



FEDERAL ELECTION COMMISSION
WASHINGTON, D.C. 20543

THIS IS THE BEGINNING OF MUR # 3302

DATE FILMED 8/13/91 CAMERA NO. 1

CAMERAMAN RS

91040853138



FEDERAL ELECTION COMMISSION
WASHINGTON, D.C. 20463

4 February 1991

MEMORANDUM

TO: LAWRENCE M. NOBLE
GENERAL COUNSEL

THROUGH: JOHN C. SURINA
STAFF DIRECTOR

FROM: JOHN D. GIBSON
ASSISTANT STAFF DIRECTOR
REPORTS ANALYSIS DIVISION

SUBJECT: REFERRAL OF MONTHLY UNAUTHORIZED COMMITTEES
FOR FAILING TO FILE THE 1990 12 DAY PRE-GENERAL
REPORT BY ELECTION DAY

Attached is a listing of thirty-five (35) monthly unauthorized committees which failed to file the 1990 12 Day Pre-General Report by Election Day, November 6, 1990.

For your information, each committee was sent Prior Notice of the due date of the report on October 1, 1990 (Attachment 36). Twenty-nine (29) of the committees were sent Non-Filer Notices on November 15, 1990 (Attachment 37). Six (6) of the committees

were not sent Non-Filer Notices because their 12 Day Pre-General Reports were filed by November 15, 1990.

If you have any questions, please contact Lisa Stolaruk at 376-2480.

Attachment

91040353139

91040853140

C00008748

Pacific Enterprises Political Assistance
Committee

91NF-45

91040353141

PACIFIC ENTERPRISES POLITICAL ASSISTANCE COMMITTEE

(Attachment 29a - 29h)

COMMITTEE	FOCUS	RECEIPTS	DISBURSEMENTS	DATE	DESCRIPTION
				COVERED DATE	DATE
				TYPE OF FUND	
PACIFIC ENTERPRISES POLITICAL ASSISTANCE COMMITTEE					
CONNECTED ORGANIZATION: PACIFIC ENTERPRISES					
1989 FEBRUARY MONTHLY	6,631	0	12JAN89 -31JAN89	4	89FEB/89/3307
MARCH MONTHLY	10,322	0	12FEB89 -28FEB89	4	89FEB/89/4000
APRIL MONTHLY	8,034	2,062	12MAR89 -31MAR89	9	89FEB/89/4040
MAY MONTHLY	7,102	3,000	12APR89 -30APR89	9	89FEB/89/4111
JUNE MONTHLY	7,039	9,900	12MAY89 -31MAY89	12	89FEB/89/4079
JUNE MONTHLY - AMENDMENT	7,136	9,900	12MAY89 -31MAY89	4	89FEB/89/3247
JUNE MONTHLY - AMENDMENT	7,101	9,900	12MAY89 -31MAY89	10	89FEB/89/4089
JULY MONTHLY	10,422	9,150	12JUN89 -30JUN89	10	89FEB/89/4070
AUGUST MONTHLY	8,079	2,500	12JUL89 -31JUL89	14	89FEB/89/3045
SEPTEMBER MONTHLY	6,065	7,752	12AUG89 -31AUG89	12	89FEB/89/4140
OCTOBER MONTHLY	7,031	3,750	12SEP89 -30SEP89	24	89FEB/89/4011
OCTOBER MONTHLY - AMENDMENT	7,051	3,750	12SEP89 -30SEP89	5	89FEB/89/4000
NOVEMBER MONTHLY	1,000	4,400	12OCT89 -31OCT89	22	89FEB/89/4044
NOVEMBER MONTHLY - AMENDMENT	1,000	4,400	12OCT89 -31OCT89	8	89FEB/89/4024
DECEMBER MONTHLY	7,000	11,000	12NOV89 -30NOV89	21	89FEB/89/4011
DECEMBER MONTHLY - AMENDMENT	7,000	10,000	12NOV89 -30NOV89	3	89FEB/89/4020
JANUARY	10,000	1,000	12DEC89 -31DEC89	40	89FEB/89/4011
FEBRUARY	10,000	1,000	12JAN90 -31JAN90	2	89FEB/89/4011
MARCH	10,000	1,000	12FEB90 -31FEB90	3	89FEB/89/4011
APRIL	10,000	1,000	12MAR90 -31MAR90	3	89FEB/89/4011
MAY	10,000	1,000	12APR90 -30APR90	7	89FEB/89/4011
JUNE	10,000	1,000	12MAY90 -31MAY90	3	89FEB/89/4011
JULY	10,000	1,000	12JUN90 -30JUN90	3	89FEB/89/4011
AUGUST	10,000	1,000	12JUL90 -31JUL90	3	89FEB/89/4011
SEPTEMBER	10,000	1,000	12AUG90 -31AUG90	3	89FEB/89/4011
OCTOBER	10,000	1,000	12SEP90 -30SEP90	3	89FEB/89/4011
NOVEMBER	10,000	1,000	12OCT90 -31OCT90	3	89FEB/89/4011
DECEMBER	10,000	1,000	12NOV90 -30NOV90	3	89FEB/89/4011
JANUARY	10,000	1,000	12DEC90 -31DEC90	3	89FEB/89/4011
FEBRUARY	10,000	1,000	12JAN91 -31JAN91	3	89FEB/89/4011
MARCH	10,000	1,000	12FEB91 -31FEB91	3	89FEB/89/4011
APRIL	10,000	1,000	12MAR91 -31MAR91	3	89FEB/89/4011
MAY	10,000	1,000	12APR91 -30APR91	3	89FEB/89/4011
JUNE	10,000	1,000	12MAY91 -31MAY91	3	89FEB/89/4011
JULY	10,000	1,000	12JUN91 -30JUN91	3	89FEB/89/4011
AUGUST	10,000	1,000	12JUL91 -31JUL91	3	89FEB/89/4011
SEPTEMBER	10,000	1,000	12AUG91 -31AUG91	3	89FEB/89/4011
OCTOBER	10,000	1,000	12SEP91 -30SEP91	3	89FEB/89/4011
NOVEMBER	10,000	1,000	12OCT91 -31OCT91	3	89FEB/89/4011
DECEMBER	10,000	1,000	12NOV91 -30NOV91	3	89FEB/89/4011
JANUARY	10,000	1,000	12DEC91 -31DEC91	3	89FEB/89/4011
FEBRUARY	10,000	1,000	12JAN92 -31JAN92	3	89FEB/89/4011
MARCH	10,000	1,000	12FEB92 -31FEB92	3	89FEB/89/4011
APRIL	10,000	1,000	12MAR92 -31MAR92	3	89FEB/89/4011
MAY	10,000	1,000	12APR92 -30APR92	3	89FEB/89/4011
JUNE	10,000	1,000	12MAY92 -31MAY92	3	89FEB/89/4011
JULY	10,000	1,000	12JUN92 -30JUN92	3	89FEB/89/4011
AUGUST	10,000	1,000	12JUL92 -31JUL92	3	89FEB/89/4011
SEPTEMBER	10,000	1,000	12AUG92 -31AUG92	3	89FEB/89/4011
OCTOBER	10,000	1,000	12SEP92 -30SEP92	3	89FEB/89/4011
NOVEMBER	10,000	1,000	12OCT92 -31OCT92	3	89FEB/89/4011
DECEMBER	10,000	1,000	12NOV92 -30NOV92	3	89FEB/89/4011
JANUARY	10,000	1,000	12DEC92 -31DEC92	3	89FEB/89/4011
FEBRUARY	10,000	1,000	12JAN93 -31JAN93	3	89FEB/89/4011
MARCH	10,000	1,000	12FEB93 -31FEB93	3	89FEB/89/4011
APRIL	10,000	1,000	12MAR93 -31MAR93	3	89FEB/89/4011
MAY	10,000	1,000	12APR93 -30APR93	3	89FEB/89/4011
JUNE	10,000	1,000	12MAY93 -31MAY93	3	89FEB/89/4011
JULY	10,000	1,000	12JUN93 -30JUN93	3	89FEB/89/4011
AUGUST	10,000	1,000	12JUL93 -31JUL93	3	89FEB/89/4011
SEPTEMBER	10,000	1,000	12AUG93 -31AUG93	3	89FEB/89/4011
OCTOBER	10,000	1,000	12SEP93 -30SEP93	3	89FEB/89/4011
NOVEMBER	10,000	1,000	12OCT93 -31OCT93	3	89FEB/89/4011
DECEMBER	10,000	1,000	12NOV93 -30NOV93	3	89FEB/89/4011
JANUARY	10,000	1,000	12DEC93 -31DEC93	3	89FEB/89/4011
FEBRUARY	10,000	1,000	12JAN94 -31JAN94	3	89FEB/89/4011
MARCH	10,000	1,000	12FEB94 -31FEB94	3	89FEB/89/4011
APRIL	10,000	1,000	12MAR94 -31MAR94	3	89FEB/89/4011
MAY	10,000	1,000	12APR94 -30APR94	3	89FEB/89/4011
JUNE	10,000	1,000	12MAY94 -31MAY94	3	89FEB/89/4011
JULY	10,000	1,000	12JUN94 -30JUN94	3	89FEB/89/4011
AUGUST	10,000	1,000	12JUL94 -31JUL94	3	89FEB/89/4011
SEPTEMBER	10,000	1,000	12AUG94 -31AUG94	3	89FEB/89/4011
OCTOBER	10,000	1,000	12SEP94 -30SEP94	3	89FEB/89/4011
NOVEMBER	10,000	1,000	12OCT94 -31OCT94	3	89FEB/89/4011
DECEMBER	10,000	1,000	12NOV94 -30NOV94	3	89FEB/89/4011
JANUARY	10,000	1,000	12DEC94 -31DEC94	3	89FEB/89/4011
FEBRUARY	10,000	1,000	12JAN95 -31JAN95	3	89FEB/89/4011
MARCH	10,000	1,000	12FEB95 -31FEB95	3	89FEB/89/4011
APRIL	10,000	1,000	12MAR95 -31MAR95	3	89FEB/89/4011
MAY	10,000	1,000	12APR95 -30APR95	3	89FEB/89/4011
JUNE	10,000	1,000	12MAY95 -31MAY95	3	89FEB/89/4011
JULY	10,000	1,000	12JUN95 -30JUN95	3	89FEB/89/4011
AUGUST	10,000	1,000	12JUL95 -31JUL95	3	89FEB/89/4011
SEPTEMBER	10,000	1,000	12AUG95 -31AUG95	3	89FEB/89/4011
OCTOBER	10,000	1,000	12SEP95 -30SEP95	3	89FEB/89/4011
NOVEMBER	10,000	1,000	12OCT95 -31OCT95	3	89FEB/89/4011
DECEMBER	10,000	1,000	12NOV95 -30NOV95	3	89FEB/89/4011
JANUARY	10,000	1,000	12DEC95 -31DEC95	3	89FEB/89/4011
FEBRUARY	10,000	1,000	12JAN96 -31JAN96	3	89FEB/89/4011
MARCH	10,000	1,000	12FEB96 -31FEB96	3	89FEB/89/4011
APRIL	10,000	1,000	12MAR96 -31MAR96	3	89FEB/89/4011
MAY	10,000	1,000	12APR96 -30APR96	3	89FEB/89/4011
JUNE	10,000	1,000	12MAY96 -31MAY96	3	89FEB/89/4011
JULY	10,000	1,000	12JUN96 -30JUN96	3	89FEB/89/4011
AUGUST	10,000	1,000	12JUL96 -31JUL96	3	89FEB/89/4011
SEPTEMBER	10,000	1,000	12AUG96 -31AUG96	3	89FEB/89/4011
OCTOBER	10,000	1,000	12SEP96 -30SEP96	3	89FEB/89/4011
NOVEMBER	10,000	1,000	12OCT96 -31OCT96	3	89FEB/89/4011
DECEMBER	10,000	1,000	12NOV96 -30NOV96	3	89FEB/89/4011
JANUARY	10,000	1,000	12DEC96 -31DEC96	3	89FEB/89/4011
FEBRUARY	10,000	1,000	12JAN97 -31JAN97	3	89FEB/89/4011
MARCH	10,000	1,000	12FEB97 -31FEB97	3	89FEB/89/4011
APRIL	10,000	1,000	12MAR97 -31MAR97	3	89FEB/89/4011
MAY	10,000	1,000	12APR97 -30APR97	3	89FEB/89/4011
JUNE	10,000	1,000	12MAY97 -31MAY97	3	89FEB/89/4011
JULY	10,000	1,000	12JUN97 -30JUN97	3	89FEB/89/4011
AUGUST	10,000	1,000	12JUL97 -31JUL97	3	89FEB/89/4011
SEPTEMBER	10,000	1,000	12AUG97 -31AUG97	3	89FEB/89/4011
OCTOBER	10,000	1,000	12SEP97 -30SEP97	3	89FEB/89/4011
NOVEMBER	10,000	1,000	12OCT97 -31OCT97	3	89FEB/89/4011
DECEMBER	10,000	1,000	12NOV97 -30NOV97	3	89FEB/89/4011
JANUARY	10,000	1,000	12DEC97 -31DEC97	3	89FEB/89/4011
FEBRUARY	10,000	1,000	12JAN98 -31JAN98	3	89FEB/89/4011
MARCH	10,000	1,000	12FEB98 -31FEB98	3	89FEB/89/4011
APRIL	10,000	1,000	12MAR98 -31MAR98	3	89FEB/89/4011
MAY	10,000	1,000	12APR98 -30APR98	3	89FEB/89/4011
JUNE	10,000	1,000	12MAY98 -31MAY98	3	89FEB/89/4011
JULY	10,000	1,000	12JUN98 -30JUN98	3	89FEB/89/4011
AUGUST	10,000	1,000	12JUL98 -31JUL98	3	89FEB/89/4011
SEPTEMBER	10,000	1,000	12AUG98 -31AUG98	3	89FEB/89/4011
OCTOBER	10,000	1,000	12SEP98 -30SEP98	3	89FEB/89/4011
NOVEMBER	10,000	1,000	12OCT98 -31OCT98	3	89FEB/89/4011
DECEMBER	10,000	1,000	12NOV98 -30NOV98	3	89FEB/89/4011
JANUARY	10,000	1,000	12DEC98 -31DEC98	3	89FEB/89/4011
FEBRUARY	10,000	1,000	12JAN99 -31JAN99	3	89FEB/89/4011
MARCH	10,000	1,000	12FEB99 -31FEB99	3	89FEB/89/4011
APRIL	10,000	1,000	12MAR99 -31MAR99	3	89FEB/89/4011
MAY	10,000	1,000	12APR99 -30APR99	3	89FEB/89/4011
JUNE	10,000	1,000	12MAY99 -31MAY99	3	89FEB/89/4011
JULY	10,000	1,000	12JUN99 -30JUN99	3	89FEB/89/4011
AUGUST	10,000	1,000	12JUL99 -31JUL99	3	89FEB/89/4011
SEPTEMBER	10,000	1,000	12AUG99 -31AUG99	3	89FEB/89/4011
OCTOBER	10,000	1,000	12SEP99 -30SEP99	3	89FEB/89/4011
NOVEMBER	10,000	1,000	12OCT99 -31OCT99	3	89FEB/89/4011
DECEMBER	10,000	1,000	12NOV99 -30NOV99	3	89FEB/89/4011
JANUARY	10,000	1,000	12DEC99 -31DEC99	3	89FEB/89/4011
FEBRUARY	10,000	1,000	12JAN00 -31JAN00	3	89FEB/89/4011
MARCH	10,000	1,000	12FEB00 -31FEB00	3	89FEB/89/4011
APRIL	10,000	1,000	12MAR00 -31MAR00	3	89FEB/89/4011
MAY	10,000	1,000	12APR00 -30APR00	3	89FEB/89/4011
JUNE	10,000	1,000	12MAY00 -31MAY00	3	89FEB/89/4011
JULY	10,000	1,000	12JUN00 -30JUN00	3	89FEB/89/4011
AUGUST	10,000	1,000	12JUL00 -31JUL00	3	89FEB/89/4011
SEPTEMBER	10,000	1,000	12AUG00 -31AUG00	3	89FEB/89/4011
OCTOBER	10,000	1,000	12SEP00 -30SEP00	3	89FEB/89/4011
NOVEMBER	10,000	1,000	12OCT00 -31OCT00	3	89FEB/89/4011
DECEMBER	10,000	1,000	12NOV00 -30NOV00	3	89FEB/89/4011
JANUARY	10,000	1,000	12DEC00 -31DEC00	3	89FEB/89/4011
FEBRUARY	10,000	1,000	12JAN01 -31JAN01	3	89FEB/89/4011
MARCH	10,000	1,000	12FEB01 -31FEB01	3	89FEB/89/4011
APRIL	10,000	1,000	12MAR01 -31MAR01	3	89FEB/89/4011
MAY	10,000	1,000	12APR01 -30APR01	3	89FEB/89/4011
JUNE	10,000	1,000	12MAY01 -31MAY01	3	89FEB/89/4011
JULY	10,000	1,000	12JUN01 -30JUN01	3	89FEB/89/4011
AUGUST	10,000	1,000	12JUL01 -31JUL01	3	89FEB/89/4011
SEPTEMBER	10,000	1,000	12AUG01 -31AUG01	3	89FEB/89/4011
OCTOBER	10,000	1,000	12SEP01 -30SEP01	3	89FEB/89/4011
NOVEMBER	10,000	1,000	12OCT01 -31OCT01	3	89FEB/89/4011
DECEMBER	10,000	1,000	12NOV01 -30NOV01	3	89FEB/89/4011

PACIFIC ENTERPRISES POLITICAL ASSISTANCE COMMITTEE
ID. # C00005748

November 19, 1990


NOV 26 AM 11:59

Public Records Office
 Federal Election Commission
 999 E Street, N.W.
 Washington, D.C. 20463

To Whom It May Concern:

Enclosed is a report of Receipts and Disbursements for a Political Committee covering the period October 1, 1990 through October 31, 1990 to comply with the monthly reporting requirements as provided in 2 U.S.C. 434(a) (4).

Sincerely,


 George P. Williams
 Treasurer

Enclosure

cc: Elections Division, State of New Jersey
 Office of the Secretary of State, State of Colorado
 Office of the Secretary of State, State of New Mexico
 Office of the Secretary of State, State of Louisiana
 Office of the Secretary of State, State of Kansas
 State Board of Elections, State of Illinois
 Registry of Election Finance, State of Kentucky
 Elections Division, State of Michigan
 Office of the Secretary of State, State of California
 Office of the Secretary of State, State of Massachusetts
 Bureau of Commissions, Elections and Legislation
 State of Pennsylvania

REPORT OF RECEIPTS AND DISBURSEMENTS

For Other Than An Authorized Committee
(Summary Page)

USE FEC MAILING LABEL
OR
TYPE ON PRINT

1. NAME OF COMMITTEE (in full) PACIFIC ENTERPRISES POLITICAL ASSISTANCE COMMITTEE		STN: 23 PMD 00
ADDRESS (number and street) <input checked="" type="checkbox"/> Check if different than previously reported 633 West Fifth Street, Suite 3400		2. FEC IDENTIFICATION NUMBER C00008748
CITY STATE and ZIP CODE Los Angeles, CA 90071-2006		3. This committee qualified as a multicandidate committee DURING THIS Reporting Period on _____ day

4. TYPE OF REPORT

- ☐ April 15 Quarterly Report
☐ July 15 Quarterly Report
☐ October 15 Quarterly Report
☐ January 31 Year End Report
☐ July 31 Mid Year Report (Non-election Year Only)
☐ Termination Report
- Monthly Report Due On
☐ February 28 ☐ June 30 ☐ October 20
☐ March 28 ☐ July 20 ☒ November 20
☐ April 20 ☐ August 20 ☐ December 20
☐ May 20 ☐ September 20 ☐ January 31
- ☐ Twelfth day report preceding _____ Type of Election
 election on _____ in the State of _____
☐ Twelfth day report following the General Election on _____
 in the State of _____

(b) Is this Report an Amendment? ☐ YES ☒ NO

SUMMARY

5	Covering Period <u>10-01-90</u> through <u>10-31-90</u>	COLUMN A This Period	COLUMN B Calendar Year-to-Date
6	(a) Cash on Hand January 1, 19 <u>90</u>		\$ 102,332.35
	(b) Cash on Hand at Beginning of Reporting Period	\$ 107,222.72	
	(c) Total Receipts (from Line 18)	\$ 6,525.94	\$ 95,476.31
	(d) SUMMA add Lines 6 (b) and 6(c) for Column A and Lines 6 (a) and 6(c) for Column B)	\$ 113,748.66	\$ 197,808.66
7	Total Disbursements (from Line 28)	\$ 34,489.00	\$ 118,549.00
8	Cash on Hand at Close of Reporting Period (subtract Line 7 from Line 6(d))	\$ 79,259.66	\$ 79,259.66
9	Debts and Obligations Owed TO the Committee Itemize on Schedule C and/or Schedule D1	\$ -----	For further information contact: Federal Election Commission 950 E Street NW Washington DC 20463 Tel: (202) 426-0532 Local 332-3763/20
10	Debts and Obligations Owed BY the Committee Itemize on Schedule C and/or Schedule D1	\$ -----	

I certify that I have examined this Report and to the best of my knowledge and belief it is true, correct and complete.

Type or Print Name of Treasurer

GEORGE P. WILLIAMS

Signature of Treasurer

[Signature]

Date

11-20-90

NOTE: Submission of false, erroneous or incomplete information may subject the person signing this Report to the penalties of 18 U.S.C. 424.

FEC FORM 3X

Rev. 6-87

2003571:017

Is your RETURN ADDRESS
completed on the reverse side?



1 2 0 20

90 NOV 26 AM 11:59

Pacific Enterprises

P.O. Box 61003
Terminal Annex
Los Angeles, CA 90060

Public Records Office
Federal Election Commission
999 E Street, N.W.
Washington, D.C. 20463

575

11

ACHMENT 294

Thank you for using
Return Receipt Service.

MEMORANDUM TO THE FILES:

COMMITTEE: Pacific Enterprises PACI.D. NUMBER: C00008748CONTACT: Don LiddellDATE: December 3, 1990ANALYST: Robert B. DiNardoSUBJECT: 12 Day Pre-General Report

Mr. Liddell called at 2:30 regarding a notice the committee received for failure to file the 12 Day Pre-General Report. He mentioned that the committee filed a November Monthly Report covering the month of October. I told him that during an election year all monthly filing committees are required to file a 12 Day Pre-General and a 30 Day Post-General Election Reports. Mr. Liddell said he would file a senerate 12 Day Pre-General Election Report.

910403146



PACIFIC ENTERPRISES POLITICAL ASSISTANCE COMMITTEE

ID. # C00008748

90 DEC 10 PM 1:52

December 8, 1990

Public Records Office
Federal Election Commission
999 E Street, N.W.
Washington, D.C. 20463

To Whom It May Concern:

Enclosed is a Pre-General Report of Receipts and Disbursements for a Political Committee covering the period October 1, 1990 through October 17, 1990 to comply with the reporting requirements as provided in 2 U.S.C. 434(a) (4).

We understand that based on a telephone conversation between Don Liddell, of Pacific Enterprises, and Robert DiNardo, of the FEC, of December 3, 1990, that the enclosed report fully satisfies the concerns expressed in your letter of November 15, 1990. (Copy attached.)

Included in this report are computer generated Schedule B forms. It is our belief that they comply with the filing requirements. But if for some reason they do not, please contact us and let us know how they should be modified.

Sincerely,

George P. Williams
Treasurer

Enclosure

cc: Robert DiNardo, FEC
Elections Division, State of New Jersey
Office of the Secretary of State, State of Colorado
Office of the Secretary of State, State of New Mexico
Office of the Secretary of State, State of Louisiana
Office of the Secretary of State, State of Kansas
State Board of Elections, State of Illinois

9003677219

REPORT OF RECEIPTS AND DISBURSEMENTS

For Other Than An Authorized Committee

(Summary Page)

90 DEC 10 PM 1:52

1. NAME OF COMMITTEE (Print)		2. <input type="checkbox"/> This committee qualified as a nationwide committee DURING THIS Reporting Period
PACIFIC ENTERPRISES POLITICAL ASSISTANCE COMMITTEE		
ADDRESS (number and street) <input type="checkbox"/> Check if different than previously reported 633 W. Fifth Street, Ste. 3400, N.L. 334		
CITY, STATE and ZIP CODE Los Angeles, CA 90071-2000		3. <input type="checkbox"/> The committee qualified as a nationwide committee DURING THIS Reporting Period

4. TYPE OF REPORT

- (a) ☐ April 15 Quarterly Report
- ☐ July 15 Quarterly Report
- ☐ October 15 Quarterly Report
- ☐ January 31 Year End Report
- ☐ July 31 Mid Year Report (Non-election Year Only)
- ☐ Termination Report
- (b) ☐ Monthly Report Due On:
- | | | |
|--------------------------------------|---------------------------------------|--------------------------------------|
| <input type="checkbox"/> February 28 | <input type="checkbox"/> June 30 | <input type="checkbox"/> October 31 |
| <input type="checkbox"/> March 31 | <input type="checkbox"/> July 31 | <input type="checkbox"/> November 30 |
| <input type="checkbox"/> April 30 | <input type="checkbox"/> August 31 | <input type="checkbox"/> December 31 |
| <input type="checkbox"/> May 31 | <input type="checkbox"/> September 30 | <input type="checkbox"/> January 31 |
- (c) ☒ Twelfth day report preceding General Election (Type of Election)
election on 11/6/90 in the State of CA
- ☐ Thirtieth day report following the General Election in the State of _____
- (d) Is this Report an Amendment? ☐ YES ☐ NO

SUMMARY		COLUMN A This Period	COLUMN B Calendar Year-to-Date
5. Covering Period	<u>10/01/90</u> through <u>10/17/90</u>		
6. (a) Cash on Hand January 1, 19 <u>90</u>			\$ 102,332.35
(b) Cash on Hand at Beginning of Reporting Period		\$ 107,222.72	
(c) Total Receipts (from Line 18)		\$ 3,225.32	\$ 92,175.69
(d) Subtotal (add Lines 6(b) and 6(c) for Column A and Lines 6(a) and 6(c) for Column B)		\$ 110,448.04	\$ 194,508.04
7. Total Disbursements (from Line 28)		\$ 31,190.00	\$ 115,250.00
8. Cash on Hand at Close of Reporting Period (subtract Line 7 from Line 6(d))		\$ 79,258.04	\$ 79,258.04
9. Debts and Obligations Owed TO the Committee (Itemize all on Schedule C and/or Schedule D)		\$	
10. Debts and Obligations Owed BY the Committee (Itemize all on Schedule C and/or Schedule D)		\$	

I certify that I have examined this Report and to the best of my knowledge and belief it is true, correct and complete.

Type or Print Name of Treasurer

GEORGE P. WILLIAMS

Signature of Treasurer



Date

11/06/90

NOTE: Submission of false, erroneous, or incomplete information may subject the person signing this Report to the penalties of 2 U.S.C. § 437g.

FEC FORM 3X

(Instructions 4-87)

USE PRE-PAID MAILING LABEL OR TYPE ON PRINT

90036772222

DEC 10 PM 1:51

CERTIFIED

P 346 1.44 306

MAIL

Pacific Enterprises

P.O. Box 60041
Terminal Annex
Los Angeles, CA 90060

Mr. Robert DiNardo
Public Records Office
Federal Election Commission
999 E Street, NW
Washington, DC 20463

ADDRESS
(reverse side)

Thank you
for your
mail

GENERAL ELECTION REPORT NOTICE

ATTACHMENT 36
(Page 1 of 2)

FEDERAL ELECTION COMMISSION

PARTIES AND PACs

October 1, 1990

I. ALL MONTHLY FILERS

REPORT	REPORTING PERIOD	REG./CERT. MAILING DATE*	FILING DATE
Pre-General	10/01/90**-10/17/90	10/22/90	10/25/90
Post-General	10/18/90 - 11/26/90	12/06/90	12/06/90

II. QUARTERLY FILERS THAT MAKE GENERAL ELECTION CONTRIBUTIONS OR EXPENDITURES FROM OCTOBER 1 THROUGH OCTOBER 17***

REPORT	REPORTING PERIOD	REG./CERT. MAILING DATE*	FILING DATE
Pre-General	10/01/90**-10/17/90	10/22/90	10/25/90
Post-General	10/18/90 - 11/26/90	12/06/90	12/06/90

III. QUARTERLY FILERS WHICH DO NOT MAKE GENERAL ELECTION CONTRIBUTIONS OR EXPENDITURES FROM OCTOBER 1 THROUGH OCTOBER 17***

REPORT	REPORTING PERIOD	REG./CERT. MAILING DATE*	FILING DATE
Post-General	10/01/90**-11/26/90	12/06/90	12/06/90

WHO MUST FILE

Party committees and PACs (nonconnected committees and separate segregated funds) must follow the above charts in order to determine whether they must file the pre-general election report. All party committees and PACs, regardless of financial activity, must file the post-general election report.

WHAT MUST BE REPORTED

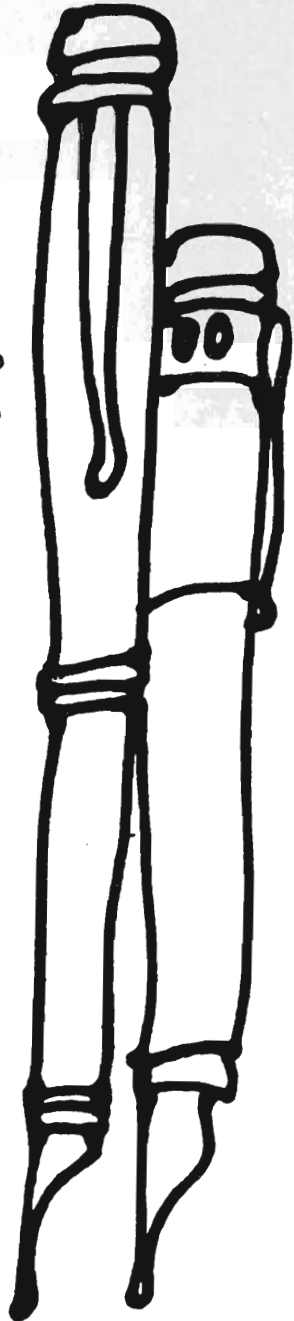
All financial activity (not previously reported) that occurred during the reporting period.

*Reports sent by registered or certified mail must be postmarked by the mailing date. Otherwise, they must be received by the filing date.

**The period begins with the close of the last report filed by the committee. If the committee has filed no previous reports, the period begins with the date of the committee's first activity.

***Committees that made general election contributions or expenditures prior to October 1 which have not been previously reported must also follow the Chart II reporting requirements.

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PARTIES AND PACs

GENERAL ELECTION

REPORTING FORMS

Party committees and PACs use Form 3X (enclosed).

WHERE TO FILE

Consult the instructions on the back of the Form 3X Summary Page. Note State filing requirements also.

LABEL

Committees should affix the peel-off label from the envelope to Line 1 of the report. Corrections should be made on the label.

LAST-MINUTE INDEPENDENT EXPENDITURES

Any PAC which makes any independent expenditures aggregating \$1,000 or more during the period beginning October 18 and ending November 4 must report them within 24 hours. Call the FEC for more information.

COMPLIANCE

TREASURERS OF POLITICAL COMMITTEES ARE RESPONSIBLE FOR FILING ALL REPORTS ON TIME. FAILURE TO DO SO IS SUBJECT TO ENFORCEMENT ACTION. COMMITTEES FILING ILLEGIBLE REPORTS OR USING NON-FEC FORMS WILL BE REQUIRED TO REFILE.

FOR INFORMATION, Call: 202/376-3120 or 800/424-9530

91040353151



FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

RQ-7

November 15, 1990

**TREASURER
COMMITTEE
STREET
CITY, STATE ZIP**

Identification Number: ID NUMBER

Reference: 12 Day Pre-General Report (10/1/90-10/17/90)

Dear **TREASURER**:

It has come to the attention of the Federal Election Commission ("the Commission") that your committee may be in violation of 2 U.S.C. §434(a) for failing to file the above referenced Report of Receipts and Disbursements. You were previously notified of the due date for this report.

It is important that you file this report immediately with the Federal Election Commission, 999 E Street, NW, Washington, DC 20463 (or with the Clerk of the House or the Secretary of the Senate, as appropriate). A copy of the report or its relevant portions should also be filed with the Secretary of State or equivalent state officer (see 11 CFR §§108.2, 108.3, 108.4).

Although the Commission may initiate an audit or legal enforcement action concerning this matter, your prompt response and a letter of explanation will be taken into consideration.

If you have any questions, please contact **ANALYST** on our toll-free number (800) 424-9530. Our local number is (202) 376-2480.

Sincerely,

John D. Gibson
Assistant Staff Director
Reports Analysis Division

21040353152

FEDERAL ELECTION COMMISSION
999 E Street, N.W.
Washington, D.C. 20463

FIRST GENERAL COUNSEL'S REPORT

SENSITIVE

RAD Referral: 91NF 17 - 51
Staff Member: Noriega E. James

SOURCE: I N T E R N A L L Y G E N E R A T E D

RESPONDENTS:

21040853153

91040853154

Pacific Enterprises Political Assistance
Committee and George P. Williams, as treasurer
(91NF-45)

91040853155

RELEVANT STATUTES: 434(a)(4)(B)
INTERNAL REPORTS CHECKED: Referral Materials
FEDERAL AGENCIES CHECKED: None

I. GENERATION OF MATTER

The Reports Analysis Division ("RAD") referred the above thirty-five (35) committees and their treasurers to the Office of the General Counsel on February 5, 1991. The basis of the attached RAD referral is the committees' failure to file the

1990 12 Day Pre-General Report in a timely manner, in violation of 2 U.S.C. § 434(a)(4)(B).

II. FACTUAL AND LEGAL ANALYSIS

The Federal Election Campaign Act of 1971, as amended ("the Act"), provides that all unauthorized political committees that file monthly reports, shall file a pre-general election report in lieu of filing the report otherwise due in November of any year in which a regularly scheduled general election is held. 2 U.S.C. § 434(a)(4)(B). According to Section 434(a)(2)(A)(i) the pre-election report must be filed no later than the 12th day before any election, and should be complete as of the 20th day before the election.

With regard to the 1990 general election, unauthorized committees were required to file a 12 Day Pre-General Election Report, covering the pre-election period of October 1 through October 17, by October 25, 1990. The committees referred by RAD failed to file the 1990 Pre-General Report or a report covering the pre-election period by the required deadline. However, seven of the committees filed 1990 November Monthly Reports with coverage dates of October 1 through 31, 1990. These reports

91040853156

were received after the due date for the 12 Day Pre-General Report.

On October 1, 1990, prior notification was sent to all unauthorized committees which specifically informed monthly filers of the requirement to file a 12 Day Pre-General Report by October 25, 1990 (Attachment 1, pages 177 - 178). Each committee which failed to submit either a 12 Day Pre-General Report or a November Monthly Report was sent a Non-Filer Notice on November 15, 1990 (Attachment 1, page 179).

Accordingly, the Office of the General Counsel recommends that the Commission open Matters Under Review and find reason to believe that 34 of the 35 previously referenced committees and their treasurers (See Recommendation I) violated 2 U.S.C. § 434(a)(4)(B) by failing to file timely the 1990 12 Day Pre-General Report.

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III. DISCUSSION OF CONCILIATION AND CIVIL PENALTY

This Office also recommends that the Commission offer to enter into conciliation with the respondents prior to a finding of probable cause to believe.

91040853158

PAGES 7 THROUGH 27 DO NOT PERTAIN TO THESE RESPONDENTS.

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IV. RECOMMENDATIONS

1. Open Matters Under Review, find reason to believe that the following committees and their treasurer violated 2 U.S.C. § 434(a)(4)(B) and enter into conciliation prior to a finding of probable cause to believe:

A.

B.

C.

D.

E.

F.

G.

H.

I.

J.

K.

L.

M.

N.

O.

P.

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Q.

R.

S.

T.

U.

V.

W.

X.

Y.

Z.

AA.

BB. Pacific Enterprises Political Assistance Committee
and George P. Williams, as treasurer (91NF-45)

CC.

DD.

EE.

91040353162

FF.

GG.

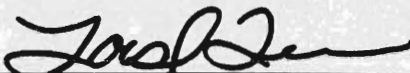
HH.

2.

3. Approve the attached Factual and Legal Analyses and proposed conciliation agreements and the appropriate letters.

Lawrence M. Noble
General Counsel

5/2/91
Date

BY: 
Lois G. Lerner
Associate General Counsel

Attachments:

1. RAD Referral
2. Factual and Legal Analysis (34)
3. Conciliation Agreement (34)

91040353163

BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of)	
)	RAD Referrals
Thirty-five (35) Committees and)	#91NF 17-51
their treasurers)	

CERTIFICATION

I, Marjorie W. Emmons, do hereby certify that
the Commission took the following actions with respect
to the above-captioned referrals:

1. Decided by a vote of 6-0 to

- a) Open Matters Under Review, find reason
to believe that the following committees
and their treasurer violated 2 U.S.C.
§ 434(a)(4)(B) and enter into concili-
ation prior to a finding of probable
cause to believe:

A.

B.

C.

(continued)

91040353164

Federal Election Commission
Certification: RAD 91NF 17-51
May 14, 1991

Page 2

D.

E.

F.

G.

H.

I.

J.

K.

(continued)

91040853165

Federation Election Commission
Certification: RAD 91NF 17-51
May 14, 1991

Page 3

L.

M.

N.

Q.

P.

Q.

R.

S.

(continued)

21040853166

**Federal Election Commission
Certification: RAD 91NF 17-51
May 14, 1991**

Page 4

T.

U.

V.

W.

X.

Y.

Z.

**AA. Pacific Enterprises Political
Assistance Committee and George
P. Williams, as treasurer (91NF-45)**

(continued)

91040853167

BB.

CC.

DD.

EE.

FF.

GG.

b)

- c) Approve the Factual and Legal Analyses
and proposed conciliation agreements
and the appropriate letters as
recommended in the General Counsel's
Report dated May 2, 1991.**

(continued)

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Federal Election Commission
Certification: RAD 91NF 17-51
May 14, 1991

Page 6

Commissioners Aikens, Elliott, Josefiak, ds
McDonald, McGarry, and Thomas voted
affirmatively for this decision.

91040853169

Attest:

5-17-91
Date

Marjorie W. Emmons
Marjorie W. Emmons
Secretary of the Commission



FEDERAL ELECTION COMMISSION
WASHINGTON, D.C. 20463

May 28, 1991

George P. Williams, Treasurer
Pacific Enterprises Political
Assistance Committee
633 West Fifth Street, Suite 5400
Los Angeles, CA 90071

RE: MUR 3302
Pacific Enterprises Political
Assistance Committee and
George P. Williams, as treasurer

Dear Mr. Williams:

On May 14, 1991, the Federal Election Commission found that there is reason to believe Pacific Enterprises Political Assistance Committee ("Committee") and you, as treasurer, violated 2 U.S.C. § 434(a)(4)(B), a provision of the Federal Election Campaign Act of 1971, as amended ("the Act"). The Factual and Legal Analysis, which formed a basis for the Commission's finding, is attached for your information.

Under the Act, you have an opportunity to demonstrate that no action should be taken against the Committee and you, as treasurer. You may submit any factual or legal materials that you believe are relevant to the Commission's consideration of this matter. Please submit such materials to the General Counsel's Office within 15 days of your receipt of this letter. Where appropriate, statements should be submitted under oath.

In the absence of any additional information demonstrating that no further action should be taken against the Committee and you, as treasurer, the Commission may find probable cause to believe that a violation has occurred and proceed with conciliation.

In order to expedite the resolution of this matter, the Commission has also decided to offer to enter into negotiations directed towards reaching a conciliation agreement in settlement of this matter prior to a finding of probable cause to believe. Enclosed is a conciliation agreement that the Commission has approved.

91040353170

George P. Williams, Treasurer
Page 2

If you are interested in expediting the resolution of this matter by pursuing preprobable cause conciliation and if you agree with the provisions of the enclosed agreement, please sign and return the agreement, along with the civil penalty, to the Commission. In light of the fact that conciliation negotiations, prior to a finding of probable cause to believe, are limited to a maximum of 30 days, you should respond to this notification as soon as possible.

Requests for extensions of time will not be routinely granted. Requests must be made in writing at least five days prior to the due date of the response and specific good cause must be demonstrated. In addition, the Office of the General Counsel ordinarily will not give extensions beyond 20 days.

If you intend to be represented by counsel in this matter, please advise the Commission by completing the enclosed form stating the name, address, and telephone number of such counsel, and authorizing such counsel to receive any notifications and other communications from the Commission.

This matter will remain confidential in accordance with 2 U.S.C. §§ 437g(a)(4)(B) and 437g(a)(12)(A), unless you notify the Commission in writing that you wish the investigation to be made public.

For your information, we have attached a brief description of the Commission's procedures for handling possible violations of the Act. If you have any questions, please contact Mary Loretta Taksar, the attorney assigned to this matter, at (202) 376-8200.

Sincerely,

Joan D. Aikens

Joan D. Aikens
Vice Chairman

Enclosures

Factual and Legal Analysis
Procedures
Designation of Counsel Form
Conciliation Agreement

91040853171

FEDERAL ELECTION COMMISSION

FACTUAL AND LEGAL ANALYSIS

MUR: 3302

RESPONDENTS: Pacific Enterprises Political Assistance Committee
and George P. Williams, as treasurer

The Federal Election Campaign Act of 1971, as amended ("the Act"), provides that all unauthorized political committees that file monthly reports, shall file a pre-general election report in lieu of filing the report otherwise due in November of any year in which a regularly scheduled general election is held.

2 U.S.C. § 434(a)(4)(B). According to Section 434(a)(2)(A)(i) the pre-election report must be filed no later than the 12th day before any election, and should be complete as of the 20th day before the election.

With regard to the 1990 general election, unauthorized committees were required to file a 12 Day Pre-General Election Report, covering the pre-election period of October 1 through October 17, by October 25, 1990. The above referenced committee failed to file the 1990 Pre-General Report or a report covering the pre-election period by the required deadline. Therefore, there is reason to believe the Pacific Enterprises Political Assistance Committee and George P. Williams, as treasurer, violated 2 U.S.C. § 434(a)(4)(B) by failing to timely file the 1990 12 Day Pre-General Report.

91040353172

06C 1532

RECEIVED
FEDERAL ELECTION COMMISSION
MAIL ROOM

91 JUN 14 AM 10:30

SIMMONS & McANDREWS

ATTORNEYS AND COUNSELORS AT LAW

1441 FOURTH STREET

SANTA MONICA, CALIFORNIA 90401

(213) 458-1405

FAX (213) 394-4028

COLLEEN CONWAY McANDREWS
JERRY MARGARET SIMMONS

VIA FEDERAL EXPRESS

June 13, 1991

RECEIVED
FEDERAL ELECTION COMMISSION
OFFICE OF GENERAL COUNSEL
91 JUN 14 PM 3:21

Mary Loretta Taksar, Esq.
Office of the General Counsel
Federal Election Commission
999 E Street, N.W.
Washington, D.C. 20463

Re: MUR 3302
Pacific Enterprises Political Assistance Committee/
George P. Williams, Treasurer

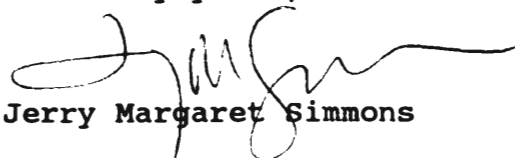
Dear Ms. Taksar:

As we discussed on the telephone this morning, our office has just been retained to represent Pacific Enterprises Political Assistance Committee and its Treasurer, George P. Williams, in connection with MUR 3302. Enclosed for your files please find the signed Statement of Designation of Counsel. The attorneys for Pacific Enterprises who routinely handle matters pertaining to the Federal Election Campaign Act are scheduled to be out of the office on other assignments and are not available to handle this matter.

As I mentioned, I have been working to put together the necessary information to respond. However, I have not been successful in reaching all the parties I need to speak with regarding this matter nor have I been able to review all pertinent documents.

I respectfully request that we be granted a ten day extension of time in which to respond. I appreciate your courtesy in this matter.

Sincerely yours,


Jerry Margaret Simmons

JMS/msl
Enclosure

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9

STATEMENT OF DESIGNATION OF COUNSEL

MUR 3302

NAME OF COUNSEL: Jerry Margaret Simmons

ADDRESS: Simmons & McAndrews

1441 Fourth Street

Santa Monica, CA 90401

TELEPHONE: (213) 458-1405

The above-named individual is hereby designated as my
counsel and is authorized to receive any notifications and other
communications from the Commission and to act on my behalf before
the Commission.

June 11, 1991
Date


Signature

RESPONDENT'S NAME: George Williams/Pacific Enterprises Political
Assistance Committee

ADDRESS: 633 W. Fifth Street, Suite 5400

Los Angeles, CA 90071-2006

HOME PHONE: (818) 584-1172

BUSINESS PHONE: (213) 895-5452

91040353174



FEDERAL ELECTION COMMISSION
WASHINGTON, D.C. 20463

June 13, 1991

Jerry Margaret Simmons, Esq.
Simmons & McAndrews
1441 Fourth Street
Santa Monica, CA 90401

RE: MUR 3302
Pacific Enterprises Political
Assistance Committee and
George P. Williams, as treasurer

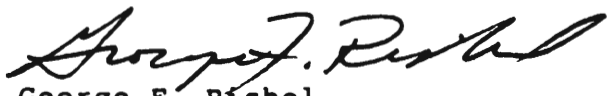
Dear Ms. Simmons:

This is in response to your letter dated June 13, 1991, which we received on June 13, 1991, requesting an extension of ten (10) days to respond to the Commission's finding on May 14, 1991 that there is reason to believe that Pacific Enterprises Political Assistance Committee and George P. Williams, as treasurer, violated 2 U.S.C. § 434(a)(4)(B). After considering the circumstances presented in your letter, I have granted the requested extension. Accordingly, your response is due by the close of business on July 1, 1991.

If you have any questions, please contact Mary-Loretta Taksar, the attorney assigned to this matter, at (202) 376-5690.

Sincerely,

Lawrence M. Noble
General Counsel

BY: 
George F. Rishel
Assistant General Counsel

91040353175

06L175P

SIMMONS & McANDREWS

ATTORNEYS AND COUNSELORS AT LAW

1441 FOURTH STREET

SANTA MONICA, CALIFORNIA 90401

(213) 488-1405

FAX (213) 394-4028

COLLEEN CONWAY McANDREWS
JERRY MARGARET SIMMONS

RECEIVED
FEDERAL ELECTION COMMISSION
OFFICE SERVICES BRANCH

91 JUL -1 AM 10:47

June 27, 1991

91 JUL -1 PM 2:36

RECEIVED
FEDERAL ELECTION COMMISSION
OFFICE SERVICES BRANCH

Mary Loretta Taksar, Esq.
Office of the General Counsel
Federal Election Commission
999 E Street, N.W.
Washington, D.C. 20463

Re: MUR 3302
Pacific Enterprises Political Assistance Committee/
George P. Williams, Treasurer

Dear Ms. Taksar:

Pursuant to our telephone conversation yesterday, I have prepared this letter for purposes of discussion with respect to MUR 3302. As I mentioned on the telephone, to expedite resolution of this matter we would like to enter into preprobable cause conciliation.

FACTS

In this instance the factual background surrounding the failure to file the 1990 12 Day Pre-General Election Report is significant. The only conclusion which can be drawn from these facts is that the failure to file this report was inadvertent.

For many years, Ms. Virginia Robinson had been the Treasurer of Pacific Enterprises Political Assistance Committee ("PEPAC"). In late August of 1990, however, a new Treasurer, Mr. George P. Williams, was appointed to take her place. Not only was Mr. Williams assuming the responsibilities of a Treasurer for the first time, but the individuals assisting Mr. Williams in both the day-to-day administration and the campaign reporting for PEPAC were also new and not fully conversant with the requirements of the Federal Election Campaign Act.

Mr. Williams was under the impression that because PEPAC filed monthly reports with the Federal Election Commission ("FEC") it was not required to file any other type of campaign reports. He was unaware of the requirement to file the 12 Day

21040353176

Mary Loretta Taksar, Esq.
June 27, 1991
Page 2

Pre-General Election Report.

As a courtesy, the FEC routinely sends out reminder notices to PAC Treasurers concerning upcoming report filing dates. You advised me by telephone that the FEC's records indicate that such a notice was sent out prior to the filing date for the November 1990 Pre-General Election Report. As I indicated, Mr. Williams never received this notice. Had he received this notice, the report would have undoubtedly been filed timely.

Since he was unaware of the 12 Day Pre-General Election Report filing requirement, Mr. Williams simply filed a monthly report covering the month of October 1990 at the customary time. It was not until he received a letter from Mr. John D. Gibson dated November 15, 1990 that he became aware any campaign filing deadline may have been missed. Although the letter from Mr. Gibson was dated November 15, Mr. Williams did not receive it until late November. The letter was addressed to Mr. Williams' attention but it was sent to an old address. Moreover, I note that the mail may have been delayed due to the Thanksgiving holiday.

Upon receiving the letter from Mr. Gibson, Mr. Williams immediately contacted the Pacific Enterprises Law Department to determine whether a Pre-General Election Report was in fact required. An attorney from the Law Department, Mr. Donald C. Liddell, spoke to Mr. Richard DiNardo who advised him to file the 12 Day Pre-General Election Report that same week. This report was filed two days later on December 6, 1990.

PEPAC is one of the oldest separate segregated funds sponsored by a corporation. To the best of my knowledge, during its long history of filing reports, PEPAC has always filed in a timely manner. Moreover, to the best of my knowledge, PEPAC has never been the subject of an enforcement proceeding with the FEC. When we spoke yesterday you confirmed this information was accurate.

This excellent compliance record is due to the fact that PEPAC and its connected organization, Pacific Enterprises, has always taken the PAC's filing obligations seriously and has strived to ensure it fully complies with all requirements of the Federal Election Campaign Act.

Mr. Williams has advised me that he has taken measures to ensure PEPAC files in a timely fashion in the future. In addition to personally monitoring the filing schedule for the PAC, he is forwarding copies of all PAC activity to the Pacific Enterprises Law Department on a regular basis for review to

21040853177

Mary Loretta Taksar, Esq.
June 27, 1991
Page 3

confirm that all filing deadlines are properly met.

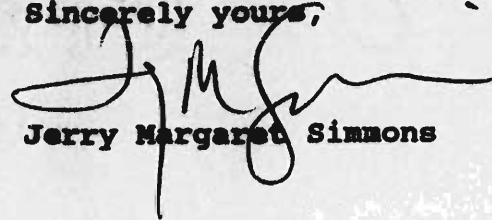
These facts aptly demonstrate that this failure to file the 1990 12 Day Pre-General Election Report was not willful and instead was merely an inadvertent administrative error.

91040853178

Mary Loretta Taksar, Esq.
June 27, 1991
Page 4

After you have reviewed this letter, please call me so that we may discuss this matter further. I appreciate your continued courtesy and cooperation.

Sincerely yours,



Jerry Margaret Simmons

JMS/msl

21040353179

91 JUL 19 AM 11:35

BEFORE THE FEDERAL ELECTION COMMISSION

SENSITIVE

In the Matter of

Pacific Enterprises Political
Assistance Committee and
George P. Williams, as treasurer

)
)
)
)
)

MUR 3302 .

GENERAL COUNSEL'S REPORT

I. BACKGROUND

Attached is a counterproposal submitted by counsel for
Pacific Enterprises Political Assistance Committee and George P.
Williams, as treasurer.

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91040853181

III. RECOMMENDATIONS

1. Accept the attached conciliation agreement with Pacific Enterprises Political Assistance Committee and George P. Williams, as treasurer.

2. Close the file.

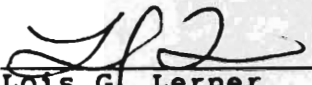
3. Approve the appropriate letters.

Lawrence M. Noble
General Counsel

Date

7/18/91

BY:


Lois G. Lerner
Associate General Counsel

Attachment
Respondents' counteroffer

91040853182

BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of)
)
Pacific Enterprises Political) MUR 3302
Assistance Committee and)
George P. Williams, as treasurer.)

CERTIFICATION

I, Marjorie W. Emmons, Secretary of the Federal Election Commission, do hereby certify that on July 24, 1991, the Commission decided by a vote of 6-0 to take the following actions in MUR 3302:

1. Accept the conciliation agreement with Pacific Enterprises Political Assistance Committee and George P. Williams, as treasurer.
2. Close the file.
3. Approve the appropriate letters, as recommended in the General Counsel's Report dated July 18, 1991.

Commissioners Aikens, Elliott, Josefiak, McDonald, McGarry, and Thomas voted affirmatively for the decision.

Attest:

7-24-91
Date

Marjorie W. Emmons
Marjorie W. Emmons
Secretary of the Commission

Received in the Secretariat: Fri., July 19, 1991 11:35 a.m.
Circulated to the Commission: Mon., July 22, 1991 11:00 a.m.
Deadline for vote: Wed., July 24, 1991 11:00 a.m.

dr

21040853183



FEDERAL ELECTION COMMISSION
WASHINGTON D.C. 20463

July 29, 1991

Jerry Margaret Simmons, Esq.
Simmons & McAndrews
1441 Fourth Street
Santa Monica, CA 90401

RE: MUR 3302
Pacific Enterprises Political
Assistance Committee and
George P. Williams, as treasurer

Dear Ms. Simmons:

On July 24, 1991, the Federal Election Commission accepted the signed conciliation agreement submitted on your clients' behalf in settlement of a violation of 2 U.S.C. § 434(a)(4)(B), a provision of the Federal Election Campaign Act of 1971, as amended. Accordingly, the file has been closed in this matter.

If you wish to submit any factual or legal materials to appear on the public record, please do so within ten days. Such materials should be sent to the Office of the General Counsel. Please be advised that information derived in connection with any conciliation attempt will not become public without the written consent of the respondent and the Commission. See 2 U.S.C. § 437g(a)(4)(B). The enclosed conciliation agreement, however, will become a part of the public record.

Enclosed you will find a copy of the fully executed conciliation agreement for your files. I remind you that the civil penalty is due within 30 days of the conciliation agreement's effective date. If you have any questions, please contact Mary-Loretta Taksar, the attorney assigned to this matter, at (202) 376-5690.

Sincerely,

Lawrence M. Noble
General Counsel

BY: Lois G. Lerner
Associate General Counsel

Enclosure
Conciliation Agreement

FILED

91040353184

BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of)
Pacific Enterprises Political) MUR 3302
Assistance Committee and)
George P. Williams, as treasurer)

CONCILIATION AGREEMENT

This matter was initiated by the Federal Election Commission ("Commission"), pursuant to information ascertained in the normal course of carrying out its supervisory responsibilities. The Commission found reason to believe that Pacific Enterprises Political Assistance Committee and George P. Williams, as treasurer, ("Respondents") violated 2 U.S.C. § 434(a)(4)(B).

NOW, THEREFORE, the Commission and the Respondents, having participated in informal methods of conciliation, prior to a finding of probable cause to believe, do hereby agree as follows:

I. The Commission has jurisdiction over the Respondents and the subject matter of this proceeding, and this agreement has the effect of an agreement entered pursuant to 2 U.S.C. § 437g(a)(4)(A)(i).

II. Respondents have had a reasonable opportunity to demonstrate that no action should be taken in this matter.

III. Respondents enter voluntarily into this agreement with the Commission.

IV. The pertinent facts in this matter are as follows:

1. Pacific Enterprises Political Assistance Committee is a political committee within the meaning of 2 U.S.C. § 431(4).

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2. George P. Williams is the treasurer of Pacific Enterprises Political Assistance Committee.

3. Section 434(a)(4)(B) of the Federal Election Campaign Act of 1971, as amended ("the Act"), provides that all unauthorized political committees, that file monthly reports, shall file a pre-general election report in lieu of filing the report otherwise due in November of any year in which a regularly scheduled general election is held. According to Section 434(a)(2)(A)(i) the pre-election report must be filed no later than the 12th day before any election, and should be complete as of the 20th day before the election.

4. Respondents were required to file the 12 Day Pre-General Election Report, covering the pre-election period of October 1 through October 17, by October 25, 1990. Instead, Respondents filed a 1990 November Monthly Report which contained information relevant to the coverage dates for the 12 Day Pre-General Election Report. This Monthly Report was filed on November 20, 1990, 26 days following the October 25 deadline. The November Monthly Report disclosed \$6,525.94 in receipts and \$34,489.00 in disbursements for the entire month. Once advised of the error, Respondents also filed a 12 Day Pre-General Report on December 6, 1990

V. Respondents failed to file the 1990 12 Day Pre-General Report in a timely fashion in violation of 2 U.S.C. § 434(a)(4)(B). Respondents contend that the delay in filing the 1990 12 Day Pre-General Election Report was an inadvertent administrative error and that it was not knowing and willful.

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VI. Respondents will pay a civil penalty to the Federal Election Commission in the amount of Six Hundred and Fifty Dollars (\$650), pursuant to 2 U.S.C. § 437g(a)(5)(A).

VII. The Commission, on request of anyone filing a complaint under 2 U.S.C. § 437g(a)(1) concerning the matters at issue herein or on its own motion, may review compliance with this agreement. If the Commission believes that this agreement or any requirement thereof has been violated, it may institute a civil action for relief in the United States District Court for the District of Columbia.

VIII. This agreement shall become effective as of the date that all parties hereto have executed same and the Commission has approved the entire agreement.

IX. Respondents shall have no more than 30 days from the date this agreement becomes effective to comply with and implement the requirement contained in this agreement and to so notify the Commission.

X. This Conciliation Agreement constitutes the entire agreement between the parties on the matters raised herein, and

no other statement, promise, or agreement, either written or oral, made by either party or by agents of either party, that is not contained in this written agreement shall be enforceable.

FOR THE COMMISSION:

Lawrence M. Noble
General Counsel

BY:


Lois G. Lerner
Associate General Counsel

Date

7/27/91

FOR THE RESPONDENTS:


(Name) George P. Williams
(Position) Treasurer

Date

July 9, 1991

91040353188



FEDERAL ELECTION COMMISSION
WASHINGTON, D.C. 20463

THIS IS THE END OF MUR # 3508

DATE FILMED 8/13/91 CAMERA NO. 1

CAMERAMAN AS

91040353189



FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

THE FOLLOWING DOCUMENTATION IS ADDED TO

THE PUBLIC RECORD IN CLOSED MUR 3302.

9/16/91

710405328

from
George P. Williams

TO: Mary-Loretta Taksar

DATE: August 15, 1991

RE: MUR 3302

Enclosed please find a check in the amount of \$650. This is in settlement of a violation of 2 U.S.C. S 434(a)(4)(B) for Pacific Enterprises Political Assistance Committee.

Thank you.

MW
encl.

Pacific Enterprises

Date	Check No.
08/09/91	66082
DT0119	

Date	Invoice / Bill No.	Type	Description	Amount	Discount	Net
8/08/91	10912			650.00		650.00

CASE #MUR 3302

TOTAL

650.00

650.00



FEDERAL ELECTION COMMISSION
WASHINGTON, D.C. 20463

August 21, 1991

TWO WAY MEMORANDUM

TO: Fabrae Brunson
OGC, Docket

FROM: Philomena Brooks *RB*
Accounting Technician

CLOSED

SUBJECT: Account Determination for Funds Received

We recently received a check from Pacific Enterprises, check number 66082, dated August 9, 1991, and in the amount of \$ 650.00. Attached is a copy of the check and any correspondence that was forwarded. Please indicate below the account into which it should be deposited, and the MUR number and name.

TO: Philomena Brooks
Accounting Technician

FROM: Fabrae Brunson *JB*
OGC, Docket

In reference to the above check in the amount of \$ 650.00, the MUR number is 3302 and in the name of Pacific Enterprises. The account into which it should be deposited is indicated below:

- ☐ Budget Clearing Account (OGC), 95F3875.16
- ☒ Civil Penalties Account, 95-1099.160
- ☐ Other: _____

Fabrae Brunson
Signature

Aug 21 1991
Date

86-2204

RECEIVED
FEDERAL ELECTION COMMISSION

91 AUG 22 AM 10:32

Pacific Enterprises

P.O. Box 60043
Terminal Annex
Los Angeles, CA 90060

Pay:

650 dollars and 00 cents

To The Order Of:

FEDERAL ELECTION COMMISSION

Check No.

66082

87 70
311

Date:

Check Amount:

08/09/91 *****650.00

CITIBANK (DELAWARE) CITICORP A SUBSIDIARY OF CITICORP

⑈066082⑈ 1:03 1800 209: 0 738693578⑈

Authorized Signature

Authorized Signature



FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

THE FOLLOWING DOCUMENTATION IS ADDED TO

THE PUBLIC RECORD IN CLOSED MUR 3318.

9/12/91

7
1
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Abc 2351 52 Rock Ridge Drive
Port Chester, N.Y. 10573
MUR 3318 August 26, 1991

Dear Anne,
After sending my letter of August 24 I found
the magazine article this morning. Apparently
the writer saw the same thing that I did, and
that the FCC chose to miss or dismiss.
The only person contact I had with the West
to send her a very critical letter about
her review last year.
I will continue to monitor this situation
and file next year if I deem it necessary.

Sincerely,
Ann Levens.

CLOSED

9/1/91 PM 2:02

Randy Gets Right

Thanks mainly to strong new songs with old-line values, *High Lonesome* puts Randy Travis back in the running as country music's premier "new traditionalist." BY ALANNA NASH

RANDY TRAVIS' new record, *HIGH LONESOME* (Warner Bros.; #66), should do for his career what Travis did for the country music industry five years ago. In 1985, a year before Travis' debut album, country music was more than just sick and ailing—it was down on its side and gasping for breath, a death rattle poised in its throat. The pop-influenced "urban cowboy" boom of 1980 had moved on, leaving a trail of dreadful country pop schlock and plummeting record sales. So the cry went out for a new traditionalist—someone who would revive the no-frills, hard country sound. And it was Randy Travis, with his glass-rattling baritone, his gift for emotional resonance, and his big three signature songs ("Forever and Ever,

Amen," "Diggin' Up Bones," and "On the Other Hand"), who, in 1986, caught the public's fancy as the man who would carry on the traditional styles of George Jones and Merle Haggard and become the new standard-bearer.

Trouble is, Travis also made room for a host of competitors, among them Garth Brooks and Clint Black, who emerged in the last two years and immediately began to surpass Travis at the awards shows and in record stores. Travis wasn't even nominated for the Country Music Association's Best Male Vocalist award last year, and his last two albums, 1989's *No Holdin' Back* and last year's *Heroes and Friends*—a shoddy collection of duets—showed him to be short on striking songs and confused about what move to make next.

High Lonesome should recoup some

of his stature. The album even seems like a second debut, since it reveals a singer who is also a fine country songwriter, something Travis only hinted at on his earlier records. Yet Travis and the rest of the songwriters who contribute here (including Alan Jackson, whose flair for juke-joint melody and self-parodying wit makes him a perfect complement to Travis' earnest intensity) know that as much as their sound is rooted in the age-old honky-tonk, where drinking, cheating, and carousing once ruled the day, the heroes of their songs must live in the abstinent 1990s, with a heightened sense of political correctness. There are no get-down-and-get-drunk tunes here, and not many signs of other vices, either. In the age of AIDS, "Forever Together" celebrates two lovers' eternal pledge of faithfulness, while "Heart of Hearts" puts the kibosh on unsanctioned pleasures of the flesh "cuz it don't feel right." Heck, country music—once the nearly exclusive claim of the Democratic workingman—even goes **Republican** on "Point of Light," a deliberate promotion of President Bush and his rhetoric of, in the words of the song, a "dedicated army of quiet volunteers."

Still, even if his songs relate more to a shopping mall society than they do to generations of farmers and factory workers, Travis' repertoire of Western swing, bluegrass, ballads, gospel, and rhythm numbers is still reverently laced with guitars and fiddles, not synthesizers and strings. And Travis—who never sounded so relaxed or so confident—wraps a proper twang around the lyrics. Country may have moseyed out to the suburbs, but Travis, even better than his fresh-faced competitors, correctly surmises that heartbreak is just as real there as anywhere else. *High Lonesome* knows no boundaries after all. **A-**

TRAVIS TALKS

Time to Horse Around



NO. 1 WITH A TRIGGER:
Astride his palomino pal

RANDY TRAVIS ADMITS that his new album, *High Lonesome*, is a step above his last few efforts. "Part of the problem," says Travis, "was that it's gotten so much more competitive over the last several years. When people write good tunes now, they send them to anybody out there who's selling a lot. It makes it tougher to find good songs."

To relieve such career pressures, Travis often turns to riding one of his 15 horses or weight lifting. At 170 pounds, the singer can bench-press a respectable 235. But he was understandably awed when he worked out with Arnold Schwarzenegger. "We did a leg routine," recalls Travis, "and where I was ready to rest every once in awhile, he just continued wide open all the way through a 50-minute workout."

Travis believes his time in the gym improves his performance on a horse. One of his favorite mounts is a 5 1/2-year-old palomino whose grandfather was none other than Roy Rogers' famed steed, Trigger. "He's mean, but he's smart—he'll answer you 'yes' and 'no'—and a little bit spunky. That's what I like."

The horse's name? "Roy just called him Trigger," Travis says. "He calls 'em all Trigger, I guess." —AN

52 Rock Ridge Drive
 Port Chester, N.Y. 10573
 August 24, 1991
 (914) 939-0605

MUR 3318

Dear Ms. Lerner,

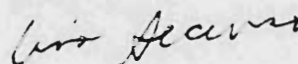
Thank you for the detailed information regarding my action against Bush, Ailes and "point of Light." Needless to say, I am not happy with your decision but will accept it temporarily. The Commission admits that "point of Light" was a Bush campaign theme in 1988, that it is now part of his domestic program (as opposed to a purely charitable, volunteer action), and that there was pressure from inside the White House to write and record the song. However, the Commission preferred to fixate on the timing in reaching its findings. You also involved Mr. Travis, which I specifically asked you on several occasions not to do.

91 AUG 29 AM 10:48

I will closely watch the use and misuse of the "volunteer" Points of Light program and song during the 1992 election, and will file another complaint if this "charitable" song is used in the campaign. I know that we are in a deregulatory era, but you are here to protect the American people who pay your salaries and whom you serve, and should you fail to enforce the rules that protect us, having you explain your methods and decisions in a court of law is not beyond the realm of possibility.

I truly hope that matters will not reach that "point" next election year. I am this tough now because the lying and cheating in the last election disgusted me, and because I love this country and take my citizenship seriously, and will do what I have to do to protect it. Though I quarrel with the results, I do appreciate the fact that the Commission took my letters seriously and did a lot of research. (I do think you trust Mr. Ailes too much, though!)

Sincerely,



Lina Accurso

CLOSED

91 AUG 29
 PM 2:07

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