

MAY 18 8 58 AM '99

BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of)
)
Enid Greene) MURs 4322 and 4650
Dunford Forrest Greene)
Enid '94 and Enid Greene, as treasurer)
Enid '96 and Enid Greene, as treasurer)

SENSITIVE

GENERAL COUNSEL'S REPORT

I. BACKGROUND

On December 8, 1998, the Federal Election Commission ("Commission") voted to enter into joint conciliation with Enid Greene, Dunford Forrest Greene, Enid '94 and Enid Greene, as treasurer, and Enid '96 and Enid Greene, as treasurer, after finding probable cause to believe that the respondents violated several provisions of the Federal Election Campaign Act of 1971, as amended ("the Act"). The violations involved the use of funds from Dunford Forrest Greene ("D. Forrest Greene") to finance Enid Greene's 1994 and 1996 congressional campaigns.¹ This report recommends acceptance of the attached joint conciliation agreement with Enid Greene, Dunford Forrest Greene, Enid '94 and Enid Greene, as treasurer, and Enid '96 and Enid Greene, as treasurer, and recommends that the Commission close the file as to those respondents.

¹ Specifically, the Commission found probable cause to believe Enid Greene violated 2 U.S.C. § 441f and D. Forrest Greene violated 2 U.S.C. § 441a(a)(1)(A) and (a)(3), and 2 U.S.C. § 441f. The Commission also found probable cause to believe Enid '94 and Enid Greene, as treasurer, and Enid '96 and Enid Greene, as treasurer, violated 2 U.S.C. § 434(b), 2 U.S.C. § 441a(f), 2 U.S.C. § 441f, and 11 C.F.R. § 110.4(c)(2). The Commission further found probable cause to believe that Enid '94 and Enid Greene, as treasurer, violated 2 U.S.C. § 441b(a).

II. DISCUSSION

11-11-11 10:00

III. RECOMMENDATIONS

1. Accept the attached conciliation agreement with Enid Greene, Dunford Forrest Greene, Enid '94 and Enid Greene, as treasurer, and Enid '96 and Enid Greene, as treasurer.
2. Close the file as to those respondents.
3. Approve the appropriate letter.

99-04-394-333-
333-46-40-66
Date

5/14/99


Lawrence M. Noble
General Counsel