



FEDERAL ELECTION COMMISSION

1325 K STREET N.W.
WASHINGTON, D.C. 20463

file
OCT 1976

Mr. Allan Kaplan
745 East 23rd Street
Peterson, New Jersey 07504

Re: MUR 276 (76)

Dear Mr. Kaplan:

7704002177
We have received your complaint dated October 14, 1976. I have reviewed your allegations and have concluded that the Federal Election Commission does not have authority over the matters set forth.

A copy of the Federal Election Campaign Act of 1971, as amended, is enclosed with this letter. I hope that an examination of the materials will answer most of your questions.

Please feel free to contact me if you have any further questions. The staff member assigned to this matter is Kathryn Kavanagh (telephone no. 202/382-1047).

Sincerely yours,

John G. Murphy, Jr.

John G. Murphy, Jr.
General Counsel

Enclosure

FEDERAL ELECTION COMMISSION
OFFICIAL FILE COPY
OFFICE OF GENERAL COUNSEL



BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of)
Gerald R. Ford)

MUR 276 (76)

CERTIFICATION

I, Marjorie W. Emmons, Secretary to the Federal Election Commission, do hereby certify that on October 27, 1976, the Commission adopted the recommendation of the General Counsel that it finds no reason to believe that a violation of the Federal Election Campaign Act, as amended, had been committed in the above-captioned matter.

Accordingly, the file in this case has been closed.

Marjorie W. Emmons
Marjorie W. Emmons
Secretary to the Commission

FEDERAL ELECTION COMMISSION
OFFICIAL FILE COPY
OFFICE OF GENERAL COUNSEL

October 27, 1976

MEMORANDUM FOR: BILL OLDAKER

FROM: MARJORIE EMMONS *MJE by me*

RE: MUR 238 (76), MUR 261 (76) and MUR 276 (76) *sent*

The above mentioned MURs were transmitted to the Commission on October 26, 1976 at 11:30.

As of 11:30 a.m. on October 27, 1976, no objections have been received on these MURs.

770477
OFFICIAL FILE COPY
OFFICE OF GENERAL COUNSEL

DATE AND TIME OF TRANSMITTAL: 10-26-76

NO. MUR 276 (76)

REC'D: 10/7/76

FEDERAL ELECTION COMMISSION
Washington, D. C.

Complainant's Name: Allan G. Kaplan (notarized)

Respondent's Name: Gerald R. Ford

Relevant Statute: None

Internal Reports Checked: None

Federal Agencies Checked: None

SUMMARY OF ALLEGATION

Complainant alleges that respondent is accessory in an attempt to
overthrow the Constitution.

PRELIMINARY LEGAL ANALYSIS

Allegation is beyond the jurisdiction of the Commission.

RECOMMENDATION

Close file; send letters

Date of Next Commission Review: _____

FEDERAL ELECTION COMMISSION
EX-101 FILE COPY
OFFICE OF GENERAL COUNSEL

7 7 0 4 0 0 : 4 7 : CC #486
PROFILE IN COURAGE:.....

RECEIVED
RELEASE DATE OCTOBER 14, 1976
COMMISSION

TO: WILLIAM C. OLDAKER, ESQUIRE
GENERAL COUNSEL
FEDERAL ELECTION COMMISSION

-and-

WILLIAM B. RAY, ESQUIRE
CHIEF, BROADCAST BUREAU
FEDERAL COMMUNICATIONS COMMISSION

16 OCT 15 A 9: 08
FEDERAL ELECTION COMMISSION
OFFICIAL FILE COPY
OFFICE OF GENERAL COUNSEL

SUBJECT: SECRET OVERTHROW OF THE CONSTITUTION TO COVER-UP THE
INTERSTATE BLACKMAIL OPERATION OF CONTINENTAL GROUP, INC.

REFERENCE: TREASON: a crime involving "adherence to the enemy and
rendering him aid and comfort." 325 U.S. 1.
"Treason against the United States is defined
by the Constitution itself:...By this instrument,
it is declared that treason against the United
States shall consist only in levying war against
them, or in adhering to their enemies, giving
them aid and comfort." 26 Fed. Cas. 18, 21. 1/

1/ JUDICIAL TREASON (Note: see Kaplan vs Continental, etals. 75-6489)

IN THE FEDERAL ELECTION COMMISSION
IN THE FEDERAL COMMUNICATIONS COMMISSION

X-----X

ALLAN G. KAPLAN,
COMPLAINANT,

-AGAINST-

GERALD R. FORD, PRESIDENT OF THE
UNITED STATES OF AMERICA,
RESPONDANT.

X-----X

)
) AFFIDAVIT IN SUPPORT OF
EMERGANT INVESTIGATION

)
) INTERNAL ACTION IN THE
INTERESTS OF THE AMERICAN
PEOPLE AND THE PROTECTION OF
THE CONSTITUTION

In accordance with the guide line set forth in Mr. Oldaker's
letter of September 21, 1976 the undersigned submits unto this tribunal
the following facts: see 2 U.S.C. 1437g(a)(2) en seq:

(1) THE FULL NAME, ADDRESS AND TELEPHONE NUMBER OF THE COMPLAINANT:

Mr. Allan G. Kaplan
745 East 23rd Street
Paterson, New Jersey, 07504 201-881-0110

(2) A CLEAR AND CONCISE STATEMENT OF THE FACTS UPON WHICH THE ASSERTION
OF JURISDICTION OF THE COMMISSION IS BASED:

GERALD R. FORD UPON ACCEPTANCE OF THE REPUBLICAN NOMINATION FOR THE
PRESIDENCY OF THE UNITED STATES DID NOT REPORT THAT HE IS CHARGED
WITH THE SECRET OVERTHROW OF THE CONSTITUTION TO COVER-UP THE INTERSTATE
BLACKMAIL OPERATION OF THE CONTINENTAL GROUP, INC.

EVERY CANDIDATE IS REQUIRED TO FILE AN OATH OF ACCEPTANCE AND THE
PLEDGE TO SUPPORT AND DEFEND THE CONSTITUTION OF THE UNITED STATES: 2/

2/ Mr. Ford has had every opportunity to deny his involvement or have
his Attorney General Levy submit the charges to a grand jury.
Mr. Ford has done nothing to deny his part in the overthrow of the
Constitution.
The Federal Election Commission and the Federal Communications
Commission are constitutionally bound to investigate these charges
and only the immediate time will tell whether our Country has fallen
in the hands of a select few bent on destroying the United States.

PROFILE IN COURAGE:.....

- (3) A CLEAR AND CONCISE STATEMENT OF THE FACTS WHICH ARE ALLEGED TO CONSTITUTE A VIOLATION OF THE FEDERAL ELECTION CAMPAIGN LAWS:

TO THE BEST OF KNOWLEDGE MR. FORD HAS NOT COMPLIED WITH THE LAWS BY VIRTUE OF THE FACT THAT HE IS ACCEPTING FUNDS FROM THE TAX PAYERS OF THE UNITED STATES (*i.e. the dollar check off) WHILE ALL THE TIME BEING A PARTY TO THE CHARGE OF OVERTHROW THE CONSTITUTION.

THE COMMISSION CAN CHECK THE TAPES OF ALL OF MR. FORD'S PUBLIC STATEMENTS AND AT NO TIME HAS HE DENIED HIS INVOLVEMENT OR THE FACT THAT HE HAS DIRECTED THE ATTORNEY GENERAL TO IMMEDIATELY INVESTIGATE THESE SERIOUS CHARGES.

- (4) COPIES OF EVIDENCE AVAILABLE WHICH SUSTAINS THE ALLEGATIONS OF THE COMPLAINT.

EVIDENCE IN SUPPORT:.....

MESSAGE DATED SEPTEMBER 28, 1976 advising Mr. Ford of an application due on or about October 4, 1976 regarding
MARK EXHIBIT AAA a class action petition. no reply

MESSAGE DATED JULY 5, 1976 advsing Mr. Ford that on Good Friday, April 16, 1976 he was advised to reply to the matter of
MARK EXHIBIT BBB the overthrow of the constitution. no reply

MESSAGE DATED JUNE 6, 1976 advising Mr. Ford that the undersigned was very proud that Mr. Ford was not a party to the Rockefeller 'sick' effort to use the secret service to scare and injury my family by coming un-announced to the house looking for guns and bombs only to be offered cookies and milk.....
MARK EXHIBIT CCC

MESSAGE DATED MAY 18, 1975 advising Mr. Ford of his reckless disregard for the constitution and his constitutional obligations.... no reply
MARK EXHIBIT DDD

MESSAGE DATED AUGUST 25, 1974 asking Mr. Ford to investigate Mr. Saxbe and Mr. Peterson in the cover-up of corruption in New Jersey regarding the Attorney General and the Chief Judge of U.S. District Court for New Jersey,. no reply

CERTIFICATION:.....

ALLAN G. KAPLAN certifies upon his oath and deposes and says that he submits the above for immediate investigation by the Federal Election Commission. Further, for a citizen of the United States to have to beg for food and shelter while his job is illegally and unlawfully taken due to the prediction of an admitted sick man greed for money. That the Chairman of the Board of the Continental Group, Inc., and the Attorney for the Carpenter, Bennett and Morrissey law firm (James J. Crowley, Jr.) would be allowed to get away with INTERSTATE BLACKMAIL and the President of the United States of America just coming into OFFICE by way of 'wategate' leave no room for doubt. Mr. Ford seeks to continue corruption in our Government.... Mr. Ford has been in ~~the~~ Government and on the Government PAYROLL for a long time for him to turn his head and eyes and ears to the plea of the people for.....honesty..... IN GOVERNMENT.

October 14, 1976

STATE OF NEW JERSEY SS
COUNTY OF Passaic

SWORN TO SUBSCRIBED TO BEFORE ME THIS 12th DAY OF OCTOBER 1976

151 Allan G. Kaplan
10/14/76

David J. Hoffman R.S.

A. G. KAPLAN
BOX 214 PARK STA
PATERSON, N.J.
07513

MAIL CLASS
MAIL -
13 491 02

35

WILLIAM C. OLDAKER, ESQUIRE
CHIEF COUNSEL
FEDERAL ELECTION COMMISSION
1325 K STREET N.W.
WASHINGTON, D.C. 20463



RECEIVED
FEDERAL ELECTION COMMISSION
WASHINGTON, D.C. 20543

CC # 486
MUR 276

76 NOV 15 A9:08

762888

SEP 21 1976

Mr. Alan G. Kaplan
P.O. Box 214
Park Station
Peterson, NJ 07513

Re: CC #486

Dear Mr. Kaplan:

This acknowledges receipt of your telegram advising violations of the Federal Election Campaign Act of 1971, as amended.

As you may be aware, the Federal Election Campaign Act of 1971, as amended requires that all complaints be signed, sworn, and notarized by the person making the complaint (see 2 U.S.C. §437c(a)(3)). Under our new procedures, we also require that a complaint contain: (1) the full name, address and telephone number of the complainant; (2) a clear and concise statement of the facts upon which the assertion of jurisdiction of the Commission is based; (3) a clear and concise statement of the fact which are alleged to constitute a violation of the Federal Election Campaign Law; (4) copies of any evidence available to you which sustains the allegations of the complaint. In the event you wish to file a complaint, please comply with these requirements.

Please feel free to contact me if you have any questions.

Sincerely yours,

William C. Cloaker
Assistant General Counsel

57

77040024773

COMMONWEALTH OF PENNSYLVANIA



DEPARTMENT OF HEALTH

LEONARD BACHMAN, M.D.
SECRETARY OF HEALTH

P. O. BOX 90
HARRISBURG 17120

October 1, 1970

Mr. Alan Kaplan
P.O. Box 214
Park Station
Paterson, New Jersey
07511

Dear Mr. Kaplan:

This will acknowledge the information which you sent me on September 25, 1970 relating to Gonoweld Powder produced by the Continental Groun, Inc. and used to solder the seams on certain types of survey cans.

By copy of this letter I am calling this to the attention of the individuals in our office and in the Center for Disease Control who have been working on the Philadelphia Respiratory Disease problem.

Thank you for your interest in the Pennsylvania Department of Health.

Sincerely yours

Robert D. Gess
Director
Bureau of Adult Health Services

CLERK OF THE COMMONS

7704000:4777

MAILGRAM SERVICE CENTER
MIDDLETON, V. 22545



Mailgram®



2-016145E27-002 14/28/76 ICS 1PMMTZZ CSP NWK
1 2016145E27 MGM TONT PATERSON NJ 09-28 10424 EST

CORA KAPLAN
PO BOX 214 PARK STATION
PATERSON, NJ 07651

THIS MAILGRAM IS A CONFIRMATION COPY OF THE FOLLOWING MESSAGE:

URGENT 10/28/76 10424 EST
FROM: CORA KAPLAN
TO: [illegible]
SUBJECT: [illegible]
RE: [illegible]
I AM WRITING TO ADVISE THAT ON OR ABOUT OCTOBER 3, 1976, I
RECEIVED A TELEPHONE CALL FROM [illegible] INFORMING ME THAT
[illegible] HAD BEEN ARRESTED AND THAT I SHOULD REPORT TO THE
[illegible] OFFICE IN PATERSON, NEW JERSEY, TO IDENTIFY HIM.
I HAVE BEEN ADVISED THAT THE ARREST WAS MADE BY THE [illegible]
IN PATERSON, NEW JERSEY.

77040024781

ICS IPMMTZZ CSP

1 2018811867 MGM TDMT PATERSON NJ 05-18 1019A EST
ZIP 07504

western union Mailgram 5 1019A EST

DORA KAPLAN
745 EAST 23 ST
PATERSON NJ 07504

THIS MAILGRAM IS A CONFIRMATION COPY OF THE FOLLOWING MESSAGE:

2018811867 MGM TDMT PATERSON NJ 303 05-18 1019A EST
ZIP
HONORABLE GERALD R FORD, PRESIDENT
CASE PHILIP W HUCEN COUNSEL TO THE PRESIDENT
WHITE HOUSE
WASHINGTON DC 20500
DEAR PRESIDENT FORD

IN 1972 MR COVINGTON OF THE SUPREME COURT ADVISED ME BY LETTER THAT ONE MUST USE A CERTAIN PROCEDURES IN ORDER TO GET A CASE BEFORE THE SUPREME COURT.

SINCE THAT TIME THE UNITED STATES DISTRICT COURT IN NEW JERSEY HAS MADE EVERY EFFORT TO DESTROY THAT JUDICIAL PROCESS. JUDGE VINCENT P BIUNNO WAS CHARGED WITH FRAUD AND CORRUPTION YET THAT THIRD CIRCUIT AND THE SUPREME COURT DID NOTHING. BIUNNO'S MATTER IS REPORTED TO BE IN THE HOUSE OF REPRESENTATIVES UNDER DOCKET NUMBER 430. JUDGE - CARTISS MEANCH WAS CHARGED WITH JUDICIAL TREASON AND AGAIN NOTHING WAS DONE. NOW JUDGE SEITZ, ROSEN, AND WEIS COMPLETELY DESTROYED THE JUDICIAL PROCESS IN 74-2207.

ACCORDINGLY, I FIND THAT YOUR HONORS DO NOTHING POSITIVE HAS BEEN WRECKLESSLY NEGLIGENT IN LIGHT OF YOUR CONSTITUTIONAL RESPONSIBILITIES AS A SITTING CHIEF JUDGE OF THE HIGHEST COURT OF THE LAND WITH SPECIAL ATTENTION TO A RECENT MATTER UNDER YOUR DECISION IN A-385.

FURTHER, YOUR HONOR MAY BE INVOLVED IN AN EFFORT TO DIRECTLY OR INDIRECTLY OVERTHROW THE UNITED STATES CONSTITUTIONAL JUDICIAL PROCESS TO PROTECT YOURSELF AND OTHERS.

STILL FURTHER IF PRESIDENT FORD OR VICE PRESIDENT ROCKEFELLER REFUSED TO INVESTIGATE OR THE CONGRESS ALSO REFUSES THEN IT MAY BE TIME FOR A CITIZENS ARREST OF THOSE INVOLVED PARTIES.

A COPY OF THIS MESSAGE IS BEING SENT TO MR HORN THE SOLICITOR GENERAL WHO MAY HAVE THE CONSTITUTIONAL DUTY TO REPRESENT YOUR HONOR. COPIES OF THIS MESSAGE ARE ALSO BEING SENT TO PRESIDENT FORD, VICE PRESIDENT ROCKEFELLER, SPEAKER OF THE HOUSE ALBERT, SENATOR CHURCH, AND MR HORN. IN CLOSING IT IS UNFORTUNATE THAT THE AMERICAN PEOPLE HAVE COME 200 YEARS WITH A DREAM OF EQUAL JUSTICE UNDER THE LAW FOR ALL ONLY TO FIND IT OUT OF REACH.

ALLAN GOODMAN KAPLAN

1 2018811867 MGM TDM PATERSON NJ 06-22 0311P E
ZIP 07504

MRS DORA KAPLAN
745 EAST 23 ST
PATERSON, NJ 07504

THIS MAILGRAM IS A CONFIRMATION COPY OF THE FOLLOWING MESSAGE:

2018811-67 MGR TDMT PATERSON NJ 187 06-22 0311P EST
ZIP

HONORABLE GERALD R FORD
WHITE HOUSE
WASHINGTON DC 20500
DEAR PRESIDENT FORD,

THE UNDESIGNED WAS VERY PROUD TO LEARN THAT THE PRESIDENT OF THESE UNITED STATES HAD NOTHING TO DO WITH THE RECENT UNIMPRESSIVE RECKLESS ENDANGEMENT EFFORT BY VICE PRESIDENT ROCKEFELLER THROUGH HIS COUNCIL MR WALLISIN WHO BOASTED OF HIS WILLFUL ALLEGED UNAMERICAN EFFORT WITH THE US SECRET SERVICE TO USURP THE FIRST AMENDMENT OF THE UNITED STATES CONSTITUTION BY INVOKING TITLE 18 USC871 WITHOUT ANY CLEAR, CONVINCING, AND PRESENT DANGER EVIDENCE THAT WOULD PROMPT THE SENDING OF THE UNANNOUNCED US SECRET SERVICE AGENTS TO MY HOME ON FRIDAY JUNE 13TH 1975 REGARDING POSSESSION OF ANY GUNS AND/OR HOMES.

THESE AGENTS NEVER OFFERED COFFEE OR MILK AS WE NEVER TAP ANY BILLS
ANYONE LOOKS IN OUR HOME OR ANY OTHER PLACE.

SUCH NEW NAZI TACTICS ARE REPUGNANT TO ALL HONORABLE AMERICANS HOWEVER WHEN YOU HAVE BLACKMAIL ARTISTS LIKE US ATTORNEY SILBERT AND A DIRECT/INDIRECT COLLABORATING US ATTORNEY GENERAL LEVI IN OFFICE THEN ONE CAN UNDERSTAND THE NEW NAZI TYPE

ALLAN GOODMAN KAPLAN
745 EAST 23 ST
PATERSON NJ 07504

15:11 EST

M G M P J A K T H S H

OFFICE OF LEGAL COUNSEL

2-013179E237002 08/25/74

ICS IPMMTZZ CSP

1 2018811867 MGM TDMT PATTERSON NJ 08-25 0500P EDT
ZIP 07504

western union

Mailgram



► MRS DORA KAPLAN
745 E 23RD ST
PATTERSON NJ 07504

THIS MAILGRAM IS A CONFIRMATION COPY OF THE FOLLOWING MESSAGE:

2018811867 NL TDMT PATTERSON NJ 100 08-25 0500P EDT

PMS HONORABLE GERALD R FORD, DLR

WHITE HOUSE DC

DEAR PRESIDENT FORD KINDLY ADVISE THE UNDERSIGNED WHY MR SAXRE
AND MR PETERSON HAVE BEEN COVERING UP CORRUPTION IN NEW JERSEY.
CHIEF JUDGE COHEN AND UNITED STATES ATTORNEY GOLDSTEIN HAVE
BEEN SO CHARGED YET THE DEPARTMENT OF JUSTICE CONTINUES TO ACT
DUMB

ALLAN G KAPLAN 745 E 23RD ST PATTERSON NEW JERSEY 07504

17100 EDT

MGMNKT FSE

7704001179

COUSSEL

MGMNWK1 PSP
2-012349E187002 07/05/76
JCS IPMM122 CSP
1 2018910110 FGM TDNT PATERSON NJ 07-05 0305P EST

 **Mailgram**[®]
western union



MRS CORA KARP...
PO BOX 214 FARM STATION
PATERSON NJ 07513

77040002478

THIS MAILGRAM IS TRANSMITTED IN ACCORDANCE WITH THE FOLLOWING INFORMATION:

2018910110
ZIP
PRESIDENT JOHN
KATZ
DEAR

TO: [REDACTED]
FROM: [REDACTED]
SUBJECT: [REDACTED]

CLASSIFICATION: [REDACTED]
AUTHORITY: [REDACTED]

DATE: [REDACTED]
TIME: [REDACTED]
BY: [REDACTED]

REMARKS: [REDACTED]
[REDACTED]
[REDACTED]

U.S. MAIL