

FEDERAL ELECTION COMMISSION WASHINGTON, D.C.

January 18, 2024

VIA ELECTRONIC MAIL

rebekah@ashby.law

Rebekah Marino, Esq. Ashby Law P.C. 625 N. Washington Street Suite 325 Alexandria, VA 22314

> RE: MUR 8025

Dear Ms. Marino:

On July 13, 2022, the Federal Election Commission ("Commission") notified your clients of a complaint alleging violations of certain sections of the Federal Election Campaign Act of 1971, as amended. On January 10, 2024, based on the information provided in the complaint, the Commission decided to exercise its prosecutorial discretion to dismiss the allegations as to Bonneville County Republican Central Committee, Bryan Smith, and Bryan Smith for Idaho, Inc. and Ron Crane in his official capacity as treasurer. The Commission then closed its file in this matter. A copy of 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 Constantine Soupios, the attorney assigned to this matter, at csoupios@fec.gov or (202) 694-1414.

Sincerely,

Lisa J. Stevenson Acting General Counsel

Wanda D. Brown

BY:

Wanda D. Brown Assistant General Counsel **Complaints Examinations** & Legal Administration

Enclosure: General Counsel's Report

$\frac{1}{2}$	BEFORE THE FEDERAL ELECTION COMMISSION					
1 2 3 4	ENFORCEMENT PRIORITY SYSTEM DISMISSAL REPORT					
5 6 7 8 9 10 11 12	MUR: 8025	Respondents:	Bonneville County Republican Central Committee Bryan Smith Bryan Smith for Idaho Inc. and Ron Crane in his official capacity as treasurer			
13 14 15 16 17	Complaint Receipt Date: July 11, 2022 Response Dates: August 30, 2022; September 20, 2022					
18 19 20	Alleged Statutory and Regulatory Violations:)(i), 30120, 30125; 11 C.F.R. 3(b), 109.20, 109.21, 110.11, 300.61.			
21	The Complaint alleges that the Bonneville County Republican Central Committee (the					
22	"BCRCC"), a local party committee in the state of Idaho not registered with the Commission,					
23	made an impermissible \$1,000 contribution using funds not subject to the source prohibitions					
24	and amount limitations of the	e Federal Election Campaign	Act of 1971, as amended (the "Act"),			
25	to Bryan Smith, a 2022 candidate for Congress in Idaho's Second Congressional District, and his					
26	authorized committee, Bryan Smith for Idaho Inc. and Ron Crane in his official capacity as					
27	treasurer (the "Smith Committee"). ¹ The Complaint further alleges that the BCRCC funded the					
28	production and distribution of a sample ballot that included Smith and 16 other federal and state					
29	candidates from non-federally compliant sources and did not include the legally required federal					
30	disclaimer. ² The Complaint also appears to allege that Smith impermissibly coordinated with the					

¹ Compl. at 1 (July 11, 2022).

² *Id.*, Attach. B.

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1	BCRCC in connection with the sample ballot, arguing that as Vice Chair of the BCRCC, Smith
2	would have presumably been involved with the decision to print and mail the sample ballot. ³
3	The BCRCC responds that the funds for both the contribution and the sample ballot were
4	federally permissible, and contends that out of the \$13,538.18 total cost for the sample ballot,
5	only a small portion (\$1,592.72) was allocable to the two federal candidates including Smith out
6	of the 17 total candidates on the sample ballot. ⁴ The BCRCC also contends that Smith did not
7	participate in the vote to select candidates for the sample ballot and argues that the Complaint
8	offers no facts regarding the alleged coordination. ⁵ Smith and the Smith Committee similarly
9	argue that the funds for both the contribution and sample ballot were federally permissible and
10	that Smith did not participate in the vote to select candidates for the sample ballot. ⁶ In addition,
11	Smith provides an affidavit stating that he was not involved in the preparation of the sample
12	ballot. ⁷ Finally, the BCRCC contends that the sample ballot, while not strictly compliant with
13	the Act's disclaimer requirements, was sufficient to identify BCRCC as the payor because the
14	committee's logo was on the front of the sample ballot as well as the words "The OFFICIAL

⁵ *Id.* at 2, 5-6.

⁶ Smith & Smith Committee Resp. at 1-3 (Aug. 29, 2022).

⁷ *Id.*, Attach. A at 3.

³ *Id.* at 1-2.

⁴ BCRCC Resp. at 2-4 (Sept. 16, 2022). Regarding the \$1,000 contribution, the BCRCC states that a review of its March and April 2022 state campaign finance reports demonstrates that there was a sufficient amount of federally permissible funds; specifically, between April 5 and 15, the BCRCC received \$3,875 in contributions from individuals under the federal contribution limit of \$2,900. *Id.* at 3. Regarding the cost of the sample ballot, the BCRCC states that the amount allocable to federal candidates (2 out of 17) is \$1,592.72 (or 2/17 x \$13,538.18, the total cost of the mailer); further, the BCRCC states that a review of its April 2022 state campaign finance report demonstrates that it received at least \$5,358.50 from individuals under the federal contribution limit of \$2,900 on April 22, 2022. *Id.* at 4.

1	Bonneville County Republican Party SAMPLE BALLOT - Take this to the Polls!" and on the			
2	back were the words "Bonneville County Republican Party (208) 497-1211."8			
3	Based on its experience and expertise, the Commission has established an Enforcement			
4	Priority System using formal, pre-determined scoring criteria to allocate agency resources and			
5	assess whether particular matters warrant further administrative enforcement proceedings. These			
6	criteria include (1) the gravity of the alleged violation, taking into account both the type of			
7	activity and the amount in violation; (2) the apparent impact the alleged violation may have had			
8	on the electoral process; (3) the complexity of the legal issues raised in the matter; and (4) recent			
9	trends in potential violations and other developments in the law. This matter is rated as low			
10	priority for Commission action after application of these pre-established criteria. Given the low			
11	rating, and the low dollar amount at issue, as well as the unlikeliness that the general public			
12	would have been confused as to whether the BCRCC paid for the sample ballot, we recommend			
13	that the Commission dismiss the Complaint consistent with the Commission's prosecutorial			
14	discretion to determine the proper ordering of its priorities and use of agency resources. ⁹ We			
15	also recommend that the Commission close the file as to all Respondents and send the			
16	appropriate letters.			
17 18 19 20 21 22 23 24 25 26	Lisa J. Stevenson Acting General Counsel Charles Kitcher Associate General Counsel for Enforcement			

⁸ BCRCC Resp. at 4-5. We note that the Response slightly misquotes the language of the sample ballot, and we have provided the correct quotes above.

⁹ *Heckler v. Chaney*, 470 U.S. 821, 831-32 (1985).

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