510238

3. The Respondents were required to file the 1984 Pre-General Election Report by October 25, 1984. The report was filed on November 26, 1984, thirty-two days late.

V. Respondents violated 2 U.S.C. § 434(a)(4)(B) by failing to file the 1984 Pre-General Election Report in a timely manner.

VI. Respondent will pay a civil penalty to the Treasurer of the United States in the amount of Two Hundred Dollars (\$200), pursuant to 2 U.S.C. § 437g(a)(5)(A).

VII. Respondents agree not to undertake any activity which is in violation of the Federal Election Campaign Act of 1971, as amended, 2 U.S.C. § 431 et seq.

VIII. The Commission, on request of anyone filing a complaint under 2 U.S.C. § 437g(a)(1) concerning the matters at issue herein or on its own motion, may review compliance with this agreement. If the Commission believes that this agreement or any requirement thereof has been violated, it may institute a civil action for relief in the United States District Court for the District of Columbia.

IX. This agreement shall become effective as of the date that all parties hereto have executed same and the Commission has approved the entire agreement.

X. Respondents shall have no more than thirty (30) days from the date this agreement becomes effective to comply with and implement the requirements contained in this agreement and to so notify the Commission.

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XI. This Conciliation Agreement constitutes the entire agreement between the parties on the matters raised herein, and no other statement, promise, or agreement, either written or oral, made by either party or by agents of either party, that is not contained in this written agreement shall be valid.

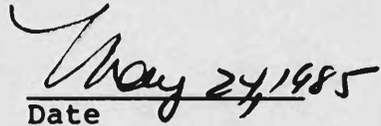
FOR THE COMMISSION:

Charles N. Steele  
General Counsel

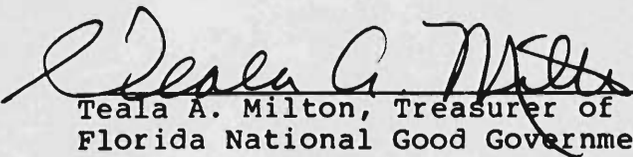
BY:

  
Kenneth A. Gross  
Associate General Counsel

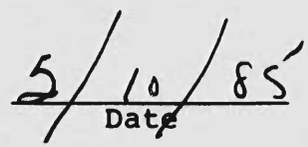
Date



FOR THE RESPONDENTS:

  
Teala A. Milton, Treasurer of the  
Florida National Good Government  
Committee, Inc.

Date



85040530240

FLORIDA NATIONAL GOOD GOVERNMENT  
COMMITTEE, INC. - FEDERAL

231

A POLITICAL ACTION COMMITTEE  
SPONSORED BY THE FLORIDA NATIONAL  
BANKS OF FLORIDA, INC.

63-5  
630 01

P. O. BOX 689, JACKSONVILLE, FL 32201 May 10, 19 85



PAY TO THE ORDER OF Federal Election Commission

\$ 200.00

Two Hundred and no/100

DOLLARS

Florida National Bank  
Jacksonville, Florida 1

*Debra A. Miller*

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30245850405

FEC  
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85 MAY 13 P 3:47  
Gerson

OFFICE OF THE  
GENERAL COUNSEL  
KENT, WATTS & DURDEN  
ATTORNEYS AT LAW  
850 EDWARD BALL BUILDING  
POST OFFICE BOX 4700  
JACKSONVILLE, FLORIDA 32201

MAY 13 P 4:13

TELEPHONE 384-1800  
AREA CODE 904

FREDERICK H. KENT  
OLIN E. WATTS  
WILLIAM L. DURDEN  
FREDERICK H. KENT, JR.  
ROBERT C. NICHOLS  
JOHN BRADFORD KENT  
ROBERT O. MICKLER  
FRED M. CONE, JR.  
WILLIAM A. HAMILTON, III  
DAVID W. CARSTETTER  
WILLIAM G. COOPER  
THOMAS K. PURCELL

JOHN R. CRAWFORD  
GEORGE E. RIDGE  
CHARLES GUY BOND  
TIMOTHY A. BUNLEIGH  
WESLEY L. WALLACE  
FRANK E. MILLER  
BETSY C. COX  
FREDERICK H. KENT, III  
ALISON D. KENNEDY  
PATTI A. CHRISTENSEN  
CHARLES L. CRANFORD  
ALAN D. HENDERSON

May 10, 1985

Matt Gerson, Esquire  
Federal Election Commission  
Washington, D.C. 20463

Dear Mr. Gerson

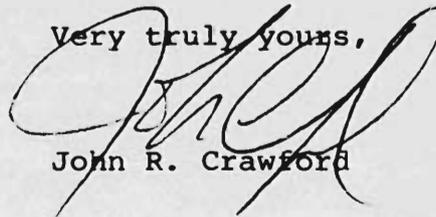
Re: MUR-1935; Florida National Good  
Government Committee, Inc. and  
Teala A. Milton as Treasurer

In accordance with Kenneth Gross' letter of April 29, 1985 and our telephone conversation of yesterday, I enclose the original Conciliation Agreement in the referenced matter, which has been executed on behalf of Florida National Good Government Committee, Inc. Also enclosed is the Committee's check in the amount of \$200.00 in complete payment of the penalty levied against the Committee.

It would be appreciated if you would furnish us with a copy of the executed Conciliation Agreement after it has been executed on behalf of the Commission.

Thank you for your cooperation in this matter.

Very truly yours,



John R. Crawford

JRC:gdp

Enclosure

cc: Mrs. Teala A. Milton

85040530242

MEMORANDUM

*sent 5/14/85*

*GCC-#7447  
7435*

TO: CHERYL THOMAS  
FROM: JOAN HARRIS

TO: JOAN HARRIS  
FROM: CHERYL THOMAS

CHECK NO. 231 (a copy of which is attached) RELATING  
TO MUR 1935 AND NAME Florida Nat'l Good Gov't Cmte  
Wala H. Milton Head.

WAS RECEIVED ON May 14 1985. PLEASE INDICATE THE ACCOUNT INTO  
WHICH IT SHOULD BE DEPOSITED:

- BUDGET CLEARING ACCOUNT (#95F3875.16)
- / CIVIL PENALTIES ACCOUNT (#95-1099.160)
- / OTHER \_\_\_\_\_

SIGNATURE *Cheryl R. Thomas* DATE 5/14/85

85040530243

FLORIDA NATIONAL GOOD GOVERNMENT  
COMMITTEE, INC. - FEDERAL

231

A POLITICAL ACTION COMMITTEE  
SPONSORED BY THE FLORIDA NATIONAL  
BANKS OF FLORIDA, INC.

63-5  
630 01

P. O. BOX 689, JACKSONVILLE, FL 32201

May 10, 19 85



PAY TO THE ORDER OF Federal Election Commission

\$ 200.00

Two Hundred and no/100

DOLLARS

Florida National Bank  
Jacksonville, Florida 1

*Debra A. Miller*

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BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of	)	MUR 1935
	)	
Florida National Good Government	)	
Committee, Inc.	)	
Teala A. Milton, as treasurer	)	

CERTIFICATION

I, Marjorie W. Emmons, Secretary of the Federal Election Commission, do hereby certify that on April 25, 1985, the Commission decided by a vote of 5-0 to take the following actions in MUR 1935:

1. Enter into pre-probable cause to believe conciliation with the Florida National Good Government Committee, Inc. and Teala A. Milton, as treasurer.
2. Approve and send the conciliation agreement submitted with the General Counsel's Report signed April 19, 1985.
3. Approve and send the letter attached to the General Counsel's Report signed April 19, 1985.

Commissioners Aikens, Elliott, Harris, McGarry and Reiche voted affirmatively in this matter; Commissioner McDonald did not cast a vote.

Attest:

4-25-85

Date

Marjorie W. Emmons

Marjorie W. Emmons  
Secretary of the Commission

Received in Office of Commission Secretary:	4-22-85, 3:02
Circulated on 48 hour tally basis:	4-23-85, 11:00

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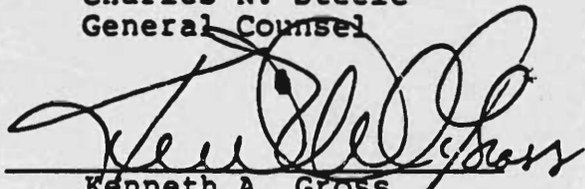
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III. GENERAL COUNSEL'S RECOMMENDATIONS

- 1. Enter into pre-probable cause to believe conciliation with the Florida National Good Government Committee, Inc. and Teala A. Milton, as treasurer.
- 2. Approve and send the attached Conciliation Agreement.
- 3. Approve and send the attached letter.

Charles N. Steele  
General Counsel

April 19, 1985  
Date

BY:   
Kenneth A. Gross  
Associate General Counsel

Attachments

- 1. April 4, 1985 letter from counsel
- 2. Conciliation Agreement
- 3. Letter to counsel

\*/ For the period from October 1 through October 17, 1984.

KENT, WATTS & DURDEN  
ATTORNEYS AT LAW  
850 EDWARD BALL BUILDING  
POST OFFICE BOX 4700  
JACKSONVILLE, FLORIDA 32201

85 APR 8 P 2: 06

FREDERICK H. KENT  
OLIV E. WATTS  
WILLIAM L. DURDEN  
FREDERICK H. KENT, JR.  
ROBERT C. NICHOLS  
JOHN BRADFORD KENT  
ROBERT D. NICHOLS  
FRED M. CONE, JR.  
WILLIAM A. HAMILTON, III  
DAVID W. CARETTER  
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THOMAS K. PURCELL

JOHN R. CRAWFORD  
GEORGE E. RIDGE  
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WESLEY L. WALLACE  
FRANK E. MILLER  
BETSY C. COX  
FREDERICK H. KENT, III  
ALISON B. KENNEDY  
PATTI A. CHRISTENSEN  
CHARLES L. CRAWFORD  
ALAN D. HENDERSON

TELEPHONE 324-4000  
FAX 324-4004

April 4, 1985

Mr. Matt Gerson  
Federal Election Commission  
Washington, D.C. 20463

Dear Mr. Gerson:

Re: MUR 1935; Florida National Good Government  
Committee, Inc. and Teala A. Milton, Its  
Treasurer

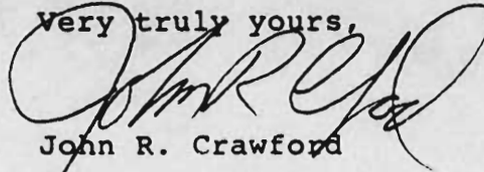
I am enclosing a copy of a Statement of Designation  
of Counsel in the referenced matter, signed by Teala A.  
Milton, individually and as Treasurer of Florida National  
Good Government Committee, Inc. (the "Committee"). I am  
in receipt of your letter of March 19, 1985 addressed to  
Mrs. Milton, indicating that the Commission has determined  
that there is reason to believe that the Committee has  
violated a provision of the Federal Election Campaign Act  
of 1971, as amended.

85040530240

Mr. Matt Gerson  
April 4, 1985  
Page Two

We request a pre-probable cause conciliation  
with respect to this matter. I look forward to hearing  
from you.

Very truly yours,



John R. Crawford

JRC:kcb  
c: Ms. Ann Allen  
Mrs. Teala Milton

85040530247

BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of )  
 )  
Florida National Good Government ) MUR 1935  
Committee Inc. and )  
Teala A. Milton, as treasurer )

CONCILIATION AGREEMENT

This matter was initiated by the Federal Election Commission (hereinafter "the Commission") pursuant to information ascertained in the normal course of carrying out its supervisory responsibilities. The Commission found reason to believe that the Florida National Good Government Committee, Inc. and Teala A. Milton, as treasurer, (hereinafter the "Respondents") violated 2 U.S.C. § 434(a)(4)(B).

NOW, THEREFORE, the Commission and the Respondents, having participated in informal methods of conciliation prior to a finding of probable cause to believe, do hereby agree as follows:

I. The Commission has jurisdiction over the Respondents, and the subject matter of this proceeding, and this agreement has the effect of an agreement entered pursuant to 2 U.S.C. § 437g(a)(4)(A)(i).

II. Respondents have had a reasonable opportunity to demonstrate that no action should be taken in this matter.

III. Respondents enter voluntarily into this agreement with the Commission.

IV. The pertinent facts in this matter are as follows:

1. The Florida National Good Government Committee, Inc. is a political committee registered with the Commission.
2. Teala A. Milton is the Committee's treasurer.

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3. The Respondents were required to file the 1984 Pre-General Election Report by October 25, 1984. The report was filed on November 26, 1984, thirty-two days late.

V. Respondents violated 2 U.S.C. § 434(a)(4)(B) by failing to file the 1984 Pre-General Election Report in a timely manner.

VI. Respondent will pay a civil penalty to the Treasurer of the United States in the amount of Two Hundred Dollars (\$200), pursuant to 2 U.S.C. § 437g(a)(5)(A).

VII. Respondents agree not to undertake any activity which is in violation of the Federal Election Campaign Act of 1971, as amended, 2 U.S.C. § 431 et seq.

VIII. The Commission, on request of anyone filing a complaint under 2 U.S.C. § 437g(a)(1) concerning the matters at issue herein or on its own motion, may review compliance with this agreement. If the Commission believes that this agreement or any requirement thereof has been violated, it may institute a civil action for relief in the United States District Court for the District of Columbia.

IX. This agreement shall become effective as of the date that all parties hereto have executed same and the Commission has approved the entire agreement.

X. Respondents shall have no more than thirty (30) days from the date this agreement becomes effective to comply with and implement the requirements contained in this agreement and to so notify the Commission.

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XI. This Conciliation Agreement constitutes the entire agreement between the parties on the matters raised herein, and no other statement, promise, or agreement, either written or oral, made by either party or by agents of either party, that is not contained in this written agreement shall be valid.

FOR THE COMMISSION:

Charles N. Steele  
General Counsel

BY:

\_\_\_\_\_  
Kenneth A. Gross  
Associate General Counsel

\_\_\_\_\_  
Date

FOR THE RESPONDENTS:

\_\_\_\_\_  
Teala A. Milton, Treasurer of the  
Florida National Good Government  
Committee, Inc.

\_\_\_\_\_  
Date

85040530252

GCC 7097

RECEIVED THE FED

KENT, WATTS & DURDEN  
ATTORNEYS AT LAW  
850 EDWARD BALL BUILDING  
POST OFFICE BOX 4700  
JACKSONVILLE, FLORIDA 32201

GENERAL COUNSEL  
APR 8 1985

85 APR 8 P 2: 06

TELEPHONE 854-1800  
TOLL FREE 804

FREDERICK H. KENT  
OLIN E. WATTS  
WILLIAM L. DURDEN  
FREDERICK H. KENT, JR.  
ROBERT C. NICHOLS  
JOHN BRADFORD KENT  
ROBERT O. NICKLER  
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FRANK E. MILLER  
BETSEY C. COX  
FREDERICK H. KENT, III  
ALISON D. KENNEDY  
PATTI A. CHRISTENSEN  
CHARLES L. CRANFORD  
ALAN D. HENDERSON

April 4, 1985

Mr. Matt Gerson  
Federal Election Commission  
Washington, D.C. 20463

Dear Mr. Gerson:

Re: MUR 1935; Florida National Good Government  
Committee, Inc. and Teala A. Milton, Its  
Treasurer

I am enclosing a copy of a Statement of Designation  
of Counsel in the referenced matter, signed by Teala A.  
Milton, individually and as Treasurer of Florida National  
Good Government Committee, Inc. (the "Committee"). I am  
in receipt of your letter of March 19, 1985 addressed to  
Mrs. Milton, indicating that the Commission has determined  
that there is reason to believe that the Committee has  
violated a provision of the Federal Election Campaign Act  
of 1971, as amended.

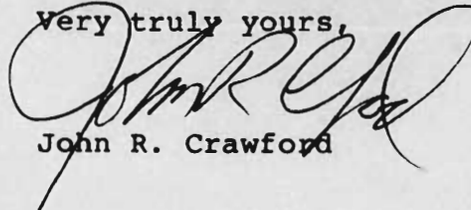
As you have been advised over the phone, this  
violation was inadvertent. The person in charge of filing  
these reports for the Committee simply did not realize  
at the time that the reports were required to be filed  
more often in an election period than otherwise. As soon  
as the Committee was notified that it was in violation,  
it immediately filed the required report. I have discussed  
this matter with Mrs. Milton and with Ann Allen, the personnel  
involved with the filings, and I am satisfied that such  
a violation will not recur. We therefore believe that  
it would serve no purpose to penalize the Committee, and  
respectfully request that the Commission take no action  
against Mrs. Milton and the Committee for this inadvertent  
violation.

85040530250

Mr. Matt Gerson  
April 4, 1985  
Page Two

We request a pre-probable cause conciliation  
with respect to this matter. I look forward to hearing  
from you.

Very truly yours,



John R. Crawford

JRC:kcb  
c: Ms. Ann Allen  
Mrs. Teala Milton

05040530254



FEDERAL ELECTION COMMISSION  
WASHINGTON, D.C. 20463

April 29, 1985

John R. Crawford  
Kent, Watts & Durden  
850 Edward Ball Building  
Post Office Box 4700  
Jacksonville, Florida 32201

RE: MUR 1935  
Florida National Good Government  
Committee, Inc. and  
Teala A. Milton, as treasurer

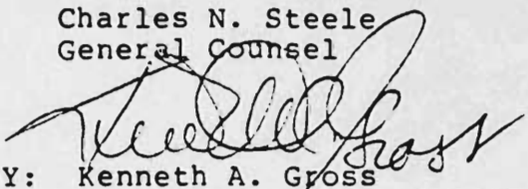
Dear Mr. Crawford:

On March 14, 1985, the Federal Election Commission found reason to believe that your client, the Florida National Good Government Committee, Inc. and Teala A. Milton, as treasurer, violated 2 U.S.C. § 434(a)(4)(B). At your request, the Commission determined on April 25, 1985, to enter into negotiations directed towards reaching a conciliation agreement in settlement of this matter prior to a finding of probable cause to believe.

Enclosed is a conciliation agreement that the Commission has approved in settlement of this matter. If your clients agree with the provisions of the enclosed agreement, please sign and return it, along with the civil penalty, to the Commission. In light of the fact that conciliation negotiations, prior to a finding of probable cause to believe, are limited to a maximum of 30 days, you should respond to this notification as soon as possible. If you have any questions or suggestions for changes in the agreement, or if you wish to arrange a meeting in connection with a mutually satisfactory conciliation agreement, please contact Matt Gerson, the attorney assigned to this matter, at (202) 523-4143.

Sincerely,

Charles N. Steele  
General Counsel

  
BY: Kenneth A. Gross  
Associate General Counsel

Enclosures

85040530255

STATEMENT OF DESIGNATION OF COUNSEL

MUR 1935

NAME OF COUNSEL: John R. Crawford

ADDRESS: Post Office Cox 4700

223 W. Adams Street, Suite 850

Jacksonville, Florida 32201

TELEPHONE: (904) 354-1600

The above-named individual is hereby designated as my  
counsel and is authorized to receive any notifications and other  
communications from the Commission and to act on my behalf before  
the Commission.

April 1, 1985  
Date



Signature individually and as Treasurer  
of Florida National Good Government  
Committee, Inc.

RESPONDENT'S NAME: Florida National Good Government  
Committee, Inc. and Teala A.  
Milton, Treasurer

ADDRESS: 214 Hogan Street

P. O. Box 689

Jacksonville, FL 32201

HOME PHONE: \_\_\_\_\_

BUSINESS PHONE: (904) 359-5850

85040530256

BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of	)	
Florida National Good Government	)	RAD Referral 85NF-14
Committee, Inc.	)	
Teala A. Milton, as treasurer	)	

CERTIFICATION

I, Marjorie W. Emmons, Secretary of the Federal Election Commission, do hereby certify that on March 14, 1985, the Commission decided by a vote of 6-0 to take the following actions in RAD Referral 85NF-14:

1. Open a MUR.
2. Find reason to believe that the Florida National Good Government Committee, Inc. and Teala A. Milton, as treasurer, violated 2 U.S.C. § 434(a)(4)(B).
3. Approve the General Counsel's Factual and Legal Analysis attached to the First General Counsel's Report signed March 11, 1985.
4. Approve and send the letter attached to the First General Counsel's Report signed March 11, 1985.

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

Attest:

3-14-85

Date

Marjorie W. Emmons

Marjorie W. Emmons  
Secretary of the Commission

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

3-11-85, 2:16  
3-12-85, 11:00

85040530257



FEDERAL ELECTION COMMISSION  
WASHINGTON, D.C. 20463

March 19, 1985

Teala A. Milton, Treasurer  
214 Hogan Street  
P.O. Box 689  
Jacksonville, Florida 32201

RE: MUR 1935

Florida National Good Government  
Committee, Inc. and  
Teala A. Milton, as treasurer

Dear Ms. Milton:

On March 14 , 1985, the Federal Election Commission determined that there is reason to believe that the Florida National Good Government Committee, Inc. and you, as treasurer, violated 2 U.S.C. § 434(a)(4)(B), a provision of the Federal Election Campaign Act of 1971, as amended ("the Act"). The General Counsel's factual and legal analysis, which formed a basis for the Commission's finding, is attached for your information.

Under the Act, you have an opportunity to demonstrate that no action should be taken against you and the committee. You may submit any factual or legal materials which you believe are relevant to the Commission's consideration of this matter. Please submit any such materials within ten days of your receipt of this letter. Statements should be submitted under oath.

In the absence of any additional information which demonstrates that no further action should be taken against your committee and you, as treasurer, the Commission may find probable cause to believe that a violation has occurred and proceed with conciliation. Of course, this does not preclude the settlement of this matter through conciliation prior to a finding of probable cause to believe if so desired. See 11 C.F.R. § 111.18(d).

If you intend to be represented by counsel in this matter, please advise the Commission by completing the enclosed form

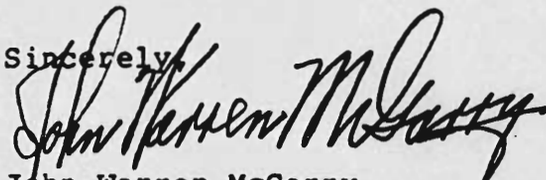
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stating the name, address and telephone number of such counsel, and a statement authorizing such counsel to receive any notifications and other communications from the Commission.

The investigation now being conducted will be 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 investigation to be made public.

For your information, we have attached a brief description of the Commission's procedures for handling possible violations of the Act. If you have any questions, please contact Matt Gerson, the staff member assigned to this matter, at (202) 523-4040.

Sincerely,



John Warren McGarry  
Chairman

Enclosures

- General Counsel's Factual and Legal Analysis
- Procedures
- Designation of Counsel Statement

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**FEDERAL ELECTION COMMISSION**  
**GENERAL COUNSEL'S FACTUAL AND LEGAL ANALYSIS**

MUR NO. 1935

RESPONDENTS: Florida National Good Government Committee, Inc.  
and Teala A. Milton, as treasurer

SOURCE OF MUR: I N T E R N A L L Y G E N E R A T E D

**SUMMARY OF ALLEGATIONS**

The Florida National Good Government Committee, Inc. and Teala A. Milton, as treasurer (hereinafter "Florida Committee"), violated 2 U.S.C. § 434(a)(4)(B) by failing to file the 1984 Pre-General Election Report in a timely manner.

**FACTUAL AND LEGAL ANALYSIS**

Pursuant to 2 U.S.C. § 434(a)(4)(B), the treasurer of a political committee is required to file monthly reports no later than 20 days after the last day of the month. In lieu of filing the monthly reports otherwise due in November and December of any year in which a regularly scheduled general election is held, a pre-election report must be filed no later than 12 days before any general election and a post-election report must be filed no later than 30 days after any general election.

Unauthorized political committees, such as the Florida Committee, were sent notices on October 1, 1984 reminding them that they were required to file the 12 Day Pre-General Election reports by October 25, 1984. The Commission received the Florida Committee's 12 Day Pre-General Election report on November 26, 1984, 32(thirty two) days after it was due. The Commission received an amended report on December 14, 1984.

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Because the Florida Committee filed its 1984 12 Day Pre-General Election Report 32 days after the October 25, 1984 due date, it violated the Act. Accordingly, the General Counsel's Office recommends that the Commission find reason to believe that the Florida National Good Government Committee, Inc. and Teala A. Milton, as treasurer, violated 2 U.S.C. § 434(a)(4)(B).

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**SENSITIVE**

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

RECEIVED  
OFFICE OF THE FEC  
COMMISSION SECRETARY

25 MAR 11 P2:16

**FIRST GENERAL COUNSEL'S REPORT**

DATE AND TIME OF TRANSMITTAL: 3/11/85-2:15 RAD 85NF-14  
BY OGC TO THE COMMISSION:

STAFF MEMBER: Matt Gerson

SOURCE OF MUR: I N T E R N A L L Y G E N E R A T E D

RESPONDENT'S NAME: Florida National Good Government Committee,  
Inc. and Teala A. Milton, as treasurer

RELEVANT STATUTE: 2 U.S.C. 434(a)(4)(B)

INTERNAL REPORTS CHECKED: Public Records

FEDERAL AGENCIES CHECKED: None

**GENERATION OF MATTER**

The Reports Analysis Division ("RAD") referred this matter to the General Counsel's Office on January 15, 1985 pursuant to its Review and Referral Procedures for Unauthorized Committees. The referral alleges that The Florida National Good Government Committee, Inc., a political committee within the meaning of 2 U.S.C. § 431(4)(B), and Teala A. Milton, as treasurer (hereinafter "Florida Committee"), violated 2 U.S.C. § 434(a)(4)(B) by failing to file the 1984 Pre-General Election Report in a timely manner.

**FACTUAL AND LEGAL ANALYSIS**

Pursuant to 2 U.S.C. § 434, the treasurer of a political committee is required to file monthly reports no later than 20 days after the last day of the month. In lieu of filing the monthly reports otherwise due in November and December of any year in which a regularly scheduled general election is held, a pre-election report must be filed no later than 12 days before

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any general election and a post-election report must be filed no later than 30 days after any general election.

According to RAD, unauthorized committees, such as the Florida Committee, were sent notices on October 1, 1984 reminding them that they were required to file the 12 Day Pre-General Election Reports by October 25, 1984. The Commission received the Florida Committee's 12 Day Pre-General Election report on November 26, 1984, 32(thirty-two) days after it was due. The report listed receipts of \$3,051.78 and disbursements of \$4,000 for the period from October 1 through October 17, 1984. Cash on hand at the Reporting Period's close was \$23,714.43. The Commission received an amended report on December 14, 1984.

Because the Florida Committee filed its 1984 12 Day Pre-General Election Report 32 days after the October 25, 1984 due date, it violated the Act. Accordingly, the General Counsel's Office recommends that the Commission open a matter under review and find reason to believe the Florida Committee and Teala A. Milton, as treasurer, violated 2 U.S.C. §434(a)(4)(B).

#### RECOMMENDATIONS

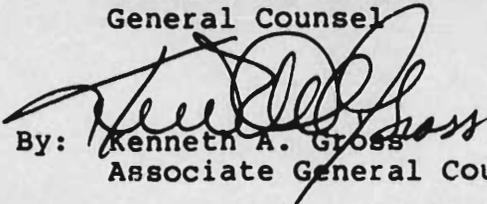
1. Open a Matter Under Review.
2. Find reason to believe that the Florida National Good Government Committee, Inc. and Teala A. Milton, as treasurer, violated 2 U.S.C. § 434(a)(4)(B).

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3. Approve the General Counsel's Factual and Legal Analysis.
4. Approve and send the attached letter.

Charles N. Steele  
General Counsel

March 11, 1985  
Date

By:   
Associate General Counsel

Attachment

Letter to Florida Committee  
General Counsel's Factual and Legal Analysis

85040530264



FEDERAL ELECTION COMMISSION  
WASHINGTON, D.C. 20463

Teala A. Milton, Treasurer  
214 Hogan Street  
P.O. Box 689  
Jacksonville, Florida 32201

RE: MUR \_\_\_\_\_

Florida National Good Government  
Committee, Inc. and  
Teala A. Milton, as treasurer

Dear Ms. Milton:

On \_\_\_\_\_, 1985, the Federal Election Commission determined that there is reason to believe that the Florida National Good Government Committee, Inc. and you, as treasurer, violated 2 U.S.C. § 434(a)(4)(B), a provision of the Federal Election Campaign Act of 1971, as amended ("the Act"). The General Counsel's factual and legal analysis, which formed a basis for the Commission's finding, is attached for your information.

Under the Act, you have an opportunity to demonstrate that no action should be taken against you and the committee. You may submit any factual or legal materials which you believe are relevant to the Commission's consideration of this matter. Please submit any such materials within ten days of your receipt of this letter. Statements should be submitted under oath.

In the absence of any additional information which demonstrates that no further action should be taken against your committee and you, as treasurer, the Commission may find probable cause to believe that a violation has occurred and proceed with conciliation. Of course, this does not preclude the settlement of this matter through conciliation prior to a finding of probable cause to believe if so desired. See 11 C.F.R. § 111.18(d).

If you intend to be represented by counsel in this matter, please advise the Commission by completing the enclosed form

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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.

The investigation now being conducted will be 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 investigation to be made public.

For your information, we have attached a brief description of the Commission's procedures for handling possible violations of the Act. If you have any questions, please contact Matt Gerson, the staff member assigned to this matter, at (202) 523-4040.

Sincerely,

John Warren McGarry  
Chairman

Enclosures

General Counsel's Factual and Legal Analysis  
Procedures  
Designation of Counsel Statement

35040530266

**FEDERAL ELECTION COMMISSION**  
**GENERAL COUNSEL'S FACTUAL AND LEGAL ANALYSIS**

MUR NO. \_\_\_\_\_

**RESPONDENTS:** Florida National Good Government Committee, Inc.  
and Teala A. Milton, as treasurer

**SOURCE OF MUR: I N T E R N A L L Y G E N E R A T E D**

**SUMMARY OF ALLEGATIONS**

The Florida National Good Government Committee, Inc. and Teala A. Milton, as treasurer (hereinafter "Florida Committee"), violated 2 U.S.C. § 434(a)(4)(B) by failing to file the 1984 Pre-General Election Report in a timely manner.

**FACTUAL AND LEGAL ANALYSIS**

Pursuant to 2 U.S.C. § 434(a)(4)(B), the treasurer of a political committee is required to file monthly reports no later than 20 days after the last day of the month. In lieu of filing the monthly reports otherwise due in November and December of any year in which a regularly scheduled general election is held, a pre-election report must be filed no later than 12 days before any general election and a post-election report must be filed no later than 30 days after any general election.

Unauthorized political committees, such as the Florida Committee, were sent notices on October 1, 1984 reminding them that they were required to file the 12 Day Pre-General Election reports by October 25, 1984. The Commission received the Florida Committee's 12 Day Pre-General Election report on November 26, 1984, 32(thirty two) days after it was due. The Commission received an amended report on December 14, 1984.

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Because the Florida Committee filed its 1984 12 Day Pre-General Election Report 32 days after the October 25, 1984 due date, it violated the Act. Accordingly, the General Counsel's Office recommends that the Commission find reason to believe that the Florida National Good Government Committee, Inc. and Teala A. Milton, as treasurer, violated 2 U.S.C. § 434(a)(4)(B).

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FEDERAL ELECTION COMMISSION  
WASHINGTON, D.C. 20463

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OFFICE OF THE SECRETARY  
COMMUNICATIONS SECTION

05 MAR 18 P 1: 58

**SENSITIVE**

March 18, 1985

MEMORANDUM TO: The Commission

FROM: Charles N. Steele  
General Counsel

By: Kenneth A. Gross  
Associate General Counsel *KAG*

SUBJECT: RAD Referral 85NF-14

On March 14, 1985 the Commission approved the recommendation that RAD Referral 85NF-14 should become a MUR. Therefore, all documents which had previously been contained in RAD Referral 85NF-14 should now become MUR 1935.

Attachment  
Copy of Certification

85040530267

BEFORE THE FEDERAL ELECTION COMMISSION

Garrison  
M 1935

In the Matter of	)	
Florida National Good Government	)	RAD Referral 85NF-14
Committee, Inc.	)	
Teala A. Milton, as treasurer	)	

CERTIFICATION

I, Marjorie W. Emmons, Secretary of the Federal Election Commission, do hereby certify that on March 14, 1985, the Commission decided by a vote of 6-0 to take the following actions in RAD Referral 85NF-14:

1. Open a MUR.
2. Find reason to believe that the Florida National Good Government Committee, Inc. and Teala A. Milton, as treasurer, violated 2 U.S.C. § 434(a)(4)(B).
3. Approve the General Counsel's Factual and Legal Analysis attached to the First General Counsel's Report signed March 11, 1985.
4. Approve and send the letter attached to the First General Counsel's Report signed March 11, 1985.

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

Attest:

3-14-85

Date

Marjorie W. Emmons

Marjorie W. Emmons  
Secretary of the Commission

Received in Office of Commission Secretary:	3-11-85, 2:16
Circulated on 48 hour tally basis:	3-12-85, 11:00

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FEDERAL ELECTION COMMISSION

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

THIS IS THE BEGINNING OF MUR # 1935

Date Filmed 7/9/85 Camera No. --- 1

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