



THE FEDERAL ELECTION COMMISSION

RECORD

1325 K Street N.W., Washington, D.C. 20463

Volume 2, No. 2 1976

SUPREME COURT UPHOLDS FEDERAL ELECTION CAMPAIGN LAW

The United States Supreme Court on Jan. 30, 1976, upheld specific provisions of the 1974 Amendments to the Federal Election Campaign Act. Found constitutional were

1. the limitations on contributions to candidates for Federal office;
2. the disclosure and recordkeeping provisions requiring reporting by candidates, political committees, and individuals or groups which make certain kinds of expenditures; and
3. public financing of Presidential elections.

In the case *Buckley v. Valeo*, the Court found unconstitutional

1. the expenditure limitations (except those that apply to Presidential candidates receiving Federal funds for either the primary or general election); and
2. the authority of the Federal Election Commission as to all but its informational and certain investigatory powers because of the manner in which it was appointed.

Contribution and Expenditure Limitations

The Court—in concluding that the Act's limitations on contributions and expenditures involved at least some direct intrusion on First Amendment

freedoms—summarized its overall reasoning on the expenditure and contribution provisions as follows:

"The *contribution* limitations, along with those covering disclosure, are appropriate legislative weapons against the reality or appearance of improper influence stemming from the dependence of candidates on large campaign contributions, and the ceilings imposed accordingly serve the basic governmental interest in safeguarding the integrity of the electoral process without directly impinging upon the rights of individual citizens and candidates to engage in political debate and discussion.

"By contrast, the First Amendment requires the invalidation of the Act's independent *expenditure* ceiling, its limitation on a candidate's expenditures from his own personal funds . . . and its ceilings on overall campaign expenditures. . . These provisions place substantial

TOLL-FREE TELEPHONE NUMBER

The Federal Election Commission announces the installation of a TOLL-FREE TELEPHONE NUMBER: 800-424-9530. The Commission encourages candidates for Federal office, those persons interested in becoming candidates, and political committees supporting Federal candidates to utilize this number in making Long Distance inquiries concerning Federal election law. The number is operational from 9:00 a.m. to 5:30 p.m., Monday through Friday.

FOR LOCAL CALLS (Washington, D.C.), the information number remains 382-4733.

and direct restrictions on the ability of candidates, citizens, and associations to engage in protected political expression, restrictions that the First Amendment cannot tolerate."

Reporting and Disclosure Requirements

In stating that the Act's disclosure and record-keeping provisions are constitutional, the Court cited "substantial governmental interests" and specified the following:

1. the informational value to voters;
2. deterrence of corruption through the "light of publicity"; and
3. "an essential means of gathering the data necessary to detect violations of the contribution limitations."

Public Financing

In its decision the Court upheld the provisions providing for public financing of Presidential elections, stating that such activity

"represents an effort to use public money to facilitate and enlarge public discussion and participation in the electoral process, goals vital to a self-governing people. Thus public financing furthers, not abridges, pertinent First Amendment values."

Additionally, the Court upheld the provision authorizing the check-off of \$1 and \$2 by taxpayers for inclusion in the public financing fund.

Under the fund, an account was established to defray the cost of party nominating conventions held for the purpose of nominating a Presidential candidate.

The Composition and Powers of the Federal Election Commission

The Court concluded that the manner in which the members of the Federal Election Commission

were appointed so violated Article II of the Constitution as to prevent the persons appointed to the Commission from acting as "Officers of the United States," appointed by the President (with Senate confirmation). Only these officers may have rulemaking and enforcement powers.

A majority (four) of the six voting members of the Commission are appointees of the President *pro tempore* of the Senate and the Speaker of the House of Representatives. After Feb. 29, 1976, unless the Congress takes legislative action during that time to "re-constitute" the six Commission members as Presidential appointees, the FEC will lose its rulemaking, opinion, certification, and enforcement powers and will have only the power to investigate and inform.

The Court ruled that all Commission actions through Feb. 29 would be accorded *de facto* validity.

* * *

Public hearings on the compliance procedure regulation—scheduled for Wednesday, Feb. 11—have been cancelled pending further notice.

EDITOR'S CORRECTION

Please note on Page 5 (1975 Year-End Supplement), under AO 1975-74, copy should read:

AO 1975-74 CONTRIBUTION IN NON-ELECTION YEARS. A contribution made to a multi-candidate committee in a non-election year is **not** presumed to count against the contributor's \$25,000 aggregate limit for the election year. (11/4/75-51353)

Published by THE FEDERAL ELECTION COMMISSION, 1325 K Street, N.W., Washington, D.C. 20463. Commissioners are: THOMAS B. CURTIS, Chairman; NEIL STAEBLER, Vice-Chairman; JOAN D. AIKENS; THOMAS E. HARRIS; VERNON W. THOMSON; ROBERT O. TIERNAN; FRANCIS R. VALEO, Secretary of the Senate, Ex-Officio; EDMUND L. HENSHAW, JR., Clerk of the House of Representatives, Ex-Officio.

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REGULATIONS	Disclosure	Allocation	Convention Financing	Matching Funds	Point of Entry	Subpoenas	§439a Office Accounts	AO Procedures	Compliance Procedure
<i>Federal Register</i> Publication (Close of Public Comment - 30 days after this date)	9/29/75	11/5/75	11/4/75 Correction: 11/14/75	10/9/75	1st version 8/6/75 2nd version: Not Re-published	10/9/75	2nd version: 8/5/75 3rd version: Not Re-published	11/24/75	12/18/75
FEC Hearings	10/21, 22, 24/75	11/19, 21/75	12/5/75	11/4, 5/75	None	12/5/75	9/16, 17/75	12/5/75	
FEC Adoption	11/25/75	1/8/76	1/15/76	12/18/75	1st version: 7/15/75 2nd version: 11/25/75		2nd version: 7/29/75 3rd version: 11/20/75	12/23/75	
Congressional Action	Transmittal 12/4/75 Hearings-H, 1/27/76	Transmittal 1/19/76		Transmittal 1/19/76	1st version: Rejected in House, 10/22/75 2nd version: Transmittal, 12/2/75		2nd version: Hearings-S, 10/2/75 Rejected in Senate, 10/8/75 3rd version: Transmittal, 12/2/75 Hearings-H, 12/17/75	Transmittal 1/19/76	

SYNOPSIS OF RECENT ADVISORY OPINIONS

The following Advisory Opinion synopses are offered for information purposes only. Interested parties are advised to read the complete text of the Opinion published in the *Federal Register*, or to write to the Commission for a copy.

AO 1975-33. The question posed is whether 18 U.S.C. §608(c)(1)(A) (which forbids a candidate for nomination to the office of President from spending in any one State more than twice the amount which a candidate for nomination to the office of Senator from that State may spend) requires that fundraising expenses be prorated, State by State.

It is the Commission's opinion that fundraising efforts which are not targeted for particular States and/or which do not occur within close proximity of the primary elections in the States where the solicitations are made are not required to be prorated and attributed on a State-by-State basis. As long as the funds are being raised for the candidate's overall, national campaign and are not made for the purpose of directly influencing particular State primaries, Presidential candidates and committees need not allocate such efforts, even though they might incidentally affect the outcome of primaries in particular States.

In addition, the Commission concluded that 18 U.S.C. §591(e) precludes an individual or political committee from absorbing any candidate's fundraising expenses under the guise of the fundraising exemption. Any such payment will be subject to the limitations set out in 18 U.S.C. §§610 and 611. The Commission notes further that all amounts expended by a candidate or his/her authorized committee(s) for fundraising must be reported under 2 U.S.C. §434 even though they may not necessarily be counted against the candidate's expenditure limit in 18 U.S.C. §608(c).

Commissioner Tiernan has voiced a dissenting opinion, in which he notes the need to define the phrase "within close proximity."

AO 1975-39. The Commission responded to the question of whether a candidate's committee may settle past corporate campaign debts.

In keeping with the view set forth in AO 1975-50 (40 FR 58392, Dec. 16, 1975), AO 1975-39 enumerates the criteria under which corporate debts may be settled.

In addition, AO 1975-39 makes reference to AO 1975-82, which states that contributions to retire pre-1975 campaign debts may be solicited, received, and expended for that purpose after Dec. 31, 1975, without regard to the limits in 18 U.S.C. §608(b) and (c).

AO 1975-55. The Commission clarified its decision in AO 1975-8 by ruling that acceptance of an honorarium will not be imputed when: 1) an elected or appointed Federal officeholder delivers a speech or makes an appearance before an organization which ordinarily pays honorariums in similar circumstances; 2) the officeholder expressly informs the organization that payment of an honorarium is not a condition of his or her speech; and 3) subsequent to the speech, the organization makes a gift to a charity to which the officeholder has previously contributed or otherwise endorsed.

The Commission stressed that the donation must be voluntary and not contingent on a speech or appearance by the Federal officeholder; and that the donation must be made in the name of the organization and not in the name of the officeholder.

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SEMINARS OPEN TO PUBLIC --

To kick off the 1976 election year, the Federal Election Commission has scheduled a series of regional seminars across the United States to stimulate greater political participation through an understanding of Federal campaign laws and the functions of the Commission.

ALL SEMINARS ARE OPEN TO THE PUBLIC, FREE OF CHARGE. NO PRE-REGISTRATION IS REQUIRED. In most cases, the seminars will run from 9:30 a.m. to 4:30 p.m. Presentations by a Commissioner and members of the legal, audit and public information staffs will be brief. Maximum time has been reserved for questions and answers.

The first series will include:

February			
Mon., Feb. 2	Washington, D.C.	Ballroom, Marvin Center (George Washington University) 800 - 21st Street, N.W.	MULTI-CANDIDATE COMMITTEES PRESIDENTIAL CANDIDATES
Wed., Feb. 4	Baltimore, Md.	Room G30, A & B Fallon Federal Building 31 Hopkins Plaza	MARYLAND 1 through 8 WEST VIRGINIA 1 and 2
Sat., Feb. 7	Richmond, Va.	Hotel John Marshall 5th and Franklin Streets	VIRGINIA 1 through 10 NORTH CAROLINA 1 through 4, 6 and 7
Fri., Feb. 13	Chicago, Il.	Palmer House 717 East Monroe	WISCONSIN 1 through 9 ILLINOIS 1 through 20 NEBRASKA 1 through 3 SOUTH DAKOTA 1 and 2 NORTH DAKOTA 1 MINNESOTA 1 through 8 IOWA 1 through 4 MICHIGAN 11 INDIANA 1, 2, 3, 4, 7
Sat., Feb. 14	Cincinnati, Oh.	Netherland Hilton Hotel 35 West Fifth Street	KENTUCKY 3 through 7 INDIANA 5, 6, 8, 9, 10, 11 OHIO 1, 2, 3, 6, 7, 8, 10, 12, 15, 17 WEST VIRGINIA 3 and 4
Tues., Feb. 17	Philadelphia, Pa.	Room 3306, William J. Green, Jr. Federal Building 600 Arch Street	PENNSYLVANIA 1 through 25 NEW JERSEY 1, 2, 3, 4, 6 DELAWARE 1
Fri., Feb. 20	Salt Lake City, Utah	Room B20, Federal Building 125 South State Street	UTAH 1 and 2 IDAHO 1 and 2 COLORADO 1 through 5 WYOMING 1 MONTANA 1 and 2 NEW MEXICO 1 and 2

AO 1975-60. A raffle conducted for political fund-raising purposes under applicable State law would not violate the FECA. If the fundraising event was not held in the name of the candidate, the checks for tickets should indicate clearly on the face that the proceeds are directed to a candidate or a committee.

AO 1975-61. The requesting party sought an Advisory Opinion indicating whether there are specific accounting methods which must be used to make a fair salary allocation where one individual may be performing tasks for a person who is simultaneously a candidate for the Senate and for the nomination to the office of President.

The Commission decided that the two separate campaign committees may adopt any accounting method which will yield an allocation which reflects the actual billable time spent by the individual on each of the campaigns.

AO 1975-84. Any part or percentage of an honorarium, which is paid as a fee to an agent or speaker's bureau in consideration for arranging a speaking engagement or appearance, is part of the honorarium. Thus, the total amount of the honorarium is subject to the limitations.

AO 1975-87. The Commission concluded that the organizational costs of a general forum on campaigns conducted by the National Republican Congressional Committee for the benefit of all Republican Congressional candidates, were not attributable to the campaigns of candidates who attended. The Commission also ruled that funds donated or contributed to defray costs (other than the registration fee of the forum) incurred by or on behalf of candidates and their authorized representatives in order for them to attend the conferences were fully chargeable against the contribution and expenditure limitations. However,

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FREE OF CHARGE -- ACROSS COUNTRY

Sat., Feb. 21	San Francisco, Calif.	Hastings College of Law 198 McAllister Street	CALIFORNIA 1 through 17 OREGON 1 through 4 WASHINGTON 1 through 7 ALASKA 1
Mon., Feb. 23	Los Angeles, Calif.	Bunker Hill Room Hyatt Regency Los Angeles 711 South Hope Street	NEVADA 1 ARIZONA 1 through 4 CALIFORNIA 18 through 43 HAWAII 1 and 2
Wed., Feb. 25	Dallas, Texas	Room 7 A 23, Federal Building 1100 Commerce	OKLAHOMA 1 through 6 LOUISIANA 4, 5, 7, 8 ARKANSAS 3 and 4 TEXAS 1 through 24
March			
Mon., Mar. 1	St. Louis, Mo.	Room 1612 Federal Building 1520 Market Street	MISSOURI 1 through 10 IOWA 5 and 6 ILLINOIS 21 through 24 KENTUCKY 1 and 2 KANSAS 1 through 5
Tues., Mar. 2	Detroit, Mich.	Troy Hilton Maple Road and Stephenson Highway	MICHIGAN 1 through 10, 12 through 19 OHIO 4, 5, 9, 11, 13, 14, 16, 18, 19, 20, 21, 22, 23
Sat., Mar. 6	Memphis, Tenn.	Holiday Inn-Rivermont 200 West Georgia Avenue	TENNESSEE 4 through 8 MISSISSIPPI 1 through 5 ARKANSAS 1 and 2 ALABAMA 7 LOUISIANA 1, 2, 3, 6
Mon., Mar. 8	Atlanta, Ga.	Room 556, Federal Building 275 Peach, N.E.	GEORGIA 1 through 10 ALABAMA 1 through 6 NORTH CAROLINA 5, 8, 9, 10, 11 SOUTH CAROLINA 1 through 6 TENNESSEE 1 through 3 FLORIDA 1 through 15
Fri., Mar. 12	New York, New York	Room 305 26 Federal Plaza	NEW YORK 1 through 39 CONNECTICUT 1 through 6 NEW JERSEY 5, 7, 8, 9, 10, 11, 12, 13, 14, 15
Sat., Mar. 13	Boston, Mass.	Sheraton Boston Prudential Center	MASSACHUSETTS 1 through 12 VERMONT 1 RHODE ISLAND 1 and 2 NEW HAMPSHIRE 1 and 2 MAINE 1 and 2

expenditures from personal funds and expenses for travel between Washington, D.C. and the place of candidacy are not subject to the limitations. In addition, registration fees paid by non-candidate, individual participants at the conference in order to defray the costs of organizing the conference count as individual contributions and must be deducted from the \$25,000 aggregate limitation.

AO 1975-89. The Commission concluded that, regardless of when an honorarium is actually received by a Federal officer or employee, it will be treated as being accepted for purposes of the limitations, in the calendar year when the officer or employee has completed the appearance, speech, or article for which the obligation or promise (whether or not legally enforceable) to pay an honorarium arose. The Commission stated that it is the right to receive and not the actual receipt that determines when the honorarium is accepted. Accordingly, an honorarium is considered accepted in the calendar year when there is justifica-

tion for a reasonable expectation that the honorarium will be paid in due course, even if in a subsequent year.

AO 1975-95. The Commission approved the plan of the Colorado Republican State Party Committee to establish separate committees for receiving contributions and making expenditures for Federal and non-Federal elections.

The State Party Committee formed one committee to contribute to and expend on behalf of candidates for State and local offices only. The State Party Committee will transfer its cash balance to this committee and file a statement of termination with the Commission.

The Colorado Republican Federal Campaign Committee has been created to solicit contributions and make expenditures for Federal elections only. It maintains separate depositories, accounting systems, chairmen and treasurers, and will pay appropriate charges for various items of administrative overhead supplied by the State campaign committee.

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AO 1975-99. Responding to an inquiry by the San Francisco Republican County Central Committee, the Commission concluded that the prohibition on contributions by Federal contractors set forth in 18 U.S.C. §611 applied only to Federal elections, and not to State and local elections.

AO 1975-105. Caucuses or conventions held for the purpose of qualifying candidates for the primary ballot are part of the primary election process rather than a separate election. As a result, there are not separate contribution and expenditure limitations for the pre-primary convention.

Competing candidates could, by agreement, voluntarily limit expenditures to a fixed amount for a pre-primary convention.

AO 1975-106. The Commission reaffirmed its prior decisions in AOs 1975-5, 6, and 82 that contributions given for the purpose of retiring pre-1975 debts are not subject to the limits of 18 U.S.C. §608(b) and (c). Further, the Commission held that funds used to retire a 1974 debt will not be charged against the candidate's expenditure limits with respect to a Federal election in 1980.

AO 1975-107. The Commission concluded that the costs of a brief television show describing the "legislative business" of a Congressman who was not a candidate did not have to be counted as an expenditure. The conclusion would not apply if the show related to an "upcoming campaign."

CURRENT ADVISORY OPINIONS LISTED

The following chart contains a listing and brief description of Advisory Opinions issued by the Commission from mid-December through mid-January. Although Advisory Opinion Requests are designated a sequential number when received by the Commission, the Advisory Opinions are not necessarily rendered in that order. The reference following each description is the publication date and page number in the Federal Register. (For descriptions of previously issued Advisory Opinions commencing with AO 1975-1, see The FEC Record, 1975 Year-End Supplement and Vol. 2, No. 1.)

AO 1975-33—Attribution of Presidential fundraising costs on a State-by-State basis. (1/12/76-1862)

AO 1975-39—Settlement of campaign debts owed to corporations. (12/31/75-60162)

AO 1975-55—Donation of money to charity by an organization is not subject to honorarium limitations when such donation is not a condition for a speech. (12/31/75-60162)

AO 1975-60—Fundraising raffle for Federal candidate. (12/18/75-58802)

AO 1975-61—Allocation of accountants' salaries in dual candidacy situations. (1/12/76-1863)

AO 1975-84—Payment of agent's fees cannot be deducted from an honorarium for purposes of limitations. (12/31/75-60163)

AO 1975-87—Organizational costs of forum for candidates sponsored by multi-candidate committees are not

chargeable against spending limits of attending candidates. (1/20/76-2940)

AO 1975-89—Honorarium treated as accepted in year when obligation to pay honorarium arose. (1/12/76-1863)

AO 1975-95—State Party Committee establishes separate committees for State and Federal election campaign purposes. (12/31/75-60163)

AO 1975-99—The prohibition of contributions by government contractors does not apply to State and local elections. (12/31/75-60163)

AO 1975-105—Pre-primary nominating convention is part of the primary election process. (12/31/75-60164)

AO 1975-106—Repayment of 1974 debts not attributed to limits in 1980 election. (12/31/75-60165)

AO 1975-107—Attribution of costs of a brief television show describing the "legislative business" of a Congressman. (12/31/75-60165)

FEC NOTES

Public Records Moves

A ceremonial "microfilm-cutting" on Jan. 14, 1976 officially opened the new FEC Public Records office on the ground floor at 1325 K Street, N.W., Washington, D.C. Commission Chairman Thomas B. Curtis praised its "storefront" location for easy access. Vice Chairman Neil Staebler called it an "auspicious day for good politics" and emphasized the public availability of disclosure records.

The FEC Public Records office has on file Statements of Organization and financial reports submitted by all House, Senate, and Presidential candidates and their supporting committees. The reports include expenditures and lists of contributions by individuals and committees.

These records are available for review and purchase at the Public Records office. They may also be obtained by mail at the above address or by telephoning (202) 382-7012.

Update on Presidential Primary Matching Funds

The Commission has stepped up the certification process for Presidential primary matching funds. Under Commission procedures, after a candidate has established "eligibility" for matching funds, the Commission will receive matching requests from the candidate once a week—every Monday—and will certify eligible contributions as soon as possible after their submission.

Only "gifts of money" to a candidate up to \$250 per individual are eligible for Federal matching payments.

The FEC has to date certified a total of \$6,589,496.32 in Presidential primary matching funds for 12 Presidential candidates. The certifications, broken down by candidates are as follows:

Birch Bayh	\$232,339.25
Lloyd Bentsen	\$511,022.61

(Continued, p. 7)

Jimmy Carter	\$547,771.31
Gerald Ford	\$658,882.51
Fred Harris	\$168,858.86
Henry Jackson	\$922,805.78
Ronald Reagan	\$308,213.05
Terry Sanford	\$246,388.32
Milton J. Shapp	\$100,000.00
Sargent Shriver	\$100,000.00
Morris Udall	\$599,629.25
George Wallace	\$2,193,585.38

FEC Clearinghouse Advisory Panel Meets

The first meeting of the FEC's Clearinghouse Advisory Panel was held on Jan. 6-7 in Washington, D.C. Neil Staebler, Vice-Chairman of the Federal Election Commission, opened the meeting with a welcoming address in which he noted that despite the fact that the Commission was concerned with campaign financing and the Clearinghouse with election administration, both were concerned with public faith in the election process. He stated that the creation of the Panel reflected the Commission's recognition of the importance of elections administration and the mission of the Clearinghouse, which is to facilitate the flow of information among election administrators by providing a vehicle for the sharing of experiences.

The Chief of the Clearinghouse, Dr. Gary Greenhalgh, stated that the Panel's advice was crucial to the establishment of a practical and applied research program.

The Panel focused its discussions on the importance of providing more accurate, concise information on election administration to election officials. To help remedy the situation, the Panel recommended the establishment of a Clearinghouse documents center.

Research projects suggested by the Panel for the coming year included:

- development of standards and procedures for voting equipment and certification
- budgeting systems for elections
- State mail registration systems
- management of contested elections.

Answers to Most Frequently Asked Questions

• Presidential candidates or political committees required to report on a monthly basis during 1976 should use the interim forms published by the FEC until the revised forms are available.

• Certain specific questions on delegate selection were answered in Advisory Opinion 1975-12. For answers to questions of general applicability on this subject, interested parties should watch for an upcoming Interim Guideline.

• A partnership can contribute up to \$1,000 to any candidate in any election. Each such contribution must be reported on Schedule A of the interim forms with an explanation of the allocation of the contribution among partnership members.

• All political committees must include the following notice on the front page of any literature or advertisement that solicits contributions:

"A copy of our report is filed with the Federal Election Commission and is available for purchase from the Federal Election Commission, Washington, D.C." (2 U.S.C. §435)

The FEC has no jurisdiction over 18 U.S.C. §612 concerning publication or distribution of political statements. All inquiries about this section of the Act should be referred to the Justice Department.

• There is no longer a March 10 Report of Receipts and Expenditures. The First Quarterly Report is now due on or before April 10, 1976, and will cover all financial activity between Jan. 1 and Mar. 31, unless previously reported on a monthly basis or through pre-primary disclosure reports.

Task Force on Matching Funds Distribution

The Task Force on Matching Funds Distribution recently presented its report to the Commission. The recommendations of the TF were approved by the Commission and a letter was sent to the Department of the Treasury. Among other recommendations, the Commission advised the Department of the Treasury that they could borrow against 1975 tax check-offs, if necessary, to fulfill matching obligations before April 15.

New Non-Party Multi-Candidate Committee Registrations

The Public Records office has received the following new registrations through mid-January:

- Alcoa Employees Political Fund (Aluminum Company of America)
- AGC Of St. Louis Political Committee (Associated General Contractors of St. Louis)
- Arizona Bankers Political Action Committee
- Boise Cascade Corporation Employees Good Government Fund
- Lykes-Youngstown Political Action Committee
- Kansas Dental Political Action Committee (Kansas State Dental Association)
- Broyhill Political Action Committee
- Our United Republic Political Action Committee
- Constructive Congress Committee
- Bank of Everett Voluntary Political Action Committee

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- Southeastern Good Government Committee (Winn-Dixie Stores, Inc.)
- DR & B Political Fund A
- DR & B Political Fund B
- DR & B Political Fund C
- Texas Eastern Political Action Committee
- Voluntary Contribution Fund (Texas Commerce Bank National Association)
- First Security Corporation Political Action Committee
- First Wisconsin Civic Affairs Committee
- Wellman Industries Good Government Fund
- Wellman Industries Tax Eligible Good Government Fund
- Employees Right Campaign Committee (National Right to Work Committee)
- Western Dow Employees Committee for Free Enterprise
- Kansas Economic Education Political Club (Martin Tractor Company of Topeka)
- Kansas City Life Employees Political Action Committee
- Concerned Citizens' Council
- Flowers Political Action Committee (Flowers Industries)
- FHB Good Citizenship Committee (First Hawaiian Bank)

- Sohioans Civic Contribution Club
- National Realty Political Action Committee
- Carpet & Rug Industry Political Action Committee (The Carpet & Rug Institute, Inc.)

MATERIALS AVAILABLE

- *Federal Register* Reprints
- *FEC Record*, Vol. 1, Nos. 1-4, Vol. 2, No. 1
- *FEC Record*, Special Year-End Edition
- *Index of Reports and Statements*
- *Cost of Election Administration*
- *Survey of Absentee Registration and Voting*
- *Final 1976 Calendar of Pre- and Post-Election Filing Deadlines (for Presidential, Senatorial and Congressional Elections)*
- *November Issue of Election Law Survey*
- *Volunteer's Guide*
- *Fundraiser's Guide*
- *Revised Edition of the Federal Election Campaign Act (1st ed., April 1975)*

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1325 K STREET, NW
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OFFICIAL BUSINESS

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