

FEDERAL ELECTION COMMISSION Washington, DC 20463

BY EMAIL ONLY

April 29, 2022

CSpies@dickinson-wright.com KReynolds@dickinson-wright.com Charlie Spies Katherine Reynolds Dickinson Wright PLLC 1825 Eye Street, NW, Suite 900 Washington, DC 20006

RE: MUR 7844

Restore Oklahoma and Cabell Hobbs, in his official capacity as treasurer

Dear Mr. Spies and Ms. Reynolds:

On November 4, 2020, the Federal Election Commission ("Commission") notified your clients, Restore Oklahoma and Cabell Hobbs, in his official capacity as treasurer, of a complaint alleging violations of certain sections of the Federal Election Campaign Act of 1971, as amended. A copy of the complaint was forwarded to your clients at that time. Upon further review of the allegations contained in the complaint, and information supplied by respondents, the Commission, on April 19, 2022, decided to exercise its prosecutorial discretion and voted to dismiss this matter. The Commission then closed its file in this matter. The General Counsel's Report, which more fully explains the Commission's decision, is enclosed for your information.

Documents related to the case will be placed on the public record within 30 days. *See* Disclosure of Certain Documents in Enforcement and Other Matters, 81 Fed. Reg. 50,702 (Aug. 2, 2016). If you have any questions, please contact Don Campbell, the attorney assigned to this matter, at (202) 694-1650.

Sincerely,

Lisa J. Stevenson Acting General Counsel

Roy Q. Luckett

BY: Roy Q. Luckett

Assistant General Counsel

Enclosure:

General Counsel's Report

1	BEFORE THE FEDERAL ELECTION COMMISSION ENFORCEMENT PRIORITY SYSTEM DISMISSAL REPORT		
2 3 4			
5 6 7	MUR: 7844 Resp	oondents: Kirby-Smith Machinery, Inc. Restore Oklahoma and	
8	Complaint Receipt Date: October 28, 2020	Cabell Hobbs in his official capacity as treasurer ¹	
10 11 12	Response Date: November 24, 2020 EPS Rating:		
13 14 15 16	Alleged Statutory and Regulatory Violations:	52 U.S.C. § 30119(a) 11 C.F.R. § 115.2(a), (c)	
17	The Complaint alleges that Kirby-Smith Machine	ry, Inc. ("Kirby-Smith") made a prohibited	
18	\$10,000 contribution as a federal contractor to Restore Oklahoma, an independent-expenditure-only		
19	political committee ("IEOPC"), in violation of the Federal Election Campaign Act of 1971, as		
20	amended (the "Act"). ² The Complaint alleges that Kirby-Smith held at least two government		
21	contracts with the Department of Defense at the time that it made a contribution to Restore		
22	Oklahoma. ³ During the timeframe that Kirby-Smith was allegedly a federal contractor, it made a		
23	contribution to Restore Oklahoma on September 10, 2020, in the amount of \$10,000.4 The		
24	Complaint also raises questions as to whether Restore Oklahoma knowingly solicited a prohibited		
25	federal contractor contribution.		

Restore Oklahoma is an independent-expenditure-only political committee registered with the Commission. Restore Oklahoma Statement of Organization at 2 (July 30, 2020).

² Compl. at 2, 6 (Oct. 28, 2020).

³ *Id.* Specifically, the Complaint asserts that Kirby-Smith held one contract covering the period of February 14, 2020, through October 6, 2020, in the amount of \$276,591, and a second contract from February 26, 2020, through November 23, 2020, in the amount of \$103,151. *Id.*

⁴ *Id.* at 3; Restore Oklahoma 2020 October Quarterly Report at 11 (Oct. 13, 2020).

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Kirby-Smith did not respond to the Complaint. In its Response, Restore Oklahoma states that it immediately refunded Kirby-Smith's contribution upon learning of Kirby-Smith's federal contractor status, and argues that the Complaint does not present any facts to suggest that a knowing solicitation occurred.⁵ As disclosed on its 2020 30-Day Post-General Report, Restore Oklahoma refunded the contribution on November 20, 2020.⁶

Based on its experience and expertise, the Commission has established an Enforcement Priority System using formal, pre-determined scoring criteria to allocate agency resources and assess whether particular matters warrant further administrative enforcement proceedings. These criteria include (1) the gravity of the alleged violation, taking into account both the type of activity and the amount in violation; (2) the apparent impact the alleged violation may have had on the electoral process; (3) the complexity of the legal issues raised in the matter; and (4) recent trends in potential violations and other developments in the law. This matter is rated as low priority for Commission action after application of these pre-established criteria. Given that low rating and the low dollar amount at issue, we recommend that the Commission dismiss the Complaint consistent with the Commission's prosecutorial discretion to determine the proper ordering of its priorities and use of agency resources.⁷ We also recommend that the Commission close the file and send the

⁵ Restore Oklahoma Resp. at 2 (Nov. 24, 2020).

Restore Oklahoma 2020 30-Day Post-General Report at 11 (Dec. 3, 2020).

⁷ *Heckler v. Chaney*, 470 U.S. 821, 831-32 (1985).

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1	appropriate letters.		
2 3 4			Lisa J. Stevenson Acting General Counsel
5			Charles Kitcher Associate General Counsel
6 7			Associate General Counsel
8 9	2/25/2022	DV	Indio axi
10 11	Date	BY:	Claudio J. Pavia
12 13			Acting Deputy Associate General Counsel for Enforcement
14 15			Roy Q. Luckett
16			Roy Q. Luckett Roy Q. Luckett
17 18			Acting Assistant General Counsel
19			Dalans Cayson
20			Donald E. Campbell
21			Attorney