

FEDERAL ELECTION COMMISSION



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FOR IMMEDIATE RELEASE:
NOVEMBER 26, 1991

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FEC RELEASES SIX INVESTIGATIVE FILES

WASHINGTON -- The Federal Election Commission has made public its final action on six matters it has had under review (MURs). This release contains only summary information. Closed files should be thoroughly read for details, including the FEC's legal analysis of the MUR. Please see footnote at the end of this release. Summary files of the closed cases are available in the Public Records Office. They are as follows:

MUR NO.

1. 3273

RESPONDENTS: Reed for Congress Committee, Elizabeth R. Young, treasurer (RI)
COMPLAINANT: FEC Initiated
SUBJECT: Failure to file 48-hour disclosure reports
DISPOSITION: Conciliation agreement: \$2,500 civil penalty*

2. 3310

RESPONDENTS: Osteopathic Political Action Committee, Frank J. McDevitt, treasurer (IL)
COMPLAINANT: FEC Initiated
SUBJECT: Failure to file disclosure reports timely
DISPOSITION: Conciliation agreement: \$2,000 civil penalty*

3. 3350

RESPONDENTS: John Vogt for Congress Committee, Ronald Bray, treasurer (FL)
COMPLAINANT: FEC Initiated
SUBJECT: Failure to file 48-hour disclosure reports
DISPOSITION: Conciliation agreement: \$1,500 civil penalty*

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4. 3390

~~RESPONDENTS: Association for the Advancement of Psychology,~~
Inc./Psychologists for Legislative Action Now,
Rogers H. Wright, Ph.D, treasurer (CO)
COMPLAINANT: FEC Initiated
SUBJECT: Failure to file disclosure report timely
DISPOSITION: Reason to believe but took no further action*

5. 3413

RESPONDENTS: Tele-Communications, Inc. PAC, Gary K. Bracken,
treasurer (CO)
COMPLAINANT: FEC Initiated
SUBJECT: Failure to file disclosure report timely
DISPOSITION: Conciliation agreement: \$300 civil penalty*

6. 3442

RESPONDENTS: (a) NRA - Institute for Legislative Action (DC);
(b) NRA Political Victory Fund, Grant A. Wills,
treasurer (DC)
COMPLAINANT: FEC Initiated
SUBJECT: Untimely reimbursement of corporate funds
DISPOSITION: (a)&(b) Reason to believe but take no further action*

*Following a complaint, the FEC may make a "reason to believe" finding which may trigger an investigation. Subsequently, the FEC may find "probable cause to believe" violation(s) occurred. An affirmative vote of at least four Commissioners is required for any action. At this stage the conciliation process could begin. If conciliation fails the FEC may institute a civil action for relief in federal court. The Commission may close a case at any point. For a complete explanation of the enforcement process - contact the FEC Press Office.

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