



September 12, 2006

RECEIVED  
FEDERAL ELECTION  
COMMISSION  
OFFICE OF GENERAL  
COUNSEL

2006 SEP 18 P 2 36

Federal Election Commission  
Office of the General Counsel  
999 E Street, NW  
Washington, DC 20463

RE MUR 5804

Dear General Counsel

In reference to the Complaint letter dated September 6, 2006 by your office, and enclosed, the facts surrounding this complaint, to my knowledge, are as follows (1) these particular lawn signs were printed during the previous election cycle, were not the subject of a complaint during that cycle, and were re-used, (2) it is my understanding that at that time the printer did not understand the need for adding a disclaimer when they were printed, (3) all newly printed lawn signs have the required disclaimer, (4) the lack of a disclaimer on these signs has not caused any confusion in the minds of the public as to the sponsorship of the message printed on the signs, and (5) this is a de minimus violation at best and should not be the subject of an enforcement action since the Craig Romero campaign has taken the necessary steps to correct the problem in that all signs printed during this election cycle to my knowledge have included the disclaimer

I am certain that the above facts demonstrate to the Commission that neither the Craig Romero for Congress, Inc or myself as treasurer has acted in bad faith in regards to this proposed violation and complaint Should you have any additional questions or comments please do not hesitate to contact me by email at [jefflandry@craigromero.com](mailto:jefflandry@craigromero.com)

Sincerely,

Jeff Landry, Esq

27190272693