



Federal Election Commission
Washington, DC 20463

RECEIVED
FEDERAL ELECTION
COMMISSION
SECRETARIAT

2007 MAY 14 P 4:50

MEMORANDUM

May 14, 2007

SENSITIVE

TO: The Commission *[Signature]*

THROUGH: Patrina M. Clark *[Signature]*
Staff Director

FROM: Margarita Maisonet *[Signature]*
Chief Compliance Officer

Deborah Ruth Kant *[Signature]*
Director, ADR Office

BY: Lynn M. Fraser *[Signature]*
Assistant Director, ADR Office

SUBJECT: ADR 387 Hastert for Congress and Dallas Ingemunson, Treasurer,
Recommendation to Assign

On April 6, 2007, the ADR Office received RR 07L-10 to review and determine its appropriateness for ADR processing. Based on that review, we determined that the case is appropriate for ADR, and recommend that it be assigned to the ADR Office. The ADR Office Memorandum includes a statement of the issues, a summary and analysis of the case, and a Recommendation. In addition, the Office of General Counsel reviewed the ADR Memorandum, and concurs in the description of the case.

ADR Case: ADR 387

Source No. RR 07L-10

Respondents:

Hastert for Congress
Dallas Ingemunson, Treasurer

Respondents' Rep.:

Dallas Ingemunson

Complainant: RAD

Committee Name: Hastert for Congress

Date Referral Filed: 3/29/07

Committee Type: Authorized

Date Forwarded to ADRO: 4/6/07

District #/or State: IL 14th C.D.

27190272757

Election - Won/Lost: Won - General

Election Cycle: 2006

Summary and Analysis of Case: The FECA requires treasurers to disclose the amount and nature of outstanding debts and obligations owed by or to such political committee; and where such debts and obligations are settled for less than their reported amount or value, a statement as to the circumstances and conditions under which such debts or obligations were extinguished and the consideration therefore. RAD referred Respondents for failing to disclose all financial activity on their 2006 30 Day Post-General Report filed December 7, 2006. Respondents filed an amended 2006 30 Day Post-General Report on December 21, 2006 that disclosed \$146,686.87 in additional debt. Respondents contend that legal fees were incurred late in the campaign, and when they received the invoices realized they had more obligations than cash-on-hand on election day. The Committee filed an amended report two weeks after the original report to disclose the full extent of their debts and obligations for the reporting period.

RECOMMENDATION:

1. **Assign ADR 387/RR 07L-10 to the ADR Office.**

27190272758