

FEDERAL ELECTION COMMISSION
205 A STREET NW
WASHINGTON, D.C. 20543

THIS IS THE END OF MUR # 896

Date Filmed 9/10/80 Camera No. --- 2

Cameraman See

U 0 0 4 0 2 0 5 0 1 5

FEDERAL ELECTION COMMISSION

Candidate efforts including agreements,
memoranda, letters and such.
Memo to OFC from Commission (internal)

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

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

Signed _____
date _____

FEC 9-21-77

FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20543

July 31, 1980

Severin M. Beliveau
Preti, Plaherty & Beliveau
One Memorial Circle
Augusta, Maine 04330

Re: MUR 896(78)

Dear Mr. Beliveau:

On July 29, 1980, the Commission accepted the conciliation agreements signed by Lillian B. Marcotte and the Marcottes for Congress Committee and civil penalties in settlement of a violation of 2 U.S.C. § 441a(a)(1)(A) and § 441a(f).

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

Enclosure

80040205017

FEDERAL TRADE COMMISSION

Severin M. Beliveau
Preti, Fisherty & Beliveau
One Memorial Circle
Augusta, Maine 04330

Re: MUR 896(78)

Dear Mr. Beliveau:

On , 1980, the Commission accepted the conciliation agreements signed by Lillian B. Marcotte and the Marcotte for Congress Committee and civil penalties in settlement of a violation of 2 U.S.C. § 441a(a)(1)(A) and § 441a(F).

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

Enclosure

RB
7/31/80

00040205018

Conciliation Agreement

This matter having been initiated by the Commission in the ordinary course of carrying out its supervisory responsibilities, and after an investigation, the Commission having found reasonable cause to believe that Lillian V. Brooks (hereinafter "Respondent") violated 2 U.S.C. §441a (a) (1) (A).

WHEREFORE, the Commission and Respondent, having duly entered into conciliation as provided for in 2 U.S.C. §437g (a) (5), do hereby agree as follows:

- I. The Federal Election Commission has jurisdiction over the Respondent and the subject matter of this case.
- II. Respondent has had a reasonable opportunity to demonstrate that no action should be taken in this matter.
- III. Respondent enters into this Agreement voluntarily with the Commission.
- IV. The pertinent facts in this matter are as follows:
 - A. Respondent in 1978 made a loan of Seven Thousand Dollars (\$7000), to the Marcotte for Congress Committee in violation of 2 U.S.C. §441a (a) (1) (A).

WHEREFORE, Respondent agrees:

80040205019

RECEIVED
FEB 14 1979
FEDERAL ELECTION COMMISSION
WASHINGTON, D.C. 20543

80040205020

Commissioner of the Federal Election Commission in violation of 2 U.S.C. § 437g (a) (1) (B).

B. That Respondent will now, and in the future, comply in all respects with the Federal Election Campaign Act of 1971, as amended.

C. That Respondent will pay a civil penalty in the amount of One Hundred Dollars (\$100), to the Secretary of the United States Treasury within ten (10) days of the effective date of this Agreement, pursuant to 2 U.S.C. § 437g (a) (5) (B).

V. General Conditions

A. The Commission, on request of anyone filing a complaint under 2 U.S.C. § 437g (a) (1), concerning the matter 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.

B. This Conciliation Agreement, unless violated, shall constitute a complete bar to any further action by the Commission with regard to the matters set forth in this Agreement.

C. This is mutually agreed that this Agreement shall become effective on the date all parties hereto have

80040205021

[Faint handwritten signature]

U.S. GOVERNMENT PRINTING OFFICE
1964 O - 3492

IV

Charles N. Steele

BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of
Lillian V. Marcotte
Marcotte for Congress Committee

MIR 896

CERTIFICATION

I, Marjorie W. Emmons, recording secretary for the Federal Election Commission's executive session on July 29, 1980, do hereby certify that the Commission decided by a vote of 5-1 to take the following actions in MIR 896:

1. Approve the conciliation agreements attached to the General Counsel's July 14, 1980 report in this matter, and authorize the General Counsel to enter into these agreements;
2. Notify the respondent.
3. Close the file.

Commissioners Aikens, Friedersdorf, Harris, McGarry, and Tiernan voted affirmatively for the decision; Commissioner Reiche dissented.

Attest:

7/30/80

Date

Marjorie W. Emmons

Marjorie W. Emmons
Secretary to the Commission

80040205024



CanalBank
Canal National Bank

679396

52-3
112

PORTLAND, MAINE

June 12, 1980

NOT VALID AFTER 90 DAYS FROM ABOVE DATE

PAY TO THE
ORDER OF

Secretary of the Treasury

CANAL NAT'L BANK 100 DOLS 00 CTS *Ray O March*

PURCHASER'S SIGNATURE

NOT VALID OVER \$200

PERSONAL MONEY ORDER

2 Evergreen Avenue

PURCHASER'S ADDRESS

Kennebunk Beach, ME 04045

CITY, STATE, AND ZIP

⑆0679396⑆ ⑆011200035⑆ 989-8000 ⑆



CanalBank
Canal National Bank

679397

52-3
112

PORTLAND, MAINE

June 12, 1980

NOT VALID AFTER 90 DAYS FROM ABOVE DATE

PAY TO THE
ORDER OF

Secretary of the Treasury

CANAL NAT'L BANK 100 DOLS 00 CTS *Ray O March*

PURCHASER'S SIGNATURE

NOT VALID OVER \$200

PERSONAL MONEY ORDER

2 Evergreen Avenue

PURCHASER'S ADDRESS

Kennebunk Beach, ME 04045

CITY, STATE, AND ZIP

⑆0679397⑆ ⑆011200035⑆ 989-8000 ⑆

RECEIVED

LAW OFFICES
RETI. FLAHERTY & BELIVEAU
ONE MEMORIAL CIRCLE
AUGUSTA, MAINE 04830



8:38

6004020502

Mr. Robert Bogan
Federal Election Commission
1325 K Street, N.W.
Washington, D.C. 20463



U.S. MAIL
FIRST CLASS
WASHINGTON, D.C.

February 15, 1980

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Severin M. Belliveau, Esquire
Preti, Flaherty & Belliveau
Attorneys At Law
443 Congress Street
Portland, Maine 04104

Re: MEA 896 (78)

Dear Mr. Belliveau:

This is in response to your letter, dated February 4, 1980, to Robert Boyin a member of the General Counsel's staff. As requested, enclosed is a Conciliation Agreement for Mrs. Lillian V. Marcotte's signature.

Please have Mrs. Marcotte sign and return the Agreement with a check as soon as possible. Additionally, we must have the promised supporting documentation indicating that the excessive portion of the Seven Thousand Dollar (\$7,000.00) loan has been refunded, in order that we may make a further recommendation to the Commission.

Sincerely,

[Handwritten Signature]
Charles V. Steele
General Counsel

Enclosure
Conciliation

1. The following services is requested (check one): <input type="checkbox"/> Show to whom and how delivered <input type="checkbox"/> RESTRICTED DELIVERY <input type="checkbox"/> Show to whom and how delivered <input type="checkbox"/> RESTRICTED DELIVERY Show to whom, date and address of delivery (CONSULT POSTMASTER REGULATIONS)		2. Addressee's name <i>Severin M. Belliveau</i>	3. Addressee's address <i>443 Congress Street Portland, ME 04104</i>	4. Addressee's city, state and zip code <i>Portland, ME 04104</i>	5. Addressee's telephone number <i>603-833-8000</i>	6. Addressee's business title <i>Esquire</i>	7. Addressee's occupation <i>Attorney</i>	8. Addressee's profession <i>Attorney</i>	9. Addressee's industry <i>Law</i>	10. Addressee's company <i>Preti, Flaherty & Belliveau</i>	11. Addressee's organization <i>Attorney</i>	12. Addressee's position <i>Esquire</i>	13. Addressee's title <i>Attorney</i>	14. Addressee's rank <i>Attorney</i>	15. Addressee's grade <i>Attorney</i>	16. Addressee's level <i>Attorney</i>	17. Addressee's status <i>Attorney</i>	18. Addressee's position <i>Attorney</i>	19. Addressee's title <i>Attorney</i>	20. Addressee's rank <i>Attorney</i>	21. Addressee's grade <i>Attorney</i>	22. Addressee's level <i>Attorney</i>	23. Addressee's status <i>Attorney</i>	24. Addressee's position <i>Attorney</i>	25. Addressee's title <i>Attorney</i>	26. Addressee's rank <i>Attorney</i>	27. Addressee's grade <i>Attorney</i>	28. Addressee's level <i>Attorney</i>	29. Addressee's status <i>Attorney</i>	30. Addressee's position <i>Attorney</i>	31. Addressee's title <i>Attorney</i>	32. Addressee's rank <i>Attorney</i>	33. Addressee's grade <i>Attorney</i>	34. Addressee's level <i>Attorney</i>	35. Addressee's status <i>Attorney</i>	36. Addressee's position <i>Attorney</i>	37. Addressee's title <i>Attorney</i>	38. Addressee's rank <i>Attorney</i>	39. Addressee's grade <i>Attorney</i>	40. Addressee's level <i>Attorney</i>	41. Addressee's status <i>Attorney</i>	42. Addressee's position <i>Attorney</i>	43. Addressee's title <i>Attorney</i>	44. Addressee's rank <i>Attorney</i>	45. Addressee's grade <i>Attorney</i>	46. Addressee's level <i>Attorney</i>	47. Addressee's status <i>Attorney</i>	48. Addressee's position <i>Attorney</i>	49. Addressee's title <i>Attorney</i>	50. Addressee's rank <i>Attorney</i>	51. Addressee's grade <i>Attorney</i>	52. Addressee's level <i>Attorney</i>	53. Addressee's status <i>Attorney</i>	54. Addressee's position <i>Attorney</i>	55. Addressee's title <i>Attorney</i>	56. Addressee's rank <i>Attorney</i>	57. Addressee's grade <i>Attorney</i>	58. Addressee's level <i>Attorney</i>	59. Addressee's status <i>Attorney</i>	60. Addressee's position <i>Attorney</i>	61. Addressee's title <i>Attorney</i>	62. Addressee's rank <i>Attorney</i>	63. Addressee's grade <i>Attorney</i>	64. Addressee's level <i>Attorney</i>	65. Addressee's status <i>Attorney</i>	66. Addressee's position <i>Attorney</i>	67. Addressee's title <i>Attorney</i>	68. Addressee's rank <i>Attorney</i>	69. Addressee's grade <i>Attorney</i>	70. Addressee's level <i>Attorney</i>	71. Addressee's status <i>Attorney</i>	72. Addressee's position <i>Attorney</i>	73. Addressee's title <i>Attorney</i>	74. Addressee's rank <i>Attorney</i>	75. Addressee's grade <i>Attorney</i>	76. Addressee's level <i>Attorney</i>	77. Addressee's status <i>Attorney</i>	78. Addressee's position <i>Attorney</i>	79. Addressee's title <i>Attorney</i>	80. Addressee's rank <i>Attorney</i>	81. Addressee's grade <i>Attorney</i>	82. Addressee's level <i>Attorney</i>	83. Addressee's status <i>Attorney</i>	84. Addressee's position <i>Attorney</i>	85. Addressee's title <i>Attorney</i>	86. Addressee's rank <i>Attorney</i>	87. Addressee's grade <i>Attorney</i>	88. Addressee's level <i>Attorney</i>	89. Addressee's status <i>Attorney</i>	90. Addressee's position <i>Attorney</i>	91. Addressee's title <i>Attorney</i>	92. Addressee's rank <i>Attorney</i>	93. Addressee's grade <i>Attorney</i>	94. Addressee's level <i>Attorney</i>	95. Addressee's status <i>Attorney</i>	96. Addressee's position <i>Attorney</i>	97. Addressee's title <i>Attorney</i>	98. Addressee's rank <i>Attorney</i>	99. Addressee's grade <i>Attorney</i>	100. Addressee's level <i>Attorney</i>	101. Addressee's status <i>Attorney</i>	102. Addressee's position <i>Attorney</i>	103. Addressee's title <i>Attorney</i>	104. Addressee's rank <i>Attorney</i>	105. Addressee's grade <i>Attorney</i>	106. Addressee's level <i>Attorney</i>	107. Addressee's status <i>Attorney</i>	108. Addressee's position <i>Attorney</i>	109. Addressee's title <i>Attorney</i>	110. Addressee's rank <i>Attorney</i>	111. Addressee's grade <i>Attorney</i>	112. Addressee's level <i>Attorney</i>	113. Addressee's status <i>Attorney</i>	114. Addressee's position <i>Attorney</i>	115. Addressee's title <i>Attorney</i>	116. Addressee's rank <i>Attorney</i>	117. Addressee's grade <i>Attorney</i>	118. Addressee's level <i>Attorney</i>	119. Addressee's status <i>Attorney</i>	120. Addressee's position <i>Attorney</i>	121. Addressee's title <i>Attorney</i>	122. Addressee's rank <i>Attorney</i>	123. Addressee's grade <i>Attorney</i>	124. Addressee's level <i>Attorney</i>	125. Addressee's status <i>Attorney</i>	126. Addressee's position <i>Attorney</i>	127. Addressee's title <i>Attorney</i>	128. Addressee's rank <i>Attorney</i>	129. Addressee's grade <i>Attorney</i>	130. Addressee's level <i>Attorney</i>	131. Addressee's status <i>Attorney</i>	132. Addressee's position <i>Attorney</i>	133. Addressee's title <i>Attorney</i>	134. Addressee's rank <i>Attorney</i>	135. Addressee's grade <i>Attorney</i>	136. Addressee's level <i>Attorney</i>	137. Addressee's status <i>Attorney</i>	138. Addressee's position <i>Attorney</i>	139. Addressee's title <i>Attorney</i>	140. Addressee's rank <i>Attorney</i>	141. Addressee's grade <i>Attorney</i>	142. Addressee's level <i>Attorney</i>	143. Addressee's status <i>Attorney</i>	144. Addressee's position <i>Attorney</i>	145. Addressee's title <i>Attorney</i>	146. Addressee's rank <i>Attorney</i>	147. Addressee's grade <i>Attorney</i>	148. Addressee's level <i>Attorney</i>	149. Addressee's status <i>Attorney</i>	150. Addressee's position <i>Attorney</i>	151. Addressee's title <i>Attorney</i>	152. Addressee's rank <i>Attorney</i>	153. Addressee's grade <i>Attorney</i>	154. Addressee's level <i>Attorney</i>	155. Addressee's status <i>Attorney</i>	156. Addressee's position <i>Attorney</i>	157. Addressee's title <i>Attorney</i>	158. Addressee's rank <i>Attorney</i>	159. Addressee's grade <i>Attorney</i>	160. Addressee's level <i>Attorney</i>	161. Addressee's status <i>Attorney</i>	162. Addressee's position <i>Attorney</i>	163. Addressee's title <i>Attorney</i>	164. Addressee's rank <i>Attorney</i>	165. Addressee's grade <i>Attorney</i>	166. Addressee's level <i>Attorney</i>	167. Addressee's status <i>Attorney</i>	168. Addressee's position <i>Attorney</i>	169. Addressee's title <i>Attorney</i>	170. Addressee's rank <i>Attorney</i>	171. Addressee's grade <i>Attorney</i>	172. Addressee's level <i>Attorney</i>	173. Addressee's status <i>Attorney</i>	174. Addressee's position <i>Attorney</i>	175. Addressee's title <i>Attorney</i>	176. Addressee's rank <i>Attorney</i>	177. Addressee's grade <i>Attorney</i>	178. Addressee's level <i>Attorney</i>	179. Addressee's status <i>Attorney</i>	180. Addressee's position <i>Attorney</i>	181. Addressee's title <i>Attorney</i>	182. Addressee's rank <i>Attorney</i>	183. Addressee's grade <i>Attorney</i>	184. Addressee's level <i>Attorney</i>	185. Addressee's status <i>Attorney</i>	186. Addressee's position <i>Attorney</i>	187. Addressee's title <i>Attorney</i>	188. Addressee's rank <i>Attorney</i>	189. Addressee's grade <i>Attorney</i>	190. Addressee's level <i>Attorney</i>	191. Addressee's status <i>Attorney</i>	192. Addressee's position <i>Attorney</i>	193. Addressee's title <i>Attorney</i>	194. Addressee's rank <i>Attorney</i>	195. Addressee's grade <i>Attorney</i>	196. Addressee's level <i>Attorney</i>	197. Addressee's status <i>Attorney</i>	198. Addressee's position <i>Attorney</i>	199. Addressee's title <i>Attorney</i>	200. Addressee's rank <i>Attorney</i>	201. Addressee's grade <i>Attorney</i>	202. Addressee's level <i>Attorney</i>	203. Addressee's status <i>Attorney</i>	204. Addressee's position <i>Attorney</i>	205. Addressee's title <i>Attorney</i>	206. Addressee's rank <i>Attorney</i>	207. Addressee's grade <i>Attorney</i>	208. Addressee's level <i>Attorney</i>	209. Addressee's status <i>Attorney</i>	210. Addressee's position <i>Attorney</i>	211. Addressee's title <i>Attorney</i>	212. Addressee's rank <i>Attorney</i>	213. Addressee's grade <i>Attorney</i>	214. Addressee's level <i>Attorney</i>	215. Addressee's status <i>Attorney</i>	216. Addressee's position <i>Attorney</i>	217. Addressee's title <i>Attorney</i>	218. Addressee's rank <i>Attorney</i>	219. Addressee's grade <i>Attorney</i>	220. Addressee's level <i>Attorney</i>	221. Addressee's status <i>Attorney</i>	222. Addressee's position <i>Attorney</i>	223. Addressee's title <i>Attorney</i>	224. Addressee's rank <i>Attorney</i>	225. Addressee's grade <i>Attorney</i>	226. Addressee's level <i>Attorney</i>	227. Addressee's status <i>Attorney</i>	228. Addressee's position <i>Attorney</i>	229. Addressee's title <i>Attorney</i>	230. Addressee's rank <i>Attorney</i>	231. Addressee's grade <i>Attorney</i>	232. Addressee's level <i>Attorney</i>	233. Addressee's status <i>Attorney</i>	234. Addressee's position <i>Attorney</i>	235. Addressee's title <i>Attorney</i>	236. Addressee's rank <i>Attorney</i>	237. Addressee's grade <i>Attorney</i>	238. Addressee's level <i>Attorney</i>	239. Addressee's status <i>Attorney</i>	240. Addressee's position <i>Attorney</i>	241. Addressee's title <i>Attorney</i>	242. Addressee's rank <i>Attorney</i>	243. Addressee's grade <i>Attorney</i>	244. Addressee's level <i>Attorney</i>	245. Addressee's status <i>Attorney</i>	246. Addressee's position <i>Attorney</i>	247. Addressee's title <i>Attorney</i>	248. Addressee's rank <i>Attorney</i>	249. Addressee's grade <i>Attorney</i>	250. Addressee's level <i>Attorney</i>	251. Addressee's status <i>Attorney</i>	252. Addressee's position <i>Attorney</i>	253. Addressee's title <i>Attorney</i>	254. Addressee's rank <i>Attorney</i>	255. Addressee's grade <i>Attorney</i>	256. Addressee's level <i>Attorney</i>	257. Addressee's status <i>Attorney</i>	258. Addressee's position <i>Attorney</i>	259. Addressee's title <i>Attorney</i>	260. Addressee's rank <i>Attorney</i>	261. Addressee's grade <i>Attorney</i>	262. Addressee's level <i>Attorney</i>	263. Addressee's status <i>Attorney</i>	264. Addressee's position <i>Attorney</i>	265. Addressee's title <i>Attorney</i>	266. Addressee's rank <i>Attorney</i>	267. Addressee's grade <i>Attorney</i>	268. Addressee's level <i>Attorney</i>	269. Addressee's status <i>Attorney</i>	270. Addressee's position <i>Attorney</i>	271. Addressee's title <i>Attorney</i>	272. Addressee's rank <i>Attorney</i>	273. Addressee's grade <i>Attorney</i>	274. Addressee's level <i>Attorney</i>	275. Addressee's status <i>Attorney</i>	276. Addressee's position <i>Attorney</i>	277. Addressee's title <i>Attorney</i>	278. Addressee's rank <i>Attorney</i>	279. Addressee's grade <i>Attorney</i>	280. Addressee's level <i>Attorney</i>	281. Addressee's status <i>Attorney</i>	282. Addressee's position <i>Attorney</i>	283. Addressee's title <i>Attorney</i>	284. Addressee's rank <i>Attorney</i>	285. Addressee's grade <i>Attorney</i>	286. Addressee's level <i>Attorney</i>	287. Addressee's status <i>Attorney</i>	288. Addressee's position <i>Attorney</i>	289. Addressee's title <i>Attorney</i>	290. Addressee's rank <i>Attorney</i>	291. Addressee's grade <i>Attorney</i>	292. Addressee's level <i>Attorney</i>	293. Addressee's status <i>Attorney</i>	294. Addressee's position <i>Attorney</i>	295. Addressee's title <i>Attorney</i>	296. Addressee's rank <i>Attorney</i>	297. Addressee's grade <i>Attorney</i>	298. Addressee's level <i>Attorney</i>	299. Addressee's status <i>Attorney</i>	300. Addressee's position <i>Attorney</i>	301. Addressee's title <i>Attorney</i>	302. Addressee's rank <i>Attorney</i>	303. Addressee's grade <i>Attorney</i>	304. Addressee's level <i>Attorney</i>	305. Addressee's status <i>Attorney</i>	306. Addressee's position <i>Attorney</i>	307. Addressee's title <i>Attorney</i>	308. Addressee's rank <i>Attorney</i>	309. Addressee's grade <i>Attorney</i>	310. Addressee's level <i>Attorney</i>	311. Addressee's status <i>Attorney</i>	312. Addressee's position <i>Attorney</i>	313. Addressee's title <i>Attorney</i>	314. Addressee's rank <i>Attorney</i>	315. Addressee's grade <i>Attorney</i>	316. Addressee's level <i>Attorney</i>	317. Addressee's status <i>Attorney</i>	318. Addressee's position <i>Attorney</i>	319. Addressee's title <i>Attorney</i>	320. Addressee's rank <i>Attorney</i>	321. Addressee's grade <i>Attorney</i>	322. Addressee's level <i>Attorney</i>	323. Addressee's status <i>Attorney</i>	324. Addressee's position <i>Attorney</i>	325. Addressee's title <i>Attorney</i>	326. Addressee's rank <i>Attorney</i>	327. Addressee's grade <i>Attorney</i>	328. Addressee's level <i>Attorney</i>	329. Addressee's status <i>Attorney</i>	330. Addressee's position <i>Attorney</i>	331. Addressee's title <i>Attorney</i>	332. Addressee's rank <i>Attorney</i>	333. Addressee's grade <i>Attorney</i>	334. Addressee's level <i>Attorney</i>	335. Addressee's status <i>Attorney</i>	336. Addressee's position <i>Attorney</i>	337. Addressee's title <i>Attorney</i>	338. Addressee's rank <i>Attorney</i>	339. Addressee's grade <i>Attorney</i>	340. Addressee's level <i>Attorney</i>	341. Addressee's status <i>Attorney</i>	342. Addressee's position <i>Attorney</i>	343. Addressee's title <i>Attorney</i>	344. Addressee's rank <i>Attorney</i>	345. Addressee's grade <i>Attorney</i>	346. Addressee's level <i>Attorney</i>	347. Addressee's status <i>Attorney</i>	348. Addressee's position <i>Attorney</i>	349. Addressee's title <i>Attorney</i>	350. Addressee's rank <i>Attorney</i>	351. Addressee's grade <i>Attorney</i>	352. Addressee's level <i>Attorney</i>	353. Addressee's status <i>Attorney</i>	354. Addressee's position <i>Attorney</i>	355. Addressee's title <i>Attorney</i>	356. Addressee's rank <i>Attorney</i>	357. Addressee's grade <i>Attorney</i>	358. Addressee's level <i>Attorney</i>	359. Addressee's status <i>Attorney</i>	360. Addressee's position <i>Attorney</i>	361. Addressee's title <i>Attorney</i>	362. Addressee's rank <i>Attorney</i>	363. Addressee's grade <i>Attorney</i>	364. Addressee's level <i>Attorney</i>	365. Addressee's status <i>Attorney</i>	366. Addressee's position <i>Attorney</i>	367. Addressee's title <i>Attorney</i>	368. Addressee's rank <i>Attorney</i>	369. Addressee's grade <i>Attorney</i>	370. Addressee's level <i>Attorney</i>	371. Addressee's status <i>Attorney</i>	372. Addressee's position <i>Attorney</i>	373. Addressee's title <i>Attorney</i>	374. Addressee's rank <i>Attorney</i>	375. Addressee's grade <i>Attorney</i>	376. Addressee's level <i>Attorney</i>	377. Addressee's status <i>Attorney</i>	378. Addressee's position <i>Attorney</i>	379. Addressee's title <i>Attorney</i>	380. Addressee's rank <i>Attorney</i>	381. Addressee's grade <i>Attorney</i>	382. Addressee's level <i>Attorney</i>	383. Addressee's status <i>Attorney</i>	384. Addressee's position <i>Attorney</i>	385. Addressee's title <i>Attorney</i>	386. Addressee's rank <i>Attorney</i>	387. Addressee's grade <i>Attorney</i>	388. Addressee's level <i>Attorney</i>	389. Addressee's status <i>Attorney</i>	390. Addressee's position <i>Attorney</i>	391. Addressee's title <i>Attorney</i>	392. Addressee's rank <i>Attorney</i>	393. Addressee's grade <i>Attorney</i>	394. Addressee's level <i>Attorney</i>	395. Addressee's status <i>Attorney</i>	396. Addressee's position <i>Attorney</i>	397. Addressee's title <i>Attorney</i>	398. Addressee's rank <i>Attorney</i>	399. Addressee's grade <i>Attorney</i>	400. Addressee's level <i>Attorney</i>	401. Addressee's status <i>Attorney</i>	402. Addressee's position <i>Attorney</i>	
---	--	--	---	--	--	---	--	--	---------------------------------------	---	---	--	--	---	--	--	---	---	--	---	--	--	---	---	--	---	--	--	---	---	--	---	--	--	---	---	--	---	--	--	---	---	--	---	--	--	---	---	--	---	--	--	---	---	--	---	--	--	---	---	--	---	--	--	---	---	--	---	--	--	---	---	--	---	--	--	---	---	--	---	--	--	---	---	--	---	--	--	---	---	--	---	--	--	---	---	--	---	--	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	---	--	---	---	--	--	--

SEVERIN M. BELIVEAU

ATTORNEYS AT LAW

100 COMMERCIAL STREET

PORTLAND, MAINE 04101

Telephone

624-1111

JOHN A. HANCOCK
 ARTHUR A. HANCOCK
 ALBERT J. HANCOCK, JR.
 CHARLES H. HANCOCK
 JOHN PAUL HANCOCK
 THOMAS A. HANCOCK
 EDWARD A. HANCOCK, JR.
 JOHN A. HANCOCK
 JAMES H. HANCOCK
 JOHN P. HANCOCK, JR.
 EDWARD A. HANCOCK

ROBERT H. HANCOCK
 EDWARD H. HANCOCK
 ARTHUR H. HANCOCK
 JOHN H. HANCOCK
 EDWARD A. HANCOCK
 EDWARD J. HANCOCK
 EDWARD F. HANCOCK
 EDWARD A. HANCOCK
 EDWARD H. HANCOCK
 EDWARD HANCOCK
 THOMAS H. HANCOCK

FEDERAL ELECTION COMMISSION

FIELD OFFICE
 200 FEDERAL CIRCLE
 ALBANY, MAINE 04901
 607/582-2127

006162

FIELD OFFICE
 100 COMMERCIAL STREET
 PORTLAND, MAINE 04101
 607/582-2127

February 4, 1980

Robert Bogan, Esquire
 Federal Election Commission
 1325 K Street, N.W.
 Washington, D.C. 20463

Re: Marcotte for Congress Committee MUR 896 (78)

Dear Mr. Bogan:

As I indicated to you in last week's telephone conference, Mrs. Lilian V. Marcotte is prepared to sign a Conciliation Agreement similar to the one executed by the Treasurer for the Marcotte for Congress Committee. I would prefer that you prepare such an agreement and forward the same to me for my review. If the agreement appears to be in order, I will forward the same to Mrs. Marcotte who is currently residing in Florida.

Very truly yours,

Severin M. Beliveau

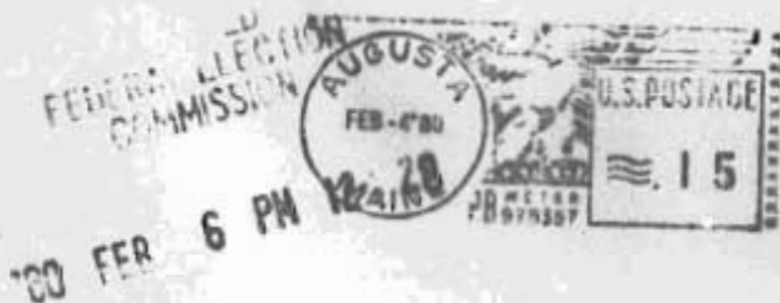
SMB/jd
 cc: Guy Marcotte

00040205020

LAW OFFICES
PRETI, FLAHERTY & BELIVEAU
ONE MEMORIAL CIRCLE
AUGUSTA, MAINE 04990

0047105029

Robert Bogan, Esquire
Federal Election Commission
1325 K Street, N.W.
Washington, D.C. 20463



FEDERAL ELECTION COMMISSION
WASHINGTON, D.C. 20463

Official Business
Penalty for Private Use \$300

POSTAGE AND FEES PAID



FEDERAL ELECTION
COMMISSION

MAR 66 102115
RETURN TO SENDER
NOT DELIVERABLE AS ADDRESSED
UNABLE TO FORWARD

Mr. Guy A. Marcotte
66 May Street
Biddeford, Maine

80040105030

FEDERAL ELECTION COMMISSION

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

POSTAGE AND FEES PAID



FEDERAL ELECTION
COMMISSION

MAR 66 10211JUN1 01/21/80

JAN 25 AM 11 40 SENDER
NOT DELIVERABLE AS ADDRESSED
UNABLE TO FORWARD

Mrs. Lilian V. Marcotte
66 May Street
Biddeford, Maine



80040005031

TO: File
FROM: Conley
DATE: 28 January 1980

Returned letters were re - mailed to respondents' attorney, Severin Beliveau.

80040305032

1

1981 NOV 22
U.S. HOUSE OF REPRESENTATIVES
PAGE 2 OF 2

This matter having been initiated by the Commission in the ordinary course of carrying out its supervisory responsibilities and after an investigation, the Commission having found no cause to believe that the Respondent violated 2 U.S.C. §437(b).

WHEREFORE, the Commission and Respondent, having duly entered into conciliation as provided for in 2 U.S.C. §437g, do hereby agree as follows:

I. The Federal Election Commission has jurisdiction over the Respondent and the subject matter of this case.

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

III. Respondent enters into this Agreement voluntarily with the Commission.

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

A. Respondent in 1978 received and accepted a Seven Thousand Dollar (\$7000.00) loan from Lilian V. Marcotte in violation of 2 U.S.C. §441a(f).

WHEREFORE, Respondent agrees:

A. That Respondent in 1978 did receive and accept a Seven Thousand Dollar (\$7000.00) loan from Lilian V. Marcotte which was expended in connection with a Federal election in violation of 2 U.S.C. §441a(f).

B. That Respondent will now, and in the future, comply in all respects with the Federal Election Campaign Act of 1971, as amended.

...the United States District Court for the District of Columbia.

...This Conciliatory Agreement, which shall constitute a complete and final settlement of the controversy with respect to the matters set forth in this Agreement.

C. This is mutually agreed that this Agreement shall become effective on the date all parties have executed the same and the Commission has approved the entire Agreement.

Date _____

William C. Oldaker
General Counsel

1/25/50
Date _____

Robert L. Balair
Robert L. Balair, Assistant
Treasurer-Marcotte for
Congress Committee

55% COTTON FIBER
SOUTH WORTH CO. U.S.A.
-2-
RACERASE BOND

PRETI, FLAHERTY & BELIVEAU
ONE MEMORIAL CIRCLE
AUGUSTA, MAINE 04330



RECEIVED
FEDERAL ELECTION COMMISSION

AUG 11 PM 1 '83

Robert Bogan, Esquire

Federal Election Commission

Washington, D.C. 20463



FEDERAL ELECTION COMMISSION

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

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Severin M. Beliveau, Esquire
Preti, Flaherty & Beliveau
One Memorial Circle
Augusta, Maine 04330

Re: MUR 896 (78)

Dear Mr. Beliveau:

This is to notify you that on January 8, 1980, the Federal Election Commission found probable cause to believe that the Marcotte for Congress Committee violated 2 U.S.C. § 441a(f) by accepting a contribution from Mrs. Lillian V. Marcotte in excess of the \$1,000 contribution limitation set forth in 2 U.S.C. § 441a(a)(1)(A). The Commission also found probable cause that Mrs. Lillian V. Marcotte violated 2 U.S.C. § 441a(a)(1)(A) by making a contribution in excess of the contribution limitation per federal candidate per election from an individual.

Accordingly, the Commission has authorized the institution of a civil action for relief in the U.S. District Court.

Should you have any questions, or should you wish to settle this matter prior to suit, please contact Conley Edwards, Jr., at (202) 523-4060.

Sincerely,

Charles A. Steele
General Counsel

cc: Lillian V. Marcotte
Robert L. Belair
Guy A. Marcotte

30040305037



FEDERAL ELECTION COMMISSION

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

January 13, 1980

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Severin M. Beliveau, Esquire
Preti, Flaherty & Beliveau
One Memorial Circle
Augusta, Maine 04330

Re: MUR 896 (78)

Dear Mr. Beliveau:

This is to notify you that on January 8, 1980, the Federal Election Commission found probable cause to believe that the Marcotte for Congress Committee violated 2 U.S.C. § 441a(f) by accepting a contribution from Mrs. Lilian V. Marcotte in excess of the \$1,000 contribution limitation set forth in 2 U.S.C. § 441a(a)(1)(A). The Commission also found probable cause that Mrs. Lilian V. Marcotte violated 2 U.S.C. § 441a(a)(1)(A) by making a contribution in excess of the contribution limitation per federal candidate per election from an individual.

Accordingly, the Commission has authorized the institution of a civil action for relief in the U.S. District Court.

Should you have any questions, or should you wish to settle this matter prior to suit, please contact Conley Edwards, Jr., at (202) 523-4060.

Sincerely,



Charles N. Steere
General Counsel

cc: Lilian V. Marcotte
Robert L. Belair
Guy A. Marcotte

FEDERAL ELECTION COMMISSION

In the Matter of)
)
Marcotte for Congress Committee)
Lillian V. Marcotte)

MER 896 (78)

CERTIFICATION

I, Marjorie W. Emmons, Recording Secretary for the Federal Election Commission's Executive Session on January 8, 1980, do hereby certify that the Commission determined by a vote of 6-0 to take the following actions in MER 896 (78):

1. Find probable cause to believe that in 1978 the Marcotte for Congress Committee violated 2 U.S.C. §441a(f) by accepting a contribution which was in excess of the \$1,000 per election limitation on contributions from individuals provided for in 2 U.S.C. §441a(a) (1) (A).
2. Find probable cause to believe that in 1978 Lillian V. Marcotte violated 2 U.S.C. §441a(a) (1) (A) by making a contribution in excess of the \$1,000 per election limitation on contributions from individuals.
3. Authorize suit against the Respondent.
4. Send the letter attached to the General Counsel's December 31, 1979 report.

Attest:

1/8/80
Date

Marjorie W. Emmons

Marjorie W. Emmons
Secretary to the Commission

00040205039

REPORT OF THE FEDERAL ELECTION COMMISSION

In the Matter of
Marcotte for Congress Committee
Lilian V. Marcotte

HQR 896 (78)

GENERAL COUNSEL'S REPORT

I. History of Case

This matter was initiated internally after review of the reports of receipts and expenditures filed with the Commission by the Marcotte for Congress Committee ("the Committee"), the principal campaign committee of Guy A. Marcotte. Mr. Marcotte was an unsuccessful candidate for election to the United States House of Representatives from the First Congressional District of Maine in the Democratic primary election held on June 13, 1978.

A review of the Committee's reports of receipts and expenditures by the Office of General Counsel revealed that the Committee had received and had accepted a \$7,000 loan from Lilian V. Marcotte.

On January 10, 1979, the Commission found reason to believe that in 1978, the Marcotte for Congress Committee violated 2 U.S.C. §441a(f) by accepting a contribution which was in excess of the \$1,000 per election limitation on contributions from individuals. 2 U.S.C. §441a(a)(1)(A). Also, the Commission found reason to believe that Lilian V. Marcotte

0
1
2
3
4
5
6
7
8
9
0
1
2
3
4
5
6
7
8
9
0

violated 2 U.S.C. § 3041 by making a contribution in excess of the \$5,000 per election limitation on contributions from individuals.

The letters of notification were mailed on January 16, 1979, and received by a representative of the Respondents on January 20, 1979.

Failing to receive any response from the Respondents, the Commission, on March 23, 1979, found reasonable cause to believe that the Marcotte for Congress Committee and Lilian V. Marcotte violated the Act.

The letters of notification and the conciliation agreements were mailed on April 16, 1979, and received by a representative of the Respondents on April 21, 1979. On May 11, 1979, we received a letter from Guy Marcotte on behalf of his mother, Mrs. Lilian Marcotte. He states in this letter that the \$7,000 loan/contribution reported by his campaign committee was a personal loan from his mother to him.

On May 22, 1979, this Office contacted Robert L. Belair, the Committee's Treasurer, concerning the Committee's acceptance of this excessive loan/contribution. Unfortunately, he had not received any of our letters of notification. Apparently, the letters were received by the former Candidate (Guy Marcotte) and were not transmitted to him. In response to this, on May 22, 1979, copies of all letters together with a copy of the conciliation agreement were mailed.

00049305041

To date, we have received no further response from Mr. Belair.

On June 6, 1979, this Office communicated with Gay Marcotte, the former candidate, and was informed that his attorney, Severin M. Beliveau, would be contacting us in the very near future. On July 2, 1979, Mr. Beliveau contacted this Office and indicated that he would be getting back to us by July 6, 1979, after he reviewed the FECA and the Commission's regulations which we supplied him.

There was no further contact with Mr. Beliveau until August 13, 1979, when this Office contacted him concerning the status of this matter. He informed us that he had just returned from vacation and that he would be meeting with the Respondent no later than August 17, 1979, and would promptly inform us of the results.

On September 13, 1979, we received a letter from Mr. Beliveau stating that Respondent Marcotte was prepared to repay the \$7,000 loan/contribution to Mrs. Lilian V. Marcotte and asked how the repayment should be documented. He did not address the outstanding conciliation agreement in this letter.

00040205042

00040305043

We responded to his request for advice by letter dated September 19, 1978, and again by letter dated October 1, 1979. He was informed on both occasions that this action would require confirmation of the refund with a copy of the cancelled check. Moreover, he was informed of the importance of responding to the conciliation agreement and civil penalty of \$700. To date, we have received no further response(s) from Mr. Beliveau or the Respondents.

II. Evidence

In the Committee's October 10, 1978, Report of Receipts and Expenditures (dated October 25, 1978) it is revealed that Lilian V. Marcotte made a loan of \$7,000.00 to the Marcotte for Congress Committee. Additionally, on May 11, 1979, this Office received a letter from Guy A. Marcotte, the candidate, stating that the \$7,000 " ... was not a contribution but, in fact, a personal loan to me from my mother, Lilian."

Neither Mr. Marcotte nor his attorney, Severin M. Beliveau, have denied that this loan/contribution was used in his campaign for a federal elective office.

III. Conclusion

The evidence supports the recommendation that the Marcotte for Congress Committee and Lilian V. Marcotte are in violation of 2 U.S.C. § 441a(f) and 441a(a)(1), respectively.

In that the Respondents have not responded adequately to the Commission's attempt to conciliate, it is recommended that the Commission find probable cause to believe against all Respondents and authorize the General Counsel's Office to institute suit.

III. Recommendations

1. Find probable cause to believe that in 1978 the Marcotte for Congress Committee violated 2 U.S.C. § 441a(f) by accepting a contribution which was in excess of the \$1,000 per election limitation on contributions from individuals provided for in 2 U.S.C. § 441a(a)(1)(A).
2. Find probable cause to believe that in 1978, Lilian V. Marcotte violated 2 U.S.C. § 441a(a)(1)(A) by making a contribution in excess of the \$1,000 per election limitation on contributions from individuals.
3. Authorize suit against the Respondent.
4. Send the attached letter.

31 December 1979
Date


Charles N. Steele
General Counsel

Attachments:

Letter to Beliveau
cc: Lilian V. Marcotte, Guy A. Marcotte
and Robert L. Belair

80040705044



FEDERAL ELECTION COMMISSION

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

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Severin M. Beliveau, Esquire
Preti, Flaherty & Beliveau
One Memorial Circle
Augusta, Maine 04330

Re: MUR 896 (78)

Dear Mr. Beliveau:

This is to notify you that on December 1, 1979, the Federal Election Commission found probable cause to believe that your clients the Marcotte for Congress Committee and Lilian V. Marcotte violated the Federal Election Campaign Act of 1971, as amended, in the above-captioned matter.

Accordingly, the Commission has authorized the institution of a civil action for relief in the U.S. District Court.

Should you have any questions, or should you wish to settle this matter prior to suit, please contact Conley Edwards, Jr., at (202) 523-4060.

Sincerely,

Charles N. Steele
General Counsel

cc: Lilian V. Marcotte
Robert L. Belair
Guy A. Marcotte

60040205045

TO: MEMBERS OF THE COMMISSION
FROM: MARION S. WATSON, SECRETARY
DATE: DECEMBER 1, 1979
SUBJECT: MUR 896 - Interim Conciliation Report
dated 11-29-79; Received in OCS
11-30-79, 10:13

The above-named document was circulated to the Commission on a 24-hour no-objection basis at 2:00, Friday, November 30, 1979.

There were no objections to the Interim Conciliation Report at the time of the deadline.

BEFORE THE FEDERAL ELECTION COMMISSION

NOV 30 1979

In the Matter of)
)
Marcotte for Congress Committee)
Lilian V. Marcotte)

MUR 896 (78)

INTERIM CONCILIATION REPORT

On March 23, 1979, the Commission found reasonable cause to believe that the Marcotte for Congress Committee violated 2 U.S.C. §441a(F) by accepting a contribution in excess of the \$1,000.00 contribution limitation set out in 2 U.S.C. §441a(a)(1)(A). The Commission also found reasonable cause to believe that in 1978 Lilian V. Marcotte violated 2 U.S.C. §441a(a)(1)(A) by making a contribution in excess of the \$1,000.00 contribution limitation.

In our Interim Conciliation Report of October 1, 1979, we stated that the attorney for the Respondents was reviewing the conciliation agreement; and that a report and recommendation would be based on his response. However, to date, we have received no response(s) from either Mr. Beliveau, the attorney, or any of the Respondents in this matter.

In that the Respondents in this matter have continued to fail to respond to the conciliation, a report recommending probable cause and institution of a civil action is presently being prepared.

29 November 1979
Date



Charles N. Steele
Acting General Counsel

90040205048



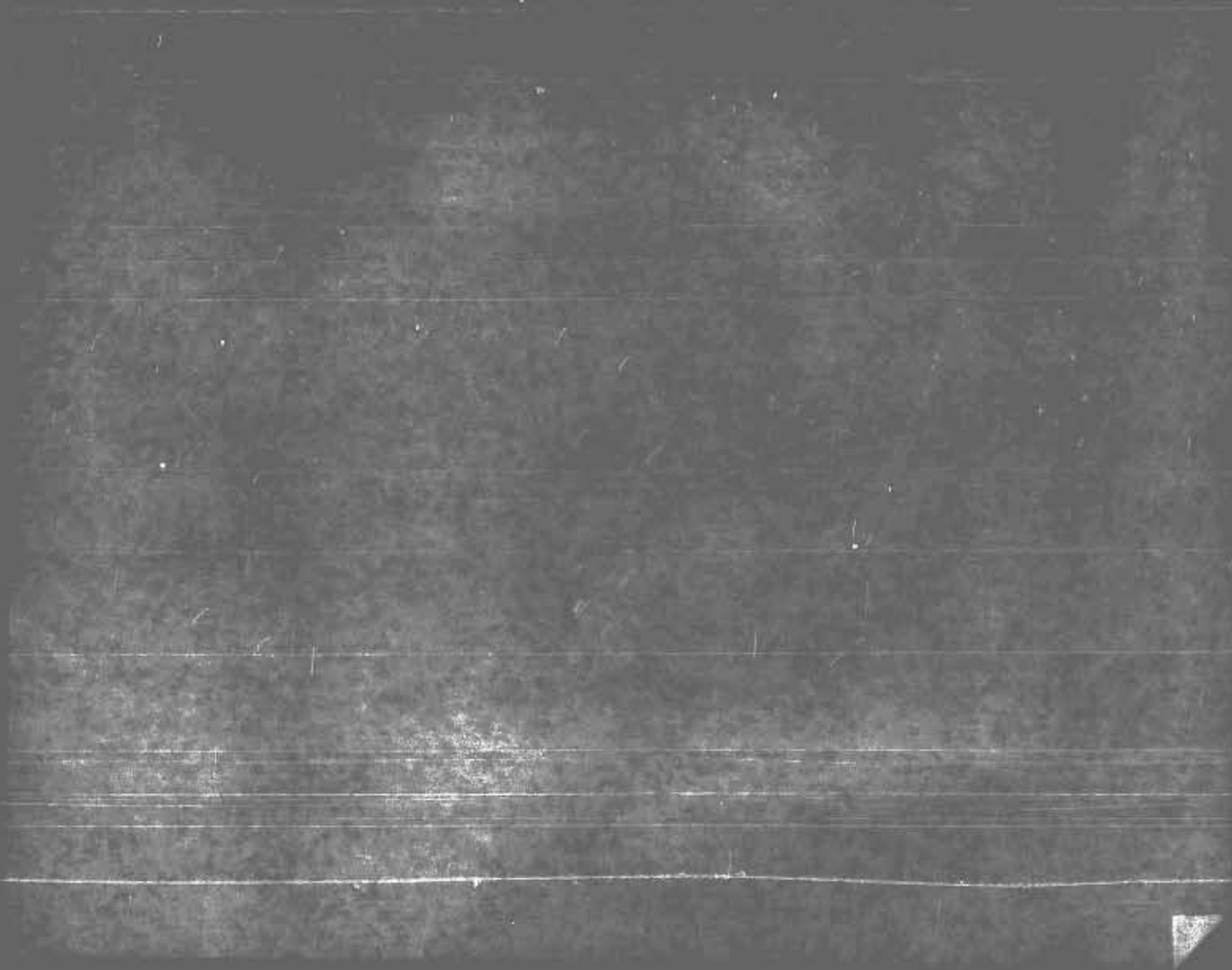
FEDERAL ELECTION COMMISSION
WASHINGTON, D.C. 20463

MEMORANDUM TO: CHARLES STEELE *MWE*
FROM: MARJORIE W. EMMONS/MARGARET CHANEY
DATE: OCTOBER 2, 1979
SUBJECT: MUR 896 (78) - Interim Conciliation
Report dated 9-27-79; Signed 10-1-79;
Received in OCS 10-1-79, 12:39

The above-named document was circulated to the Commission on a 24-hour no-objection basis at 4:00, October 1, 1979.

There were no objections to the Interim Conciliation Report at the time of the deadline.

00040205049



CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Severin M. Beliveau, Esquire
Preti, Flaherty and Beliveau
One Memorial Circle
Augusta, Maine 04330

Re: MUR 896 (78)

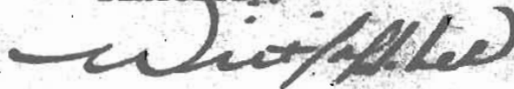
Dear Mr. Beliveau:

This letter is in response to your letter dated September 10, 1979, addressed to Conley Edwards, Jr. You indicate that the Marcotte for Congress Committee is prepared to refund the June 7, 1978, \$7,000 loan/contribution received from Mrs. Lillian V. Marcotte. Additionally, you request advice as to what would be sufficient evidence to satisfy the Commission that this excessive loan/contribution was refunded.

As was discussed on September 19, 1979, this Office requires that you provide a copy of the letter and the cancelled check (front and back) to Mrs. Marcotte from the Committee explaining why the excessive loan/contribution is being refunded. More importantly, it is necessary for you to address the conciliation agreement and civil penalty before this matter can be resolved.

If you have any questions concerning this matter, please contact Conley Edwards, Jr., at (202) 523-4060.

Sincerely,



William C. Oldaker
General Counsel

cc: Guy Marcotte

60040205052

PS Form 3811, Apr 1977

RETURN RECEIPT, REGISTERED, INSURED AND CERTIFIED MAIL

CF

● SENDER: Complete items 1, 2, and 3. Add your address in the reverse.

1. The following service is required:
 Show to whom and date delivered
 Show to whom, date and date delivered
 RESTRICTED DELIVERY Show to whom and date delivered
 RESTRICTED DELIVERY Show to whom, date and date delivered (CONSULT POSTMASTER FOR FEES)

2. ARTICLE ADDRESSED TO:
M. Belman
MDR 906

3. ARTICLE DESCRIPTION:
 REGISTERED NO. | CERTIFIED NO. | INSURED NO.
 | *943018* | |

(Always obtain signature of addressee or agent)

I have received the article described above.
 SIGNATURE Addressee Authorized agent

4. DATE OF DELIVERY
10/15/79

5. ADDRESS (Complete only if requested)

6. UNABLE TO DELIVER BECAUSE: _____

CLERK'S INITIALS

PRET. FLANNERY & COMPANY

ATTORNEYS AT LAW

1400 COMMERCIAL STREET

PORTLAND, MAINE 04101

TEL: 863-1111

CABLE: FLANNERY

JOHN J. FLANNERY	THOMAS H. BROWN
ROBERT A. FLETCHER	ROBERT H. BROWN
ALBERT J. WILSON, JR.	THOMAS H. BROWN
DAVID B. JOHNSON	DAVID H. BROWN
JOHN PAUL KELLY	WILLIAM H. BROWN
ROBERT B. DUNN	WILLIAM H. BROWN
THOMAS A. DILL	WILLIAM H. BROWN
WILLIAM H. STEVENSON, JR.	WILLIAM H. BROWN
KEITH A. FORTIN	WILLIAM H. BROWN
JONATHAN S. COVEY	JOHN G. BROWN
WENDY P. STRAPPEL	LOUIS H. BROWN
DAVID H. HARRIS	JOHN H. BROWN, JR.

MAINE OFFICE
100 CENTRAL SQUARE
PORTLAND, MAINE 04101
TEL: 863-1111

NEWBURY OFFICE
100 COMMERCIAL STREET
NEWBURY, MAINE 04258
TEL: 863-1111

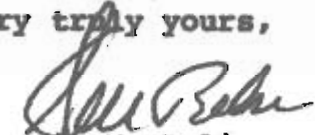
September 10, 1979

Mr. Conley Edwards
Federal Election Commission
1325 K Street N.W.
Washington, D.C. 20463

Dear Mr. Edwards: Re: Guy Marcotte

As I indicated to you in our recent telephone conversation, Mr. Marcotte is prepared to repay the \$7,000.00 loan to his mother Lillian V. Marcotte. Kindly advise me what evidence of payment you require to satisfy the Commission that this, in fact, has been done. Would a cancelled check from Mr. Marcotte to his mother suffice.

I look forward to hearing from you at your earliest convenience.

Very truly yours,

Severin M. Beliveau

SMB/jd
cc: Guy Marcotte

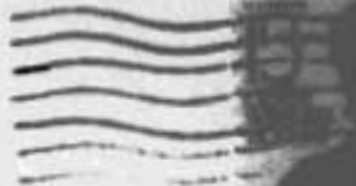
00040205034

LAW OFFICES

PRETI, FLAHERTY & BELIVEAU

ONE MEMORIAL CIRCLE

AUGUSTA, MAINE 04330



LV

00

00

20

40

00

00

00

00

Mr. Conley Edwards
Federal Election Commission
1325 K Street N.W.
Washington, D.C. 20463



FEDERAL ELECTION COMMISSION
WASHINGTON, D.C. 20463

MEMORANDUM TO: CHARLES STEELE *muc*
FROM: MARJORIE W. EMMONS / MARGARET CHANEY *mc*
DATE: SEPTEMBER 5, 1979
SUBJECT: MUR 896 (78) - Interim Investigative
Report dated 8-27-79; Signed by GC
8-31-79; Received in OCS 8-31-79,
3:01

The above-named document was circulated to the Commission on a 24-hour no-objection basis at 11:00, September 4, 1979.

There were no objections to the Interim Investigative Report at the time of the deadline.

00040205096

In the Matter of
Marcotte for Congress Committee
Lillian V. Marcotte

18 AUG 31 1979
SUN 105 (79)

INTERIM CONCILIATION REPORT

On March 23, 1979, the Commission found reasonable cause to believe that the Marcotte for Congress Committee violated 2 U.S.C. § 441a(f) by accepting a contribution in excess of the \$1,000.00 contribution limitation set out in 2 U.S.C. § 441a(a) (1) (A). The Commission also found reasonable cause to believe that in 1978 Lillian V. Marcotte violated 2 U.S.C. § 441a(a) (1) (A) by making a contribution in excess of the \$1,000.00 contribution limitation.

The letters of notification were mailed on April 16, 1979, and received by representatives of the respondents on April 21, 1979.

On August 13, 1979, this Office contacted Severin Belibeau, the Committee's attorney, concerning the status of this matter. We were informed by Mr. Belibeau that he had just returned from vacation and that he would be meeting with the Respondent no later than August 17, 1979 and would promptly inform us of the results.

A further report in this matter will be prepared based upon the response(s) received from the Respondent.

8/31/79
DATE

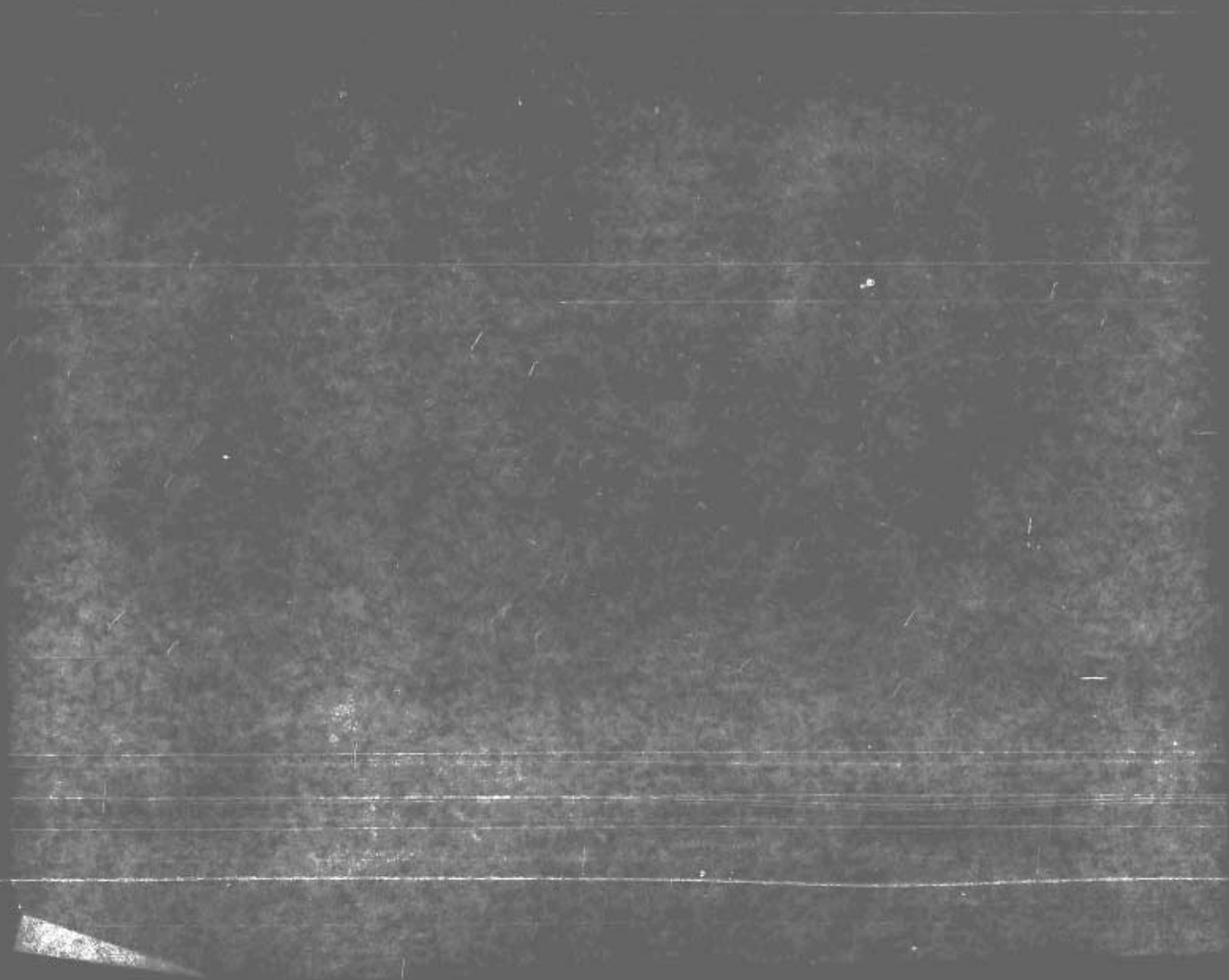

William C. Oldaker
General Counsel

MEMORANDUM TO: CHARLES STEIN
FROM: MARJORIE W. BROWN
DATE: JULY 13, 1979
SUBJECT: MUR 896 - Interim Conciliation Report
signed by GC 7-11-79; received by
OCS 7-13-79, 10:59

The above-named document was circulated to
the Commission on a 24-hour no-objection basis
at 2:00, July 13, 1979.

There were no objections to the Interim Conciliation
Report at the time of the deadline.

800403050M9



In the Matter of)
)
Marcotte for Congress Committee)
Lilian V. Marcotte)

79 JUL 23 10:00 AM
SEN 896 (79)

INTERIM CONCILIATION REPORT

On March 23, 1979, the Commission found reasonable cause to believe that the Marcotte for Congress Committee violated 2 U.S.C. § 441a(f) by accepting a contribution in excess of the \$1,000.00 contribution limitation set out in 2 U.S.C. § 441a(a) (1) (A). The Commission also found reasonable cause to believe that in 1978 Lilian V. Marcotte violated 2 U.S.C. § 441a(a) (1) (A) by making a contribution in excess of the \$1,000 contribution limitation.

The letters of notification were mailed on April 16, 1979, and received by representatives of the Respondents on April 21, 1979.

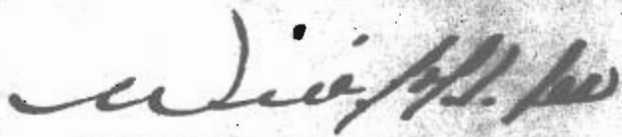
On May 22, 1979, this Office contacted Robert L. Belair, the Committee's Treasurer, concerning the Committee's acceptance of this excessive loan/contribution. Unfortunately, he had not received any of our letters of notification. Apparently, the letters were received by the former Candidate (Guy Marcotte) and were not transmitted to him. Copies of all letters and the conciliation agreement have been resent. To date, we have received no further response from Mr. Belair.

50040305061

On June 5, 1979, this Office communicated with Mr. Marcotte, and was informed that his attorney, Severin Belibeau, would be contacting us in the very near future. On July 2, 1979, Mr. Belibeau contacted this Office to discuss the matter; however, during the conversation, it was learned that he was unfamiliar with the Act and requested a copy of the Act and the Regulations, which were mailed to him. Mr. Belibeau indicated that he would be getting back to us by Friday, July 6, 1979.

A further report and recommendation in this matter will be made in approximately two weeks. If no response is received the General Counsel's Office will consider a recommendation of probable cause.

7/11/79
Date



William C. Oldaker
General Counsel

80040205062

MEMORANDUM TO CHARLES STEELE
FROM: MAJORIE W. EMMONS
DATE: MAY 23, 1979
SUBJECT: MOR 896 (78) - Interim Conciliation
Report dated 5-21-79, Received
in OCS 5-22-79, 10-43

The above-named document was circulated on a 24
hour no-objection basis at 3:30, May 22, 1979.

The Commission Secretary's Office has received
no objections to the Interim Conciliation Report as of
4:00 this date.

80040205063

RECEIVED

FEDERAL ELECTION COMMISSION

In the Matter of

Marcotte for Congress Committee
Lillian V. Marcotte

79 MAR 22

AD: 48

MR 898 (78)

INTERIM CONCILIATION REPORT

On March 23, 1979, the Commission found reasonable cause to believe that the Marcotte for Congress Committee violated 2 U.S.C. § 441a(f) by accepting a contribution in excess of the \$1,000.00 contribution limitation set out in 2 U.S.C. § 441a(a)(1)(A). The Commission also found reasonable cause to believe that in 1978 Lillian V. Marcotte violated 2 U.S.C. § 441a(a)(1)(A) by making a contribution in excess of the \$1,000.00 contribution limitation.

The letters of notification were mailed on April 16, 1979, and received by representatives of the Respondents on April 21, 1979. On May 11, 1979, we received a letter from Guy Marcotte on behalf of his mother, Mrs. Lillian Marcotte. He states in this letter that the \$7,000 loan/contribution reported by his campaign committee was a personal loan to him from his mother.

In addition, he requests that he be given the opportunity to amend his campaign financial reports to reflect this as a personal loan.

A further report is now being prepared in this matter.

5/2/79
DATE

William C. Oldaker
William C. Oldaker
General Counsel

30040305064

Mr. Guy Marcotte
Lewiston, Maine
May 1, 1979

Mr. Conley Edwards, Jr.
Office of the General Council
Federal Election Commission
1325 K Street, N.W.
Washington, D.C. 20463

Re: MUR 896 (78), Letters to Mrs. Lillian V. Marcotte
and Robert L. Belair dated April 16, 1979

Dear Mr. Edwards:

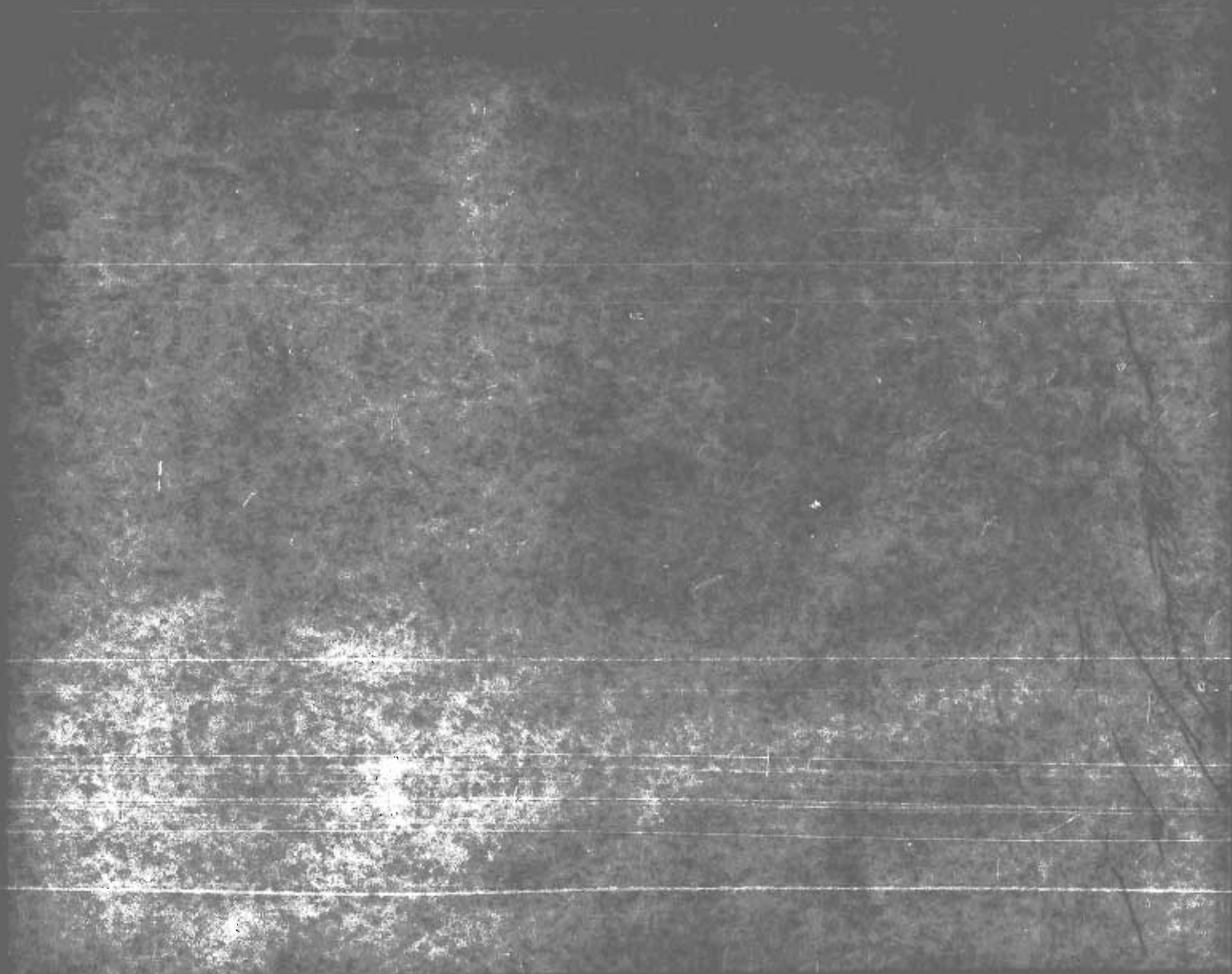
The Seven Thousand (\$7000) Dollars in question was not a contribution but, in fact, a personal loan to me from my mother, Lillian Marcotte. In the event that this matter was not correctly reported, please amend our report to reflect the personal loan or send me the appropriate form so that I may correctly amend my campaign contribution report.

Very truly yours,

Guy Marcotte
Guy Marcotte

902327 ³⁴

90049205069



G. Marcotte
2 Evergreen Avenue
Kennebunk Beach, Maine



79 MAY 11 PM 12:02

RECEIVED
FEDERAL ELECTION
COMMISSION

Mr. Conley Edwards, Jr.
Office of the General Council
Federal Election Commission
1325 K Street, N.W.
Washington, D.C. 20463

001005067



FEDERAL ELECTION COMMISSION

1105 K STREET, N.W.
WASHINGTON, D.C. 20543

April 16, 1979

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Ms. Lilian V. Marcotte
66 May Street
Biddeford, Maine 04005

Re: MUR 896(78)

Dear Ms. Marcotte:

On April 11, 1979, the Federal Election Commission determined there was reasonable cause to believe that you violated the Federal Election Campaign Act of 1971, as amended.

Specifically, the Commission found reasonable cause to believe that in 1978, you violated 2 U.S.C. § 441a(a) (1) (A) by making a loan of Seven Thousand Dollars to the Marcotte for Congress Committee.

The Commission has a duty to attempt to correct such violations for a period of 30 days by informal methods of conference, conciliation and persuasion, and by entering into a conciliation agreement. 2 U.S.C. § 437g(a) (5) (B). If we are unable to reach an agreement during that period, the Commission may, upon a finding of probable cause to believe a violation has occurred, institute civil suit in United States District Court.

We enclose a conciliation agreement that this office is prepared to recommend to the Commission in settlement of this matter. If you agree with the provisions of the enclosed conciliation agreement, please sign and return it along with the Seven Hundred Dollar, (\$700), civil penalty to the Commission within ten days. We will then recommend that the Commission approve the Agreement.

William V. Marcotte

If you have any questions or suggestions for changes in the enclosed conciliation agreement, please feel free to contact Coaley Edwards, Jr., the staff member assigned to this matter, at (202)523-4060 or our toll free line, (800)424-9530.

Sincerely,

William C. Oldaker
General Counsel

Enclosure

cc: Robert L. Delair
Assistant Treasurer
Congress Committee

1. The following service is requested (check one):
 Show to whom and date delivered
 Show to whom, date, and address of delivery
 RESTRICTED DELIVERY
 RESTRICTED DELIVERY
 (CONSULT POSTMASTER FOR FEES)

2. ARTICLE ADDRESSED TO:
 Guy A. Marcotte

3. ARTICLE DESCRIPTION:
 REGISTERED NO. 943383
 CERTIFIED NO.
 INSURED NO.
 (Always obtain signature of addressee or agent)

I have received the article described above.
 SIGNATURE Addressee Authorized agent
 DATE OF DELIVERY 4-21-79 POSTMARK

5. ADDRESS (Complete only if requested)

6. UNABLE TO DELIVER BECAUSE: CLERK'S INITIALS

1. The following service is requested (check one):
 Show to whom and date delivered
 Show to whom, date, and address of delivery
 RESTRICTED DELIVERY
 RESTRICTED DELIVERY
 (CONSULT POSTMASTER FOR FEES)

2. ARTICLE ADDRESSED TO:
 William V. Marcotte

3. ARTICLE DESCRIPTION:
 REGISTERED NO. 943381
 CERTIFIED NO.
 INSURED NO.
 (Always obtain signature of addressee or agent)

I have received the article described above.
 SIGNATURE Addressee Authorized agent
 DATE OF DELIVERY 4-23-79 POSTMARK

5. ADDRESS (Complete only if requested)
 5300 Cliff Apt 507

6. UNABLE TO DELIVER BECAUSE: CLERK'S INITIALS



U.S. MAIL
WASHINGTON, D.C. 20540

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Ms. Lillian V. Marcotte
66 May Street
Biddeford, Maine 04005

Re: MUR 896(78)

Dear Ms. Marcotte:

On April 1979, the Federal Election Commission determined there was reasonable cause to believe that you violated the Federal Election Campaign Act of 1971, as amended.

Specifically, the Commission found reasonable cause to believe that in 1978, you violated 2 U.S.C. § 441a(a) (1)(A) by making a loan of Seven Thousand Dollars to the Marcotte for Congress Committee.

The Commission has a duty to attempt to correct such violations for a period of 30 days by informal methods of conference, conciliation and persuasion, and by entering into a conciliation agreement. 2 U.S.C. § 437g(a)(5)(B). If we are unable to reach an agreement during that period, the Commission may, upon a finding of probable cause to believe a violation has occurred, institute civil suit in United States District Court.

We enclose a conciliation agreement that this office is prepared to recommend to the Commission in settlement of this matter. If you agree with the provisions of the enclosed conciliation agreement, please sign and return it along with the Seven Hundred Dollar, (\$700), civil penalty to the Commission within ten days. We will then recommend that the Commission approve the Agreement.

Handwritten initials and date: KAG 4/13/79

05070



FEDERAL ELECTION COMMISSION

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

April 16, 1979

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Mr. Robert L. Belair
Assistant Treasurer
Marcotte for Congress Committee
315 Main Street
Biddeford, Maine 04005

Re: MUR 896(78)

Dear Mr. Belair:

On April 11, 1979, the Federal Election Commission determined there was reasonable cause to believe that the Marcotte for Congress Committee violated the Federal Election Campaign Act of 1971, as amended. Specifically, the Commission found reasonable cause to believe that in 1978, the Committee violated 2 U.S.C. § 441a(f) by receiving and accepting a Seven Thousand Dollar, (\$7,000), loan from Lilian V. Marcotte in excess of the One Thousand Dollar, (\$1,000), contribution limitation set forth in 2 U.S.C. § 441a(a)(1)(A).

The Commission has a duty to attempt to correct such violations for a period of 30 days by informal methods of conference, conciliation and persuasion, and by entering into a conciliation agreement. 2 U.S.C. § 437g(a)(5)(B). If we are unable to reach an agreement during that period, the Commission may, upon a finding of probable cause to believe a violation has occurred, institute civil suit in United States District Court.

We enclose a conciliation agreement that this office is prepared to recommend to the Commission in settlement of this matter. If you agree with the provisions of the enclosed conciliation agreement, please sign and return it along with the Seven Hundred Dollar, (\$700), civil

reply to the Commission within ten days. We will then forward that the Commission approve the Agreement.

If you have any questions or suggestions for changes in the enclosed conciliation agreement, please feel free to contact Conley Edwards, Jr., the staff member assigned to this matter, at (202)523-4060 or our toll free line, (800)424-9530.

Sincerely,

William C. Oldaker
General Counsel

Enclosure

cc: Guy A. Marcotte

896 CB

RETURN RECEIPT, REGISTERED, INSURED AND CERTIFIED MAIL

1. The following service is requested (check one):
 Show to whom and date delivered
 Show to whom, date, and address of delivery
 RESTRICTED DELIVERY
 Show to whom and date delivered
 RESTRICTED DELIVERY
 Show to whom, date, and address of delivery
 (CONSULT POSTMASTER FOR FEES)

2. ARTICLE ADDRESSED TO:
 Robert L. Belair

3. ARTICLE DESCRIPTION:
 REGISTERED NO. | CERTIFIED NO. | INSURED NO.
 | 943382 | |

(Always obtain signature of addressee or agent)

I have received the article described above.
 SIGNATURE Addressee Authorized agent
 Robert L. Belair

DATE OF DELIVERY
 4/20/79

5. ADDRESS (Complete only if requested)

6. UNABLE TO DELIVER BECAUSE: _____ CLERK'S INITIALS _____

2025 107-2-1000

policy to the Commission within 100 days. We will then
reassess what the Commission approves the Agreement.

If you have any questions or suggestions for
changes in the enclosed conciliation agreement, please
feel free to contact Conley Edwards, Jr., the staff
member assigned to this matter, at (202)523-4060 or our
toll free line, (800)424-9530.

Sincerely,

William C. Oldaker
General Counsel

Enclosure

cc: Guy A. Marcotte

44205075

REPORT TO THE FEDERAL ELECTION COMMISSION

In the Matter of
Marcotte for Congress Committee
Lilian V. Marcotte

MUR 896

CERTIFICATION

I, Marjorie W. Emmons, Secretary to the Federal Election Commission, do hereby certify that on April 11, 1979, the Commission determined by a vote of 6-0 to adopt the following recommendations, as set forth in the General Counsel's Report dated March 23, 1979, regarding the above-captioned matter:

1. Find reasonable cause to believe that in 1978 the Marcotte for Congress Committee violated 2 U.S.C. § 441a(f) by accepting a contribution which was in excess of the \$1,000 per election limitation on contributions from individuals provided for in 2 U.S.C. § 441a(a) (1) (A).
2. Find reasonable cause to believe that in 1978, Lilian V. Marcotte violated 2 U.S.C. § 441a(a) (1) (A) by making a contribution in excess of the \$1,000 per election limitation on contributions from individuals.
3. Send the letters and proposed Conciliation Agreements attached to the above-named report.

Attest:

4/12/79
Date

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

Signed by the General Counsel:

4-6-79

Received in Office of Commission Secretary: 4-9-79, 10:45
Circulated on 48 hour vote basis: 4-9-79, 4:30

80040205026

GENERAL COUNCIL
MEMORANDUM
OPERATIONAL MEMO

MEMORANDUM TO: CHARLES STUBBS
FROM: MARJORIE W. [unclear] *ml*
DATE: APRIL 12, 1979
SUBJECT: COMMENTS REGARDING [unclear]

Attached is a copy of Commissioner Stubby's vote sheet covering the General Council's Report dated March 23, 1979 on MUR 896 with his comments.

80040205077

ATTACHMENT:
Copy of vote sheet

March 23, 1979

79 APR 9 AM 11 45

In the Matter of)
Marcotte for Congress Committee)
Lilian V. Marcotte)

WER 896

GENERAL COUNSEL'S REPORT

I. History of Case

This matter was initiated internally after review of the reports of receipts and expenditures filed with the Commission by the Marcotte for Congress Committee ("the Committee"), the principal campaign committee of Guy A. Marcotte. Mr. Marcotte was an unsuccessful candidate for election to the United States House of Representatives from the First Congressional District of Maine in the Democratic primary election held on June 13, 1978.

A review of the Committee's reports of receipts and expenditures by the Office of General Counsel revealed that the Committee had received and had accepted a \$7,000 loan from Lilian V. Marcotte.

On January 12, 1979, the Commission found reason to believe that in 1978, the Marcotte for Congress Committee violated 2 U.S.C. § 441a(f) by accepting a contribution which was in excess of the \$1,000 per election limitation on contributions from individuals. 2 U.S.C. § 441a(a)(1)(A).

30040205079

Also, the Commission found reasonable cause to believe that in 1978 Lilian V. Marcotte violated 2 U.S.C. § 441a(a)(1)(A) by making a contribution in excess of the \$1,000 per election limitation on contributions from individuals.

The letters of notification were mailed on January 16, 1979, and received by a representative of the respondents on January 20, 1979. To date, we have not received a response from either of the respondents.

II. Analysis

2 U.S.C. § 441a(a)(1)(A) limits contributions from individuals to \$1,000 per election, while 2 U.S.C. § 441a(f) prohibits political committees from accepting contributions from individuals in excess of \$1,000.

III. Conclusion

In light of the above, both the Committee and Lilian V. Marcotte are in violation of the Federal Election Campaign Act of 1971, as amended. This violation occurred when the Committee received and accepted a \$7,000 loan/contribution from Lilian V. Marcotte which was expended in connection with a Federal election.

IV. Recommendations

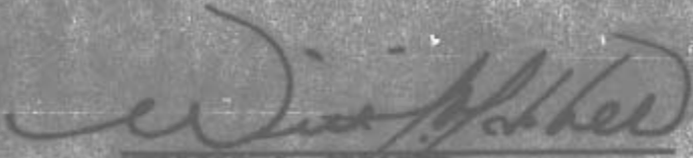
1. Find reasonable cause to believe that in 1978 the Marcotte for Congress Committee violated 2 U.S.C. § 441a(f) by accepting a contribution which was in excess of the \$1,000 per election limitation on contributions from individuals provided for in 2 U.S.C. § 441a(a)(1)(A).

80040305000

2. Find documents that establish that in 1978, Lillian T. Marcotte violated 5 U.S.C. § 451a(a)(2)(A) by making a contribution in excess of the \$1,000 per election limitation on contributions from individuals.

3. Send attached letters and proposed Conciliation Agreements.

4/6/79
DATE


WILLIAM C. OLDAKER
GENERAL COUNSEL

Attachments

- Letter to Ms. Marcotte
- Letter to Mr. Belair
- Agreements to Marcotte and Belair

80040205001



1225 K STREET, N.W.
WASHINGTON, D.C. 20541

**CERTIFIED MAIL
RETURN RECEIPT REQUESTED**

Ms. Lilian V. Marcotte
66 May Street
Biddeford, Maine 04005

Re: MUR 896 (78)

Dear Ms. Marcotte:

On April 1979, the Federal Election Commission determined there was reasonable cause to believe that you violated the Federal Election Campaign Act of 1971, as amended.

Specifically, the Commission found reasonable cause to believe that in 1978, you violated 2 U.S.C. § 441a(a) (1) (A) by making a loan of Seven Thousand Dollars to the Marcotte for Congress Committee.

The Commission has a duty to attempt to correct such violations for a period of 30 days by informal methods of conference, conciliation and persuasion, and by entering into a conciliation agreement. 2 U.S.C. § 437g(a) (5) (B). If we are unable to reach an agreement during that period, the Commission may, upon a finding of probable cause to believe a violation has occurred, institute civil suit in United States District Court.

We enclose a conciliation agreement that this office is prepared to recommend to the Commission in settlement of this matter. If you agree with the provisions of the enclosed conciliation agreement, please sign and return it along with the Seven Hundred Dollar, (\$700), civil penalty to the Commission within ten days. We will then recommend that the Commission approve the Agreement.

4040305082

If you have any questions or suggestions for changes in the employee conciliation agreement, please feel free to contact Wesley Edwards, Jr., the staff member assigned to this matter, at (202)523-4060 or our toll free line, (800)424-9530.

Sincerely,

William C. Oldaker
General Counsel

Enclosure

cc: Robert L. Belair
Assistant Treasurer
Marcotte for Congress Committee

Guy A. Marcotte

205003



1225 K STREET, N.W.
WASHINGTON, D.C. 20542

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Mr. Robert L. Belair
Assistant Treasurer
Marcotte for Congress Committee
315 Main Street
Biddeford, Maine 04005

Re: MUR 896(78)

Dear Mr. Belair:

On April , 1979, the Federal Election Commission determined there was reasonable cause to believe that the Marcotte for Congress Committee violated the Federal Election Campaign Act of 1971, as amended. Specifically, the Commission found reasonable cause to believe that in 1978, the Committee violated 2 U.S.C. § 441a(f) by receiving and accepting a Seven Thousand Dollar, (\$7,000), loan from Lillian V. Marcotte in excess of the One Thousand Dollar, (\$1,000), contribution limitation set forth in 2 U.S.C. § 441a(a)(1)(A).

The Commission has a duty to attempt to correct such violations for a period of 30 days by informal methods of conference, conciliation and persuasion, and by entering into a conciliation agreement. 2 U.S.C. § 437g(a)(5)(B). If we are unable to reach an agreement during that period, the Commission may, upon a finding of probable cause to believe a violation has occurred, institute civil suit in United States District Court.

We enclose a conciliation agreement that this office is prepared to recommend to the Commission in settlement of this matter. If you agree with the provisions of the enclosed conciliation agreement, please sign and return it along with the Seven Hundred Dollar, (\$700), civil

05004 040408,010

80040105006

MEMORANDUM TO: CHARLES STEIN

FROM: MARJORIE W. ENGLISH

DATE: MARCH 13, 1979

SUBJECT: MUR 896 - Interim Investigative Report
dated 3-9-79; Received
OCS 3-12-79; 7:44

The above-named document was circulated on a 24
hour no-objection basis at 4:30, March 12, 1979.

The Commission Secretary's Office has received
no objections to the Interim Investigative Report as of
4:30 this date.

0004

In the Matter of
Marcotte for Congress Committee
Lillian V. Marcotte

RECEIVED
MARCH 20 1979

INTERIM INVESTIGATIVE REPORT

On January 10, 1979, the Commission found reason to believe that the Marcotte for Congress Committee violated 2 U.S.C. § 441a(f) by accepting a contribution in excess of the \$1,000.00 contribution limitation set out in 2 U.S.C. § 441a(a)(1)(A). The Commission also found reason to believe that in 1978 Lillian V. Marcotte violated 2 U.S.C. § 441a(a)(1)(A) by making a contribution in excess of the \$1,000.00 contribution limitation.

The letters of notification were mailed on January 16, 1979, and received by a representative of the respondents on January 20, 1979. To date, we have not received a response from either of the respondents.

A further report recommending reasonable cause to believe is now being prepared in this matter.

DATE

3/9/79

William C. Oldaker
William C. Oldaker
General Counsel

by Mary J. Hansen

80040205088



FEDERAL ELECTION COMMISSION

1200 K STREET, N.W.
WASHINGTON, D.C. 20543

January 16, 1979

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Robert L. Belair
Assistant Treasurer
Marcotte for Congress Committee
315 Main Street
Biddeford, Maine 04005

Re: MUR 896

Dear Mr. Belair:

Based on information ascertained in the normal course of carrying out its supervisory responsibilities, the Federal Election Commission has found that your Committee may have violated certain provisions of the Federal Election Campaign Act of 1971, as amended ("the Act").

Specifically, it appears that on or about June 6, 1978, the Marcotte for Congress Committee violated 2 U.S.C. § 441a (f) by accepting a contribution from Ms. Lilian V. Marcotte in excess of the \$1,000.00 contribution limitation set forth in 2 U.S.C. § 441a(a) (1) (A). We have numbered this matter MUR 896 (78).

Under the Act, you have an opportunity to demonstrate that no action should be taken against your committee. Please submit any factual or legal materials which you believe are relevant to the Commission's analysis of this matter. Where appropriate, statements should be submitted under oath.

The Commission is under a duty to investigate this matter expeditiously. Therefore, your response should be submitted within ten days after your receipt of this notification.

If you have any questions, please contact Conley Edwards, Jr., the staff member assigned to this matter, at (202) 523-4523 or our toll free line 800-424-2530.

This matter will remain confidential in accordance with 5 U.S.C. Section 552(a)(3)(B) unless you notify the Commission in writing that you wish the investigation to be made public.

If you intend to be represented by counsel in this matter, please have such counsel so notify us in writing.

Sincerely,

William C. Oldaker
General Counsel

cc: Guy A. Marcotte

CE 856

RETURN RECEIPT REGISTERED, INSURED AND CERTIFIED MAIL

1. The following service is requested (check one):
 Show to whom and date delivered
 RESTRICTED DELIVERY Show to whom, date, and address of delivery.
 RESTRICTED DELIVERY Show to whom and date delivered.
 RESTRICTED DELIVERY Show to whom, date, and address of delivery. (CONSULT POSTMASTER FOR FEES)

2. ARTICLE ADDRESSED TO:
 Guy A. Marcotte
 Bedford, Mass 01730

3. ARTICLE DESCRIPTION:
 REGISTERED NO. CERTIFIED NO. INSURED NO.
 70603
 (Always obtain signature of addressee or agent)

I have received the article described above.
 SIGNATURE Addressee Authorized agent
 Guy A. Marcotte

DATE OF DELIVERY 1-20-79 POSTMARK

4. ADDRESS (Complete only if requested)

5. UNABLE TO DELIVER BECAUSE: CLERK'S INITIALS

2025 197-0-245B

MURKIN CE

RETURN RECEIPT REGISTERED, INSURED AND CERTIFIED MAIL

1. The following service is requested (check one):
 Show to whom and date delivered
 RESTRICTED DELIVERY Show to whom, date, and address of delivery.
 RESTRICTED DELIVERY Show to whom and date delivered.
 RESTRICTED DELIVERY Show to whom, date, and address of delivery. (CONSULT POSTMASTER FOR FEES)

2. ARTICLE ADDRESSED TO:
 Post L. Deane, Asst. Dir.
 Marcotte for Guy A. Marcotte
 25 WYOMING ST.
 Bedford, Mass 01730

3. ARTICLE DESCRIPTION:
 REGISTERED NO. CERTIFIED NO. INSURED NO.
 743205
 (Always obtain signature of addressee or agent)

I have received the article described above.
 SIGNATURE Addressee Authorized agent
 Guy A. Marcotte

DATE OF DELIVERY 1-20-79 POSTMARK

4. ADDRESS (Complete only if requested)

5. UNABLE TO DELIVER BECAUSE: CLERK'S INITIALS

2025 197-0-245B



FEDERAL ELECTION COMMISSION

1115 K STREET, N.W.
WASHINGTON, D.C. 20543

January 16, 1979

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Ms. Lilian V. Marcotte
66 May Street
Biddeford, Maine 04005

Re: MUR 896

Dear Ms. Marcotte:

Based on information ascertained in the normal course of carrying out its supervisory responsibilities, the Federal Election Commission has found that you may have violated certain provisions of the Federal Election Campaign Act of 1971, as amended ("the Act"). Specifically, it appears that in June of 1978 you made a contribution in excess of the \$1,000.00 contribution limitation with respect to the election of Guy A. Marcotte in violation of 2 U.S.C. § 441a(a)(2)(A). We have numbered this matter MUR 896 (78).

Under the Act, you have an opportunity to demonstrate that no action should be taken against you. Please submit any factual or legal materials which you believe are relevant to the Commission's analysis of this matter. Where appropriate, statements should be submitted under oath.

The Commission is under a duty to investigate this matter expeditiously. Therefore, your response should be submitted within ten days after your receipt of this notification.

If you have any questions, please contact Conley Edwards, Jr., the staff member assigned to this matter, at (202) 523-4529 or our toll-free line 800 424-9530.

BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of)
)
Marcotte for Congress Committee)
Lilian V. Marcotte)

MAR 1979

CERTIFICATION

I, Marjorie W. Emmons, Secretary to the Federal Election Commission, do hereby certify that on January 12, 1979, the Commission determined by a vote of 5-0 to adopt the following recommendations, as set forth in the First General Counsel's Report dated January 10, 1979, regarding the above-captioned matter:

1. Find reason to believe that in 1978 the Marcotte for Congress Committee violated 2 U.S.C. §441a(f) by accepting a contribution which was in excess of the \$1,000.00 per election limitation on contributions from individuals provided for in 2 U.S.C. §441a(a) (1) (A).
2. Find reason to believe that in 1978 Lilian V. Marcotte violated 2 U.S.C. §441a(a) (1) (A) by making a contribution in excess of the \$1,000.00 per election limitation on contributions from individuals.
3. Send the letters which were attached to the above-named report.

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

Attest:

1/12/79
Date

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

Received in Office of Commission Secretary: 1-10-79, 11:03
Circulated on 48 hour vote basis: 1-10-79, 2:30

80040205095

DATE AND TIME OF TRANSMITTAL
BY OGC TO COMMISSION JAN 17 1979

NOV 23 1978 411: 52
STAFF ASSISTANT

SOURCE OF MATTER: INTERNALLY GENERATED

RESPONDENT'S NAME: Marcotte for Congress Committee
Lilian V. Marcotte

RELEVANT STATUTE: 2 U.S.C. § 441a(a) (1) (A)
2 U.S.C. § 441a(f)

INTERNAL REPORTS CHECKED: Marcotte for Congress Committee

FEDERAL AGENCIES CHECKED: None

GENERATION OF MATTER

This matter was initiated internally by the Commission after review of the reports of receipts and expenditures in the normal course of carrying out its supervisory responsibilities. (Attachment I).

SUMMARY OF ALLEGATIONS

Respondent Committee violated 2 U.S.C. § 441a(f) by accepting an excessive contribution. That Lilian V. Marcotte violated 2 U.S.C. § 441a(a) (1) (A) by making an excessive contribution to the Marcotte for Congress Committee.

PRELIMINARY LEGAL ANALYSIS

2 U.S.C. § 441a(a) (1) (A) limits contributions from individuals to \$1,000.00 per election, while 2 U.S.C. § 441a(f) prohibits political committees from accepting contributions from individuals in excess of \$1,000.00.

During a review of a copy of the Committee's reports of receipts and expenditures by the Office of General Counsel, it was revealed that the Committee received and accepted a \$7,000.00 loan 1/ from Lilian V. Marcotte (Attachment II).

1/ 2 U.S.C. § 431(e) (1) (A) states that: "contribution means a gift, subscription, loan, advance, or deposit of money or anything of value made for the purpose of influencing the nomination of election to a Federal office."

000400205097

- 2 -

RECOMMENDATIONS

1. Find reason to believe that in 1978 the Marcotte for Congress Committee violated 2 U.S.C. § 441a(f) by accepting a contribution which was in excess of the \$1,000.00 per election limitation on contributions from individuals provided for in 2 U.S.C. § 441a(a) (1) (A).
2. Find reason to believe that in 1978 Lilian V. Marcotte violated 2 U.S.C. § 441a(a) (1) (A) by making a contribution in excess of the \$1,000.00 per election limitation on contributions from individuals.
3. Send the attached letters.

ATTACHMENTS:

Attachments I, and II
Letter to Committee
Letter to Lilian V. Marcotte

00040205098

BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of
Marcotte for Congress Committee

MUR 798 (78)

CERTIFICATION

I, Marjorie W. Emmons, Secretary to the Federal Election Commission, do hereby certify that on December 12, 1978, the Commission determined by a vote of 6-0 to adopt the following recommendations, as set forth in the General Counsel's Report dated December 7, 1978, regarding the above-captioned matter:

1. Take no further action against the Marcotte for Congress Committee in this matter.
2. Close this file.
3. Open a new MUR to investigate the excessive contribution of Lilian V. Marcotte and the acceptance of this excessive contribution by the Marcotte for Congress Committee.

Attest:

12/13/78
Date

Margaret E. Chaney
for Marjorie W. Emmons
Secretary to the Commission

Received in Office of Commission Secretary: 12-8-78, 12:49
Circulated on 48 hour vote basis: 12-11-78, 9:00

Attachment I

00040205099

Supporting Lines 14a, 15a, 16a, 17a, and 18a of the
 of FEC FORM 3

The Receipts Schedule for
 each numbered line

0004005100

Name of Candidate or Committee to Whom			
MARCOUFE FOR CONGRESS COMMITTEE			
Full Name, Mailing Address and ZIP Code	Principal Place of Business	Date (month, day, year)	Amount of each Receipt this Period
CARLO M. CIRINO 216 FALMOUTH RD. FALMOUTH, MAINE 04105	WESTBROOK, MAINE GAYLOR LAW OFFICE	6/1/78	300.00
Receipt for <input checked="" type="checkbox"/> Primary <input type="checkbox"/> General <input type="checkbox"/> Other			
Aggregate Year-To-Date \$300.00			
Full Name, Mailing Address and ZIP Code	Principal Place of Business	Date (month, day, year)	Amount of each Receipt this Period
CARL F. SHELTRA 349 GRANITE ST. BIDDEFORD, MAINE 04005	NEW ENGLAND INSURANCE YELLOW BELL INSURANCE	6/1/78	300.00
Receipt for <input checked="" type="checkbox"/> Primary <input type="checkbox"/> General <input type="checkbox"/> Other			
Aggregate Year-To-Date \$300.00			
Full Name, Mailing Address and ZIP Code	Principal Place of Business	Date (month, day, year)	Amount of each Receipt this Period
LIFE UNDERWEARERS POLITICAL ACTION COMMITTEE 1922 F. STREET N.W. WASHINGTON D.C. 20006	(AS NOTED)	6/2/78	300.00
Receipt for <input checked="" type="checkbox"/> Primary <input type="checkbox"/> General <input type="checkbox"/> Other			
Aggregate Year-To-Date \$300.00			
Full Name, Mailing Address and ZIP Code	Principal Place of Business	Date (month, day, year)	Amount of each Receipt this Period
RAYMOND LEPAGE 170 ELM ST. SACO, MAINE 04072	SACO MATERS RTE #1 - SACO, MAINE Occupation SALES MGR.	6/6/78	300.00
Receipt for <input checked="" type="checkbox"/> Primary <input type="checkbox"/> General <input type="checkbox"/> Other			
Aggregate Year-To-Date \$			
Full Name, Mailing Address and ZIP Code	Principal Place of Business	Date (month, day, year)	Amount of each Receipt this Period
ANDRE P. MARCOTTE M.D. 10 HIGH ST. LEWISTON, MAINE 04240	SAME Occupation DOCTOR	6/12/78	500.00
Receipt for <input checked="" type="checkbox"/> Primary <input type="checkbox"/> General <input type="checkbox"/> Other			
Aggregate Year-To-Date \$500.00			
Full Name, Mailing Address and ZIP Code	Principal Place of Business	Date (month, day, year)	Amount of each Receipt this Period
WALTER COREY 1 CANAL PLAZA PORTLAND, MAINE	1 CANAL PLAZA PORTLAND, MAINE Occupation ATTORNEY	7/10/78	1000.00
Receipt for <input checked="" type="checkbox"/> Primary <input type="checkbox"/> General <input type="checkbox"/> Other			
Aggregate Year-To-Date \$1000.00			
Full Name, Mailing Address and ZIP Code	Principal Place of Business	Date (month, day, year)	Amount of each Receipt this Period
LILIAN V. MARCOTTE 66 MAY ST. BIDDEFORD, MAINE	Occupation RETIRED	6/7/78	7000.00 (LOAN)
Receipt for <input checked="" type="checkbox"/> Primary <input type="checkbox"/> General <input type="checkbox"/> Other			
Aggregate Year-To-Date \$7000.00			
SUBTOTAL of receipts this page (optional)			\$
TOTAL this period (last page this line number only)			\$9,100.00

Attachment II



FEDERAL ELECTION COMMISSION

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

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Ms. Lillian V. Marcotte
66 May Street
Biddeford, Maine 04005

Re: MUR 896

Dear Ms. Marcotte:

Based on information ascertained in the normal course of carrying out its supervisory responsibilities, the Federal Election Commission has found that you may have violated certain provisions of the Federal Election Campaign Act of 1971, as amended ("the Act"). Specifically, it appears that in June of 1978 you made a contribution in excess of the \$1,000.00 contribution limitation with respect to the election of Guy A. Marcotte in violation of 2 U.S.C. § 441a(a)(2)(A). We have numbered this matter MUR 896 (78).

Under the Act, you have an opportunity to demonstrate that no action should be taken against you. Please submit any factual or legal materials which you believe are relevant to the Commission's analysis of this matter. Where appropriate, statements should be submitted under oath.

The Commission is under a duty to investigate this matter expeditiously. Therefore, your response should be submitted within ten days after your receipt of this notification.

If you have any questions, please contact Conley Edwards, Jr., the staff member assigned to this matter, at (202) 523-4529 or our toll-free line 800 424-9530.

This is to certify that the above is a true and correct copy of the original as shown in writing and as the same appears to be true.

If you have any questions or need further information on this matter, please have your counsel so notify us in writing.

Sincerely,

William C. Oldaker
General Counsel

cc: Robert L. Delair
Assistant Treasurer
Marcotte for Congress Committee

Guy A. Marcotte

80040205102



FEDERAL ELECTION COMMISSION
200 Constitution Avenue, N.W.
Washington, D.C. 20543

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Robert L. Belair
Assistant Treasurer
Marcotte for Congress Committee
315 Main Street
Biddeford, Maine 04005

Re: MUR 896

Dear Mr. Belair:

Based on information ascertained in the normal course of carrying out its supervisory responsibilities, the Federal Election Commission has found that your Committee may have violated certain provisions of the Federal Election Campaign Act of 1971, as amended ("the Act").

Specifically, it appears that on or about June 6, 1978, the Marcotte for Congress Committee violated 2 U.S.C. § 441a (f) by accepting a contribution from Ms. Lilian V. Marcotte in excess of the \$1,000.00 contribution limitation set forth in 2 U.S.C. § 441a(a)(1)(A). We have numbered this matter MUR 896 (78).

Under the Act, you have an opportunity to demonstrate that no action should be taken against your committee. Please submit any factual or legal materials which you believe are relevant to the Commission's analysis of this matter. Where appropriate, statements should be submitted under oath.

The Commission is under a duty to investigate this matter expeditiously. Therefore, your response should be submitted within ten days after your receipt of this notification.

If you have any questions, please contact Guy A. Marcotte, Jr.,
the staff attorney assigned to this matter, at (202) 452-4141 or our
toll free number 1-800-452-4141.

This matter will remain confidential in accordance with
2 U.S.C. Section 437g(a)(3)(B) unless you notify the Commission
in writing that you wish the investigation to be made public.

If you intend to be represented by counsel in this matter,
please have such counsel so notify us in writing.

Sincerely,

William C. Oldaker
General Counsel

cc: Guy A. Marcotte

80040205104

BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of)
)
Marcotte for Congress Committee)

MUR 744 (78)

CERTIFICATION

I, Marjorie W. Emmons, Secretary to the Federal Election Commission, do hereby certify that on December 12, 1978, the Commission determined by a vote of 6-0 to adopt the following recommendations, as set forth in the General Counsel's Report dated December 7, 1978, regarding the above-captioned matter:

1. Take no further action against the Marcotte for Congress Committee in this matter.
2. Close this file.
3. Open a new MUR to investigate the excessive contribution of Lilian V. Marcotte and the acceptance of this excessive contribution by the Marcotte for Congress Committee.

Attest:

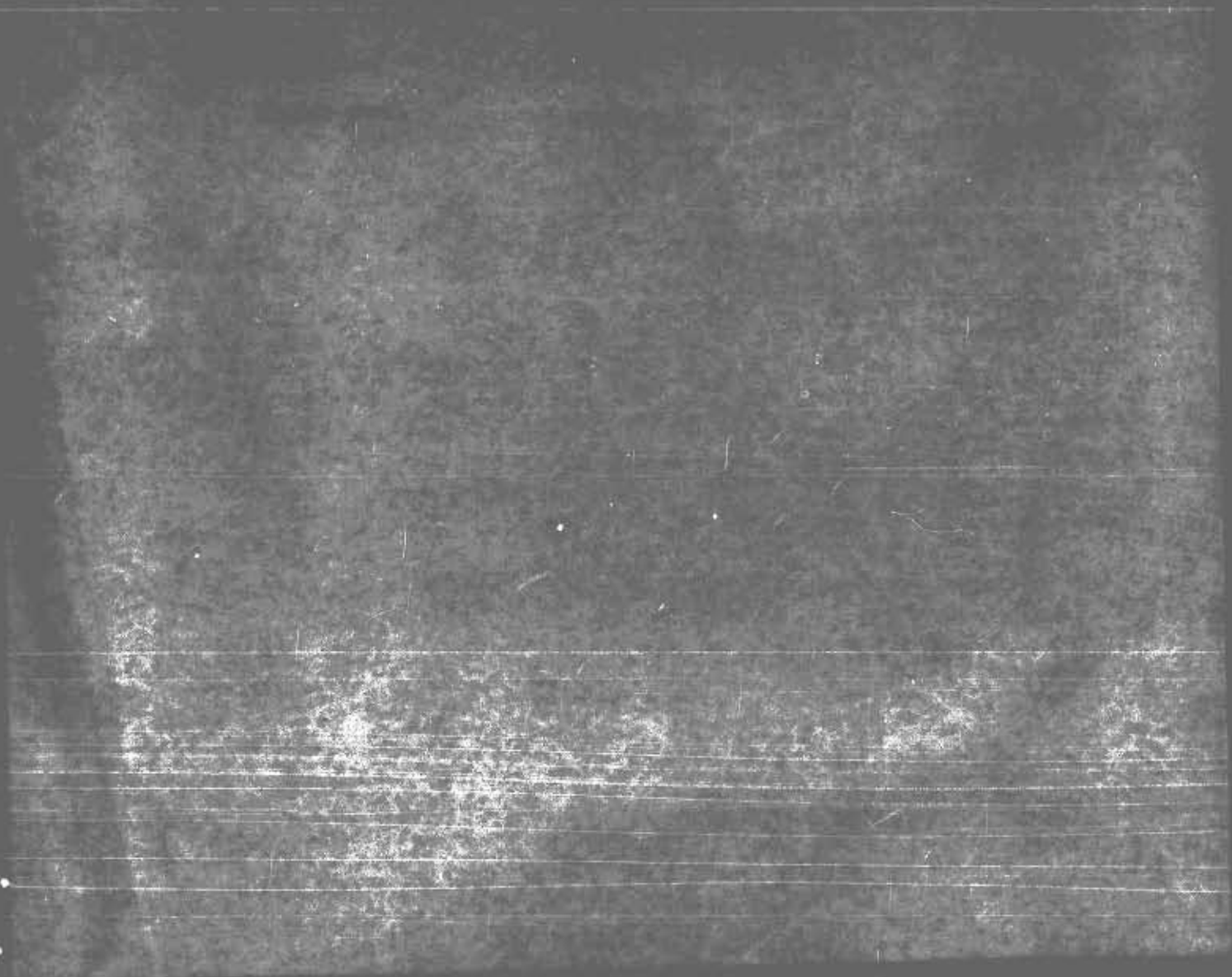
12/13/78

Date

Margaret E. Chaney
for Marjorie W. Emmons
Secretary to the Commission

Received in Office of Commission Secretary: 12-8-78, 12:49
Circulated on 48 hour vote basis: 12-11-78, 9:00

00040205105



In the Matter of)
Marcotte for Congress Committee)

18-001-0 #12: 49
NEW 744 (78)

GENERAL COUNSEL'S REPORT

I. Background

On or about 5 October 1978, the Reports Analysis Division referred to the Office of General Counsel the name of the Marcotte for Congress Committee ("the Committee"), the principal campaign committee of Guy A. Marcotte. Mr. Marcotte was an unsuccessful candidate for election to the United States House of Representatives from the First Congressional District of Maine in the Democratic primary election held on 13 June 1978.

This referral made reference to the fact that the Committee had failed to file a 1978 30 Day Post-Primary Election Report pursuant to 2 U.S.C. § 434.

The Commission found reason to believe on 25 July 1978, and reasonable cause to believe on 11 August 1978, that the Committee violated 2 U.S.C. § 434(a)(1)(ii). (Attachment I).

On 11 September 1978, the name of the Marcotte for Congress Committee, with a list of others who failed to file their respective 30 Day Post-Primary Election Reports, was published as a non-filer.

80040305107

A staff member of the Office of General Counsel communicated with the Candidate who indicated that the report would be filed on or about 20 October 1978. This report was received and certified by the Commission on 26 October 1978.

According to the Division of Elections, in the State of Maine, Mr. Marcotte received 10,628 of the 40,524 votes cast in the 13 June Democratic primary election. Mr. Marcotte placed second in this election.

II. Analysis

A review of this report reveals that the Committee has an outstanding campaign debt of \$27,000. However, the Committee has attempted to terminate their filing obligations. (Attachment II).

In addition, this report has disclosed that one contributor has contributed in excess of the \$1,000 per election contribution limitation in violation of 2 U.S.C. § 441a(a)(1)(A); and that the Committee violated 2 U.S.C. § 441a(f) by accepting contributions in excess of \$1,000 per election from an individual as provided for in 2 U.S.C. § 441a(a)(1)(A). (Attachment III).

III. Conclusion

In view of the above, the Office of General Counsel is of the opinion that since the Committee has met its filing obligation in this case and since the candidate did not appear on the general election ballot that no further action should be taken against the Committee in this matter. However, the Committee should be informed of its further reporting obligations by the Division of Reports Analysis.

80040205108

In addition, a new MUR should be opened to investigate the excessive contribution and the acceptance of this excessive contribution by the Committee.

IV. Recommendations

1. Take no further action against the Marcotte for Congress Committee in this matter.
2. Close this file.
3. Open a new MUR to investigate the excessive contribution of Lillian V. Marcotte and the acceptance of this excessive contribution by the Marcotte for Congress Committee.

Date

12/7/78


William P. Eldaker
General Counsel

Attachments:

Attachments I, II and III
Chart

80040205109



FEDERAL ELECTION COMMISSION

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

October 2, 1978

MEMORANDUM

TO: ORLANDO B. POTTER *OBP*
THROUGH: TOM HASELHURST
FROM: NON-FILER COORDINATOR *TH*
SUBJECT: 30 DAY POST-ELECTION NON-FILERS - REFERRAL - ME

In accordance with the Task Force of Non-filers, attached please find the referral of the candidates and committees that were published as Non-filers for the 30 Day Post-election Report for the Primary election held in Maine.

The first notice (reason to believe) was sent by mailgram on July 25, 1978. The second notice (reasonable cause to believe) was sent by mailgram on August 11, 1978.

On September 11, 1978, the Press Office issued a release containing the names of the candidates and committees which failed to file the 30 Day Post-election Reports.

Copies of the completed ballot chart, certified green cards and telecons are included in this packet.

Marcotte for Congress Committee (Guy A. Marcotte)

Attachment I

FEC FORM 3
 January 1978
 Federal Election Commission
 1325 K Street, N.W.
 Washington, D.C. 20463

Change for Candidates or Candidates Planning Primary or General Election

Name of Candidate or Committee: MARCOLE FOR CONGRESS COMMITTEE C 10 No CG00936235
 Name of Candidate or Committee (in full): 315 Main St. Representative, US Congress
 City, State and ZIP Code: BIDDEFORD, MAINE 05405 Other Single, State/County of Applicant
 Year of Election: 78

4. Type of Report (check appropriate boxes)
- April 15 Quarterly Report Term day report preceding _____ election Contribution Report
- July 15 Quarterly Report _____ at the State of _____ Amendment by _____
- October 15 Quarterly Report Through day report following _____ election Year-end report
- January 31 Annual Report _____ in the State of _____
- Monthly Reports _____
- This is a report for: Primary Election General Election Primary and General Other Special (check one)

SUMMARY OF RECEIPTS AND EXPENDITURES
 (Figures may be rounded to nearest dollar.)

5. Covering Period	Column A This Period	Column B Calendar Year-To-Date
<u>JUNE 1</u> Through <u>OCT. 10</u> 1978		
6 Cash on hand January 1, 1978		\$ - 0 -
7 Cash on hand at beginning of reporting period	\$ 2,325.90	
8 Total receipts (from line 1B)	\$ 11,845.00	\$ 38,090.00
(a) Subtotal (Add lines 7 and 8 for Column A and lines 6 and 8 for Column B)	\$ 14,170.90	\$ 38,090.00
9 Total expenditures (from line 2B)	\$ 12,362.60	\$ 36,281.70
10 Cash on hand at close of reporting period (Subtract line 9 from line 8a)	\$ 1,814.30	\$ 1,808.30
11 Value of contributed items on hand to be liquidated (Attach itemized list)	\$ _____	
12 Debts and obligations owed to the Committee/Candidate (itemize all on Schedule C)	\$ _____	
13 Debts and obligations owed by the Committee/Candidate (itemize all on Schedule C)	\$ 27,000.00	

I certify that I have examined this Report and to the best of my knowledge and belief it is true, correct and complete.
10/25/78 (Date) ROBERT L. BELORIK (Typed Name of Treasurer or Candidate) [Signature] (Signature of Treasurer or Candidate)
 ASSI. TREAS.

Note: Submission of false, erroneous, or incomplete information may subject the person signing this Report to the penalties of 2 U.S.C. Section 437g or Section 481 (see reverse side of form).

For further information, contact:  Federal Election Commission, 1325 K Street, N.W., Washington, D.C. 20463, or call 800/424-9530. Approved by GAO 8 187620 (R0506) Expires 3 31 81

All previous versions of FEC FORM 3 are obsolete and should no longer be used.

Any information reported herein may not be copied for sale or use by any person for purposes of soliciting contributions or for any commercial purpose.

Attachment II

00402051

FEDERAL ELECTION COMMISSION
1155 K STREET, N.W.
WASHINGTON, D.C.

MEMORANDUM

TO: ORLANDO S. POTER

THROUGH: TOM HASKELBERT

FROM: NON-FILER COORDINATOR

SUBJECT: 30 DAY POST-ELECTION NON-FILERS - MAINE

In accordance with the Task Force of Non-filers, attached please find the referral of the candidates and committees that were published as Non-filers for the 30 Day Post-election Report for the Primary election held in Maine.

The first notice (reason to believe) was sent by mailgram on July 25, 1978. The second notice (reasonable cause to believe) was sent by mailgram on August 11, 1978.

On September 11, 1978, the Press Office issued a release containing the names of the candidates and committees which failed to file the 30 Day Post-election Reports.

Copies of the completed ballot chart, certified green cards and telecons are included in this packet.

Marcotte for Congress Committee (Guy A. Marcotte)

80040305114

8 0 0 4 0 2 0 5 1 1 5

FEDERAL ELECTION COMMISSION
30 DAY POST ELECTION STATUS REPORT
MAINE BALLOT

ELECTION: ME300

ELECTION DATE: JUN 16 1978

DUE DATE: JUL 13 1978

* CANDIDACY * COMPLIANCE TRACK

* REGISTERED * RTB

ACTS

PUB

SEC

CANDIDATE/PCC/ID COMMENTS

MARCDYTE, GUY A.
HBME01047

04/25/78

MARCDYTE FOR CONGRESS COMMITTEE
C00093625

7/25

8/11

9/11

PERSON CONTACTED

DATE

TELEPHONE

Marcotte for Congress Comm.

(202) 967-3700

COMMENTS

REPORTS ANALYSIS DIVISION - REASON TO BELIEVE CALLS

REPORT DUE: 30 P REB ACTS PUBLICATION:

DATE/TIME: WHO CALLED: INITIALS:

5

COMMENTS:

2

0

4

0

9

3

REPORTS ANALYSIS DIVISION - POST PUBLICATION CALL

DATE/TIME: 30 P WHO CALLED: MRS. MARCON INITIALS: MM

1:30 9/29/78

COMMENTS: Contacted Mrs. Marcotte and informed her that the 30 day post primary for the Marcotte for Cong. Committee was past due and this committee was being referred to the Office of General Counsel.

RTS-UNCLAIMED

REGISTERED MAIL

RCTS

Marcote RAW NEWS

RETURN RECEIPT, REGISTERED, INSURED AND CERTIFIED MAIL

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
 Show to whom, date, and address of delivery
 RESTRICTED DELIVERY Show to whom and date delivered
 RESTRICTED DELIVERY Show to whom, date, and address of delivery. (CONSULT POSTMASTER FOR FEES)

2. ARTICLE ADDRESSED TO:

3. ARTICLE DESCRIPTION:
 REGISTERED NO. CERTIFIED NO. INSURED NO.
 43127
 (Always obtain signature of addressee or agent)

I have received the article described above.
 SIGNATURE Addressee Authorized agent

4. DATE OF DELIVERY

5. ADDRESS (Complete only if requested)

6. UNABLE TO DELIVER BECAUSE: UNCLAIMED

CLERK'S INITIALS

☆GPO: 1977-0-249555

702 144 10000 00078 NF 48

RETURN RECEIPT, REGISTERED, INSURED AND CERTIFIED MAIL

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
 Show to whom, date, and address of delivery
 RESTRICTED DELIVERY Show to whom and date delivered
 RESTRICTED DELIVERY Show to whom, date, and address of delivery. (CONSULT POSTMASTER FOR FEES)

2. ARTICLE ADDRESSED TO: E2

3. ARTICLE DESCRIPTION:
 REGISTERED NO. CERTIFIED NO. INSURED NO.
 943819
 (Always obtain signature of addressee or agent)

I have received the article described above.
 SIGNATURE Addressee Authorized agent

4. DATE OF DELIVERY AUG 9 1978

5. ADDRESS (Complete only if requested)

6. UNABLE TO DELIVER BECAUSE:

CLERK'S INITIALS

☆GPO: 1977-0-234-337

FEDERAL ELECTION COMMISSION

1100 L STREET NW
WASHINGTON, D.C. 20541

THIS IS THE BEGINNING OF MUR # 896

Date Filmed 9/10/80 Camera No. 2

Cameraman SPC

0004020519