



FEDERAL ELECTION COMMISSION
Washington, DC 20463

Justin McHugh

MEMORANDUM

TO: The Commission

FROM: Commission Secretary's Office *peg*

DATE: October 4, 2012

SUBJECT: Comment on Draft AO 2012-32
Tea Party Leadership Fund, Bielat, and Raese

Attached is a timely submitted comment from Justin McHugh regarding the above-captioned matter.

Draft AO 2012-32 is on the agenda for Thursday, October 4, 2012.

Attachment



Justin McHugh
<justin_mchugh@hotmail.com>

10/03/2012 07:17 PM

To <speaker@fec.gov>,

cc

bcc

Subject AOR 2012-32 Comments Due

FEDERAL ELECTION
COMMISSION
SECRETARIAT

2012 OCT -4 A 9:41

Re: Tea party contributions to limitations limiting freedom, not influencing or leading to corruption

It is clear on Friday that Federal law was made due to corruption and problems. Before campaign and contributions were regulated in the government, corporations and rich individuals had an overwhelming influence on political matters in which individuals were restricted of their constitutional freedoms. Whether allowing the tea party to do this and break the rules for said individuals is illegal and the committee must enforce the law and deny.

Whether corruption still plays a center role in government is also an ongoing issue. Corruption does exist in the government and past cases. As evidenced by this link here http://atlasshrugs2000.typepad.com/atlas_shrugs/2012/04/obama-campaign-contribution-fraud-continues-donor-adolph-hitler-.html, campaign fraud and corruption is still prevalent everywhere where the scope of the United States Jurisdiction is present. Therefore, by law the Tea Party cannot breach or violate this law and any act by FEC to comply is this breach and wrongful act, will strip them of their sovereign immunity allowing them to be held liable and criminal in a court of law.

In all notions, with reasonable inflation increases over the years. Individuals, government agencies, corporations and all entities have had reasonable restrictions put on contributions for campaigns and towards agencies. This was made by FDR and congress to help regulate the government and protect the representative freedom of individuals from individual or collaborative wealth which influences government agents to have detrimental relationships with said few, causing corrupt "I wash your back you wash your back" political figures who's fiduciary duty is not to function for the single rich or politically wealthy, but rather for the many in which this constitution was formed to protect. Therefore under federal law, FEC must not allow excessive contributions from the Tea party, any individual, corporation, or entity. No filter through requests from shell agencies or individuals must be allowed either as this is just a maneuver to violate the law which is both a civil and criminal act.

Justin McHugh