



FEDERAL ELECTION COMMISSION

1125 K STREET N.W.
WASHINGTON, D.C. 20463

THIS IS THE END OF MUR # 775

Date Filmed 1/24/79 Camera No. --- 2

Cameraman bpc



FEDERAL ELECTION COMMISSION

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

November 29, 1978

Mr. Morton F. Meads
Chairman, Christian Bull-Moose-
Fighting Tiger Party
P.O. Box 1094
Manila Philippines

Re: MUR 775

Dear Mr. Meads:

This will acknowledge receipt of your letter dated
November 15, 1978.

As we advised you in our letter of November 3,
1978, the Commission has found no reason to believe that
a violation of the Federal Election Campaign Act occurred
and has voted to close its file in this matter. Your
letter of November 15 presents no information which
indicates how you believe any statute within the Commission's
jurisdiction has been violated. Accordingly, the Commission
has no basis for reconsideration of its earlier findings.

If you have any questions please contact Marcie
Cummings, the staff member assigned to this matter at
(202) 523-4175.

Sincerely,

A handwritten signature in cursive script, appearing to read "William C. Oldaker".

William C. Oldaker
General Counsel

7 9 0 4 0 0 9 1 8 1 5

Mr. Norton F. Meads
Chairman Christian Ball-Moose-
Fighting Tiger Party
P.O. Box 1094
Manila Philippines

4/29/78

Re: MUR 775

Dear Mr. Meads:

This will acknowledge receipt of your letter dated November 15, 1978.

As we advised you in our letter of 1978, the Commission has found no reason to believe that a violation of the Federal Election Campaign Act occurred and has voted to close its file in this matter. Your letter of November 15 presents no information which indicates how you believe any statute within the Commission's jurisdiction has been violated. Accordingly, the Commission has no basis for reconsideration of its earlier findings.

If you have any questions please contact Marcie Cummings, the staff member assigned to this matter at (202) 523-4175.

Sincerely,

18/

William C. Oldaker
General Counsel

79040091816

M.C.
11/27/78

November 21, 1978

MEMORANDUM TO: Marge Emmons
FROM: Elissa T. Garr
SUBJECT: NUR 775

Please have the attached Memo distributed to the
Commission on a 48 hour tally basis.

Thank you.

79040091813



FEDERAL ELECTION COMMISSION

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

RECEIVED
OFFICE OF THE

C. M.

78 NOV 21 A10: 23

November 20, 1978

MEMORANDUM

TO: The Commission
FROM: William C. Oldaker
SUBJECT: MUR 775

BACKGROUND

On October 24, 1978, the Commission received a notarized complaint from Morton Frederick Meads, Christian-Bull Moose-Fighting Tiger Party, and on November 2, 1978 the Commission found no reason to believe that violations of the Act occurred. Complainant was notified of this finding by letter dated November 3, 1978.

On November 15, 1978, the Commission received another notarized complaint from Mr. Meads in which he made allegations similar to those in his October 24 complaint. (Attachment I) No specific violations are alleged and there is no indication that violations of the Act have occurred.

DISCUSSION

We do not believe that this latest communication from Mr. Meads sets out any grounds for the Commission's reconsideration of its finding in MUR 775, and propose sending the attached letter to Mr. Meads.

79040091819



FEDERAL ELECTION COMMISSION

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

Mr. Morton F. Meads
Chairman, Christian Bull-Moose-
Fighting Tiger Party
P.O. Box 1094
Manila Philippines

Re: MUR 775

Dear Mr. Meads:

This will acknowledge receipt of your letter dated November 15, 1978.

As we advised you in our letter of November 3, 1978, the Commission has found no reason to believe that a violation of the Federal Election Campaign Act occurred and has voted to close its file in this matter. Your letter of November 15 presents no information which indicates how you believe any statute within the Commission's jurisdiction has been violated. Accordingly, the Commission has no basis for reconsideration of its earlier findings.

If you have any questions please contact Marcie Cummings, the staff member assigned to this matter at (202) 523-4175.

Sincerely,

William C. Oldaker
General Counsel

79010091820

7 9 0 4 0 0 9 1 8 1

MUR 775,
Cummins

THE NEW FRONTIER PARTY

**CHRISTIAN-BULL MOOSE
FIGHTING TIGER PARTY
FLYING TIGERS PARTY**

A BLACK - INK PARTY

680
5595



CANAL ZONE - AGANA, GUAM

REPLY TO

October 21, 1978

'78 NOV 15 AM 8:55 P. O. Box 1074,
Manila, Philippines

Attachment I

MORTON F. MEADS
Chairman
President-MacArthur International
Minerals Company, Inc.
International Stock and Bondholders
Protection Association
Owner and Sovereign of Meads Spratly-
Humanity Islands, South China Sea

Special Section of Section
No. 1, 201, 1.

Enclosed is a continuation of the affidavit of Dr. Morton F. Meads notarized on October 12, 1978 in the Philippines, which is made an integral part of the October 12, 1978 affidavit by reference.

Very truly yours,

F. J. BOISSEVAIN, CAPT, USMM
Vice-Chairman

CHRISTIAN-BULL MOOSE-FIGHTING TIGER PARTY

George W. ...
Assistant Secretary

WILLIAM L. FIELDS
Treasurer
Treasurer, Philippine Pabalum Corp.

D. WOODROW WORTHINGTON
Vice-Chairman, Southeast
President-Worthington Tobacco Co.

807835

WALTER BELLIS
Philanthropist
Vice Chairman, Northeast

HOWARD WEBER, MAJOR, USAFR
Vice Chairman, Southwest

DENNIS DENIS
Secretary
Mgt-New Britain Export

DONALD EDWARDS
Treasurer, Australasia Investments Corporation
Vice Chairman, Middlewest

A PARTY FOR INDEPENDENT MINDED CITIZENS

Printed by Bectan Press, 1977 Herran St., Manila, Phil.

CONTINUATION OF AFFIDAVIT
OF MR. MORTON P. HILL,
FORWARDED IN THE PHILIPPINES
ON OCTOBER 12, 1978

26. That all persons employed in or by the U. S. State Department from the Secretary of State to the lowest employee, are liable and responsible, directly or indirectly, for the violations cited as Nos. 2 and 3, either through co- and responsibility, toleration of the violations of law cited, or aiding and abetting the crime being committed in all their aspects.

27. That William H. Sullivan and Lee V. Stull were the highest ranking officers in the U. S. Embassy in Manila, Philippines at the time; and Carol Laise has been reported to me by the Department of Justice as being connected with these matters; and therefore they are criminally liable for the said violations of law Nos. 1 and 2 on the same basis as cited in paragraph 16 above.

28. That William H. Sullivan, Lee V. Stull and Carol Laise either opened the sealed envelopes addressed to the Supreme Court, Federal Communications Commission, Solicitor General of the United States, III 11 or 47 Governors and the 50 States of the United States and III 48 or 49 Attorneys General of the 50 States of the United States or caused them to be opened or aided and abetted the opening of all or many of them; and the said persons either stole the said sealed and/or illegally opened envelopes and their contents addressed as stated, or they caused them to be stolen or they aided and abetted the stealing thereof in violation of the civil, political, constitutional and human rights of the affiant, the members of the Christian-Dull Moore-Fighting Tiger Party and its candidates or intended candidates for federal office in the forthcoming Federal Election of November 1978 as well as various Federal laws of the United States and the Declaration of Human Rights of the United Nations.

29. That only grossly miseducated, maleducated and educated-beyond-their-intelligence employees of the U. S. State Department and the U. S. Government and/or grossly ignorant, stupid, greedy, malevolent, corrupt, cowardly, sneaky, parasitic, satanic, and brainwashed to the things charged in violations 1, 2 and 3 cited in this affidavit and its continuation and can be more accurately and briefly characterized by the words: news, slime, putrefaction, animals, low beasts, miseria, with even the lowest forms of proto-industrializing superior integrity and morality.

To be continued.

Porter F. Baudista

MR. PORTER F. BAUDISTA
Assistant-Complainant
National Christian-Dull Moore-Fighting Tiger Party

OCT 25 1978

PORTER F. BAUDISTA
NOTARY PUBLIC

UNTIL DEC 31, 1978

MANILA
Dec. 31, 1978

Doc. No. LOGK
Page No. 37
Book No. 72

MORTON P. HILL
FORWARDED IN THE PHILIPPINES
ON OCTOBER 12, 1978

30. That the persons responsible for the criminal acts complained of in this affidavit are well known by law to be private individuals, government officials, or part of a government of law to interfere, obstruct, discourage or preclude, directly or indirectly, wholly or partially, the exercise of the civil, political, constitutional and human rights of the affiant, the officers, the members or the candidates of the Christian-Dull Moore-Fighting Tiger Party, or anyone else who is a citizen of the United States; and any person or persons, jointly or severally, aiding and abetting, privately or publicly, the criminal acts complained of herein are all a liable either as accessories, or for conspiracy and obstruction of justice.

To be continued.

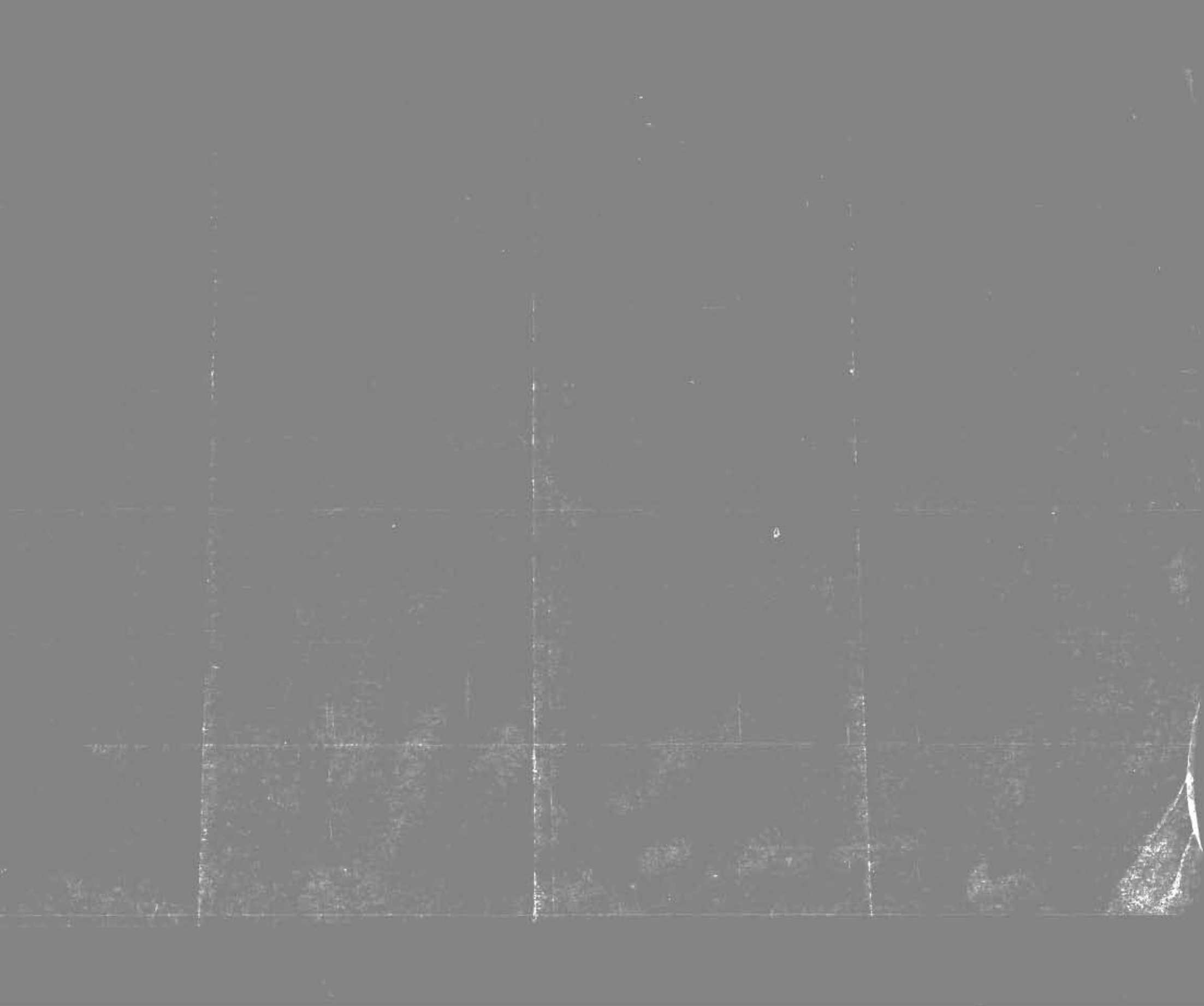
NOV 06 1978

Porter F. Baudista

PORTER F. BAUDISTA
NOTARY PUBLIC
UNTIL DEC 31, 1978

Doc. No. 148
Page No. 87
Book No. 30

MANILA
NOV 06 1978



CONTINUATION OF AFFIDAVIT
OF DR. FREDERICK W. WEADE
SWORN IN THE PHILIPPINES
ON OCTOBER 12, 1978

26. The individuals named herein by the U.S. State Department from the
... are liable and responsible, directly
... either through command
... of law cited, or aiding and abetting
... in all their acts.

27. That William W. Sullivan and Lee V. Stull were the highest ranking offi-
...; and Carol Laise has
... connected with these
... for the said violations of law
... above.

28. That William W. Sullivan, Lee V. Stull and Carol Laise either opened the
... Federal Communications Commission,
... the 50 States of
... the United
... the opening of all or many
... or they caused them to be stolen
... in violation of the civil, political,
... the members of the Christian-Bull
... or intended candidates for federal
... as well as various
... human rights of the United

29. That only men who are, educated and indoctrinated beyond their intel-
... and/or grossly
... corrupt, cowardly, meanly, parasitic, satanic,
... in violation of the laws of the United States and the
... accurately and briefly characterized by
... with even the
... integrity and morality.

Subscribed.

Fredrick W. Weade

DR. FREDERICK WEADE
Affiant-Complainant
National Christian

Notary Public for the State of New York

OCT 25 1978

NO Y. BAUTISTA

NOTARY PUBLIC

UNTIL DEC. 31, 1978

2694-1-5-78

MANILA

LOG
37
72

(Handwritten signature and circular stamp)

DR. FREDERICK WEADE

OCTOBER 12, 1978

... individuals, government officials,
... the civil, political,
... the members of the can-
... or anyone else who is
... aiding
... acts complained of herein

NOV 05 1978

Fredrick W. Weade

UNTIL DEC. 31, 1978

2694-1-5-78

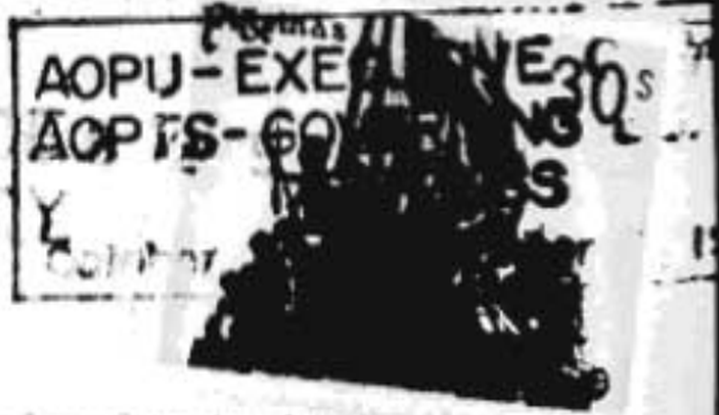
MANILA

148
30

NOTARY PUBLIC

790

FIGHTING TIGERS



IRA-60 ANIBEN... NO SAN LOIS



10s KOREO



Federal Election Commission
Washington, D. C. USA

NOV 15 1951
AIR MAIL
8:55

RECEIVED
FEDERAL ELECTION COMMISSION

7 2 1 1 1 7 3 1 8 5 6

MUR 775 Cummings

● SENDER Complete items 1, 2, and 3.
Add your address in the RETURN TO space on reverse.

1 The following service is requested (check one):

- Show to whom and date delivered C
- Show to whom, date, and address of delivery C
- RESTRICTED DELIVERY
Show to whom and date delivered C
- RESTRICTED DELIVERY
Show to whom, date, and address of delivery \$ C
- (CONSULT POSTMASTER FOR FEES)

2 ARTICLE ADDRESSED TO

MORTON F. MEADS
P.O. BOX 1094
MANILA, PHILIPPINES

3 ARTICLE DESCRIPTION

REGISTERED NO. CERTIFIED NO. INSURED NO.

943943

(Always obtain signature of addressee or agent)

I have received the article described above:

SIGNATURE Addressee Authorized agent

4 DATE OF DELIVERY

POSTMARK

5 ADDRESS (Complete only if requested)

6 UNABLE TO DELIVER BECAUSE

CLERK'S
INITIALS

Post. Form 3871, Apr. 1977. RETURN RECEIPT REGISTERED INSURED AND CERTIFIED MAIL

FEDERAL ELECTION COMMISSION

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

POSTAGE AND FEES PAID



*Certified mail limited to
Domestic Service only.*

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Mr. Morton F. Meads
P. O. Box 1094
Manila, Philippines

CERTIFIED
943943



FEDERAL ELECTION COMMISSION

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

November 3, 1978

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Mr. Morton F. Meads
P. O. Box 1094
Manila, Philippines

Re: MUR 775(78)

Dear Mr. Meads:

The Federal Election Commission has reviewed the allegations of your complaint dated October 11, 1978 and determined that on the basis of the information provided in your complaint, there is no reason to believe that a violation of the Federal Election Campaign Act of 1971, as amended, ("the Act") has been committed.

Accordingly upon my recommendation, the Commission has decided to close the file in this matter.

Should additional information come to your attention which you believe establishes a violation of the Act, please contact me. The file reference number for this matter is MUR 775.

Sincerely,

A handwritten signature in cursive script that reads "William C. Oldaker".

William C. Oldaker
General Counsel

7 0 0 1 0 0 9 1 8 2 8



FEDERAL ELECTION COMMISSION

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

November 3, 1978

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Mr. Morton F. Meads
P. O. Box 1094
Manila, Philippines

Re: MUR 775 (78)

Dear Mr. Meads:

The Federal Election Commission has reviewed the allegations of your complaint dated October 11, 1978 and determined that on the basis of the information provided in your complaint, there is no reason to believe that a violation of the Federal Election Campaign Act of 1971, as amended, ("the Act") has been committed.

Accordingly upon my recommendation, the Commission has decided to close the file in this matter.

Should additional information come to your attention which you believe establishes a violation of the Act, please contact me. The file reference number for this matter is MUR 775.

Sincerely,

A handwritten signature in cursive script that reads "Witt. C. Oldaker".

William C. Oldaker
General Counsel

70040091822

BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of)
)
Unnamed federal candidates) MUR 775 (78)

CERTIFICATION

I, Marjorie W. Emmons, Secretary to the Federal Election Commission, do hereby certify that on November 2, 1978, the Commission determined by a vote of 5-0 to approve the following recommendations, as set forth in the First General Counsel's Report dated November 1, 1978, regarding the above-captioned matter:

1. Find no reason to believe that the Act has been violated.
2. Close the file and send the letter attached to the above-named report.

Voting for this determination were Commissioners Harris, Springer, McGarry, Tiernan, and Thomson.

11/2/78
Date

Marjorie W. Emmons
Marjorie W. Emmons
Secretary to the Commission

Received in the Office of Commission Secretary: 11-2-78, 7:57
Circulated on 48 hour vote basis: 11-2-78, 1:00

70040091830

November 1, 1978

MEMORANDUM TO: Marge Emmons
FROM: Elissa T. Garr
SUBJECT: MUR 775

Please have the attached First General Counsel's
Report on MUR 775 distributed to the Commission on a
48 hour tally basis.

Thank you.

79040091831

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

RECEIVED
OFFICE OF THE
MANAGING ATTORNEY

FIRST GENERAL COUNSEL'S REPORT

78 NOV 2 A 7: 57

DATE AND TIME OF TRANSMITTAL
BY OGC TO THE COMMISSION NOV 1 1978

MUR NO. 775 (78)
DATE COMPLAINT RECEIVED
BY OGC
STAFF
MEMBER Cummings

SOURCE: Morton Frederick Meads

RESPONDENT'S NAME: Unnamed federal candidates

RELEVANT STATUTE: None

INTERNAL REPORTS CHECKED: None

FEDERAL AGENCIES CHECKED: None

BACKGROUND

On September 7, 1978, Mr. Morton F. Meads sent an unnotarized complaint to the Commission which was received on September 19, 1978. The Commission responded to Mr. Meads letter on September 22, 1978 outlining the procedures to be followed in the filing of a complaint.

On October 11, 1978, Mr. Meads sent another complaint to the Commission, this time notarized, which was received on October 24, 1978. In the complaint Mr. Meads alleges that candidates in the November, 1976 federal election "...used federal funds, directly or indirectly, to pay for 'filing fees' for elective office for their own candidacies, either by taking the funds from the U.S. Treasury and using such monies to pay for said fees and charges to various governments, or using those funds to replace their own private funds or campaign funds...". Mr. Meads also alleges that federal taxpayer funds were used by the U.S. State Department "...for the purpose of aiding and abetting the quasi-government Democrat-Republican Parties and prejudicing new and independent political parties and their candidates...". Mr. Meads further states that "...federal funds are used to sabotage, injure and

prejudice the Christian-Bull-Moose-Fighting Tiger Party and its candidates, or intended candidates in violation of the letters' Constitutional, Civil, Political and Human Rights." (Attachment I)

PRELIMINARY LEGAL ANALYSIS

The issues raised by the complainant do not appear to be violations under the 1971 Federal Election Campaign Act, as amended, and no specific violation is alleged.

RECOMMENDATION

We recommend that the Commission:

1. Find no reason to believe that the Act has been violated;
2. Close the file and send the attached letter.

Attachments

- Complaint
- Proposed letter to complainant

7 0 0 4 0 0 9 9 3 3 1



FEDERAL ELECTION COMMISSION

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

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Mr. Morton F. Meads
P. O. Box 1094
Manila, Philippines

Re: MUR 775(78)

Dear Mr. Meads:

The Federal Election Commission has reviewed the allegations of your complaint dated October 11, 1978 and determined that on the basis of the information provided in your complaint, there is no reason to believe that a violation of the Federal Election Campaign Act of 1971, as amended, ("the Act") has been committed.

Accordingly upon my recommendation, the Commission has decided to close the file in this matter.

Should additional information come to your attention which you believe establishes a violation of the Act, please contact me. The file reference number for this matter is MUR 775.

Sincerely,

William C. Oldaker
General Counsel

W.C.
11/6/78

20040091834



P. O. Box 1094,
Manila, Philippines
October 11, 1978

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

SIR:

Pursuant to your letter signed by Lester W. Schall, Assistant General Counsel, dated September 22, 1978, the complaint previously brought to your attention is hereby placed under oath and according to your specifications:

1. The name of the undersigned is Morton Frederick Meads, with temporary address of No. 19 Lanzas Road, Malabon, Rizal, Philippines, among other addresses; and one of my telephone numbers is 359592-Manila.
2. That I was, and intended to be, a candidate for federal office in the federal election of November, 1976 even though I was not, to my knowledge, listed on any State ballots, and I am filing this complaint on behalf of myself, the Christian-Bull Moose-Fighting Tiger Party, and two other candidates, or persons who tried to be and intended to be candidates for federal office in the same election under the Christian-Bull Moose-Fighting Tiger Party.
3. That the candidates for federal office of the Quasi-Government Democrat-Republican Parties in the November, 1976 federal election, or most of them, used federal funds, directly or indirectly, to pay for 'filing fees' for elective office for their own candidacies, and any other government fees required in the campaign and election process; and that this was done either by taking the federal funds from the U.S. Treasury, without the specific consent and approval of the taxpayers, and using such monies to pay for said fees and charges to various governments, or using those funds to replace their own private funds or campaign funds otherwise obtained and applied for the payment of such fees, thus violating the constitutional rights of all candidates or persons attempting to be candidates to equal protection of the law/non-discrimination who are compelled to use their own private funds for the payment of such government imposed election fees and charges.
4. That with regard to Government fees and charges connected with elections for federal office, the Federal Constitution provides in essence that all such fees and charges by governments or government entities must be waived for all candidates if it is waived for one, nullified for all candidates if it is nullified for one; or conversely paid entirely by the Federal Government if it pays for any one candidate for federal office, or for his electors or proxies.
5. That mixing federal taxpayer funds with privately raised funds does not erase the constitutional violation cited above, and since the Federal Election Commission is charged with doling out federal funds embezzled by legislative action to Quasi-Government Democrat and Republican politicians, as well as the limitation on contributions, expenditures, as well as their types and characteristics, it consequently has jurisdiction to either take action to have all such fees and charges by governments and their agencies waived or nullified, or it must per force require that all persons receiving federal funds through the Federal Election Commission and the Campaign Act of 1973 as amended not use them to pay for said government filing fees and charges, and not dilute any private funds with federal funds and use them for that purpose, and not replace any privately raised funds used for that purpose by or with federal funds that in turn will be used for the purposes that the privately raised funds would otherwise have been used for.
6. That because of such government fees and charges on federal candidates and their electors or proxies, and of the payment of such fees and charges by most candidates out of federal funds obtained from the Federal Election Commission, directly or indirectly, and the refusal by the various governments and officials to waive such fees and charges for the candidates of the Christian-Bull Moose-Fighting Tiger Party, one of whom was, or who was intended to be, the undersigned complainant, the Constitution, Civil Rights Acts, and the Federal Election Campaign Funds Act administered by the Federal Election Commission have been violated, thus nullifying the federal election of 1976 and branding it a completely fraudulent election from beginning to end, from conception to consummation, thus making it null and void ab initio.

7. That therefore, the American people, the electorate, and the nation ~~has~~ been defrauded by the Quasi-Government Democrat-Republican politicians engineering the illegal and unconstitutional application of filing fees and or charges ~~for~~ ⁱⁿ admission to the ballot ~~for~~ ^{of} the undersigned, the Christian-Bull Moose-Fighting Tiger Party and all other candidates not receiving federal funds for the payment of government fees; and the use of federal funds, directly or indirectly, for said purpose while depriving any one or all other candidates federal funds for that precise, same purpose is a violation of the 'use of campaign funds and use of federal funds' under the jurisdiction of the Federal Election Commission (if such federal funds are legally and constitutionally appropriated and distributed to the Federal Election Commission in the first place, which the undersigned and the Christian-Bull Moose-Fighting Tiger Party ~~do~~ not believe is; and ~~do~~ not recognize or accept on other grounds as well).

8. That the second item of this complaint is the illegal and unconstitutional use of federal taxpayer funds, not distributed by or through the Federal Election Commission, by the U.S. State Department for the purpose of aiding and abetting the Quasi-Government Democrat-Republican parties and their candidates for federal office and prejudicing new and independent political parties and their candidates, one of whom was the undersigned.

9. That the U.S. State Department during the campaign for federal offices in the election of November, 1978 used taxpayer funds to bid ~~and~~ ^{propaganda} official from Washington to the Philippines to campaign for the unconstitutional 'two party racket' and for the Quasi-Government Democrat-Republican Parties and their candidates and against the Christian-Bull Moose-Fighting Tiger Party and its candidates and to discourage media from publicizing the latter political party founded by overseas Americans to primarily ~~to~~ obtain full representation concomitant with full taxation.

10. That the Federal Election Commission has jurisdiction over the 'usage of all federal funds' for federal election purposes, and no other government agency or department or office is authorized by law to utilize any of its personnel or funds for federal election purposes, directly or indirectly; and consequently when any government office, agency or department or any employee thereof uses his government time, facilities and office to campaign directly or indirectly for any political candidate for federal office or any political party, that constitutes a violation of the Federal Election Campaign Act of 1971 and the jurisdiction of the Federal Election Commission over all federal funds for that purpose.

11. That said actions by the State Department and persons working therein also constituted violation of the Constitutional, civil and political rights of all non-Democrat-Republican candidates and parties and said violators should be charged criminally for violating the civil rights of the undersigned and all other non-Democrat-Republican candidates.

12. That some of the persons responsible for this second violation are William H. Sullivan, Lee Stull, the Philippine Desk officer in the State Department, probably Benjamin Fleck, plus the official who came to the Philippines for that purpose and who personally harangued the media for the said purposes on government time, and at government expense, i.e. with the use of federal funds obtained by coercive tax powers from persons who do not support the Quasi-Government Democrat-Republican two-party racket-monopoly, and applied without their specific consent and approval.

13. That the character, type and size of expenditures involving election campaigns and federal funds, whether private or governmental, are under the jurisdiction of the Federal Election Commission (if any such federal funds are to be considered legitimate in the first place), and therefore the Federal Election Commission has the responsibility and jurisdiction over all expenditures for federal elections if it has any responsibility or jurisdiction over any expenditures whatsoever, or any use of federal funds whatsoever; and thus it is responsible for any illegal use of federal funds by any federal government office, agency or department and employees therein.

14. That if the aforesaid persons deny this, the name of the person brought to the Philippines for such illegal campaigning for the Quasi-Government Democrat-Republican parties and their candidates and against the new and independent parties and their candidates will be supplied.

15. That further with regard to Item one of this complaint, the persons responsible for the violations of the Constitutional, Civil and Political Rights of the Christian-Bull Moose-Fighting Tiger Party and its candidates, one of whom is the undersigned or who intended to be a candidate, are the officials of the Federal Election Commission for paying federal funds for the purposes complained about and/or the Fifty State Governors, and/or the Fifty State Secretaries of State and/or the Fifty Attorneys General and/or the election officials of the Fifty States of the United States plus the candidates who used federal funds for the purposes stated, partially or wholly, directly or indirectly, or failed and refused to list the candidates of the Christian-Bull Moose-Fighting Tiger Party, including the undersigned, without the payment of government filing fees and/or other government charges for its candidates or electors or the undersigned while accepting and applying federal funds for filing fees of candidates of the Quasi-Government Democrat-Republican Parties and their candidates.

16. That Item Three of this complaint is the use of federal funds, federal personnel time, federal facilities or property by the U.S. State Department and their various personnel or officials, including, William H. Sullivan, Lee V. Stull, Carol Laise, and many others to open, steal the communications and appeals of the Christian-Bull Moose-Fighting Tiger Party to the Supreme Court of the United States, the Federal Election Commission, the Solicitor General of the United States, the Federal Communications Commission, 48 of the State Governors of the United States and the Attorneys General of the States of the United States on violations one and two cited in this affidavit, plus many others by the state officials of the fifty States of the United States who are almost all Quasi-Government Democrat-Republican politicians; and to otherwise use federal government funds to sabotage, injure and prejudice the Christian-Bull Moose-Fighting Tiger Party and its candidates, or intended candidates in violation of the latter's Constitutional, Civil, Political and Human Rights.

17. That again, if the Federal Election Commission has any legal authority over and jurisdiction of the use of federal funds for federal election purposes, or the distribution thereof to parties and candidates, and the use made of those federal funds, then it per force has jurisdiction over all federal funds legally or illegally used, applied or paid out, directly or indirectly, to affect, influence or determine in one way or another, to one degree or another the outcome and course of federal elections for all federal offices.

18. That the said appeal of the Christian-Bull Moose-Fighting Tiger Party to the Supreme Court could have brought about the correction of the violations and abuses cited herein, as well as others, that violate the Constitutional, Civil, Political and Human Rights of the Christian-Bull Moose-Fighting Tiger Party, its candidates or intended candidates, including the undersigned and all other candidates and potential candidates who are not connected with the Quasi-Government monopolist Democrat-Republican Parties; and therefore the use of federal funds by the said State Department and its corrupt officials to prevent an honest election and obstruct and impossibilize the exercise of the Constitutional, Civil, Political and Human Rights of the Candidates of the Christian-Bull Moose-Fighting Tiger Party or intended candidates, including the undersigned, is the most dastardly, cowardly, malicious, corrupt and beastly act in the history of the undemocratic American election system, and since it involves the use and application of federal funds in connection with federal elections, full responsibility and jurisdiction falls upon the Federal Election Commission if it falls upon anyone.

19. That said communications were specifically and clearly addressed to the persons and entities cited above and could not legally be opened or stolen by any person in the U.S. Rastafarian Traitor-Parasite Department.

20. That the U.S. State Department has no legal or moral purview over any aspect of federal elections, or the political activities of any American citizen, of which this complaint is the subject. That said government department and its personnel are not the judge, overseer, supervisor, counselor, controller or director of overseas Americans, nor any other Americans and should be prosecuted criminally for their action to disrupt, influence, prejudice, sabotage and impossibilize the exercise of the Constitutional, Civil, Political and Human Rights of the Christian-Bull Moose-Fighting Tiger Party and its candidates or intended candidates, including the undersigned, as well as all other non-Democrat-Republican candidates or entities or persons.

21. That if the Federal Election Commission fails or refuses to apply its authority, jurisdiction over the items complained of herein involving federal funds and federal personnel, then it is clear that it is nothing more than a

whichever body created by the Quasi-Government Democrat-Republican politicians to receive [redacted] the treasury funds embezzled by legislative action without the specification and approval of the taxpayers by referendum or individual income tax return checkoff/after ^{pay-out} surrendering by the Federal Election Commission back to the case, mostly, Quasi-Government Democrat-Republican politicians who engineered the embezzlement in the first place.

22. That nothing herein should be construed as constituting an admission that the federal election system is democratic, honest, fair, impartial or truly representative as required by the inherent nature of the Federal Constitution; and nothing herein should be construed as constituting an admission or acceptance by the Christian-Bull Moose-Fighting Tiger Party or its candidates, or intended candidates, including the undersigned, that the use of federal personnel, federal facilities and property and federal funds on behalf of individual political groups, entities or parties or their candidates, or any candidates for federal office for that matter, is legal, constitutional or moral; or that the U.S. Congress has any constitutional authority to appropriate federal treasury funds for such purposes.

23. That it is the rule of the Christian-Bull Moose -Fighting Tiger Party that any such contributions of federal funds are unconstitutional and essentially discriminatory, anti-democratic, and an obstruction to a truly representational election, and all its candidates, members and supporters are prohibited from accepting any such federal funds for any such purposes connected with political campaigns -- except where such federal funds are paid and applied to the equalization and elimination of government filing fees and charges on a nondiscriminatory basis for all persons, candidates or intended candidates.

24. That any candidate under the banner of the Christian-Bull Moose-Fighting Tiger Party who violates the rule cited in 22 and 23 is ipso facto thereafter not a candidate of our political party or a member thereof.

25. That the crooked/^{est} horse race ever run is a paragon of virtue compared to the undemocratic, dishonest, immoral, fraudulent and unrepresentational federal elections or elections for federal office in the United States of America, and all the carnival atmosphere paid for now by federal taxpayer funds cannot improve it in the slightest, only worsen it. Our political system is light years away from attaining the highly democratic and representational character of the elections in Western Europe, such as England, France, West Germany, etc..

Morton Frederick Meads
MORTON FREDERICK MEADS
Affiant-Complainant
National Chairman

OCT 12 1978
Christian-Bull Moose-Fighting Tiger Party

SWORN TO AND SUBSCRIBED before me this 31st day of October, 1978, the undersigned registered in the U.S. Embassy in Manila as a Notary Public, the affiant, known to me and to me known as the person who subscribed the above affidavit-complaint.

Doc. No. 841
Page No. 6
Book No. 36
Series of 1978

MANILA
NOTARY PUBLIC
OCT 31 1978
26919-1-5-78
MANILA
1437-371

70040091840





FEDERAL ELECTION COMMISSION

1125 K STREET NW
WASHINGTON, D.C. 20461

THIS IS THE BEGINNING OF MUR # 775

Date Filmed 1/24/79 Camera No. --- 2

Cameraman LPC

79010091841