



Federal Election Commission  
Washington, DC 20463

**VIA CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

October 16, 2007

William Thomas  
126 Miller Road  
Hicksville, NY 11801

Re: ADR 365 (MUR 5801)

Dear Mr. Thomas:

On August 28, 2006, the Federal Election Commission (FEC/Commission) received your complaint alleging certain violations of the Federal Election Campaign Act of 1971, as amended.

After considering the circumstances of this matter, the Commission has determined to exercise its prosecutorial discretion and take no action against the Respondents, Mejias for Congress and Michael G. Norman, Treasurer. In its memorandum to the Commission, dated September 17, 2007, this office stated:

**SUMMARY:** In ADR 365 (MUR 5801) William Thomas, the Complainant, alleges that, based on disclosures in the 2006 July Quarterly Report, Mejias for Congress, Michael Norman, Treasurer, and David Mejias ("Respondents" or the "Committee"): (1) accepted contributions from what could be corporate entities; (2) failed to itemize and disclose occupation and employer on eighty-five percent (85%) of the contributions; (3) failed to attribute partnership contributions to the partners; and (4) failed to verify if limited liability company (LLC) contributions were from companies who elected to be treated as a partnership by the IRS, or did not designate if it wished to be treated as a corporation or a partnership. The Complainant further alleged that if the LLCs' contributions were valid as partnership contributions, Respondents failed to attribute the contribution between the partners. The complainant noted that these errors may indicate that the contributions violate federal law as prohibited corporate contributions or excessive contributions.

In ADR 371 (MUR 5807), Eugene Turner, the Complainant, alleges that based on disclosures in the Committee's 2006 Pre-Primary Report: (1) Respondents' reporting contained many of the same deficiencies noted in ADR 365 above with

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respect to partnership attribution, verification of contributor status, and designation. In addition, Complainant alleges Respondents accepted contributions from non-federal officials and committees not registered with the FEC.

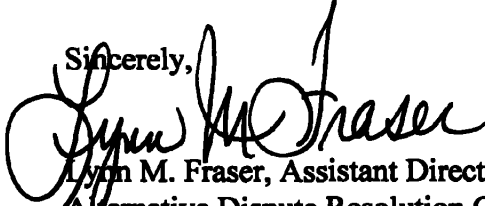
Respondents acknowledge inadvertent errors and omissions due to inexperienced staff, but contend they've made efforts to correct and amend reports.

Accordingly, the Commission closed its file in this matter on October 10, 2007.

The FEC is obligated by federal regulations to make a finding to terminate its proceedings public, as well as the basis therefore. 11 C.F.R. § 111.20(b). In addition, the Commission will also place on the record copies of the complaint, correspondence exchanged between Respondents and the Commission, and reports prepared for the Commission by this office to assist in its consideration of this matter. Accordingly, copies of documents relative to this matter will be forwarded shortly to the FEC's Public Information Office.

The Act allows a complainant to seek judicial review of the Commission's dismissal of this action. See 2 U.S.C. § 437g(a)(8).

Sincerely,



Lynn M. Fraser, Assistant Director  
Alternative Dispute Resolution Office