AF386700001



FEDERAL ELECTION COMMISSION WASHINGTON, D.C. 20463

January 7, 2021

MEMORANDUM

TO:	The Commission
THROUGH:	Alec Palmer AP Staff Director
FROM:	Patricia C. Orrock <i>PCO</i> Chief Compliance Officer
	Debbie Chacona DC Assistant Staff Director Reports Analysis Division KDR Kristin D. Roser/Ben Holly
BY:	Kristin D. Rosér/Ben Holly Reports Analysis Division Compliance Branch
SUBJECT:	Withdrawal and Resubmission of Reason To Believe Recommendation – 2020 July Quarterly Report for the Administrative Fine Program

We are withdrawing the document circulated to the Commission on September 11, 2020 in order to reflect updates disclosed in filings received by the Commission after the initial submission of this recommendation. An overview of these updates has been provided below.

The following committees filed a 2020 July Quarterly Report that disclosed a level of activity lower than previously estimated: Amsted Industries Incorporated PAC (AF 3865), Campaign to Support the President (AF 3870), FOAM Friends of Andrew Meehan (AF 3877), International Union of Operating Engineers/Local 17 Political Action Committee (AF 3883), Jill Stein for President (AF 3885), and New Nation Rising (AF 3893). Support American Leaders PAC (AF 3900) filed a 2020 July Quarterly Report that disclosed a level of activity higher than previously estimated. The circulation report has been updated to reflect the updated levels of activity for AF 3865, 3870, 3877, 3883, 3885, 3893, and 3900, and the resulting civil money penalties.

The document was also updated to reflect a change in the Treasurer for Campaign to Support the President (AF 3870) and Shaniyat Chowdhury for Congress (AF 3897).

Attached is a list of political committees and their treasurers who failed to file the 2020 July Quarterly Report in accordance with 52 U.S.C. § 30104(a). The July Quarterly Report was due on July 15, 2020.

The committees listed in the attached RTB Circulation Report either failed to file the report, filed the report no more than thirty (30) days after the due date (considered a late filed report), or filed the report more than thirty (30) days after the due date (considered a non-filed report). In accordance with the schedule of civil money penalties for reports at 11 C.F.R. 111.43, these committees should be assessed the civil money penalties highlighted on the attached circulation report.

An explanation of the civil money penalty calculation for George Mitris for Congress (AF 3879) is as follows: The committee, was required to file a 2020 July Quarterly Report (Q2) covering June 4, 2020 through June 30, 2020 (27 days). On August 3, 2020, the committee filed a 2020 July Quarterly Report covering April 1, 2020 through June 30, 2020 (91 days). We utilized a three-step method to arrive at the activity on which to base the Q2 fine amount. First, we took the sum of all itemized receipts and disbursements that should have been disclosed on the Q2. Second, if the committee had any unitemized activity, a per diem level of this activity was calculated by multiplying the total amount of unitemized activity on the report by 29.67% (27 days (Correct Q2 Filing Period)/91 days (Actual Q2 Filing Period)). Third, we took the sum of the amounts calculated in steps one and two to arrive at the level of activity assigned to the Q2.

Recommendation

- 1. Find reason to believe that the political committees and their treasurers, in their official capacity, listed on the RTB Circulation Report violated 52 U.S.C. § 30104(a) and make a preliminary determination that the civil money penalties would be the amounts indicated on the RTB Circulation Report.
- 2. Send the appropriate letters.

Federal Election Commission Reason to Believe Circulation Report 2020 JULY QUARTERLY Not Election Sensitive 07/15/2020 H_S_P_UNAUTH

AF#	Committee ID	Committee Name	Candidate Name	Treasurer	Threshold	PV	Receipt Date	Days Late	LOA	RTB Penalty
3861	C00700534	ADRIENNE BELL FOR CONGRESS	ADRIENNE BELL	MIMI MONTGOMERY	\$278,158	0	8/1/2020	17	\$81,535	\$3,124
3862	C00700476	ALBORS PARA COMISIONADO	JUAN CARLOS ALBORS	IGNACIO FERNANDEZ	\$146,115	0	8/6/2020	22	\$408	\$168
3864	C00687657	AMERICAN PRO-ISRAEL PAC		JEANNE SULLIVAN	\$137,162	0		Not Filed	\$137,162 (est)	\$6,656
3865	C00438358	AMSTED INDUSTRIES INCORPORATED PAC		TRISTAN PAIGE LOPEZ	\$204,625	0	10/12/2020	Not Filed*	\$17,728	\$696
3867	C00656033	BENTIVOLIO FOR CONGRESS	KERRY BENTIVOLIO	RICHARD ANTHONY PIWKO	\$262,178	0	7/23/2020	8	\$75,418	\$1,783
3868	C00711457	BOBBY FOR IOWA	ROBERT TODD SCHILLING	NANCY SNYDER	\$225,484	0		Not Filed	\$56,371 (est)	\$3,994
3869	C00727065	BRONX UNITED		RUSH PEREZ	\$111,675	0	8/14/2020	30	\$61,675	\$3,805
3870	C00697862	CAMPAIGN TO SUPPORT THE PRESIDENT		MATT TUNSTALL	\$329,481	0	12/16/2020	Not Filed*	\$21,935	\$696
3871	C00663104	COMMITTEE TO ELECT HP	HAMID PARVIZIAN	DOUNIA METOURI	\$106,911	6		Not Filed	\$106,911 (est)	\$16,640
3872	C00663435	COMMITTEE TO ELECT MAURO GARZA FOR US CONGRESS	MAURO EVERETT GARZA	ELIZABETH IRIS CASTILLO	\$310,047	2	8/2/2020	18	\$8,781	\$265
3873	C00693630	COVERT FOR CONGRESS	MICHAEL COVERT	JOSEPH IACO	\$341,531	0		Not Filed	\$68,306 (est)	\$3,994
3874	C00728675	DR JAY FOR CONGRESS, INC.	JAY JALISI	JAMES C. THOMAS	\$180,067	0		Not Filed	\$180,067 (est)	\$8,135
3875	C00717025	EMILY ROBINSON FOR CONGRESS	EMILY ROBINSON	EMILY ROBINSON	\$240,480	0		Not Filed	\$120,240 (est)	\$6,656
3876	C00606970	EUGENE YU FOR CONGRESS	EUGENE CHIN YU	ERIC YU	\$174,268	1		Not Filed	\$29,045 (est)	\$1,565
3877	C00713008	FOAM FRIENDS OF ANDREW MEEHAN	ANDREW MEEHAN	SHERRI UNDERLAND	\$120,790	0	10/5/2020	Not Filed*	\$2,750	\$347
3878	C00710608	FOR VIRGINIA	THOMAS A. SPECIALE	CARL ALLARD	\$151,568	0		Not Filed	\$37,892 (est)	\$1,252
3879	C00736736	GEORGE MITRIS FOR CONGRESS	GEORGE MITRIS	THOMAS COSTA	\$100,157	0	8/3/2020	19	\$41,116 (est)	\$827
3880	C00711804	GEORGIANS FOR TED TERRY	EDWARD TERRY	KENDRA-SUE DERBY	\$238,663	0		Not Filed	\$79,554 (est)	\$5,176
3881	C00721886	HOMETOWN VALUES PAC		FRANCIS XAVIER HELGESEN	\$127,887	0	7/29/2020	14	\$27,524	\$687
3882	C00717215	HOWARD STEELE FOR CONGRESS	HOWARD LYNN STEELE	ANDREA LESTER	\$136,184	0		Not Filed	\$68,092 (est)	\$3,994
3883	C00104455	INTERNATIONAL UNION OF OPERATING ENGINEERS/LOCAL 17 POLITICAL ACTION COMMITTEE		GARY R. SWAIN	\$181,569	0	10/1/2020	Not Filed*	\$13,806	\$696
3884	C00003970	IOWA MEDICAL SOCIETY POLITICAL ACTION COMMITTEE		JOHN B. DOOLEY	\$105,267	0	8/4/2020	20	\$2,261	\$156

AF#	Committee ID	Committee Name	Candidate Name	Treasurer	Threshold	PV	Receipt Date	Days Late	LOA	RTB Penalty
3885	C00581199	JILL STEIN FOR PRESIDENT	JILL STEIN	STEVEN WELZER	\$446,981	16	9/27/2020	Not Filed*	\$6,879	\$417
3886	C00732875	JIMMY RODRIGUEZ FOR CONGRESS	JIMMY RODRIGUEZ	JIMMY RODRIGUEZ	\$614,521	0		Not Filed	\$614,521 (est)	\$14,791
3887	C00709758	JINEEA FOR CONGRESS	JINEEA BUTLER	ANITA MEADOR	\$677,933	0		Not Filed	\$169,483 (est)	\$8,135
3888	C00698795	JOHN EAVES FOR CONGRESS	JOHN H. EAVES	JOHN HENRY EAVES	\$248,201	0		Not Filed	\$49,640 (est)	\$1,252
3889	C00677872	JONATHAN JENKINS FOR SENATE COMMITTEE	JONATHAN JENKINS	OFFICE OF TREASURER	\$1,049,103	3		Not Filed	\$1,049,103 (est)	\$31,059
3890	C00706259	KINA FOR CONGRESS	KINA ISIS COLLINS	KINA COLLINS	\$187,428	0		Not Filed	\$37,486 (est)	\$1,252
3891	C00678557	LAKE FOR CONGRESS	JEANNINE LEE LAKE	CONSTANCE SAYLEASE PRATER-BAKER	\$104,191	2	8/27/2020	Not Filed*	\$39,411	\$1,878
3892	C00722918	MASON FOR MINNESOTA	JOHN MASON	NICHOLAS LEONARD MASON	\$122,471	0	7/29/2020	14	\$8,683	\$153
3893	C00634964	NEW NATION RISING		OLUFEMI OGUNNAIKE	\$253,499	3	10/30/2020	Not Filed*	\$2,596	\$607
3894	C00706598	PONY UP FOR VERMIN SUPREME	VERMIN LOVE SUPREME	CLAYTON HUNT	\$144,320	0	7/31/2020	16	\$31,072	\$743
3895	C00733857	ROBERT DEMING FOR CONGRESS	ROBERT L. DEMING	ROBERT DEMING	\$229,835	0		Not Filed	\$114,918 (est)	\$6,656
3896	C00707596	SARAH GAD 2020	SARAH GAD	BENJAMIN NAWROCKI	\$185,899	0		Not Filed	\$92,950 (est)	\$5,176
3897	C00704585	SHANIYAT CHOWDHURY FOR CONGRESS	SHANIYAT CHOWDHURY	SHANIYAT CHOWDHURY	\$260,471	0	7/24/2020	9	\$100,358	\$2,551
3898	C00699249	STEPHANIE RIMMER FOR CONGRESS	STEPHANIE S. RIMMER	JEFFREY STANLIS	\$334,090	0	7/24/2020	9	\$38,422	\$547
3899	C00741991	STEVE SCHIFFMAN FOR CONGRESS 2020	STEVEN SCHIFFMAN	LARRY EARL GARNER	\$150,500	0		Not Filed	\$75,250 (est)	\$5,176
3900	C00688069	SUPPORT AMERICAN LEADERS PAC		MATTHEW NELSON TUNSTALL	\$2,480,758	0	11/24/2020	Not Filed*	\$497,966	\$14,050
3901	C00701896	THE PEOPLE FOR RUSH DARWISH	RUSH DARWISH	BENTLEY PATTERSON	\$1,706,339	0		Not Filed	\$341,268 (est)	\$11,832
3902	C00138974	TTX PAC		PATRICK B. LOFTUS	\$118,213	1	7/22/2020	7	\$14,214	\$238
3903	C00709162	TUCKER FOR CONGRESS	ANTOINE TUCKER	SHIVA KALIPERSAD	\$163,220	0	8/7/2020	23	\$95,180	\$4,018
3904	C00676320	UNITED FORWARD 2020 BENZEL FOR CONGRESS	JULIANNE ELIZABETH BENZEL	GREG DON BENZEL	\$206,748	0	7/28/2020	13	\$1,420	\$114
3906	C00701557	WES LAMBERT FOR CONGRESS	DOUGLAS WESTLEY LAMBERT	DOUGLAS WESTLEY LAMBERT	\$365,130	0		Not Filed	\$73,026 (est)	\$3,994
3907	C00616912	WOMEN VOTE SMART		AMY S. KREMER	\$291,231	0		Not Filed	\$145,616 (est)	\$6,656

* The committee filed their report more than thirty (30) days after the due date; therefore, the report is considered not filed.

1/5/2021 1:06 PM

BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of)	
Withdrawal and Resubmission of Reason To Believe Recommendation - 2020 July Quarterly Report for the Administrative))))	
Fine Program: ADRIENNE BELL FOR CONGRESS, and MONTGOMERY, MIMI as treasurer;))	AF# 3861
ALBORS PARA COMISIONADO, and FERNANDEZ, IGNACIO as treasurer;)	AF# 3862
AMERICAN PRO-ISRAEL PAC, and SULLIVAN, JEANNE as treasurer;)	AF# 3864
AMSTED INDUSTRIES INCORPORATED PAC, and LOPEZ,)	AF# 3865
TRISTAN PAIGE as treasurer; BENTIVOLIO FOR CONGRESS, and PIWKO, RICHARD ANTHONY as treasurer;))))	AF# 3867
BOBBY FOR IOWA, and SNYDER, NANCY as treasurer;)	AF# 3868
BRONX UNITED, and PEREZ, RUSH as treasurer;)	AF# 3869
CAMPAIGN TO SUPPORT THE PRESIDENT, and TUNSTALL, MATT as treasurer;))))	AF# 3870
COMMITTEE TO ELECT HP, and METOURI, DOUNIA as treasurer;))	AF# 3871
COMMITTEE TO ELECT MAURO GARZA FOR US CONGRESS, and CASTILLO, IRIS ELIZABETH MS. as treasurer;)))))	AF# 3872
COVERT FOR CONGRESS, and IACO, JOSEPH as treasurer;)	AF# 3873
DR JAY FOR CONGRESS, INC., and THOMAS, JAMES C as treasurer;)	AF# 3874
EMILY ROBINSON FOR CONGRESS, and ROBINSON, EMILY as treasurer;)	AF# 3875
EUGENE YU FOR CONGRESS, and YU, ERIC MR. as treasurer;	,	AF# 3876
FOAM FRIENDS OF ANDREW MEEHAN, and UNDERLAND, SHERRI as treasurer;)))	AF# 3877

FOR VIRGINIA, and ALLARD, CARL as)	AF# 3878
treasurer; GEORGE MITRIS FOR CONGRESS, and COSTA, THOMAS MR. as treasurer;)	AF# 3879
GEORGIANS FOR TED TERRY, and DERBY, KENDRA-SUE as treasurer;)	AF# 3880
HOMETOWN VALUES PAC, and HELGESEN, FRANCIS XAVIER as)	AF# 3881
treasurer;		
HOWARD STEELE FOR CONGRESS,)	AF# 3882
and LESTER, ANDREA as treasurer;)	
INTERNATIONAL UNION OF)	AF# 3883
OPERATING ENGINEERS/LOCAL 17)	
POLITICAL ACTION COMMITTEE, and)	
SWAIN, GARY R as treasurer;)	
IOWA MEDICAL SOCIETY POLITICAL		AF# 3884
ACTION COMMITTEE, and DOOLEY, JOHN B as treasurer;		
JILL STEIN FOR PRESIDENT, and	$\frac{1}{2}$	AF# 3885
WELZER, STEVEN as treasurer;	$\left \right\rangle$	AI# 3003
JIMMY RODRIGUEZ FOR CONGRESS,	Ś	AF# 3886
and RODRIGUEZ, JIMMY as treasurer;	Ś	111 // 5000
JINEEA FOR CONGRESS, and MEADOR,	Ś	AF# 3887
ANITA as treasurer;	Ś	
JOHN EAVES FOR CONGRESS, and	Ś	AF# 3888
EAVES, JOHN HENRY as treasurer;)	
JONATHAN JENKINS FOR SENATE)	AF# 3889
COMMITTEE, and OFFICE OF)	
TREASURER as treasurer;)	
KINA FOR CONGRESS, and COLLINS,)	AF# 3890
KINA as treasurer;)	
LAKE FOR CONGRESS, and PRATER-)	AF# 3891
BAKER, CONSTANCE SAYLEASE as)	
treasurer;)	
MASON FOR MINNESOTA, and)	AF# 3892
LEONARD MASON, NICHOLAS as)	
treasurer;)	A E# 2002
NEW NATION RISING, and	$\frac{1}{2}$	AF# 3893
OGUNNAIKE, OLUFEMI as treasurer; PONY UP FOR VERMIN SUPREME, and)	AF# 3894
HUNT, CLAYTON as treasurer;		AI'# 3074

ROBERT DEMING FOR CONGRESS, and)	AF# 3895
DEMING, ROBERT as treasurer; SARAH GAD 2020, and NAWROCKI,)	AF# 3896
BENJAMIN as treasurer;	Ś	$AI \pi 3070$
SHANIYAT CHOWDHURY FOR)	AF# 3897
CONGRESS, and CHOWDHURY,)	
SHANIYAT as treasurer;)	
STEPHANIE RIMMER FOR CONGRESS,)	AF# 3898
and STANLIS, JEFFREY as treasurer;)	
STEVE SCHIFFMAN FOR CONGRESS)	AF# 3899
2020, and GARNER, LARRY EARL MR.)	
as treasurer;)	AF# 3900
SUPPORT AMERICAN LEADERS PAC, and TUNSTALL, MATTHEW NELSON as	~	Аг# 3900
treasurer;	~	
THE PEOPLE FOR RUSH DARWISH, and	Ś	AF# 3901
PATTERSON, BENTLEY as treasurer;	Ś	
TTX PAC, and LOFTUS, PATRICK B as	Ś	AF# 3902
treasurer;)	
TUCKER FOR CONGRESS, and)	AF# 3903
KALIPERSAD, SHIVA as treasurer;)	
UNITED FORWARD 2020 BENZEL FOR)	AF# 3904
CONGRESS, and BENZEL, GREG DON)	
MR. as treasurer;)	A F // 2007
WES LAMBERT FOR CONGRESS, and LAMBERT, DOUGLAS WESLEY III as		AF# 3906
treasurer;		
WOMEN VOTE SMART, and KREMER,		AF# 3907
AMY S as treasurer;		111 11 3701
	,	

CERTIFICATION

I, Laura E. Sinram, Acting Secretary and Clerk of the Federal Election

Commission, do hereby certify that on January 08, 2021, the Commission took the

following actions on the Withdrawal and Resubmission of Reason To Believe

Recommendation - 2020 July Quarterly Report for the Administrative Fine Program,

as recommended in the Reports Analysis Division's Memorandum dated January 07,

2021, on the following committees:

AF#3861 Decided by a vote of 6-0 to: (1) find reason to believe that ADRIENNE BELL FOR CONGRESS, and MONTGOMERY, MIMI in her official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3862 Decided by a vote of 6-0 to: (1) find reason to believe that ALBORS PARA COMISIONADO, and FERNANDEZ, IGNACIO in his official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3864 Decided by a vote of 6-0 to: (1) find reason to believe that AMERICAN PRO-ISRAEL PAC, and SULLIVAN, JEANNE in her official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3865 Decided by a vote of 6-0 to: (1) find reason to believe that AMSTED INDUSTRIES INCORPORATED PAC, and LOPEZ, TRISTAN PAIGE in her official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the

appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3867 Decided by a vote of 6-0 to: (1) find reason to believe that BENTIVOLIO FOR CONGRESS, and PIWKO, RICHARD ANTHONY in his official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3868 Decided by a vote of 6-0 to: (1) find reason to believe that BOBBY FOR IOWA, and SNYDER, NANCY in her official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3869 Decided by a vote of 6-0 to: (1) find reason to believe that BRONX UNITED, and PEREZ, RUSH in his official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3870 Decided by a vote of 6-0 to: (1) find reason to believe that CAMPAIGN TO SUPPORT THE PRESIDENT, and TUNSTALL, MATT in his official capacity as treasurer, violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3871 Decided by a vote of 6-0 to: (1) find reason to believe that COMMITTEE TO ELECT HP, and METOURI, DOUNIA in her official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3872 Decided by a vote of 6-0 to: (1) find reason to believe that COMMITTEE TO ELECT MAURO GARZA FOR US CONGRESS, and CASTILLO, IRIS ELIZABETH MS. in her official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount

indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3873 Decided by a vote of 6-0 to: (1) find reason to believe that COVERT FOR CONGRESS, and IACO, JOSEPH in his official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3874 Decided by a vote of 6-0 to: (1) find reason to believe that DR JAY FOR CONGRESS, INC., and THOMAS, JAMES C in his official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3875 Decided by a vote of 6-0 to: (1) find reason to believe that EMILY ROBINSON FOR CONGRESS, and ROBINSON, EMILY in her official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3876 Decided by a vote of 6-0 to: (1) find reason to believe that EUGENE YU FOR CONGRESS, and YU, ERIC MR. in his official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3877 Decided by a vote of 6-0 to: (1) find reason to believe that FOAM FRIENDS OF ANDREW MEEHAN, and UNDERLAND, SHERRI in her official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3878 Decided by a vote of 6-0 to: (1) find reason to believe that FOR VIRGINIA, and ALLARD, CARL in his official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the

amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3879 Decided by a vote of 6-0 to: (1) find reason to believe that GEORGE MITRIS FOR CONGRESS, and COSTA, THOMAS MR. in his official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3880 Decided by a vote of 6-0 to: (1) find reason to believe that GEORGIANS FOR TED TERRY, and DERBY, KENDRA-SUE in her official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3881 Decided by a vote of 6-0 to: (1) find reason to believe that HOMETOWN VALUES PAC, and HELGESEN, FRANCIS XAVIER in his official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3882 Decided by a vote of 6-0 to: (1) find reason to believe that HOWARD STEELE FOR CONGRESS, and LESTER, ANDREA in her official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3883 Decided by a vote of 6-0 to: (1) find reason to believe that INTERNATIONAL UNION OF OPERATING ENGINEERS/LOCAL 17 POLITICAL ACTION COMMITTEE, and SWAIN, GARY R in his official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3884 Decided by a vote of 6-0 to: (1) find reason to believe that IOWA MEDICAL SOCIETY POLITICAL ACTION COMMITTEE, and DOOLEY, JOHN B in

his official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3885 Decided by a vote of 6-0 to: (1) find reason to believe that JILL STEIN FOR PRESIDENT, and WELZER, STEVEN in his official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3886 Decided by a vote of 6-0 to: (1) find reason to believe that JIMMY RODRIGUEZ FOR CONGRESS, and RODRIGUEZ, JIMMY in his official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3887 Decided by a vote of 6-0 to: (1) find reason to believe that JINEEA FOR CONGRESS, and MEADOR, ANITA in her official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3888 Decided by a vote of 6-0 to: (1) find reason to believe that JOHN EAVES FOR CONGRESS, and EAVES, JOHN HENRY in his official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3889 Decided by a vote of 6-0 to: (1) find reason to believe that JONATHAN JENKINS FOR SENATE COMMITTEE, and OFFICE OF TREASURER in his official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3890 Decided by a vote of 6-0 to: (1) find reason to believe that KINA FOR CONGRESS, and COLLINS, KINA in her official capacity as treasurer violated 52

U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3891 Decided by a vote of 6-0 to: (1) find reason to believe that LAKE FOR CONGRESS, and PRATER-BAKER, CONSTANCE SAYLEASE in her official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3892 Decided by a vote of 6-0 to: (1) find reason to believe that MASON FOR MINNESOTA, and LEONARD MASON, NICHOLAS in his official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3893 Decided by a vote of 6-0 to: (1) find reason to believe that NEW NATION RISING, and OGUNNAIKE, OLUFEMI in his official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3894 Decided by a vote of 6-0 to: (1) find reason to believe that PONY UP FOR VERMIN SUPREME, and HUNT, CLAYTON in his official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3895 Decided by a vote of 6-0 to: (1) find reason to believe that ROBERT DEMING FOR CONGRESS, and DEMING, ROBERT in his official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3896 Decided by a vote of 6-0 to: (1) find reason to believe that SARAH GAD 2020, and NAWROCKI, BENJAMIN in his official capacity as treasurer violated 52

U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3897 Decided by a vote of 6-0 to: (1) find reason to believe that SHANIYAT CHOWDHURY FOR CONGRESS, and CHOWDHURY, SHANIYAT in his official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3898 Decided by a vote of 6-0 to: (1) find reason to believe that STEPHANIE RIMMER FOR CONGRESS, and STANLIS, JEFFREY in his official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3899 Decided by a vote of 6-0 to: (1) find reason to believe that STEVE SCHIFFMAN FOR CONGRESS 2020, and GARNER, LARRY EARL MR. in his official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3900 Decided by a vote of 6-0 to: (1) find reason to believe that SUPPORT AMERICAN LEADERS PAC, and TUNSTALL, MATTHEW NELSON in his official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3901 Decided by a vote of 6-0 to: (1) find reason to believe that THE PEOPLE FOR RUSH DARWISH, and PATTERSON, BENTLEY in his official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3902 Decided by a vote of 6-0 to: (1) find reason to believe that TTX PAC, and LOFTUS, PATRICK B in his official capacity as treasurer violated 52 U.S.C. 30104(a)

and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3903 Decided by a vote of 6-0 to: (1) find reason to believe that TUCKER FOR CONGRESS, and KALIPERSAD, SHIVA in her official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

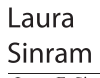
AF#3904 Decided by a vote of 6-0 to: (1) find reason to believe that UNITED FORWARD 2020 BENZEL FOR CONGRESS, and BENZEL, GREG DON MR. in his official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3906 Decided by a vote of 6-0 to: (1) find reason to believe that WES LAMBERT FOR CONGRESS, and LAMBERT, DOUGLAS WESLEY III in his official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#3907 Decided by a vote of 6-0 to: (1) find reason to believe that WOMEN VOTE SMART, and KREMER, AMY S in her official capacity as treasurer violated 52 U.S.C. 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.



Attest:



Digitally signed by Laura Sinram Date: 2021.02.05 15:39:37 -05'00'

Laura E. Sinram Acting Secretary and Clerk of the Commission



FEDERAL ELECTION COMMISSION WASHINGTON, D.C. 20463

February 5, 2021

AF

Richard Anthony Piwko, in official capacity as Treasurer Bentivolio for Congress 260 White Pine Trail Milford, MI 48381

C00656033 AF#: 3867

Dear Mr. Piwko,

The Federal Election Campaign Act of 1971, as amended ("the Act"), requires that your committee file a July Quarterly Report of Receipts and Disbursements every calendar year. This report, covering the period April 1, 2020 through June 30, 2020, shall be filed no later than July 15, 2020. 52 U.S.C. § 30104(a). Records at the Federal Election Commission ("FEC") indicate that this report was filed on July 23, 2020, 8 days late.

The Act permits the FEC to impose civil money penalties for violations of the reporting requirements of 52 U.S.C. § 30104(a). 52 U.S.C. § 30109g(a)(4). On January 8, 2021, the FEC found that there is reason to believe ("RTB") that Bentivolio for Congress and you, in your official capacity as treasurer, violated 52 U.S.C. § 30104(a) by failing to file timely this report on or before July 15, 2020. Based on the FEC's schedules of civil money penalties at 11 CFR § 111.43, the amount of your civil money penalty calculated at the RTB stage is \$1,783. Please see the attached copy of the Commission's administrative fine regulations at 11 CFR §§ 111.30-111.55. Attachment 1. The Commission's website contains further information about how the administrative fine works and how the fines calculated. program are See https://www.fec.gov/af/pay.shtml 11 CFR § 111.34. Your payment of \$1,783 is due within forty (40) days of the finding, or by February 17, 2021, and is based on these factors:

Election Sensitivity of Report: Not Election Sensitive Level of Activity: \$75,418 Number of Days Late: 8 Number of Previous Civil Money Penalties Assessed: 0

At this juncture, the following courses of action are available to you:

1. If You Choose to Challenge the RTB Finding and/or Civil Money Penalty

If you should decide to challenge the RTB finding and/or calculated civil money

Page 2 of 5

penalty, you must submit a written response to the FEC's Office of Administrative Review. Your response must include the AF# (found at the top of page 1 under your committee's identification number) and be received within forty (40) days of the Commission's RTB finding, or February 17, 2021. 11 CFR § 111.35(a). Your written response must include the reason(s) why you are challenging the RTB finding and/or calculated civil money penalty and must include the factual basis supporting the reason(s) and supporting documentation. The FEC strongly encourages that documents be submitted in the form of affidavits or declarations. 11 CFR § 111.36(c).

Please note, on June 18, 2020, the Federal Election Commission began the initial phase (Phase I) of its return to normal operations. At this stage, the agency's offices will remain closed to visitors and most of its employees will continue to telework in an effort to limit the spread of coronavirus (COVID-19). The Commission is processing some documents submitted by mail, though processing will not occur daily until the agency resumes normal mail operations. Nevertheless, a challenge to an RTB finding and/or calculated civil money penalty must be received on time. Thus, all written responses and supporting documentation should be converted to PDF (Portable Document Format) and must be emailed to administrativefines@fec.gov. The Commission encourages the use of electronic signatures on electronically submitted documents, but scanned copies of ink signatures will be accepted. Electronically submitted challenges will be deemed received on the date it is electronically received by staff.

The FEC will only consider challenges that are based on at least one of three grounds: (1) a factual error in the RTB finding; (2) miscalculation of the calculated civil money penalty by the FEC; or (3) your demonstrated use of best efforts to file in a timely manner when prevented from doing so by reasonably unforeseen circumstances that were beyond your control. 11 CFR § 111.35(b). For a challenge to be considered on the basis of best efforts, you must have filed the required report no later than 24 hours after the end of these reasonably unforeseen circumstances. Id. Examples of circumstances that will be considered reasonably unforeseen and beyond your control include, but are not limited to: (1) a failure of Commission computers or Commission-provided software despite your seeking technical assistance from Commission personnel and resources; (2) a widespread disruption of information transmissions over the Internet that is not caused by a failure of the Commission's or your computer systems or Internet service provider; and (3) severe weather or other disaster-related incident. 11 CFR § 111.35(c). Examples of circumstances that will not be considered reasonably unforeseen and beyond your control include, but are not limited to: (1) negligence; (2) delays caused by vendors or contractors; (3) treasurer and staff illness, inexperience or unavailability; (4) committee computer, software, or Internet service provider failures; (5) failure to know filing dates; and (6) failure to use filing software properly. 11 CFR § 111.35(d).

Page 3 of 5

The "failure to raise an argument in a timely fashion during the administrative process shall be deemed a waiver" of your right to present such argument in a petition to the U.S. District Court under 52 U.S.C. § 30109. 11 CFR § 111.38.

If you intend to be represented by counsel, please advise the Office of Administrative Review. You should provide, in writing, the name, address and telephone number of your counsel and authorize counsel to receive notifications and communications relating to this challenge and imposition of the calculated civil money penalty.

2. If You Choose Not to Pay the Civil Money Penalty and Not to Submit a Challenge

If you do not pay the calculated civil money penalty and do not submit a written response, the FEC will assume that the preceding factual allegations are true and make a final determination that Bentivolio for Congress and you, in your official capacity as treasurer, violated 52 U.S.C. § 30104(a) and assess a civil money penalty.

Unpaid civil money penalties assessed through the Administrative Fine regulations will be subject to the Debt Collection Act of 1982 ("DCA"), as amended by the Debt Collection Improvement Act of 1996, 31 U.S.C. § 3701 et seq. The FEC may take any and all appropriate action authorized and required by the DCA, as amended, including transfer to the U.S. Department of the Treasury for collection. 11 CFR § 111.51(a)(2).

3. If You Choose to Pay the Civil Money Penalty

If you should decide to pay the calculated civil money penalty, follow the payment instructions on page 4 of this letter. Upon receipt of your payment, the FEC will send you a final determination letter.

NOTICE REGARDING PARTIAL PAYMENTS AND SETTLEMENT OFFERS

4. Partial Payments

If you make a payment in an amount less than the calculated civil money penalty, the amount of your partial payment will be credited towards the full civil money penalty that the Commission assesses upon making a final determination.

5. Settlement Offers

Any offer to settle or compromise a debt owed to the Commission, including a payment in an amount less than the calculated civil money penalty assessed or any restrictive endorsements contained on your check or money order or proposed in correspondence transmitted with your check or money order, will be rejected. Acceptance and deposit or cashing of such a restricted payment does not constitute acceptance of the settlement offer. Payments containing restrictive endorsements will

Page 4 of 5

be deposited and treated as a partial payment towards the civil money penalty that the Commission assesses upon making a final determination. All unpaid civil money penalty amounts remaining will be subject to the debt collection procedures set forth in Section 2, above.

This matter was generated based on information ascertained by the FEC in the normal course of carrying out its supervisory responsibilities. 52 U.S.C. § 30109(a)(2). Unless you notify the FEC in writing that you wish the matter to be made public, it will remain confidential in accordance with 52 U.S.C. § 30109(a)(4)(B) and 30109(a)(12)(A) until it is placed on the public record at the conclusion of this matter in accordance with 11 CFR § 111.42.

As noted earlier, you may obtain additional information on the FEC's administrative including the final fine program, regulations, on the FEC's website at https://www.fec.gov/af/pay.shtml If you have questions regarding the payment of the calculated civil money penalty, please contact Ben Holly in the Reports Analysis Division at our toll free number (800) 424-9530 (at the prompt press 5) or (202) 694-1130. If you have questions regarding the submission of a challenge, please contact the Office of Administrative Review at our toll free number (800) 424-9530 (press 0, then ext. 1158) or (202) 694-1158.

On behalf of the Commission,

Rouna

Shana M. Broussard Chair

ADMINISTRATIVE FINE PAYMENT INSTRUCTIONS

In accordance with the schedule of penalties at 11 CFR § 111.43, the amount of your civil money penalty calculated at RTB is \$1,783 for the July Quarterly Report.

You may remit payment by ACH withdrawal from your bank account, or by debit or credit card through Pay.gov, the federal government's secure portal for online collections. Visit <u>www.fec.gov/af/pay.shtml</u> to be directed to Pay.gov's Administrative Fine Program Payment form. Please use the details below to complete the required fields. For additional payment options, please contact Ben Holly in the Reports Analysis Division at our toll free number (800) 424-9530 (at the prompt press 5) or (202) 694-1130.

AF386700020

BENTIVOLIO FOR CONGRESS

Page 5 of 5

COMMITTEE NAME: Bentivolio for Congress

FEC ID#: C00656033

AF#: 3867

PAYMENT DUE DATE: February 17, 2021

PAYMENT AMOUNT DUE: \$1,783



RECEIVED FEC MAIL CENTER

Honorable Kerry Bentivoli2021 APR 29 AM 11:58 Member of the 113th Congress U.S. House of Representatives (2013-2015) For Michigan's Eleventh Congressional District

April 16, 2021

j.

Federal Elections Commission Washington, D. C. 20463

RE: C00656033 AF# 3867

Reference your letters dated February 5, 2021, January 25, 2021, February 8, 2021, late filing.

As it pertains to 11CFR 111,35(b). Unforeseen circumstances prevented the campaign from filing a required responses. (see attached document).

The attachment is the Certificate of Death for our Campaign Treasurer, Richard Piwko. He was the only person with access to the campaign FEC files.

I was informed prior to his death all matters pertaining to the campaign were properly filed with the FEC including the closing after the August Primary. I do not have a username or the password information to access the file. There have been NO Transactions whatsoever since August 30, 2020. None. There are no receipts or invoices due.

I'd like the file closed.

Sincerely Yours, My Controlio Very Bentivolio



FEDERAL ELECTION COMMISSION WASHINGTON, D.C. 20463

February 5, 2021

Richard Anthony Piwko, in official capacity as Treasurer Bentivolio for Congress 260 White Pine Trail Milford, MI 48381

C00656033 AF#: 3867

Dear Mr. Piwko,

The Federal Election Campaign Act of 1971, as amended ("the Act"), requires that your committee file a July Quarterly Report of Receipts and Disbursements every calendar year. This report, covering the period April 1, 2020 through June 30, 2020, shall be filed no later than July 15, 2020. 52 U.S.C. § 30104(a). Records at the Federal Election Commission ("FEC") indicate that this report was filed on July 23, 2020, 8 days late.

The Act permits the FEC to impose civil money penalties for violations of the reporting requirements of 52 U.S.C. § 30104(a). 52 U.S.C. § 30109g(a)(4). On January 8, 2021, the FEC found that there is reason to believe ("RTB") that Bentivolio for Congress and you, in your official capacity as treasurer, violated 52 U.S.C. § 30104(a) by failing to file timely this report on or before July 15, 2020. Based on the FEC's schedules of civil money penalties at 11 CFR § 111.43, the amount of your civil money penalty calculated at the RTB stage is \$1,783. Please see the attached copy of the Commission's administrative fine regulations at 11 CFR §§ 111.30-111.55. Attachment 1. The Commission's website contains further information about how the administrative fine program works and how the fines are calculated. See https://www.fec.gov/af/pay.shtml 11 CFR § 111.34. Your payment of \$1,783 is due within forty (40) days of the finding, or by February 17, 2021, and is based on these factors:

Election Sensitivity of Report: Not Election Sensitive Level of Activity: \$75,418 Number of Days Late: 8 Number of Previous Civil Money Penalties Assessed: 0

At this juncture, the following courses of action are available to you:

1. If You Choose to Challenge the RTB Finding and/or Civil Money Penalty

If you should decide to challenge the RTB finding and/or calculated civil money

Page 3 of 5

The "failure to raise an argument in a timely fashion during the administrative process shall be deemed a waiver" of your right to present such argument in a petition to the U.S. District Court under 52 U.S.C. § 30109. 11 CFR § 111.38.

If you intend to be represented by counsel, please advise the Office of Administrative Review. You should provide, in writing, the name, address and telephone number of your counsel and authorize counsel to receive notifications and communications relating to this challenge and imposition of the calculated civil money penalty.

2. If You Choose Not to Pay the Civil Money Penalty and Not to Submit a Challenge

If you do not pay the calculated civil money penalty and do not submit a written response, the FEC will assume that the preceding factual allegations are true and make a final determination that Bentivolio for Congress and you, in your official capacity as treasurer, violated 52 U.S.C. § 30104(a) and assess a civil money penalty.

Unpaid civil money penalties assessed through the Administrative Fine regulations will be subject to the Debt Collection Act of 1982 ("DCA"), as amended by the Debt Collection Improvement Act of 1996, 31 U.S.C. § 3701 et seq. The FEC may take any and all appropriate action authorized and required by the DCA, as amended, including transfer to the U.S. Department of the Treasury for collection. 11 CFR § 111.51(a)(2).

3. If You Choose to Pay the Civil Money Penalty

If you should decide to pay the calculated civil money penalty, follow the payment instructions on page 4 of this letter. Upon receipt of your payment, the FEC will send you a final determination letter.

NOTICE REGARDING PARTIAL PAYMENTS AND SETTLEMENT OFFERS

4. Partial Payments

If you make a payment in an amount less than the calculated civil money penalty, the amount of your partial payment will be credited towards the full civil money penalty that the Commission assesses upon making a final determination.

5. Settlement Offers

Any offer to settle or compromise a debt owed to the Commission, including a payment in an amount less than the calculated civil money penalty assessed or any restrictive endorsements contained on your check or money order or proposed in correspondence transmitted with your check or money order, will be rejected. Acceptance and deposit or cashing of such a restricted payment does not constitute acceptance of the settlement offer. Payments containing restrictive endorsements will

Page 5 of 5

**

\$

COMMITTEE NAME: Bentivolio for Congress

FEC ID#: C00656033

AF#: 3867

PAYMENT DUE DATE: February 17, 2021

PAYMENT AMOUNT DUE: \$1,783



FEDERAL ELECTION COMMISSION WASHINGTON, D.C. 20463

January 25, 2021

AF

Richard Anthony Piwko, in official capacity as Treasurer Bentivolio for Congress 260 White Pine Trail Milford, MI 48381

C00656033 AF#: 3912

Dear Mr. Piwko,

The Federal Election Campaign Act of 1971, as amended ("the Act"), requires that your committee file a 12 Day Pre-Primary Report of Receipts and Disbursements in any calendar year during which there is a regularly scheduled election for which the candidate is seeking election or nomination for election. This report, covering the period July 1, 2020 through July 15, 2020, shall be filed no later than July 23, 2020. 52 U.S.C. § 30104(a). Because records at the Commission indicate that you did not file this report prior to four (4) days before the election, the report is considered not filed for the purpose of calculating the civil money penalty. You should file the report if you have not already done so.

The Act permits the FEC to impose civil money penalties for violations of the reporting requirements of 52 U.S.C. § 30104(a). 52 U.S.C. § 30109g(a)(4). On January 8, 2021, the FEC found that there is reason to believe ("RTB") that Bentivolio for Congress and you, in your official capacity as treasurer, violated 52 U.S.C. § 30104(a) by failing to file timely this report on or before July 23, 2020. Based on the FEC's schedules of civil money penalties at 11 CFR § 111.43, the amount of your civil money penalty calculated at the RTB stage is \$1,947. Please see the attached copy of the Commission's administrative fine regulations at 11 CFR §§ 111.30-111.55, Attachment 1. The Commission's website contains further information about how the administrative fine program works and how the fines are calculated. See https://www.fec.gov/af/pay.shtml 11 CFR § 111.34. Your payment of \$1,947 is due within forty (40) days of the finding, or by February 17, 2021, and is based on these factors:

Sensitivity of Report: Election Sensitive Level of Activity: \$43,696 Number of Days Late: Not Filed Number of Previous Civil Money Penalties Assessed: 0

AF386700026

BENTIVOLIO FOR CONGRESS

Page 3 of 5

contractors; (3) treasurer and staff illness, inexperience or unavailability; (4) committee computer, software, or Internet service provider failures; (5) failure to know filing dates; and (6) failure to use filing software properly. 11 CFR § 111.35(d).

The "failure to raise an argument in a timely fashion during the administrative process shall be deemed a waiver" of your right to present such argument in a petition to the U.S. District Court under 52 U.S.C. § 30109. 11 CFR § 111.38.

If you intend to be represented by counsel, please advise the Office of Administrative Review. You should provide, in writing, the name, address and telephone number of your counsel and authorize counsel to receive notifications and communications relating to this challenge and imposition of the calculated civil money penalty.

2. If You Choose Not to Pay the Civil Money Penalty and Not to Submit a Challenge

If you do not pay the calculated civil money penalty and do not submit a written response, the FEC will assume that the preceding factual allegations are true and make a final determination that Bentivolio for Congress and you, in your official capacity as treasurer, violated 52 U.S.C. § 30104(a) and assess a civil money penalty.

Unpaid civil money penalties assessed through the Administrative Fine regulations will be subject to the Debt Collection Act of 1982 ("DCA"), as amended by the Debt Collection Improvement Act of 1996, 31 U.S.C. § 3701 et seq. The FEC may take any and all appropriate action authorized and required by the DCA, as amended, including transfer to the U.S. Department of the Treasury for collection. 11 CFR § 111.51(a)(2).

3. If You Choose to Pay the Civil Money Penalty

If you should decide to pay the calculated civil money penalty, follow the payment instructions on page 4 of this letter. Upon receipt of your payment, the FEC will send you a final determination letter.

NOTICE REGARDING PARTIAL PAYMENTS AND SETTLEMENT OFFERS

4. Partial Payments

If you make a payment in an amount less than the calculated civil money penalty, the amount of your partial payment will be credited towards the full civil money penalty that the Commission assesses upon making a final determination.

5. Settlement Offers

Any offer to settle or compromise a debt owed to the Commission, including making a payment in an amount less than the calculated civil money penalty assessed or

AF386700027

BENTIVOLIO FOR CONGRESS

Page 5 of 5

Fine Program Payment form. Please use the details below to complete the required fields. For additional payment options, please contact Jacqueline Gausepohl in the Reports Analysis Division at our toll free number (800) 424-9530 (at the prompt press 5) or (202) 694-1130.

COMMITTEE NAME: Bentivolio for Congress

FEC ID#: C00656033

AF#: 3912

PAYMENT DUE DATE: February 17, 2021

PAYMENT AMOUNT DUE: \$1,947



FEDERAL ELECTION COMMISSION WASHINGTON, D.C. 20463

February 8, 2021

Richard Anthony Piwko, in official capacity as Treasurer Bentivolio for Congress 260 White Pine Trail Milford, MI 48381

C00656033 AF#: 3957

Dear Mr. Piwko,

The Federal Election Campaign Act of 1971, as amended ("the Act"), requires that your committee file an October Quarterly Report of Receipts and Disbursements every calendar year. This report, covering the period July 16, 2020 through September 30, 2020, shall be filed no later than October 15, 2020. 52 U.S.C. § 30104(a). Because records at the Federal Election Commission ("FEC") indicate that this report was not filed within thirty (30) days of the due date, the report is considered not filed for the purpose of calculating the civil money penalty. You should file this report if you have not already done so.

The Act permits the FEC to impose civil money penalties for violations of the reporting requirements of 52 U.S.C. § 30104(a). 52 U.S.C. § 30109(a)(4). On January 8, 2021, the FEC found that there is reason to believe ("RTB") that Bentivolio for Congress and you, in your official capacity as treasurer, violated 52 U.S.C. § 30104(a) by failing to file timely this report on or before October 15, 2020. Based on the FEC's schedules of civil money penalties at 11 CFR § 111.43, the amount of your civil money penalty calculated at the RTB stage is \$1,252. Please see the attached copy of the Commission's administrative fine regulations at 11 CFR § 111.30-111.55. Attachment 1. The Commission's website contains further information about how the administrative fine program works and how the fines are calculated. See <u>https://www.fec.gov/af/pay.shtml</u> 11 CFR § 111.34. Your payment of \$1,252 is due within forty (40) days of the finding, or by February 17, 2021, and is based on these factors:

Sensitivity of Report: Not Election Sensitive Level of Activity: \$43,696 Number of Days Late: Not Filed Number of Previous Civil Money Penalties Assessed: 0

At this juncture, the following courses of action are available to you:

Page 3 of 5

and (6) failure to use filing software properly. 11 CFR § 111.35(d).

The "failure to raise an argument in a timely fashion during the administrative process shall be deemed a waiver" of your right to present such argument in a petition to the U.S. District Court under 52 U.S.C. § 30109. 11 CFR § 111.38.

If you intend to be represented by counsel, please advise the Office of Administrative Review. You should provide, in writing, the name, address and telephone number of your counsel and authorize counsel to receive notifications and communications relating to this challenge and imposition of the calculated civil money penalty.

2. If You Choose Not to Pay the Civil Money Penalty and Not to Submit a Challenge

If you do not pay the calculated civil money penalty and do not submit a written response, the FEC will assume that the preceding factual allegations are true and make a final determination that Bentivolio for Congress and you, in your official capacity as treasurer, violated 52 U.S.C. § 30104(a) and assess a civil money penalty.

Unpaid civil money penalties assessed through the Administrative Fine regulations will be subject to the Debt Collection Act of 1982 ("DCA"), as amended by the Debt Collection Improvement Act of 1996, 31 U.S.C. § 3701 et seq. The FEC may take any and all appropriate action authorized and required by the DCA, as amended, including transfer to the U.S. Department of the Treasury for collection. 11 CFR § 111.51(a)(2).

3. If You Choose to Pay the Civil Money Penalty

If you should decide to pay the calculated civil money penalty, follow the payment instructions on page 4 of this letter. Upon receipt of your payment, the FEC will send you a final determination letter.

NOTICE REGARDING PARTIAL PAYMENTS AND SETTLEMENT OFFERS

4. Partial Payments

If you make a payment in an amount less than the calculated civil money penalty, the amount of your partial payment will be credited towards the full civil money penalty that the Commission assesses upon making a final determination.

5. Settlement Offers

Any offer to settle or compromise a debt owed to the Commission, including making a payment in an amount less than the calculated civil money penalty assessed or any restrictive endorsements contained on your check or money order or proposed in correspondence transmitted with your check or money order, will be rejected. AF386700030

BENTIVOLIO FOR CONGRESS

Page 5 of 5

Analysis Division at our toll free number (800) 424-9530 (at the prompt press 5) or (202) 694-1130.

COMMITTEE NAME: Bentivolio for Congress

FEC ID#: C00656033

AF#: 3957

PAYMENT DUE DATE: February 17, 2021

PAYMENT AMOUNT DUE: \$1,252

Rules and Regulations

47891

Federal Register Vol. 85, No. 153 Friday, August 7, 2020

This section of the FEDERAL REGISTER contains regulatory documents having general applicability and legal effect, most of which are keyed to and codified in the Code of Federal Regulations, which is published under 50 titles pursuant to 44 U.S.C. 1510.

The Code of Federal Regulations is sold by the Superintendent of Documents.

FEDERAL ELECTION COMMISSION

11 CFR Part 111

[NOTICE 2020-06]

Civil Monetary Penalties Annual Inflation Adjustments

AGENCY: Federal Election Commission. ACTION: Final rule.

SUMMARY: As required by the Federal **Civil Penalties Inflation Adjustment Act** of 1990, the Federal Election Commission is adjusting for inflation the civil monetary penalties established under the Federal Election Campaign Act, the Presidential Election Campaign Fund Act, and the Presidential Primary Matching Payment Account Act. The civil monetary penalties being adjusted are those negotiated by the Commission or imposed by a court for certain statutory violations, and those imposed by the Commission for late filing of or failure to file certain reports required by the Federal Election Campaign Act. The adjusted civil monetary penalties are calculated according to a statutory formula and the adjusted amounts will apply to penalties assessed after the effective date of these rules.

DATES: The final rules are effective on August 7, 2020.

FOR FURTHER INFORMATION CONTACT: Mr. Robert M. Knop, Assistant General Counsel, or Mr. Joseph P. Wenzinger, Attorney, Office of General Counsel, (202) 694–1650 or (800) 424–9530. SUPPLEMENTARY INFORMATION: The Federal Civil Penalties Inflation Adjustment Act of 1990 (the "Inflation Adjustment Act"),¹ as amended by the Federal Civil Penalties Inflation Adjustment Act Improvements Act of 2015 (the "2015 Act"),² requires federal

agencies, including the Commission, to adjust for inflation the civil monetary penalties within their jurisdiction according to prescribed formulas. A civil monetary penalty is "any penalty, fine, or other sanction" that (1) "is for a specific monetary amount" or "has a maximum amount" under federal law; and (2) that a federal agency assesses or enforces "pursuant to an administrative proceeding or a civil action" in federal court.³ Under the Federal Election Campaign Act, 52 U.S.C. 30101-45 ("FECA"), the Commission may seek and assess civil monetary penalties for violations of FECA, the Presidential Election Campaign Fund Act, 26 U.S.C. 9001–13, and the Presidential Primary Matching Payment Account Act, 26 U.S.C, 9031-42.

The Inflation Adjustment Act requires federal agencies to adjust their civil penalties annually, and the adjustments must take effect no later than January 15 of every year.⁴ Pursuant to guidance issued by the Office of Management and Budget,⁵ the Commission is now adjusting its civil monetary penalties for 2020.⁶

The Commission must adjust for inflation its civil monetary penalties "notwithstanding Section 553" of the Administrative Procedures Act ("APA").7 Thus, the APA's notice-andcomment and delayed effective date requirements in 5 U.S.C. 553(b)-(d) do not apply because Congress has specifically exempted agencies from these requirements.⁸

Furthermore, because the inflation adjustments made through these final rules are required by Congress and involve no Commission discretion or policy judgments, these rules do not need to be submitted to the Speaker of the United States House of

⁵ See Inflation Adjustment Act § 7(a) (requiring OMB to "issue guidance to agencies on implementing the inflation adjustments required under this Act"); see also Memorandum from Russell T. Vought, Acting Director, Office of Management and Budget, to Heads of Executive Departments and Agencies, M-20-05; Dec. 16, 2019, https://www.whitehouse.gov/wp-content/ uploads/2019/12/M-20-05.pdf ("OMB Memorandum"),

Inflation Adjustment Act § b.

7 Inflation Adjustment Act § 4(b)(2).

 See, e.g., Asiana Airlines v. FAA, 134 F.3d 393, 396-99 (D.C. Cir. 1998) (finding APA "notice and comment" requirement not applicable where Congress clearly expressed intent to depart from normal APA procedures). Representatives or the President of the United States Senate under the Congressional Review Act, 5 U.S.C. 801 et seq. Moreover, because the APA's notice-and-comment procedures do not apply to these final rules, the Commission is not required to conduct a regulatory flexibility analysis under 5 U.S.C. 603 or 604. See 5 U.S.C. 601(2), 604(a). Nor is the Commission required to submit these revisions for congressional review under FECA. See 5 U.S.C. 30111(d)(1), (4) (providing for congressional review when Commission "prescribe(s]" a "rule of law").

'i'he new penalty amounts will apply to civil monetary penalties that are assessed after the date the increase takes effect, even if the associated violation predated the increase.⁹

Explanation and Justification

The Inflation Adjustment Act requires the Commission to annually adjust its civil monetary penalties for inflation by applying a cost-of-living-adjustment ("COLA") ratio.10 The COLA ratio is the percentage that the Consumer Price Index ("CPI") 11 "for the month of October preceding the date of the adjustment" exceeds the CPI for October of the previous year.12 To calculate the adjusted penalty, the Commission must increase the most recent civil monetary penalty amount by the COLA ratio.13 According to the Office of Management and Budget, the COLA ratio for 2020 is 0.01764, or 1.764%; thus, to calculate the new penalties, the Commission must multiply the most recent civil monetary penalities in force by 1.01764.14

The Commission assesses two types of civil monetary penalties that must be adjusted for inflation. First are penalties that are either negotiated by the Commission or imposed by a court for violations of FECA, the Presidential Election Campaign Fund Act, or the Presidential Primary Matching Payment Account Act. These civil monetary penalties are set forth at 11 CFR 111.24. Second are the civil monetary penalties

¹⁰The COLA ratio must be applied to the most recent civil monetary penalties. Inflation Adjustment Act, § 4(a); *see also* UMB Memorandum at 2.

12 Inflation Adjustment Act, §5(b)(1).

13 Inflation Adjustment Act, §5(a), (b)(1).

¹ Public Law 101-410, 104 Stat 890 (codified at 26 U.S.C. 2461 note), amended by Debt Collection improvement Act of 1996, Public Law 104-134, 31001(s)[1], 110 Stat. 1321, 1321-373; Federal Reports Elimination Act of 1996, Public Law 105-362, 1301, 112 Stat. 3280.

² Public Law 114-74, 701, 129 Stat. 584, 599.

Inflation A djustment Act § 3(2).

^{*}Inflation Adjustment Act § 4(a).

[°] Inflation Adjustment Act § 6.

¹¹ The Inflation Adjustment Act, § 3, uses the CPI "for all-urban consumers published by the Department of Labor,"

¹⁴ OMB Memorandum at 1.

If the level of activity in the report was:	And the report was filed late, the civil money penalty is:	Or the report was not filed, the civil money penalty is:				
\$1-4,999.99*	[\$36 + (\$6 × Number of days late)] × [1 + (.25 × Num-	\$347 × [1 + (.25 × Number of previous violations)].				
\$5,000-9,999.99	ber of previous violations)]. [\$69 + (\$6 × Number of days late)] × [1 + (.25 × Num- ber of previous violations)].	\$417 × [1 + (.25 × Number of previous violations)].				
\$10,000-24,999.99	[\$149 + (\$6 × Number of days late)] × [1 + (.25 × Num- ber of previous violations)].	\$696 \times [1 + (.25 \times Number of previous violations)].				
\$25,000-49,999.99	$[\$295 + (\$28 \times Number of days late)] \times [1 + (.25 \times Number of previous violations)].$	\$1,252 × [1 + (.25 × Number of previous violations)].				
\$50,000-74,999.99	[\$445 + (\$112 × Number of days late)] × [1 + (.25 × Number of previous violations)].	\$3,994 × [1 + (.25 × Number of previous violations)].				
\$75,000-99,999.99	[\$591 + (\$149 × Number of days late)] × [1 + (.25 × Number of previous violations].	\$5,176 × [1 + (.25 × Number of previous violations)].				
\$100,000-149,999.99	[\$886 + (\$185 × Number of days late)] × [1 + (.25 × Number of previous violations)].	\$6,656 × [1 + (.25 × Number of previous violations)].				
\$150,000-199,999.99	[\$1,185 + (\$221 × Number of days late)] × [1 + (.25 × Number of previous violations)].	\$8,135 × [1 + (.25 × Number of previous violations)].				
\$200,000-249,999.99	[\$1,479 + (\$258 × Number of days late)] × [1 + (.25 × Number of previous violations)].	\$9,613 × [1 + (.25 × Number of previous violations)]				
\$250,000-349,999.99	[\$2,219 + (\$295 × Number of days late)] × [1 + (.25 × Number of previous violations)].	\$11,832 × [1 + (.25 × Number of previous violations)].				
\$350,000-449,999.99	[\$2,959 + (\$295 × Number of days late)] × [1 + (.25 × Number of previous violations)].	\$13,311 × [1 + (.25 × Number of previous violations)].				
\$450,000-549,999.99	[\$3,697 + (\$295 × Number of days late)] × [1 + (.25 × Number of previous violations)].	\$14,050 × [1 + (.25 × Number of previous violations)].				
\$550,000-649,999.99	[\$4,437 + (\$295 × Number of days late)] × [1 + (.25 × Number of previous violations)].	\$14,791 × [1 + (.25 × Number of previous violations)].				
\$650,000-749,999.99	[\$5,176 + (\$295 × Number of days late)] × [1 + (.25 × Number of previous violations)].	\$15,529 × [1 + (.25 × Number of previous violations)].				
\$750,000-849,999.99	[\$5,916 + (\$295 × Number of days late)] × [1 + (.25 × Number of previous violations)].	\$16,269 × [1 + (.25 × Number of previous violations)]				
\$850,000-949,999.99	[\$6,656 + (\$295 × Number of days late)] × [1 + (.25 × Number of previous violations)].	\$17,008 × [1 + (.25 × Number of previous violations)].				
\$950,000 or over	[\$7,395 + (\$295 × Number of days late)] × [1 + (.25 × Number of previous violations)].	\$17,748 × [1 + (.25 × Number of previous violations)].				

TABLE 1 TO PARAGRAPH (a)

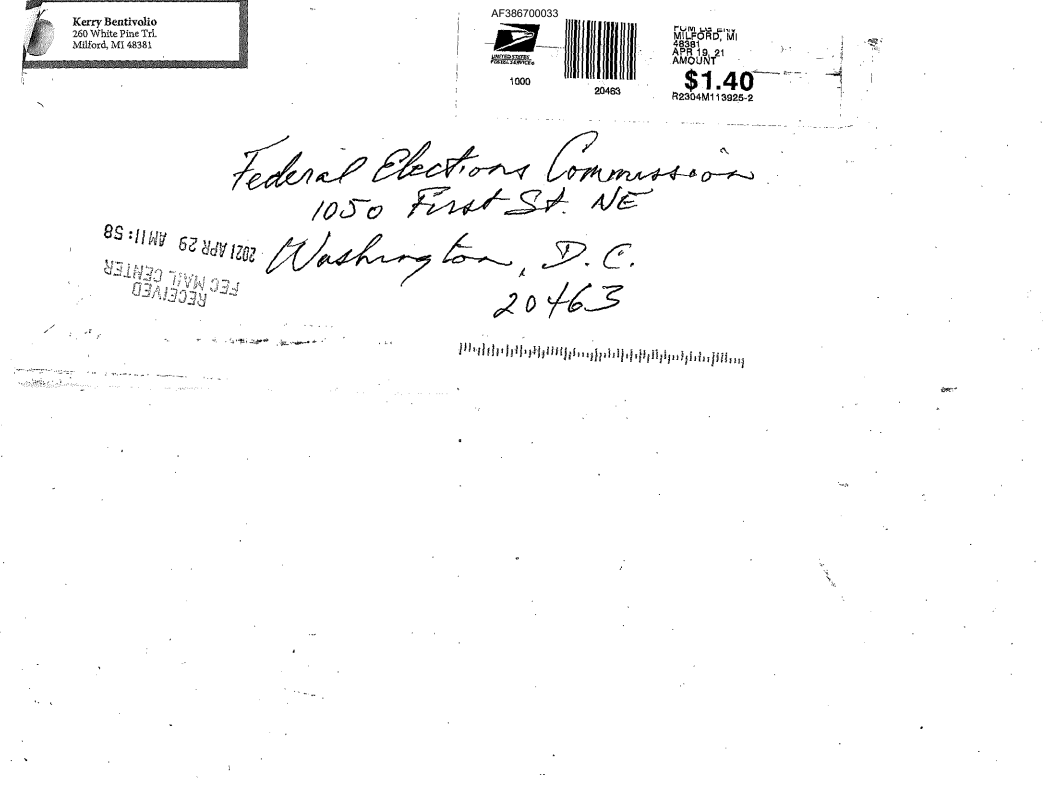
* The civil money penalty for a respondent who does not have any previous violations will not exceed the level of activity in the report.

(b) The civil money penalty for election sensitive reports that are filed late or not filed shall be calculated in

accordance with the following schedule of penalties:

TABLE 2 TO PARAGRAPH (b)

It the level of activity in the report was:	And the report was filed late, the civil money penalty is:	Or the report was not filed, the civil money penalty is:
\$1-\$4,999.99*	[\$69 + (\$13 × Number of days late)] × [1 + (.25 × Num- ber of previous violations)].	\$696 × [1 + (.25 × Number of previous violations)]
\$5,000-\$9,999.99	[\$139 + (\$13 × Number of days late)] × [1 + (.25 × Number of previous violations)].	\$834 × [1 + (.25 × Number of previous violations)].
\$10,000-24,999.99	[\$209 + (\$13 × Number of days late)] × [1 + (.25 × Number of previous violations)]	\$1,252 × [1 + (.25 × Number of previous violations)].
\$25,000-49,999.99	[\$445 + (\$36 × Number of days late)] × [1 + (.25 × Number of previous violations)].	\$1,947 × [1 + (.25 × Number of previous violations)].
\$50,000-74,999.99	[\$666 + (\$112 × Number of days late)] × [1 + (.25 × Number of previous violations)].	\$4,437 × [1 + (.25 × Number of previous violations)].
\$75,000-99,999.99	[\$886 + (\$149 × Number of days late)] × [1 + (.25 × Number of previous violations)].	\$5,916 × [1 + (.25 × Number of previous violations)].
\$100,000-149,999.99	[\$1,331 + (\$185 × Number of days late)] × [1 + (.25 × Number of previous violations)].	\$7,395 × [1 + (.25 × Number of previous violations)].
\$150,000-199,999.99	[\$1,775 + (\$221 × Number of days late)] × [1 + (.25 × Number of previous violations)].	$88,873 \times [1 + (.25 \times Number of previous violations)].$
\$200,000-249,999.99	[\$2,219 + (\$258 × Number of days late)] × [1 + (.25 × Number of previous violations)].	$11,093 \times 11 + (.25 \times Number of previous violations)].$
\$250,000-349,999.99	[\$3,328 + (\$295 × Number of days late)] × [1 + (.25 × Number of previous violations)].	\$13,311 × $[1 + (.25 \times Number of previous violations)].$
\$350,000-449,999.99	[\$4,437 + (\$295 × Number of days late)] × [1 + (.25 × Number of previous violations)].	\$14,791 × [1 + (.25 × Number of previous violations)].
\$450,000-549,999.99	[\$5,546 + (\$295 × Number of days late)] × [1 + (.25 × Number of previous violations)].	$16,269 \times [1 + (.25 \times Number of previous violations)].$



·· ,

Federal Election Commis ENVELOPE REPLACEMENT PAGE FOR IN The FEC added this page to the end of this filing to	COMING DOCUMENTS
Hand Delivered	Date of Receipt
USPS First Class Mail 41921	Date of Receipt 4/29/21
USPS Registered/Certified	Postmarked (R/C)
USPS Priority Mail	Postmarked
USPS Priority Mail Express	Postmarked
Postmark Illegible	
No Postmark	
Overnight Delivery Service (Specify):	Shipping Date
Next	t Business Day Delivery
Received from House Records & Registration Of	Date of Receipt fice
Received from Senate Public Records Office	Date of Receipt
Received from Electronic Filing Office	Date of Receipt
Other (Specify):	Date of Receipt or Postmarked
PREPARER	4/30/21 DATE PREPARED
(3/2015)	

AF386700035



FEDERAL ELECTION COMMISSION WASHINGTON, D.C. 20463

June 24, 2021

REVIEWING OFFICER RECOMMENDATION OFFICE OF ADMINISTRATIVE REVIEW ("OAR")

AF# 3867, AF# 3912, AF# 3957 – Bentivolio for Congress and Richard Anthony Piwko, in his official capacity as Treasurer¹ (C00656033)

Summary of Recommendation

Make a final determination in AF# 3867 that the respondents violated 52 U.S.C. § 30104(a) and assess a civil money penalty of \$1,783.

Make a final determination in AF# 3912 that the respondents violated 52 U.S.C. § 30104(a) and assess a civil money penalty of \$1,947.

Make a final determination in AF# 3957 that the respondents violated 52 U.S.C. § 30104(a) and assess a civil money penalty of \$1,252.

Reason-to-Believe Background

The 2020 July Quarterly Report was due on July 15, 2020. The respondents filed the report on July 23, 2020, 8 days late. The report is not election sensitive and was filed within 30 days of the due date; therefore, the report is considered late. 11 C.F.R. §§ 111.43(d)(1) and (e)(1). On January 8, 2021, the Commission found reason to believe ("RTB") that the respondents violated 52 U.S.C. § 30104(a) for failing to timely file the 2020 July Quarterly Report and made a preliminary determination that the civil money penalty was \$1,783 based on the schedule of penalties at 11 C.F.R. § 111.43. A letter was emailed to the respondents' email address of record from the Reports Analysis Division ("RAD") on February 5, 2021 to notify them of the Commission's RTB finding and civil money penalty.

The 2020 Michigan Pre-Primary Report was due on July 23, 2020. To date, the respondents have not yet filed the report. The report is election sensitive and was not filed prior to four days before the primary election; therefore, the report is considered not filed. 11 C.F.R. §§ 111.43(d)(1) and (e)(2). On January 8, 2021, the Commission found RTB that the respondents violated 52 U.S.C. § 30104(a) for failing to timely file the 2020 Pre-Primary Report and made a preliminary determination that the civil money penalty was \$1,947 based on the schedule of penalties at

¹ The Committee's challenge in this matter indicates it shall file an Amended Statement of Organization (FEC Form 1) to name a new Treasurer. 11 C.F.R. § 102.2(a)(2). Upon receipt and processing by the FEC, the change in Treasurer will be reflected in this matter.

11 C.F.R. § 111.43. A letter was emailed to the respondents' email address of record from RAD on January 25, 2021 to notify them of the Commission's RTB finding and civil money penalty.

The 2020 October Quarterly Report was due on October 15, 2020. To date, the respondents have not yet filed the report. The report is not election sensitive and was not filed within 30 days of the due date; therefore, the report is considered not filed. 11 C.F.R. §§ 111.43(d)(1) and (e)(1). On January 8, 2021, the Commission found RTB that the respondents violated 52 U.S.C. § 30104(a) for failing to timely file the 2020 October Quarterly Report and made a preliminary determination that the civil money penalty was \$1,252 based on the schedule of penalties at 11 C.F.R. § 111.43. A letter was emailed to the respondents' email address of record from RAD on February 8, 2021 to notify them of the Commission's RTB finding and civil money penalty.

Legal Requirements

The Federal Election Campaign Act ("Act") states that the treasurer of a principal campaign committee shall file a report for the period ending June 30 no later than July 15 and a report for the period ending September 30 no later than October 15. The treasurer of a principal campaign committee shall file a pre-election report no later than 12 days before any primary election in which the candidate seeks election. 52 U.S.C. § 30104(a)(2)(A) and 11 C.F.R. § 104.5(a). Reports electronically filed must be received and validated at or before 11:59 pm Eastern Standard/Daylight Time on the filing deadline to be timely filed. 11 C.F.R. §§ 100.19(c) and 104.5(e). The treasurer shall be personally responsible for the timely filing of reports. 11 C.F.R. § 104.14(d).

Summary of Respondents' Challenge

On April 29, 2021, the Commission received the written response ("challenge") from the Candidate requesting the matters be closed. He indicates the reports were not timely filed due to the unforeseen death of the Committee's Treasurer on October 2, 2020. The Candidate also states that the Treasurer was the only person with access to the FEC files and software.

The Candidate further explains that he believed "all matters pertaining to the campaign were properly filed with the FEC including the closing after the August Primary." He states there has been no activity since August 30, 2020.

Analysis

The Reviewing Officer recognizes the campaign may have become inactive after the 2020 Primary Election. However, a committee's filing obligation ends only when a committee files a termination report, and the Commission notifies them in writing that their termination report has been accepted.² 11 C.F.R § 102.3; *Campaign Guide for Congressional Candidates and Committees,* 79. Therefore, the respondents were required to file the 2020 July Quarterly, Pre-Primary, and October Quarterly Reports.³

² To date, the Committee has not yet filed a Termination Report.

³ Commission records indicate the Commission appropriately notified and reminded the Committee of its reporting requirements on multiple occasions for each filing deadline. *See* Attachments 4, 5, and 6.

The Candidate indicates the reports were not timely filed due to the death of the Treasurer. Further, the Treasurer was the only individual with access to the Committee's FEC data and software. The Reviewing Officer notes that the 2020 July Quarterly and Pre-Primary Reports were both due in July 2020, prior to the Treasurer's death on October 2, 2020. The 2020 July Quarterly Report was due July 15, 2020. The Treasurer filed the report on July 23, 2020, the filing deadline of the 2020 Pre-Primary Report. Therefore, one can reasonably presume the Treasurer was available to file the 2020 Pre-Primary Report on July 23, 2020. The Reviewing Officer acknowledges the 2020 October Quarterly Report was due October 15, 2020, approximately two weeks after the Treasurer's death.

While sympathetic to these circumstances, the Commission urges committees to name an assistant treasurer or designated agent to assume the duties and responsibilities of the treasurer in the event of a temporary or permanent vacancy in the office or the unavailability of the treasurer. 11 C.F.R § 102.7(a); *Campaign Guide for Congressional Candidates and Committees, 6-7.* However, based on the Candidate's statements in the challenge and the Committee's Statements of Organization, the Committee did not avail itself of naming an individual for this position. Moreover, unavailability of the Treasurer is specifically included at 11 C.F.R. § 111.35(d) as an example of a circumstance that will not be considered reasonably unforeseen and beyond the respondents' control. Therefore, the Reviewing Officer recommends that the Commission make a final determination in AF# 3867, AF# 3912, and AF# 3957 that the respondents violated 52 U.S.C. § 30104(a).

Calculation of the Civil Money Penalties

At the time of the RTB finding in AF# 3867, the Commission appropriately used the actual level of activity (\$75,418) of the 2020 July Quarterly Report to calculate the penalty because the report had been filed. 11 C.F.R § 111.43(d)(3)(i). The report was filed on July 23, 2020, 8 days late. Using the schedule of penalties at 11 C.F.R § 111.43(a), a penalty of \$1,783 should be assessed.

At the time of the RTB findings in AF# 3912 and AF# 3957, the Commission used an estimated level of activity (\$43,696) to calculate the penalties because the 2020 Pre-Primary and October Quarterly Reports had not yet been filed. 11 C.F.R § 111.43(d)(2)(i). To date, the Committee has not yet filed these reports.⁴ In order to calculate the civil money penalties using the actual level of activity disclosed on the 2020 Pre-Primary and October Quarterly Reports, the Committee shall file these reports prior to the Reviewing Officer's Final Determination Recommendation to the Commission. The recommended civil money penalties in the Final Determination Recommendation will be calculated using the actual level of activity of the 2020 Pre-Primary and October Quarterly Reports. 11 C.F.R § 111.43(d)(3)(i).

At the time of this Reviewing Officer Recommendation, the Reviewing Officer recommends that the Commission make a final determination in AF# 3867, AF# 3912, and AF# 3957 that the respondents violated 52 U.S.C. § 30104(a) and assess civil money penalties of \$1,783, \$1,947, \$1,252, respectively.

⁴ On June 15, 2021, RAD contacted the Candidate to provide reporting assistance. The Candidate stated the Committee has hired a new Treasurer to file the missing reports and resolve any other matters. The Candidate also indicated he would advise the new Treasurer to contact RAD for assistance. To date, the new Treasurer has not yet contacted RAD.

OAR Recommendations

- 1. Adopt the Reviewing Officer recommendation for AF# 3867 involving Bentivolio for Congress and Richard Anthony Piwko, in his official capacity as Treasurer, in making the final determination;
- 2. Make a final determination in AF# 3867 that involving Bentivolio for Congress and Richard Anthony Piwko, in his official capacity as Treasurer, violated 52 U.S.C. § 30104(a) and assess a \$1,783 civil money penalty; and
- 3. Adopt the Reviewing Officer recommendation for AF# 3912 involving Bentivolio for Congress and Richard Anthony Piwko, in his official capacity as Treasurer, in making the final determination;
- 4. Make a final determination in AF# 3912 that involving Bentivolio for Congress and Richard Anthony Piwko, in his official capacity as Treasurer, violated 52 U.S.C. § 30104(a) and assess a \$1,947 civil money penalty; and
- 5. Adopt the Reviewing Officer recommendation for AF# 3957 involving Bentivolio for Congress and Richard Anthony Piwko, in his official capacity as Treasurer, in making the final determination;
- 6. Make a final determination in AF# 3957 that involving Bentivolio for Congress and Richard Anthony Piwko, in his official capacity as Treasurer, violated 52 U.S.C. § 30104(a) and assess a \$1,252 civil money penalty; and
- 7. Send the appropriate letters.

Attachments

Attachment 1 – Attachment 2 – Attachment 3 – Attachment 4 – Attachment 5 – Attachment 6 – Declaration from RAD Attachment 7 – Declaration from OAR

DECLARATION OF KRISTIN D. ROSER

- I am the Chief of the Compliance Branch for the Reports Analysis Division of the Federal Election Commission ("Commission"). In my capacity as Chief of the Compliance Branch, I oversee the initial processing of the Administrative Fine Program. I make this declaration based on my personal knowledge and, if called upon as a witness, could and would testify competently to the following matters.
- It is the practice of the Reports Analysis Division to document all calls to or from committees regarding a letter they receive or any questions relating to the FECFile software or administrative fine regulations, including due dates of reports and filing requirements.
- 3. I hereby certify that documents identified herein are true and accurate copies of the following sent by the Commission to Bentivolio for Congress:
 - A) Non-Filer Letter, dated July 22, 2020, referencing the 2020 July Quarterly Report (sent via electronic mail to: kerry@kerrybentivolio.com, rapiwko@gmail.com, kbentivolio@yahoo.com and kbentivolio@gmail.com);
 - B) Non-Filer Letter, dated July 24, 2020, referencing the 2020 12 Day Pre-Primary
 Report (sent via electronic mail to: kerry@kerrybentivolio.com,
 rapiwko@gmail.com, kbentivolio@yahoo.com and kbentivolio@gmail.com);
 - C) Reason-to-Believe Letter, dated February 5, 2021, referencing the 2020 July Quarterly Report (sent via overnight mail to the address of record);
 - D) Reason-to-Believe Letter, dated January 25, 2021, referencing the 2020 12 Day Pre-Primary Report (sent via overnight mail to the address of record);
 - E) Reason-to-Believe Letter, dated February 8, 2021, referencing the 2020 October Quarterly Report (sent via overnight mail to the address of record).
- I hereby certify that I have searched the Commission's public records and find that Bentivolio for Congress filed the 2020 July Quarterly Report with the Commission on July 23, 2020. In

addition, Bentivolio for Congress has not yet filed the 2020 12 Day Pre-Primary Report or the 2020 October Quarterly Report with the Commission.

 Pursuant to 28 U.S.C. 1746, I declare under penalty of perjury that the foregoing is true and correct and that all relevant telecoms for the matter have been provided. This declaration was executed on the 17th day of June, 2021.

Ben Holly for Kristin D. Roser Kristin D. Roser

Kristin D. Röser Chief, Compliance Branch Reports Analysis Division Federal Election Commission



FEDERAL ELECTION COMMISSION WASHINGTON, D.C. 20463 **RQ-7**

July 22, 2020

PIWKO, RICHARD ANTHONY, TREASURER BENTIVOLIO FOR CONGRESS 260 WHITE PINE TRL MILFORD, MI 48381

IDENTIFICATION NUMBER: C00656033

REFERENCE: JULY QUARTERLY REPORT (04/01/2020 - 06/30/2020)

Dear Treasurer:

It has come to the attention of the Federal Election Commission that you may have failed to file the above referenced report of receipts and disbursements as required by the Federal Election Campaign Act, as amended. 52 U.S.C. §30104(a)

You will be allowed until 5:00 pm est on the fourth (4th) business day from the date of this notice to file this report to avoid publication. If you have already filed the report by express, certified or registered mail or are planning to file it within four (4) business days from the date of this notice, please notify us immediately of the certified, registered or express tracking number and the date that the report was sent.

If you are a paper filer, the report must be filed with the Federal Election Commission, 1050 First Street, NE, Washington, DC 20002. Please note, on June 18, 2020, the Federal Election Commission began the initial phase (Phase I) of its return to normal operations. At this stage, the agency's offices will remain closed to visitors and most of its employees will continue to telework in an effort to limit the spread of coronavirus (COVID-19). The Commission is processing some documents submitted by mail, though processing will not occur on a daily basis until the agency resumes normal mail operations. Reports sent by registered mail, overnight delivery, or certified mail, are considered filed with the FEC as of the date of the postmark. Reports submitted by first-class mail will be considered filed when actually received by Commission staff, subject to delays resulting from the agency's limited mail processing. The Commission will not be able to receive or process reports filed by courier service during Phase I. The FEC does not have statutory authority to extend filing deadlines, but it may choose not to pursue administrative fines against filers prevented from filing by reasonably unforeseen circumstances beyond their control.

Please note that electronic filers must submit their reports electronically, as per 11 CFR §104.18. A copy of the report must also be filed with the Secretary of State or equivalent State officer unless the state is exempt from the federal requirement to receive and

BENTIVOLIO FOR CONGRESS

Page 2 of 2

maintain paper copies. You can verify the Commission's receipt of any documents submitted by your committee on the FEC website at www.fec.gov.

In addition, the failure to timely file this report may result in civil money penalties, an audit or other legal enforcement action. The civil money penalty calculation for late reports does not include a grace period and begins on the day following the due date for the report.

If you have any questions regarding this matter, please contact Christopher Ritchie in the Reports Analysis Division on our toll-free number (800)424-9530. The analyst's direct number is (202)694-1146.

Sincerely,

Debbie Chacona

Deborah Chacona Assistant Staff Director Reports Analysis Division

250



FEDERAL ELECTION COMMISSION WASHINGTON, D.C. 20463 **RQ-7**

July 24, 2020

PIWKO, RICHARD ANTHONY, TREASURER BENTIVOLIO FOR CONGRESS 260 WHITE PINE TRL MILFORD, MI 48381

IDENTIFICATION NUMBER: C00656033

REFERENCE: PRE-PRIMARY REPORT (07/01/2020 - 07/15/2020)

Dear Treasurer:

It has come to the attention of the Federal Election Commission that you may have failed to file the above referenced report of receipts and disbursements as required by the Federal Election Campaign Act, as amended. 52 U.S.C. §30104(a)

You will be allowed until 5:00 pm est on the fourth (4th) business day from the date of this notice to file this report to avoid publication. If you have already filed the report by express, certified or registered mail or are planning to file it within four (4) business days from the date of this notice, please notify us immediately of the certified, registered or express tracking number and the date that the report was sent.

If you are a paper filer, the report must be filed with the Federal Election Commission, 1050 First Street, NE, Washington, DC 20002. Please note, on June 18, 2020, the Federal Election Commission began the initial phase (Phase I) of its return to normal operations. At this stage, the agency's offices will remain closed to visitors and most of its employees will continue to telework in an effort to limit the spread of coronavirus (COVID-19). The Commission is processing some documents submitted by mail, though processing will not occur on a daily basis until the agency resumes normal mail operations. Reports sent by registered mail, overnight delivery, or certified mail, are considered filed with the FEC as of the date of the postmark. Reports submitted by first-class mail will be considered filed when actually received by Commission staff, subject to delays resulting from the agency's limited mail processing. The Commission will not be able to receive or process reports filed by courier service during Phase I. The FEC does not have statutory authority to extend filing deadlines, but it may choose not to pursue administrative fines against filers prevented from filing by reasonably unforeseen circumstances beyond their control.

Please note that electronic filers must submit their reports electronically, as per 11 CFR §104.18. A copy of the report must also be filed with the Secretary of State or equivalent State officer unless the state is exempt from the federal requirement to receive and

BENTIVOLIO FOR CONGRESS

Page 2 of 2

maintain paper copies. You can verify the Commission's receipt of any documents submitted by your committee on the FEC website at www.fec.gov.

In addition, the failure to timely file this report may result in civil money penalties, an audit or other legal enforcement action. The civil money penalty calculation for late reports does not include a grace period and begins on the day following the due date for the report.

If you have any questions regarding this matter, please contact Jamie Sikorsky in the Reports Analysis Division on our toll-free number (800)424-9530. The analyst's direct number is (202)694-1137.

Sincerely,

Debbie Chacona

Deborah Chacona Assistant Staff Director Reports Analysis Division

250

DECLARATION OF RHIANNON MAGRUDER

- 1) I am the Reviewing Officer in the Office of Administrative Review for the Federal Election Commission ("Commission"). In my capacity as Reviewing Officer, I conduct research with respect to all challenges submitted in accordance with the Administrative Fine program.
- 2) A principal campaign committee of a candidate shall file a report for the period ending June 30 no later than July 15. Reports filed electronically must be received and validated at or before 11:59 pm, Eastern Standard/Daylight Time July 15, 2020 for the 2020 July Quarterly Report to be timely filed.
- 3) A principal campaign committee of a candidate shall file a pre-election report no later than 12 days before any primary election in which the candidate seeks election. Reports filed electronically must be received and validated at or before 11:59 pm, Eastern Standard/Daylight Time July 23, 2020 for the 2020 Michigan Pre-Primary Report to be timely filed.
- 4) A principal campaign committee of a candidate shall file a report for the period ending September 30 no later than October 15. Reports filed electronically must be received and validated at or before 11:59 pm, Eastern Standard/Daylight Time October 15, 2020 for the 2020 October Quarterly Report to be timely filed.
- 5) I hereby certify that I have searched the Commission's public records and that the documents identified herein are the true and accurate copies of:
 - a) Statement of Organization filed by Bentivolio for Congress on December 9, 2019.
 - b) Amended Statement of Organization filed by Bentivolio for Congress on April 23, 2020.
 - c) Cover, Summary, and Detailed Summary Pages of the 2020 July Quarterly Report filed by Bentivolio for Congress. The report includes the coverage period of April 1, 2020 through June 30, 2020 and was electronically filed on July 23, 2020.
- 6) Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct and that this declaration was executed on the 24th day of June, 2021.

Rhiannon Magruder Rhiannon Magruder

Rhiannon Magruder Reviewing Officer Office of Administrative Review Federal Election Commission

Image# 201912099166167374				12/09/2019 18 : 06
FEC	STATEMEI ORGANIZ			PAGE 1/5
FORM 1	UNGANIZ	Allon		
1. NAME OF	(Check if name	Example:If typing, type	12FE4M5	Office Use Only
COMMITTEE (in full)	is changed)	over the lines.	1211111	
Bentivolio for Cor	ngress	<u> </u>	<u>E E E E E E</u>	
			E E E E E E	699999999
ADDRESS (number and street)	260 White Pine Trl		K K K K K K	
 (Check if address is changed) 			E E E E E E	r r r r n n n n n
	Milford			8381
	CITY		STATE A	ZIP CODE
COMMITTEE'S E-MAIL ADDRE				
 (Check if address is changed) 	kerry@kerrybentivolio.		TTTTT	[[cccobbb]]
	Optional Second E-Mail Ad	dress		
COMMITTEE'S WEB PAGE ADI	DRESS (URL) www.kerrybentivolio.com			<u> </u>
2. DATE 12 / 09				
3. FEC IDENTIFICATION NU	JMBER ► C c	00656033		
4. IS THIS STATEMENT	NEW (N) OR	× AMENDED (A)		
I certify that I have examined th	is Statement and to the best	of my knowledge and belief it	is true, correct a	nd complete.
Type or Print Name of Treasure	r Piwko, Richard, Anthony, ,			
Signature of Treasurer	n, Richard, Anthony, ,	[Electronically Filed]	Date	/ D = D / Y = Y = Y = Y 2019
NOTE: Submission of false, errone		may subject the person signing ON SHOULD BE REPORTED W		ne penalties of 2 U.S.C. §437g.
Office Use Only		For further information c Federal Election Commissi Toll Free 800-424-9530 Local 202-694-1100 Attachment 7 2 of 14		FEC FORM 1 (Revised 06/2012)

AF386700047

			2
	FEC Fo	Page 2	
TYP	E OF C	COMMITTEE	
Car	ndidate	e Committee:	
(a)	×	This committee is a principal campaign committee. (Complete the candidate information below.)	
(b)		This committee is an authorized committee, and is NOT a principal campaign committee. (Complete the candidate nformation below.)	;
Nam Cano	ne of d date	Bentivolio, Kerry, Lynn, ,	1
	d date y Aff at	Off ce State	МI
rang	y Ali at	t on KEP Sought: K House Senate Pres dent D str ct	11
(C)		This committee supports/opposes only one candidate, and is NOT an authorized committee.	
Nam Cano	ne of d date		
Par	ty Cor	mmittee:	
(d)		Th s comm ttee s a(Nat ona , State or subord nate) comm ttee of the(Democrat c, Repub can, etc.) P	arty
Poli	itical A	Action Committee (PAC):	
(e)		This committee is a separate segregated fund. (Identify connected organization on ine 6.) Its connected organization	1 5 (
		Corporation Corporation w/o Capita Stock Labor Organization	
		Membersh p Organ zat on Trade Assoc at on Cooperat ve	
		In add t on, th s comm ttee s a Lobby st/Reg strant PAC.	
(f)		This committee supports/opposes more than one Federal candidate, and is NOT a separate segregated fund or p committee. (.e., nonconnected committee)	arty
		In add t on, th s comm ttee s a Lobby st/Reg strant PAC.	
		In add t on, th s comm ttee s a Leadersh p PAC. (Ident fy sponsor on ne 6.)	
Join	nt Fund	draising Representative:	
(g)		This committee collects contributions, pays fundraising expenses and disburses net proceeds for two or more political committees/organizations, at least one of which is an authorized committee of a federal candidate.	
(h)		This committee collects contributions, pays fundrals ng expenses and disburses net proceeds for two or more political committees/organizations, none of which is an authorized committee of a federal candidate.	
	Corr	nmittees Participating in Joint Fundraiser	
	1.	FEC ID number	
	2.	FEC ID number	
	3.	FEC ID number	
	4.	FEC ID number	1

FEC Form 1 (Revised 02/2009)

Page 3

Write or Type Committee Name

Bentivolio for Congress

6. Name of Any Connected Organization, Affiliated Committee, Joint Fundraising Representative, or Leadership PAC Sponsor

NONE		o person on no as po person on no .	an
Mailing Address	<u>111111111111111</u>		[[[]]]]]]]]]]]]]]]]]]]]]]]]]]]]]]]]]]]]
			Leand-Lead
	CITY	STATE	ZIP CODE
Relationship: Connected	Organization Affiliated Committee	Joint Fundraising Representative	e Leadership PAC Sponsor
Custodian of Decords, Idon	if hy name address (phone number	antional) and position of the name	on in necession of committee

 Custodian of Records: Identify by name, address (phone number -- optional) and position of the person in possession of committee books and records.

Full Name	ko, Richard, Anthony, ,
Mailing Address	7284 Birchwood Rd.
	<u> </u>
	Lexington MI 48450
Title or Position	CITY STATE ZIP CODE
	Telephone number

8. Treasurer: List the name and address (phone number -- optional) of the treasurer of the committee; and the name and address of any designated agent (e.g., assistant treasurer).

Full Name of Treasurer	Piwko, Richard, Anthony, ,	
Mailing Address	7284 Birchwood Rd.	
		-
	Lexington MI 48450	3
	CITY STATE ZIP CODE	
Title or Position	Telephone number 313 - 559 - 0182	

FEC Form 1 (Revised 02/2009)

Title or Position													Ť						eph						T.			1	a.			T	£		
											Cľ	ΤY										0.00	STA	ATE						ZI	P (COE	DE		
			Ĩ.	4	A	J	ł	Ĩ.	Ē	1	3	1	ł	L		3	3	1	1	L			L	J	Ĩ			4	a	1	1	_	Ĺ	3	I
				ĩ	21	Ť	Ť	î.	ñ	8	Ĩ	ĩ	Ť	î	ñ	1	ĩ	Ť	Ŷ	Î	ñ	1	2) 1	Ť	Ť	Ť	î.	ĥ	ĩ	Ĩ	Ť	Ť	n n	3	Ť
Mailing Address			L				L					ļ,	L.					J.	J.	1				1	J.	Į.	1		J.		Į.	Ļ			
Full Name of Designated Agent	L	1 1	L	2	1	1	T	ß	E.	3	1	1	T	E	Ľ	E	1	1	Ţ	E		1	3	1	Ţ	Į.	E	3	1	1	T	ſ	E 3	1	1

9. Banks or Other Depositories: List all banks or other depositories in which the committee deposits funds, holds accounts, rents safety deposit boxes or maintains funds.

Name of Bank, Depository, etc.

Huron	Valley State Bank			<u></u>
Mailing Address	130 S. Milford Rd.	FAIITEFAA		TERTIFER
	L E E A A E E E	<u> </u>		I F F A I F F A A
	Milford	<u></u>	MI	48381
		CITY	STATE	ZIP CODE
Name of Bank, Depository,	etc.			
Mailing Address	<u>Lernite</u>	<u> </u>	11111	
	LEFTITE.			
	<u>Lecase</u>	E E A A A A F E A		
		CITY	STATE	ZIP CODE

:97 A = G79 @ @5 B9CIG H9LH F9 @5 H98 HC 5 F9DCFHžG7 < 98 I @9 CF = H9A = N5 H= CB

Form/Schedule: F1A Transaction ID :

This committee is a joint fundraising representative and collects contributions, pays fundraising expenses and disburses net proceeds for two or more political committees/organizations, at least one of which is an authorized committee of a federal candidate. Combat Veterans for Congress PAC, C00469239, 2307 Fenton Pkwy, Ste 107-184, San Diego, CA 92108

Form/Schedule: Transaction ID:

Image# 202004239232290342				04/23/2020 12 : 58
FEC FORM 1	STATEMEN ORGANIZA			PAGE 1/4
	/OL 1 7	- 1 Mi - 1		e Use Only
1. NAME OF COMMITTEE (in full)	(Check if name is changed)	Example:If typing, type over the lines.	12FE4M5	<u> </u>
Bentivolio for Cor	igress		5 F F F F F F F	
ADDRESS (number and street)	260 White Pine Trl			
 (Check if address is changed) 				р_р_р_р_р
	Milford	TTTTTTT	MI 4838	
	CITY A		STATE A	ZIP CODE▲
COMMITTEE'S E-MAIL ADDRES				
(Check if address is changed)	kerry@kerrybentivolio.c	xom		1
	Optional Second E-Mail Add rapiwko@gmail.com	lress		r-r-r-1-1-1-1-1
COMMITTEE'S WEB PAGE ADD	DRESS (URL)			
2. DATE 04 23	Contraction of the Contraction o			
3. FEC IDENTIFICATION NU		00656033		
4. IS THIS STATEMENT	NEW (N) OR	× AMENDED (A)		
I certify that I have examined th	is Statement and to the best	of my knowledge and belief it	is true, correct and c	complete.
Type or Print Name of Treasurer	Piwko, Richard, Anthony, ,			
Signature of Treasurer	, Richard, Anthony, ,	[Electronically Filed]	Date 04	23 / Y Y Y Y Y 2020
NOTE: Submission of false, errone		may subject the person signing the New York the Person signing the New York the Ne		enalties of 2 U.S.C. §437g.
Office Use Only		For further information cc Federal Election Commissio Toll Free 800-424-9530 Local 202-694-1100 Attachment 7	on F	EC FORM 1 (Revised 06/2012)

AF386700052

				2.
	FEC Fo	rm 1 (Rev sed 02/2009)	Page 2	
TYP	PE OF C	COMMITTEE		
Car	ndidate	e Committee:		
(a)	×	This committee is a principal campaign committee. (Complete the candidate information below.)		
(b)		This committee is an authorized committee, and is NOT a principal campaign committee. (Complete nformation below.)	e the cand d	ate
	ne of d date	Bentivolio, Kerry, Lynn, ,	1.3.3.3	τ. r
	d date	Off ce	State	MI
Part	y Aff at	on REP Sought: K House Senate Pres dent	D str ct	11
(C)		This committee supports/opposes only one candidate, and is NOT an authorized committee.		
1	ne of d date			
Par	rty Con	nmittee:	225	
(d)			nocrat c, ub can, etc.)) Party
Pol	itical A	Action Committee (PAC):		
(e)		This committee is a separate segregated fund. (Identify connected organization on ine 6.) Its connect	ted organ zat	onsa
		Corporation Corporation w/o Capital Stock	bor Organ z	at on
		Membersh p Organ zation Trade Association Co	ooperat ve	
		In add t on, th s comm ttee s a Lobby st/Reg strant PAC.		
(f)		This committee supports/opposes more than one Federal candidate, and is NOT a separate segreg committee. (.e., nonconnected committee)	gated fund o	r party
		In add t on, th s comm ttee s a Lobby st/Reg strant PAC.		
		In add t on, this committee is a Leadership PAC. (Identify sponsor on ine 6.)		
Joir	nt Fund	draising Representative:		
(g)		Th s comm ttee co ects contr but ons, pays fundra s ng expenses and d sburses net proceeds for two or comm ttees/organ zat ons, at east one of wh ch s an author zed comm ttee of a federa cand date.	r more po t c	а
(h)		This committee collects contributions, pays fundrals ng expenses and disburses net proceeds for two or committees/organizations, none of which is an authorized committee of a federal candidate.	more po t c	а
	Com	mittees Participating in Joint Fundraiser		
	1.	FEC ID number		
	2.	FEC ID number		
	3.	FEC ID number		-
	4.	FEC ID number		-921

I

FEC Form 1 (Revised 02/2009)

Page 3

Write or Type Committee Name

Bentivolio for Congress

6. Name of Any Connected Organization, Affiliated Committee, Joint Fundraising Representative, or Leadership PAC Sponsor

					2	5			-		2	-					2 11						1				ß	<u>i – i</u>	 Ĩ		_6	0
			Ļ	ľ.	ľ.	1	1	ľ	j.	Ĩ	Į.	1	1	1	Ĵ	1			1	Ĵ		Î	1	1	Į	Ĵ	Ĩ		L	11		1
Mailing Address				5	Î	1	1	Ì	Ĩ		Î	2]		Ĩ	15	Î	5]	Ĩ	Ĩ	Ĩ			Ì	Ĩ	Ĩ	ĵ.				
	Ì	Ĩ	Ĩ	Î		Ĩ	Ĩ	Ĩ	Ĩ	Î		Ì	Ĵ	Ĩ_	Ĩ	Ĩ		Ĵ	Ĩ	Ĩ	Î]	Ĩ	Ĩ	Ĩ	Î		Ì	ĨĴ	Ĩ	
	1	1	Î	ľ	Ĩ	Ĩ	1	Ĩ	ľ	ľ	Ĩ	1	1	1	ĵ.	ľ			1	Ĩ	ľ	ľ	1	1	1	Ĩ						

 Custodian of Records: Identify by name, address (phone number -- optional) and position of the person in possession of committee books and records.

Full Name	Richard, Anthony, ,
Mailing Address	7284 Birchwood Rd.
	<u> </u>
	Lexington MI 48450 Image: Im
Title or Position	CITY STATE ZIP CODE
Treasurer	313 559 0182 Telephone number - -

8. Treasurer: List the name and address (phone number -- optional) of the treasurer of the committee; and the name and address of any designated agent (e.g., assistant treasurer).

Full Name of Treasurer	Piwko, Richard, Anthony, ,	
Mailing Address	7284 Birchwood Rd.	
	Lexington MI 48450	-[]
	CITY STATE ZIP CC	DE
Title or Position Treasurer	Telephone number	0182

FEC Form 1 (Revised 02/2009)

Title or Position													Ŧ						eph						T)			1	a l			F	r:		. 1
											Cľ	ΤY										9	STA	TE						ZIF	° C	OD	E		
			Ĩ.	13	a	J	Ŧ	Ĩ.	Ē	3	3	1	Ŧ	1	ß	3	A	1	1	L	Ĩ		L	1	Ĩ			1	9	1	ł]-	Î.a	a.	
				ĥ	27	Ť	Ť	Ê	ñ	8	1	ĩ	Ŧ	Î	ñ	3	ĩ	Ť	Ť	Ê	ñ	1	Ĩ	Ť	Ť	Ť	î	8	Ĩ	ĩ	ř	ř	n n	2	
Mailing Address			L				J.					J.		Ļ				Ļ	Ļ	L				<u> </u>	J.	1	1		1	_		I.		J	
Full Name of Designated Agent	L	1 I.	E		1	1	Ţ	1	E.	2	1	1	Ŧ	Į.	E	E.	1	1	1	ſ	I.	1	1	1	Ţ	E	E	1	1	1	1	1	1	1	

9. Banks or Other Depositories: List all banks or other depositories in which the committee deposits funds, holds accounts, rents safety deposit boxes or maintains funds.

Name of Bank, Depository, etc.

	Huron	Valley St	ate B	an	k _	î î	ĩ	ĩ	ĩ	ñ ñ	ĩ	1	Ĩ	22 11	2 0	1	ì	ĺ.	ĵ.	ñ	i i		1	î	ĉ	<u>1</u>
Mailing Address		130 S. Milfo	ord Rd.	E_E	Ē	1_1	1	ĩ	Ĕ.	6.1	Ĩ	Ĩ	ĩ	Ĕ.	6.3		Ĩ	Ī	ĩ	Ē	1	<u> </u>	<u>i i</u>	_Ē	Ê	
		L E E J	1 1	<u> </u>	6	1_1	1	L	ß	3-3	1	X	L	B	6.8		1	1	Ð	ß	3		<u>(</u>	E	6	
		Milford	<u>î î</u>	<u> </u>	ſ	11	Ĩ	Ĵ	Î	ĵ ĵ	Ĵ	Ĩ				/11		4	838	31	1	Ĺ	-[Î	ſ.	
~					СІТ	Y									STAT	ΓE					ZIF	° C	ODE			
Name of Bank, [Depository, e	etc.																								
	L									<u> </u>				L		L.						Ļ	L			
Mailing Address		Lini	η η I	f f	ñ	î î	Ť	Ť	Ê	n n	3	Ť	Ť	Ê	ñ 3	3	Ť	Ť	Ť	ñ	8 - F	i i	ŕŕ	Ê	ñ	1
		Leca	L	E E	Ē.	11	_1	l	Ē	a_a	J	Ĩ	t	Ē	R (1	Ĩ	ŧ	ß	3 - 2		I I	-6	ß	1
		Les	11	r r	ß	<u>a</u> a	1	E	E	<u>E 3</u>	j.	3			L			L	Ľ	R.	1	1	-	E	R.	1
					СІТ	Y									STAT	ΓE					ZIF	o c	ODE	6		

PAGE 1 / 37 -

FEC AND DI	T OF RECEIPTS SBURSEMENTS Authorized Committee	Office Use Only
1. NAME OF TYPE OR PRIN COMMITTEE (in full)	IT ▼ Example: If typing, type over the lines.	12FE4M5
BENTIVOLIO FOR CONGRESS		
ADDRESS (number and street)	e Trail	<u> </u>
Check if different than previously reported. (ACC)	<u></u>	MI 48381
2. FEC IDENTIFICATION NUMBER ▼		STATE ▲ ZIP CODE ▲
C C00656033	3. IS THIS REPORT (N) OR	AMENDED (A) STATE ▼ DISTRICT
 4. TYPE OF REPORT (Choose One) (a) Quarterly Reports: April 15 Quarterly Report (Q1) July 15 Quarterly Report (Q2) October 15 Quarterly Report (Q3) January 31 Year-End Report (YE) Termination Report (TER) 	 (b) 12-Day PRE-Election Report for the: Primary (12P) Convention (12C) Election on General (30G) Election on 	General (12G) Runoff (12R) Special (12S) in the State of Y Y Y Y in the State of Runoff (30R) Special (30S) Y Y Y Y in the State of
5. Covering Period	/ Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y	/ D D / Y Y Y Y 30 2020
I certify that I have examined this Report and t Piwko, Richa Type or Print Name of Treasurer		rue, correct and complete.
Piwko, Richard, A, , Signature of Treasurer	[Electronically Filed]	Date 07 / 21 / Y Y Y Y 07 / 21 / 2020
NOTE: Submission of false, erroneous, or incomplete Office Use Only	Attachment 7	this Report to the penalties of 52 U.S.C. §30109. FEC FORM 3 (Revised 05/2016)

AF386700056

		FEC Form 3 (Revised 05/2016)	SUMMARY PAGE of Receipts and Disbursements	PAGE 2 / 37
		or Type Committee Name ITIVOLIO FOR CONGRESS		
R	eport	Covering the Period: From:	04 / 01 / Y Y Y Y 2020 To:	M06 ^M / D30 ^D / Y 2020 ^Y Y
101	V020 1=1		COLUMN A This Period	COLUMN B Election Cycle-to-Date
6.	Net	Contributions (other than loans)		
	(a)	Total Contributions (other than loans) (from Line 11(e))	56842.64	97567.91
	(b)	Total Contribution Refunds (from Line 20(d))	0.00	17786.26
	(c)	Net Contributions (other than loans) (subtract Line 6(b) from Line 6(a))	56842.64	79781.65
7.	Net	Operating Expenditures		
	(a)	Total Operating Expenditures (from Line 17)	18575.65	41979.11
	(b)	Total Offsets to Operating Expenditures (from Line 14)	0.00	0.00
	(c)	Net Operating Expenditures (subtract Line 7(b) from Line 7(a))	18575.65	41979.11
8.		h on Hand at Close of porting Period (from Line 27)	43274.70	
9.	the	ots and Obligations Owed TO Committee (Itemize all on ledule C and/or Schedule D)	0.00	
10.	the	ots and Obligations Owed BY Committee (Itemize all on ledule C and/or Schedule D)	28799.55	

For further information contact:

Federal Election Commission 999 E Street, NW Washington, DC 20463

> Toll Free 800-424-9530 Local 202-694-1100

Image# 202007239260799442

AF386700057

	FEC Form 3 (Revised 05/2016)	eTAILED SUMMARY PAGE of Receipts	PAGE 3 / 3
Write	e or Type Committee Name		
BE	NTIVOLIO FOR CONGRESS		
Repo	ort Covering the Period: From: 04	M / D D / Y Y Y Y Y 01 2020 To	M M / D D / Y Y Y 06 30 2020
	I. RECEIPTS	COLUMN A Total This Period	COLUMN B Election Cycle-to-Date
1. C	ONTRIBUTIONS (other than loans) FROM:		
(a) Individuals/Persons Other Than Political Committees		
	(i) Itemized (use Schedule A)	53994.37	81394.41
	(ii) Unitemized	2848.27	16173.50
	(iii) TOTAL of contributions from individuals	56842.64	97567.91
л.		0.00	0.00
(b (c			
	(such as PACs)	0.00	0.00
(d		0.00	0.00
(e	(other than loans)		
	(add Lines 11(a)(iii), (b), (c), and (d))	56842.64	97567.91
	RANSFERS FROM OTHER	0.00	0.00
A	UTHORIZED COMMITTEES		
3. L((a	OANS:) Made or Guaranteed by the		
.87	Candidate	0.00	52500.00
(b	. 전 전 전 전 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	0.00	0.00
(c) TOTAL LOANS (add Lines 13(a) and (b))	0.00	52500.00
0	FFSETS TO OPERATING		
E	XPENDITURES		
(F	Refunds, Rebates, etc.)	0.00	0.00
	THER RECEIPTS Dividends, Interest, etc.)	0.00	2150.00
5. T(OTAL RECEIPTS (add Lines		
1	1(e), 12, 13(c), 14, and 15) Carry Total to Line 24, page 4)	56842.64	152217.91

Image# 202007239260799443

FEC Form 3 (Revised 05/2016)

AF386700058

DETAILED SUMMARY PAGE

of Disbursements

PAGE 4 / 37

	II. DISBURSEMENTS	COLUMN A Total This Period	COLUMN B Election Cycle-to-Date							
17.	OPERATING EXPENDITURES	18575.65	41979.11							
18.	Transfers to other Authorized committees	0.00	0.00							
9.	LOAN REPAYMENTS:									
	(a) Of Loans Made or Guaranteed by the Candidate	, 0.00	, 50120.00							
	(b) Of All Other Loans	, 0.00	, , , 0.00							
	(c) TOTAL LOAN REPAYMENTS (add Lines 19(a) and (b))	0.00	, 50120.00							
D.	REFUNDS OF CONTRIBUTIONS TO:									
	(a) Individuals/Persons Other Than Political Committees	0.00	17786.26							
	(b) Political Party Committees	0.00	, 0.00							
	(c) Other Political Committees (such as PACs)	0.00	, , , 0.00							
	(d) TOTAL CONTRIBUTION REFUNDS (add Lines 20(a), (b), and (c))		17786.26							
1.	OTHER DISBURSEMENTS	0.00	75.00							
2.	total DISBURSEMENTS (add Lines 17, 18, 19(c), 20(d), and 21)	18575.65	109960.37							

III. CASH SUMMARY

23.	CASH ON HAND AT BEGINNING OF REPORTING PERIOD	78) 78)	a.	н		9	5007.71
24	TOTAL RECEIPTS THIS PERIOD (from Line 16, page 3)	4	9	ii.	4	9	56842.64
25.	SUBTOTAL (add Line 23 and Line 24)	i.	đ	i.		7	61850.35
26.	TOTAL DISBURSEMENTS THIS PERIOD (from Line 22)	1	9	ж Ц		7	18575.65
27.	CASH ON HAND AT CLOSE OF REPORTING PERIOD (subtract Line 26 from Line 25)	1	3	A. H	4	,	43274.70



FEDERAL ELECTION COMMISSION WASHINGTON, D.C. 20463

June 24, 2021

Bentivolio for Congress 260 White Pine Trail Milford, MI 48381

C00656033 AF#: 3867, 3912, 3957

Dear Treasurer:

On January 8, 2021, the Commission found reason to believe ("RTB") that Bentivolio for Congress and Richard Anthony Piwko, in his official capacity as Treasurer ("the respondents") violated 52 U.S.C. § 30104(a) for failing to timely file the 2020 July Quarterly Report (AF# 3867), 2020 Pre-Primary Report (AF# 3912), and 2020 October Quarterly Report (AF# 3957) and made a preliminary determination that the civil money penalties were \$1,783, \$1,947, and \$1,252, respectively, based on the schedule of penalties at 11 C.F.R. § 111.43.

After reviewing your written response and any supplemental information submitted by you and Commission staff, the Reviewing Officer has recommended that the Commission make a final determination and assess a civil money penalty in AF# 3867, AF# 3912, and AF# 3957. A copy of the Reviewing Officer's recommendation is attached.

You may file with the Commission Secretary a written response to the recommendation within 10 days of the date of this letter. Please note, the agency's offices remain closed to visitors and most of its employees will continue to telework in an effort to limit the spread of coronavirus (COVID-19). The Commission is processing some documents submitted by mail, though processing will not occur on a daily basis until the agency resumes normal mail operations. Nevertheless, if you choose to submit a response to the recommendation, it must be received on time. Thus, all written responses and supporting documentation should be converted to PDF (Portable Document Format) and must be emailed to the Commission Secretary at secretary@fec.gov. The Commission encourages the use of electronic signatures on electronically submitted documents, but scanned copies of ink signatures will be accepted. Electronically submitted responses will be deemed received on the date it is electronically received by staff. Please include the AF # in your response. Your response may not raise any arguments not raised in your original written response or not directly responsive to the Reviewing Officer's recommendation. 11 C.F.R. § 111.36(f). The Commission will then make a final determination in this matter.

Please contact me at the toll free number 800-424-9530 (press 0, then press 1660) or 202-694-1158 if you have any questions.

Sincerely,

Rhiannon Magruder Rhiannon Magruder Reviewing Officer Office of Administrative Review



FEDERAL ELECTION COMMISSION WASHINGTON, D.C. 20463

SENSITIVE

December 22, 2021

MEMORANDUM

To:	The Commission
Through:	Alec Palmer AP Staff Director
From:	Patricia C. Orrock PCO Chief Compliance Officer
	Rhiannon Magruder / CM/ Reviewing Officer Office of Administrative Review
Subject:	Final Determination Recommendation in AF# 3867, AF# 3912, AF# 3957 – Bentivolio for Congress and Kerry Bentivolio, in their official capacity as

Treasurer¹ (C00656033)

On January 8, 2021, the Commission found reason to believe ("RTB") that the respondents violated 52 U.S.C. § 30104(a) for failing to timely file the 2020 July Quarterly Report and made a preliminary determination that the civil money penalty was \$1,783 based on the schedule of penalties at 11 C.F.R. § 111.43 (AF# 3867). On January 8, 2021, the Commission found RTB that the respondents violated 52 U.S.C. § 30104(a) for failing to timely file the 2020 Pre-Primary Report and made a preliminary determination that the civil money penalty was \$1,947 based on the schedule of penalties at 11 C.F.R. § 111.43 (AF# 3912). On January 8, 2021, the Commission found RTB that the respondents violated 52 U.S.C. § 30104(a) for failing to timely file the 2020 Pre-Primary Report and made a preliminary determination that the civil money penalty was \$1,947 based on the schedule of penalties at 11 C.F.R. § 111.43 (AF# 3912). On January 8, 2021, the Commission found RTB that the respondents violated 52 U.S.C. § 30104(a) for failing to timely file the 2020 October Quarterly Report and made a preliminary determination that the civil money penalty was \$1,252 based on the schedule of penalties at 11 C.F.R. § 111.43 (AF# 3957).

On April 29, 2021, the Commission received their written response ("challenge"). After reviewing the challenge, the Reviewing Officer Recommendation ("ROR") dated June 24, 2021 was forwarded to the Commission, a copy was forwarded to the respondents, and is hereby incorporated by reference.

¹ On 12/10/21, the Committee filed an Amended Statement of Organization (FEC Form 1) to name Kerry Bentivolio, the Candidate, as Treasurer. The respondents in this matter have been updated accordingly.

The Reviewing Officer recognized the campaign may have become inactive after the 2020 Primary Election but confirmed the Committee was still required to file the 2020 July Quarterly, Pre-Primary, and October Quarterly Reports. The Reviewing Officer explained that a committee's filing obligation ends only when a committee files a termination report, and the Commission notifies them in writing that their termination report has been accepted.² 11 C.F.R § 102.3.

In addition, while sympathetic to the death of the Treasurer in October 2020, the Reviewing Officer noted that the Treasurer 's death was subsequent to the 2020 July Quarterly and Pre-Primary filing deadlines. Further, the Reviewing Officer noted that the Commission urges committees to name an assistant treasurer or designated agent to assume the duties and responsibilities of the treasurer in the event of a temporary or permanent vacancy in the office or the unavailability of the treasurer. 11 C.F.R § 102.7(a). However, based on the Candidate's statements in the challenge and the Committee's Statements of Organization, the Committee did not avail itself of naming an individual for this position. Moreover, unavailability of the Treasurer is specifically included at 11 C.F.R. § 111.35(d) as an example of a circumstance that will not be considered reasonably unforeseen and beyond the respondents' control. Therefore, the Reviewing Officer recommended that the Commission make a final determination in AF# 3867, AF# 3912, and AF# 3957 that the respondents violated 52 U.S.C. § 30104(a).

Calculation of the Civil Money Penalties

At the time of the RTB finding in AF# 3867, the Commission used the actual level of activity (\$75,418) of the 2020 July Quarterly Report to calculate the penalty because the report had been filed. 11 C.F.R § 111.43(d)(3)(i). On August 27, 2021 and December 10, 2021, the Committee filed Amended 2020 July Quarterly Reports disclosing a level of activity of \$33,018, lower than previously reported. The report was originally filed on July 23, 2020, 8 days late, and is considered late. 11 C.F.R § 111.43(e). Using the schedule of penalties at 11 C.F.R § 111.43(a), a penalty of \$519 should be assessed (reduced from the RTB civil money penalty of \$1,783).

At the time of the RTB findings in AF# 3912 and AF# 3957, the Commission used an estimated level of activity (\$43,696) to calculate the penalties because the 2020 Pre-Primary and October Quarterly Reports had not yet been filed. 11 C.F.R § 111.43(d)(2)(i). At the time of the ROR, the Committee had not yet filed these reports. The Reviewing Officer noted that in order to calculate the civil money penalties using the actual level of activity disclosed on the 2020 Pre-Primary and October Quarterly Reports, the Committee shall file these reports prior to the Reviewing Officer's Final Determination Recommendation to the Commission.³

On December 10, 2021, the Committee filed the 2020 Pre-Primary Report disclosing a level of activity of \$16,459. 11 C.F.R § 111.43(d)(3)(i). The report was filed 505 days late and is considered not filed. 11 C.F.R § 111.43(e). Using the schedule of penalties at 11 C.F.R § 111.43(b) for election sensitive reports, a penalty of \$1,252 should be assessed (reduced from the RTB civil money penalty of \$1,947).

² To date, the Committee has not yet filed a Termination Report.

³ Subsequent to the ROR, RAD contacted the Committee several times to request an update on the outstanding filings and offer assistance. *See* Attachment 1.

On December 10, 2021, the Committee filed the 2020 October Quarterly Report disclosing a level of activity of 36,912. 11 C.F.R § 111.43(d)(3)(i). The report was filed 421 days late and is considered not filed. 11 C.F.R § 111.43(e). Using the schedule of penalties at 11 C.F.R § 111.43(a), a penalty of 1,252 should be assessed.

Therefore, the Reviewing Officer now recommends that the Commission make a final determination in AF# 3867, AF# 3912, and AF# 3957 that the respondents violated 52 U.S.C. § 30104(a) and assess civil money penalties of \$519, \$1,252, and \$1,252, respectively.

OAR Recommendations

- 1. Adopt the Reviewing Officer recommendation for AF# 3867 involving Bentivolio for Congress and Kerry Bentivolio, in their official capacity as Treasurer, in making the final determination;
- 2. Make a final determination in AF# 3867 that Bentivolio for Congress and Kerry Bentivolio, in their official capacity as Treasurer, violated 52 U.S.C. § 30104(a) and assess a \$519 civil money penalty (reduced from the RTB civil money penalty of \$1,783);
- 3. Adopt the Reviewing Officer recommendation for AF# 3912 involving Bentivolio for Congress and Kerry Bentivolio, in their official capacity as Treasurer, in making the final determination;
- 4. Make a final determination in AF# 3912 that Bentivolio for Congress and Kerry Bentivolio, in their official capacity as Treasurer, violated 52 U.S.C. § 30104(a) and assess a \$1,252 civil money penalty (reduced from the RTB civil money penalty of \$1,947);
- 5. Adopt the Reviewing Officer recommendation for AF# 3957 involving Bentivolio for Congress and Kerry Bentivolio, in their official capacity as Treasurer, in making the final determination;
- 6. Make a final determination in AF# 3957 that Bentivolio for Congress and Kerry Bentivolio, in their official capacity as Treasurer, violated 52 U.S.C. § 30104(a) and assess a \$1,252 civil money penalty; and
- 7. Send the appropriate letters.

BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of)
) AFs 3867, 3912 and 3957
Final Determination Recommendation:)
Bentivolio for Congress and Kerry)
Bentivolio, in their official capacity as)
Treasurer (C00656033))

CERTIFICATION

I, Laura E. Sinram, Acting Secretary and Clerk of the Federal Election

Commission, do hereby certify that on January 12, 2022, the Commission

decided by a vote of 6-0 to take the following actions in AFs 3867, 3912, and

3957:

- 1. Adopt the Reviewing Officer recommendation for AF# 3867 involving Bentivolio for Congress and Kerry Bentivolio, in their official capacity as Treasurer, in making the final determination.
- 2. Make a final determination in AF# 3867 that Bentivolio for Congress and Kerry Bentivolio, in their official capacity as Treasurer, violated 52 U.S.C. § 30104(a) and assess a \$519 civil money penalty (reduced from the RTB civil money penalty of \$1,783).
- 3. Adopt the Reviewing Officer recommendation for AF# 3912 involving Bentivolio for Congress and Kerry Bentivolio, in their official capacity as Treasurer, in making the final determination.
- Make a final determination in AF# 3912 that Bentivolio for Congress and Kerry Bentivolio, in their official capacity as Treasurer, violated 52 U.S.C. § 30104(a) and assess a \$1,252 civil money penalty (reduced from the RTB civil money penalty of \$1,947).

Federal Election Commission AFs 3867, 3912, and 3957 January 12, 2022

- 5. Adopt the Reviewing Officer recommendation for AF# 3957 involving Bentivolio for Congress and Kerry Bentivolio, in their official capacity as Treasurer, in making the final determination.
- 6. Make a final determination in AF# 3957 that Bentivolio for Congress and Kerry Bentivolio, in their official capacity as Treasurer, violated 52 U.S.C. § 30104(a) and assess a \$1,252 civil money penalty.
- 7. Send the appropriate letters.

Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and

Weintraub voted affirmatively for the decision.

January 13, 2022 Date

Attest:

Laura e Sinram

Digitally signed by Laura e Sinram Date: 2022.01.13 17:10:28 -05'00'

Laura E. Sinram Acting Secretary and Clerk of the Commission



FEDERAL ELECTION COMMISSION WASHINGTON, D.C. 20463

February 1, 2022

Kerry Bentivolio, in official capacity as Treasurer Bentivolio for Congress 260 White Pine Trail Milford, MI 48381

C00656033 AF# 3867

Dear Mr. Bentivolio:

On January 8, 2021, the Federal Election Commission ("the Commission") found reason to believe ("RTB") that Bentivolio for Congress and you, in your official capacity as Treasurer, violated 52 U.S.C. § 30104(a) for failing to file the 2020 July Quarterly Report. By letter dated February 5, 2021, the Commission sent notification of the RTB finding that included a civil money penalty calculated at \$1,783 in accordance with the schedule of penalties at 11 C.F.R. § 111.43. On April 29, 2021, the Office of Administrative Review received your written response challenging the RTB finding.

The Reviewing Officer reviewed the Commission's RTB finding with its supporting documentation and your written response. Based on this review, the Reviewing Officer recommended that the Commission uphold the RTB civil money penalty because it was calculated using an estimated level of activity, make a final determination that Bentivolio for Congress and you, in your official capacity as Treasurer, violated 52 U.S.C. § 30104(a), and assess a civil money penalty in the amount of \$1,783 in accordance with 11 C.F.R. § 111.43. The Reviewing Officer Recommendation was sent to you on June 24, 2021.

On January 12, 2022, the Commission adopted the Reviewing Officer's final recommendation and made a final determination that Bentivolio for Congress and you, in your official capacity as Treasurer, violated 52 U.S.C. § 30104(a), and based on the level of activity disclosed on the Amended 2020 July Quarterly Report (\$33,018), assessed a civil money penalty in the amount of \$519 (reduced from the RTB civil money penalty of \$1,783). It is based on the same factors used to calculate the civil money penalty at RTB, except that the amended level of activity was used. A copy of the Final Determination Recommendation is attached.

At this juncture, the following courses of action are available to you:

1. If You Choose to Appeal the Final Determination and/or Civil Money Penalty

If you choose to appeal the final determination, you should submit a written petition, within 30 days of receipt of this letter, to the U.S. District Court for the district in which the committee or you reside, or transact business, requesting that the final determination be modified or set aside. See 52 U.S.C. § 30109(a)(4)(C)(iii). Your failure to raise an argument in a timely fashion during the administrative process shall be deemed a waiver of the respondents' right to present such argument in a petition to the district court under 52 U.S.C. § 30109. 11 CFR § 111.38.

2. If You Choose Not to Pay the Civil Money Penalty and Not to Appeal

Unpaid civil money penalties assessed through the Administrative Fine regulations will be subject to the Debt Collection Act of 1982 ("DCA") as amended by the Debt Collection Improvement Act of 1996 ("DCIA"), 31 U.S.C. § 3701, *et seq.* If you do not pay this debt within 30 days (or file a written petition to a federal district court - see below), the Commission will transfer the debt to the U.S. Department of the Treasury ("Treasury") for collection. Within 5 days of the transfer to Treasury, Treasury will contact you to request payment. Treasury currently charges a fee of 30% of the civil money penalty amount for its collection services. If the age of the debt is greater than or equal to two years old, Treasury will charge a fee of 32% of the civil money penalty that you owe. Should Treasury's attempts fail, Treasury will refer the debt to a private collection agency ("PCA"). If the debt remains unpaid, Treasury may recommend that the Commission refer the matter to the Department of Justice for litigation.

Actions which may be taken to enforce recovery of a delinquent debt by Treasury may also include: (1) offset of any payments that the debtor is due, including tax refunds and salary; (2) referral of the debt to agency counsel for litigation; (3) reporting of the debt to a credit bureau; (4) administrative wage garnishment; and (5) reporting of the debt, if discharged, to the IRS as potential taxable income. In addition, under the provisions of DCIA and other statutes applicable to the FEC, the debtor may be subject to the assessment of other statutory interest, penalties, and administrative costs.

In accordance with the DCIA, at your request, the agency will offer you the opportunity to inspect and copy records relating to the debt, the opportunity for a review of the debt, and the opportunity to enter into a written repayment agreement.

3. If You Choose to Pay the Civil Money Penalty

If you should decide to pay the civil money penalty, follow the payment instructions on page 4 of this letter. You should make payment within thirty (30) days of receipt of this letter.

NOTICE REGARDING PARTIAL PAYMENTS AND SETTLEMENT OFFERS

4. Partial Payments

If you make a payment in an amount less than the civil money penalty, the amount of your partial payment will be credited towards the full civil money penalty that the Commission assessed upon making a final determination.

5. Settlement Offers

Any offer to settle or compromise a debt owed to the Commission, including a payment in an amount less than the civil money penalty assessed or any restrictive endorsements contained on your check or money order or proposed in correspondence transmitted with your check or money order, will be rejected. Acceptance and deposit or cashing of such a restricted payment does not constitute acceptance of the settlement offer. Payments containing restrictive endorsements will be deposited and treated as a partial payment towards the civil money penalty that the Commission assessed upon making a final determination. All unpaid civil money penalty amounts remaining will be subject to the debt collection procedures set forth in Section 2, above.

The confidentiality provisions at 52 U.S.C. § 30109(a)(12) no longer apply and this matter is now public. Pursuant to 11 C.F.R. §§ 111.42(b) and 111.20(c), the file will be placed on the public record within 30 days from the date of this notification.

If you have any questions regarding this matter, please contact Rhiannon Magruder on our toll-free number (800) 424-9530 (press 0, then ext. 1158) or (202) 694-1158.

On behalf of the Commission,

Allen Dickerson Chairman

ADMINISTRATIVE FINE PAYMENT INSTRUCTIONS

In accordance with the schedule of penalties at 11 CFR § 111.43, the amount of your civil money penalty calculated at final determination is \$519 for the 2020 July Quarterly Report.

You may remit payment by ACH withdrawal from your bank account, or by debit or credit card through Pay.gov, the federal government's secure portal for online collections. Visit www.fec.gov/af/pay.shtml to be directed to Pay.gov's Administrative Fine Program Payment form. Please use the details below to complete the required fields. For additional payment options, please contact Rhiannon Magruder on our toll-free number (800) 424-9530 (press 0, then ext. 1660) or (202) 694-1660.

COMMITTEE NAME: Bentivolio for Congress

FEC ID#: C00656033

AF#: 3867

PAYMENT AMOUNT DUE: \$519