

6/2/77

Mrs. Mary Palmer Morris  
Fort Apts. #52  
501 E. Hill Plain Blvd.  
Vancouver, Washington 98660

Re: MUR 385 (77)

Dear Mrs. Morris:

This letter is to acknowledge receipt of your complaint against Dick Granger. We have numbered it MUR 385.

After reviewing your complaint, we have concluded that the allegations contained therein do not present claims over which the Federal Election Commission has jurisdiction. Accordingly, the Commission has voted to take no action relative to this matter.

If further information comes to your attention which you believe establishes a violation of the Federal Election Campaign Act of 1971, as amended, please feel free to apprise me of them.

Sincerely yours,

151

William Oldaker  
General Counsel

BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of )  
                          )  
Dick Granger        )

MUR 385 (77)

CERTIFICATION

I, Marjorie W. Emmons, Secretary to the Federal Election Commission, do hereby certify that on April 27, 1977, the Commission adopted the recommendation of the General Counsel that it finds no reason to believe that a violation of the Federal Election Campaign Act, as amended, had been committed in the above-captioned matter.

Accordingly, the file in this case has been closed.

*Marjorie W. Emmons*

Marjorie W. Emmons  
Secretary to the Commission

FEDERAL ELECTION COMMISSION  
OFFICIAL FILE COPY  
OFFICE OF GENERAL COUNSEL

77040061798



FEDERAL ELECTION COMMISSION

1325 K STREET, N.W.  
WASHINGTON, D.C. 20543

April 27, 1977

MEMORANDUM TO: CHARLES STEELE  
FROM: MARJORIE W. ENMONS *mwe*  
SUBJECT: MUR 379 (77) and MUR 385 (77)

The above-mentioned documents were transmitted to the Commissioners on April 26, 1977 at 4:15 p.m.

As of 4:15 p.m., April 27, 1977, no objections have been received regarding the staff recommendations in MUR 379 (77) and MUR 385 (77).

77040001791



FEDERAL ELECTION COMMISSION  
**OFFICIAL FILE COPY**  
OFFICE OF GENERAL COUNSEL

DATE AND TIME OF TRANSMITTAL: April 26, 1977  
4:30pm

NO. MUR 385 (77)  
REC'D: 4/7/77

FEDERAL ELECTION COMMISSION  
Washington, D. C.

Complainant's Name: Mrs. Mary Palmer Morris

Respondent's Name: Dick Granger

Relevant Statute: NONE

Internal Reports Checked: OGC Correspondence Log

Federal Agencies Checked: NONE

SUMMARY OF ALLEGATION

Apparently the complainant is a former volunteer worker for the respondent, who was asked to disassociate herself from the campaign and who now makes vague accusations as to the corrupt nature of the respondent's party organization. However, her complaint fails to allege any facts upon which a violation of the Act could conceivably be based.

PRELIMINARY LEGAL ANALYSIS

RECOMMENDATION

Dismiss for failure to allege facts upon which the Commission might obtain jurisdiction; send attached notification.

FEDERAL ELECTION COMMISSION  
**OFFICIAL FILE COPY**  
OFFICE OF GENERAL COUNSEL



FEDERAL ELECTION COMMISSION

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

Mrs. Mary Palmer Morris  
Fort Apts. #52  
501 E. Mill Plain Blvd.  
Vancouver, Washington 98660

Re: MUR 385 (77)

Dear Mrs. Morris:

This letter is to acknowledge receipt of your complaint against Dick Granger. We have numbered it MUR 385.

After reviewing your complaint, we have concluded that the allegations contained therein do not present claims over which the Federal Election Commission has jurisdiction. Accordingly, the Commission has voted to take no action relative to this matter.

If further information comes to your attention which you believe establishes a violation of the Federal Election Campaign Act of 1971, as amended, please feel free to apprise me of them.

Sincerely yours,

William Oldaker  
General Counsel

FEDERAL ELECTION COMMISSION  
OFFICIAL FILE COPY  
OFFICE OF GENERAL COUNSEL



7704105187

March 29, 1977  
Port Apts. 152  
501 E. Hill Plain Blvd.  
Vancouver, Wash. 98660  
Tele: (206) 694-3893

Mr. William C. Oldaker  
General Counsel  
Federal Election Commission  
1325 K Street N.W.  
Washington, D.C. 20463

77101

Dear Mr. Oldaker:

I appreciate your response of March 16th in regard to violations of Federal Election laws by one of our Congressional candidates, Dick Granger. As these letters show Mr. Granger was informed that I had been in to look at the Public Disclosures he submitted before the final date for submission to our state Public Disclosures. It seems he removed any items relating to the acceptance of funds effecting a court hearing in which he was a defendant with his Financial Manager, Ed Bolds. I hope you realize that honesty is not the motive for these disclosures in cases where the candidate is holding an important public position as Mr. Granger ans wishes to draw a salary while he is campaigning. Also that Republicans in this state and particularly in this area have a powerful if corrupt machine which has been building up for twelve years of Republican governorship and serves both parties impartially.

However, not only should you be interested in why Mr. Granger would tamper with his records but also why he would hire a Judge for a Small Claims court when the amount involved was only \$300.00. I am a qualified journalist and teacher who has been blacklisted by a syndicate controlling The Mother Church of Christ Scientist since 1966 to my own knowledge as that is the date I was dismissed to appease the Anaconda Copper Corporation lawyers in New York and Montana. When Mr. Bolds who is also a member of this church was hiring me to do political research for Mr. Granger, he asked me to go out and get the goods on his opponent, Representative Mike McCormack. I then wrote a letter to Mr. Granger telling him in detail why I could proceed the same way which incriminated several other Christian Scientists in The White House but on what terms I would be glad to work for him and at a reasonable salary. I did not hear from Mr. Granger although I proceeded with the research. Sometime later I heard from Mr. Bolds who said a new person had been selected by Mr. Granger. My note with a statement of his financial obligation was ignored.

I continued to serve in the Republican Headquarters until I received the enclosed letter from Brian Wolfe, then a Chairman of the county organization. This amazing letter followed by cutting me from other volunteer work in the police station and library was I think the result of money accepted by Mr. Wolfe from lawyers in Montana and Wyoming for a false arrest

770400180

FEDERAL ELECTION COMMISSION  
OFFICIAL FILE COPY  
OFFICE OF GENERAL COUNSEL

777477130

in Montana in August of 1974 in a Christian Science Reading Room in Bozeman, Montana while visiting my mother and looking for my son who had disappeared in the spring from Great Falls, Montana. I was also looking into the misuse of a Trust Fund by a lawyer, Fred Dugan in Billings, Montana who I felt had been blackmailing my brother for about eight years in connection with some crime. Not only was I jailed without legal counsel as required by the Miranda law, I was judged insane on the basis of several postcards and a mailgram written to my brother from Washington, D.C. and perhaps Boston. I was incarcerated for eight weeks in a state hospital obviously under international medical control and bodily removed to a V.A. Hospital in Sheridan, Wyoming against my expressed wish to a V.A. Representative that I be allowed to return to my residence in Lexington, Massachusetts. When I was released in March of 1975 from the hospital I took an apartment in Sheridan, Wyoming and tried to get legal help to bring suit against lawyers in Montana and against the hospital for accepting me from out of state because of payment between lawyers and doctors, a violation of veteran's civil and religious rights. Almost immediately I was evicted without reason from a newly-decorated apartment and apprehended again by the Sheridan Sheriff's office and charged with being tried by a jury for some nonsensical reason signed by the Judge, I think under pressures from Malcolm Wallop, now a Senator. Mr. Wallop who was closely connected with "mental" health was contacted by the lawyers in Montana and the corporation-church officers to get a better report on me through a doctor Donald Morrison in one of the state mental health clinics. A lawyer was forced on me and Dr. Morrison broke into my room at the V.A. to get this report for Mr. Wallop. My release was finally secured in September of 1975 because of a Supreme Court ruling upheld by a Dr. Rogers who formerly headed up the state hospital in Warm Springs, Montana and knew I had been illegally sold across the border by the corporation and a crime syndicate.

With this background you can see how political fortunes could be enriched from the protection of corporation lawyers and also a criminal syndicate which served the Anaconda for many years. I would therefore appreciate a thorough review of the public disclosures of both Senator Malcolm Wallop and a Ron Marnaloe, now a Representative from Western Montana with whom Mr. Granger shared a campaign manager, Herb Williams, possibly a member of an organized group of perversion now operating in the top echelons of my church in Boston and responsible for great financial losses which Mr. Boldt may have shared in as a "stockholder" of fraudulent building stock. I believe the Anaconda put up the money for the assassination of both President Kennedy and Mr. Allende in Chile and used the Mother Church as a coverup until they could be sold at a profit to them and less of about two hundred and fifty millions dollars to our church treasury thru a former employee sent in as our Treasurer in 1973 from Geneva.

FEDERAL ELECTION COMMISSION  
 OFFICIAL FILE COPY  
 OFFICE OF GENERAL COUNSEL

7  
7  
0  
4  
1  
0  
5  
1  
3  
0  
1

From my long knowledge of Montana politics and crime well-mixed, Mr. Marnalee is a member of a syndicate which derives its income from sources which endanger young men like my son, John Palmer who has been sold twice by officials and lawyers in my church to prevent him from finishing law school and retrieving lost property and contracts when he was a minor and placed under a bogus guardianship as was my mother in 1970. I believe his disclosures may reveal uncertain sources which paid off at least \$30,000 Mr. Granger borrowed from the Seattle First National bank here, interest-free, and could have been paid back directly to his banker, a Mr. Faubie. Mr. Wolfe, undoubtedly, received remuneration for himself and Mr. Bolds from a church lawyer in Billings, Calvin Galton, who refused to help me avoid this arrest in 1974 and is in the same bank, the Midland National which has abused my mother's trust fund. This money was given him to see that I did not qualify even for a volunteer position. I should like him asked why a letter written on party stationery by a qualified journalist who signs their own name is a threat, particularly to a group like the American Bar Association, Ronald Reagan, a candidate or even to a playwright like Edward Albee, unless they are involved in the crime of the Anaconda Corporation and using the legal profession as a protection? In what way did this endanger the Party? One would think Watergate finished off its image at the very least.

Please do not turn this over to Mr. Spiegel who is undoubtedly Jewish. As Montana is known as the "Jewish Bonanza" I feel it would only tempt him as it did Mike MacGormack when I asked him to get me figures on the Anaconda sale and HEW loans in Montana which resulted in rich banks and students dead or sold into crime as our son. I would rather send a copy to Vice President Mondale whom I do not think knew while serving on the Senate Intelligence Investigation Committee that both Senator Church and possibly Tower and Goldwater knew that Montana was the assassin state protected by Idaho and Wyoming against suit. I feel that he will realize also why Senator Mansfield picked this year to retire and Senator Mervelf asked his relatives to leave the state after being paid-off for mining stock while they knew I was imprisoned to protect their interests and also violating old friendships and church relationship. This plus the use of my own brother as a military secret police under blackmail leaves a great deal of reason to pay off candidates and campaign managers. But is it a legal reason or criminal?

Encl: Letters pertinent  
cc: Vice Pres. Mondale

Sincerely yours,

Mary Palmer Morris

FEDERAL ELECTION COMMISSION  
OFFICIAL FILE COPY  
OFFICE OF GENERAL COUNSEL

Republican Central Committee  
OF CLARK COUNTY



P. O. BOX 205 - PHONE 694-5431

VANCOUVER, WASHINGTON 98660



June 8, 1976

Mary Palmer Morris  
2200 Broadway, Apt. #8  
Vancouver WA 98663

Re: Volunteer Republican Headquarters

Dear Miss Morris:

It is with a good deal of reluctance that I write this letter. I have been trying to catch you at your Friday volunteer time for several weeks but have been unable to do so. You have been a fine volunteer and have helped immensely in the various tasks to which we have assigned you.

However, there are a number of things which have come to my attention and for which I must ask you to no longer serve as a Republican volunteer at the Headquarters office. I specifically asked several months ago that you not use letterhead stationery nor some of the office equipment. You apparently have persisted in doing so, causing some expense and a good deal of embarrassment to the Party outside of Clark County.

Mary, I'm really sorry that it had to come to this end. Again, I really appreciate your work effort and thank you for doing those things. Please forward your key to the office. I look forward to having you work on Candidates Committees.

Sincerely yours,

Brian H. Wolfe

BHW:nv

FEDERAL ELECTION COMMISSION  
OFFICIAL FILE COPY  
OFFICE OF GENERAL COUNSEL

7704106180

*Handwritten signature*



**Pacific Northwest Bell**

**Business Office**

610 Esther Street  
Vancouver, Washington 98660  
Phone (206) 693-991.

February 28, 1977

Mary Palmer Morris  
501 E. Mill Plain Bv. Apt. 52  
Vancouver, Washington 98661

Dear Mrs. Morris:

This is in response to your letter of February 23, 1977, regarding the problems and misunderstandings related to your telephone account, 694-3893.

To begin with, please let me assure you that it is not necessary to send correspondence to my home. Any mail addressed to me personally is not opened but rather delivered to me without any "screening".

I have reviewed the records associated with the matters you bring up. I find that Mrs. Forsberg did discuss with you on February 4, 1977 the impending one-way disconnection of your telephone. However, I can find no indication that the phone was, in fact, disconnected. I know that this does not appear to square with your perception of the facts, but it is possible for a repair disorder to occur at any time. After reviewing the records, I feel sure that this was the case.

I apologize for any inconvenience that this may have caused. Please call me if there are any questions.

Very truly yours,

*Handwritten signature*

Manager

Re: Abuse from Telephone Company for political ends  
Note: This preposterous coverup is understandable if you realize how organized perversion has grown and dominates in our churches (i.e Christian Science particularly) and monopolies like the telephone company. My telephone was disconnected for over two weeks because Ms. Forsberg was directed to do so by someone connected with Senator Hatfield's office in Portland and homosexual employees in the Seattle office where a Christian Scientist, Od Winthar, was employed for many years and now is active in behalf of corporation lawyers governing the church in Boston through our Committee on Publications. I had to call him before about threatening calls from women representing the telephone company which he said were very common...late

FEDERAL ELECTION COMMISSION  
OFFICIAL FILE COPY  
OFFICE OF GENERAL COUNSEL

7704003180





March 23, 1977

Mrs. Mary Palmer Morris  
Fort Apts. #52  
501 E. Mill Blvd.  
Vancouver, Washington 98660

Dear Mrs. Morris:

This is in reply to your letter of March 20th.

I have examined the reports submitted by "Granger for U.S. Congress". I did not find contributions listed from Mr. Hadley on reports filed 11/22/76 or 12/31/76.

The allegations contained in your letter do not appear within the purview of the public disclosure law. I suggest you consult either your county prosecutor or your private attorney for assistance.

Sincerely,

David R. Clark  
Assistant Administrator

DRC:sks

FEDERAL ELECTION COMMISSION  
ORIGINAL FILE COPY  
OFFICE OF GENERAL COUNSEL

7704001301

April 26, 1977

MEMORANDUM TO: Marye Emmons  
FROM: Charles W. Steele  
SUBJECT: MUR 385 (77)

Please distribute the attached to the Commission on a 24 hour no-objection basis.

Attachment

pwb

cc/Kurt

cc: Team Secretaries

FEDERAL ELECTION COMMISSION  
OFFICIAL FILE COPY  
OFFICE OF GENERAL COUNSEL

77040051803

FEDERAL ELECTION COMMISSION

77 APR 1 12

March 29, 1977  
Fort Apts. #52  
501 E. Mill Plain Blvd.  
Vancouver, Wash. 98660  
Tele: (206) 694-3893

Mr. William C. Oldaker  
General Counsel  
Federal Election Commission  
1325 K Street N.W.  
Washington, D.C. 20463

771047

Dear Mr. Oldaker:

I appreciate your response of March 16th in regard to violations of Federal Election laws by one of our Congressional candidates, Dick Granger. As these letters show Mr. Granger was informed that I had been in to look at the Public Disclosures he submitted before the final date for submission to our state Public Disclosures. It seems he removed any items relating to the acceptance of funds effecting a court hearing in which he was a defendant with his Financial Manager, Ed Bolds. I hope you realize that honesty is not the motive for these disclosures in cases where the candidate is holding an important public position as Mr. Granger and wishes to draw a salary while he is campaigning. Also that Republicans in this state and particularly in this area have a powerful if corrupt machine which has been building up for twelve years of Republican governorship and serves both parties impartially.

However, not only should you be interested in why Mr. Granger would tamper with his records but also why he would hire a Judge for a Small Claims court when the amount involved was only \$300.00. I am a qualified journalist and teacher who has been blacklisted by a syndicate controlling The Mother Church of Christ Scientist since 1966 to my own knowledge as that is the date I was dismissed to appease the Anaconda Copper Corporation lawyers in New York and Montana. When Mr. Bolds who is also a member of this church was hiring me to do political research for Mr. Granger, he asked me to go out and get the goods on his opponent, Representative Mike McCormack. I then wrote a letter to Mr. Granger telling him in detail why I could proceed the same way which incriminated several other Christian Scientists in The White House but on what terms I would be glad to work for him and at a reasonable salary. I did not hear from Mr. Granger although I proceeded with the research. Sometime later I heard from Mr. Bolds who said a new person had been selected by Mr. Granger. My note with a statement of his financial obligation was ignored.

I continued to serve in the Republican Headquarters until I received the enclosed letter from Brian Wolfe, then a Chairman of the county organization. This amazing letter followed by ousting me from other volunteer work in the police station and library was I think the result of money accepted by Mr. Wolfe from lawyers in Montana and Wyoming for a false arrest

77040031810

FEDERAL ELECTION COMMISSION  
OFFICIAL FILE COPY  
OFFICE OF GENERAL COUNSEL

77040031811

in Montana in August of 1974 in a Christian Science Reading Room in Bozeman, Montana while visiting my mother and looking for my son who had disappeared in the spring from Great Falls, Montana. I was also looking into the misuse of a Trust Fund by a lawyer, Fred Dugan in Billings, Montana who I felt had been blackmailing my brother for about eight years in connection with some crime. Not only was I jailed without legal counsel as required by the Miranda law, I was judged insane on the basis of several postcards and a mailgram written to my brother from Washington, D.C. and perhaps Boston. I was incarcerated for eight weeks in a state hospital obviously under international medical control and bodily removed to a V.A. Hospital in Sheridan, Wyoming against my expressed wish to a V.A. Representative that I be allowed to return to my residence in Lexington, Massachusetts. When I was released in March of 1975 from the hospital I took an apartment in Sheridan, Wyoming and tried to get legal help to bring suit against lawyers in Montana and against the hospital for accepting me from out of state because of payment between lawyers and doctors, a violation of veteran's civil and religious rights. Almost immediately I was evicted without reason from a newly-decorated apartment and apprehended again by the Sheridan Sheriff's office and charged with being tried by a jury for some nonsensical reason signed by the Judge, I think under pressures from Malcolm Wallop, now a Senator. Mr. Wallop who was closely connected with "mental" health was contacted by the lawyers in Montana and the corporation-church officers to get a better report on me through a Doctor Donald Morrison in one of the state mental health clinics. A lawyer was forced on me and Dr. Morrison broke into my room at the V.A. to get this report for Mr. Wallop. My release was finally secured in September of 1975 because of a Supreme Court ruling upheld by a Dr. Rogers who formerly headed up the state hospital in Warm Springs, Montana and knew I had been illegally sold across the border by the corporation and a crime syndicate.

With this background you can see how political fortunes could be enriched from the protection of corporation lawyers and also a criminal syndicate which served the Anaconda for many years. I would therefore appreciate a thorough review of the public disclosures of both Senator Malcolm Wallop and a Ron Marnalee, now a Representative from Western Montana with whom Mr. Granger shared a campaign manager, Herb Williams, possibly a member of an organized group of perversion now operating in the top echelons of my church in Boston and responsible for great financial losses which Mr. Bolds may have shared in as a "stockholder" of fraudulent building stock. I believe the Anaconda put up the money for the assassination of both President Kennedy and Mr. Allende in Chile and used the Mother Church as a coverup until they could be sold at a profit to them and loss of about two hundred and fifty millions dollars to our church treasury thru a former employee sent in as our Treasurer in 1973 from Geneva.

77040031812

From my long knowledge of Montana politics and crime well-mixed, Mr. Marnalee is a member of a syndicate which derives its income from sources which endanger young men like my son, John Palmer who has been sold twice by officials and lawyers in my church to prevent him from finishing law school and retrieving lost property and contracts when he was a minor and placed under a bogus guardianship as was my mother in 1970. I believe his disclosures may reveal uncertain sources which paid off at least \$30,000 Mr. Granger borrowed from the Seattle First National bank here, interest-free, and could have been paid back directly to his banker, a Mr. Fauble. Mr. Wolfe, undoubtedly, received remuneration for himself and Mr. Boldt from a church lawyer in Billings, Calvin Calton, who refused to help me avoid this arrest in 1974 and is in the same bank, the Midland National which has abused my mother's trust fund. This money was given him to see that I did not qualify even for a volunteer position. I should like him asked why a letter written on party stationery by a qualified journalist who signs their own name is a threat, particularly to a group like the American Bar Association, Ronald Reagan, a candidate or even to a playwright like Edward Albee, unless they are involved in the crime of the Anaconda Corporation and using the legal profession as a protection? In what way did this endanger the Party? One would think Watergate finished off its image at the very least.

Please do not turn this over to Mr. Spiegel who is undoubtedly Jewish. As Montana is known as the "Jewish Bonanza" I feel it would only tempt him as it did Mike MacCormack when I asked him to get me figures on the Anaconda sale and HEW loans in Montana which resulted in rich banks and students dead or sold into crime as our son. I would rather send a copy to Vice President Mondale whom I do not think knew while serving on the Senate Intelligence Investigation Committee that both Senator Church and possibly Tower and Goldwater knew that Montana was the assassin state protected by Idaho and Wyoming against suit. I feel that he will realize also why Senator Mansfield picked this year to retire and Senator Metcalf asked his relatives to leave the state after being paid-off for mining stock while they knew I was imprisoned to protect their interests and also violating old friendships and church relationship. This plus the use of my own brother as a military secret police under blackmail leaves a great deal of reason to pay off candidates and campaign managers. But is it a legal reason or criminal?

Encl: Letters pertinent  
cc: Vice Pres. Mondale

Sincerely yours,

*Mary Palmer Morris*  
Mary Palmer Morris

3-29-77

*Levy S. Leble*

*Notary Public*

FEDERAL ELECTION COMMISSION  
OFFICIAL FILE COPY  
OFFICE OF GENERAL COUNSEL



Republican Central Committee  
OF CLARK COUNTY



P. O. BOX 205 - PHONE 694-5431

VANCOUVER, WASHINGTON 98660



June 8, 1976

Mary Palmer Morris  
2200 Broadway, Apt. #8  
Vancouver WA 98663

Re: Volunteer Republican Headquarters

Dear Miss Morris:

It is with a good deal of reluctance that I write this letter. I have been trying to catch you at your Friday volunteer time for several weeks but have been unable to do so. You have been a fine volunteer and have helped immensely in the various tasks to which we have assigned you.

However, there are a number of things which have come to my attention and for which I must ask you to no longer serve as a Republican volunteer at the Headquarters office. I specifically asked several months ago that you not use letterhead stationery nor some of the office equipment. You apparently have persisted in doing so, causing some expense and a good deal of embarrassment to the Party outside of Clark County.

Mary, I'm really sorry that it had to come to this end. Again, I really appreciate your work effort and thank you for doing those things. Please forward your key to the office. I look forward to having you work on Candidates Committees.

Sincerely yours,

Brian H. Wolfe

BHW:nv

FEDERAL ELECTION COMMISSION  
OFFICIAL FILE COPY  
OFFICE OF GENERAL COUNSEL

7744001313

*Harassment*



**Pacific Northwest Bell**

**Business Office**

610 Esther Street  
Vancouver, Washington 98660  
Phone (206) 693-9911

February 28, 1977

Mary Palmer Morris  
501 E. Mill Plain Bv. Apt. 52  
Vancouver, Washington 98661

Dear Mrs. Morris:

This is in response to your letter of February 23, 1977, regarding the problems and misunderstandings related to your telephone account, 694-3893.

To begin with, please let me assure you that it is not necessary to send correspondence to my home. Any mail addressed to me personally is not opened but rather delivered to me without any "screening".

I have reviewed the records associated with the matters you bring up. I find that Mrs. Forsberg did discuss with you on February 4, 1977 the impending one-way disconnection of your telephone. However, I can find no indication that the phone was, in fact, disconnected. I know that this does not appear to square with your perception of the facts, but it is possible for a repair disorder to occur at any time. After reviewing the records, I feel sure that this was the case.

I apologize for any inconvenience that this may have caused. Please call me if there are any questions.

Very truly yours,

Manager

Re: Abuse from Telephone Company for political ends  
Note: This preposterous coverup is understandable if you realize how organized perversion has grown and dominates in our churches (i.e. Christian Science particularly) and monopolies like the telephone company. My telephone was disconnected for over two weeks because Ms. Forsberg was directed to do so by someone connected with Senator Hatfield's office in Portland and homosexual employees in the Seattle office where a Christian Scientist, Od Winthar, was employed for many years and now is active in behalf of corporation lawyers governing the church in Boston through our Committee on Publications. I had to call him before about threatening calls from women representing the telephone company which he said were very common...late a night

FEDERAL ELECTION COMMISSION  
OFFICIAL FILE COPY  
OFFICE OF GENERAL COUNSEL

77040051811

JUDICIAL DEPARTMENT  
RON SWENSON HOWARD, CHIEF DEPUTY  
THOMAS C. DUFFY  
PHILIP "CASEY" MARSHALL  
JOHN J. HILZER

CIVIL DEPARTMENT  
JAMES L. SELLERS, CHIEF DEPUTY  
ALLAN R. WALES  
RICHARD A. MONAGHAN  
CHRIS L. MATSON

INVESTIGATOR  
CARL NETTER

DOMESTIC RELATIONS NON SUPPORT  
E. R. WEISNER

JAMES E. CARTY

PROSECUTING ATTORNEY  
CLARK COUNTY, WASHINGTON  
1200 FRANKLIN STREET - ROOM 301  
P O BOX 5000  
VANCOUVER, WASHINGTON 98663  
TELEPHONE 699-2261

March 11, 1977



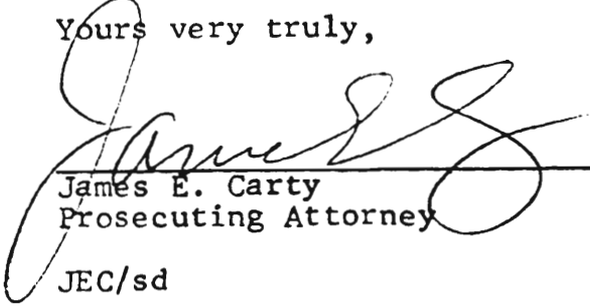
Mrs. Mary Palmer Morris  
Fort Apartments, #52  
501 E. Mill Plain Boulevard  
Vancouver, Washington 98660

Dear Mrs. Morris:

I received your letter of March 9, 1977. I cannot make heads or tails of what you are talking about. I know Mr. Bold's casually. I know Mr. Ladley personally. He is an honorable man. Mr. Moilanen also fits in that category.

If you have further complaints against these gentlemen, I would recommend that you write the Washington State Bar Association at 505 Madison Street, Seattle, Washington 98104. They will conduct whatever investigation is necessary.

Yours very truly,

  
James E. Carty  
Prosecuting Attorney

JEC/sd

Note: As I mentioned in your letter, Mr. Carty's ignorance of the subject and defense of the two involved lawyers may also be prompted by a recent censure he received from the County Commissioners for receiving salary while staying home during a recent strike. His other misdemeanors also make him a good "subject" to use when something big is at stake. Roman Catholics in Montana because of this weakness enabled the Anaconda Copper Company to dominate the state for years and rob it of all its mineral treasures as well as corrupt its legal profession and ruin its schools and courts. I suspect he feels that with such strong backing from the "best" people in town and a Montana political syndicate largely criminal who has actually elected a candidate to Congress, he is sitting pretty in this matter. The newspaper not long ago also ran two pages of copy and pictures on him, showing how a "political" collusion of power can grow and dominate where we are cut off from a true perspective.

FEDERAL ELECTION COMMISSION  
OFFICIAL FILE COPY  
OFFICE OF GENERAL COUNSEL

7704006181

March 25, 1977  
Fort Apts. #52  
501 E. Mill Plain Blvd.  
Vancouver, Wash. 98660

504 - 206-753-1111

Mr. David R. Clark  
Assistant Administrator  
Public Disclosure Commission  
403 Evergreen Plaza  
Olympia, Washington 98504

Dear Mr. Clark: Re: Tampering with Public Disclosure Records

Thank you for your very prompt reply to questions about the Public Disclosure Records of Dick Granger, specifically in connection with manipulating judges for a Small Claims hearing in which he and his Financial Manager, a Mr. Ed Bolds were defendants. On checking with the Election Board staff here again I find that Mr. Granger may not have submitted his records to you until the final date of November 22nd which would have given him time to remove the page of which a contribution from James Ladley's firm, Boettcher and LaLonde, was listed on November 13th. As I looked at these records on November 17th right after the hearing for which I have a witness, perhaps you have your name wrong. Also as these pages are not numbered as they should be, removing one must be very easy either before or after they are filed.

Your word "allegations" hardly is appropriate when recommending that I check with the county prosecutor when you have a copy of a letter from him defending the two lawyers involved. I suggest you ask for a copy of my official complaint filed in his office on October 22, 1977 following a period of considerable harassment as noted in the letter from Mr. Heuser, the telephone executive and a neighbor of Mr. Bolds. This will give you a list of a few of the members of a corrupt political machine here which serves both parties and may be allied with a similar one in Montana in the last election to protect the sale of a large corporation involved in crime protected by a known criminal syndicate. If this file is missing perhaps Mr. Carty can explain who asked him to get rid of it.

Along this line I consider it quite dangerous that the Attorney General has been permitted to hire his wife and son at large salaries as a reward for what? Could this be for dismissing Public Disclosure cases against certain people or not pursuing cases for me in regard to organized perversion in a church group to which Mr. Bolds also belongs? It is no wonder we have no access to the law here even through Legal Aid and cannot even protest contracts for college courses at our Community College serving this same organized perversion and control by corporation and crime pay-offs.

Sincerely yours,

*Mary Palmer Morris*  
Mary Palmer Morris

777417131  
FEDERAL ELECTION COMMISSION  
OFFICIAL FILE COPY  
OFFICE OF GENERAL COUNSEL

cc! Federal Election  
Commission



March 23, 1977

Mrs. Mary Palmer Morris  
Fort Apts. #52  
501 E. Mill Blvd.  
Vancouver, Washington 98660

Dear Mrs. Morris:

This is in reply to your letter of March 20th.

I have examined the reports submitted by "Granger for U.S. Congress". I did not find contributions listed from Mr. Madley on reports filed 11/22/76 or 12/31/76.

The allegations contained in your letter do not appear within the purview of the public disclosure law. I suggest you consult either your county prosecutor or your private attorney for assistance.

PUBLIC DISCLOSURE COMMISSION  
OFFICIAL FILE COPY  
OFFICE OF GENERAL COUNSEL

Sincerely,

David R. Clark  
Assistant Administrator

DRC:sks

77040061817

M. P. ...  
Fort Apes. ...  
501 E. Mill Plain Blvd.  
Vancouver, Wash. 98660



FEDERAL ELECTION COMMISSION  
OFFICIAL FILE COPY  
OFFICE OF GENERAL COUNSEL

Mr. William C. Oldaker  
General Counsel  
FEDERAL ELECTION COMMISSION  
1325 K Street N.W.  
Washington, D.C. 20463