

SUMMONS IN A CIVIL ACTION

CIV. 1a (2-64)
(Formerly D. C. Form No. 45a Rev. (6-49))

United States District Court

FOR THE

EASTERN DISTRICT OF MICHIGAN

CIVIL ACTION FILE NO. _____

Federal Election Commission,

Plaintiff

v.

Committee to Elect James Walaskay,

Defendant

SUMMONS

To the above named Defendant :

You are hereby summoned and required to serve upon David Stein, Esquire
Federal Election Commission

plaintiff's attorney , whose address 1325 K Street, N.W. Washington, D.C.
20463

an answer to the complaint which is herewith served upon you, within 20 days after service of this
summons upon you, exclusive of the day of service. If you fail to do so, judgment by default will be
taken against you for the relief demanded in the complaint.

Clerk of Court._____
Deputy Clerk.

Date:

[Seal of Court]

NOTE:—This summons is issued pursuant to Rule 4 of the Federal Rules of Civil Procedure.

FEDERAL ELECTION COMMISSION
OFFICIAL FILE COPY
OFFICE OF GENERAL COUNSEL

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UNITED STATES DISTRICT COURT FOR THE
EASTERN DISTRICT OF MICHIGAN

FEDERAL ELECTION COMMISSION,)	
)	
Plaintiff)	
)	
)	
v.)	CIVIL ACTION NO.
)	
COMMITTEE TO ELECT JAMES WALASKAY)	COMPLAINT
)	
Defendant)	

JURISDICTION

1. Jurisdiction of this Court is invoked pursuant to 2 U.S.C. §1345. This action is instituted pursuant to the authority of the Federal Election Campaign Act of 1971, as amended, 2 U.S.C. §431 et. seq. (hereafter the Act). Express provision is made to institute this action in 2 U.S.C. §437d(a)(6) and §437g(a)(5).

2. The defendant Committee to Elect James Walaskay (hereinafter the defendant) is a principal campaign committee supporting James Walaskay as a candidate for election to the United States House of Representatives and maintains an office at 40012 Cambridge, Apt. 202, Canton, Michigan, in this judicial district.

PARTIES

3. The plaintiff Federal Election Commission (hereafter the plaintiff) is an agency of the United States, empowered by 2 U.S.C. §437e and §437d, to administer, interpret and enforce the Act, and is expressly authorized to bring this action by 2 U.S.C. §437g(a)(5).

4. The defendant is the principal campaign committee in support of the candidacy of James Walaskay for election to the United States House of Representatives from the 15th District of Michigan. Mr. Walaskay's name appeared as the Republican Party candidate for this federal office in the Michigan general election

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ballot. Mr. Walaskay lost the election, receiving 39,177 votes.

THE FEDERAL ELECTION CAMPAIGN ACT OF 1971, AS AMENDED

5. The Federal Election Campaign Act of 1971, as amended, provides for public disclosure of funds contributed and expended in campaigns for election to federal office. For purposes of the Act, the terms "candidate", "principal campaign committee", "election", "contributions", "expenditures" and "Federal office" are defined by 2 U.S.C. §431.

6. All candidates for Federal office are required to designate a principal campaign committee by 2 U.S.C. §432(e)(1). Every principal campaign committee is required by 2 U.S.C. §432(a) to designate a treasurer. The treasurer of the defendant Committee is the candidate, James Walaskay.

7. All candidates for Federal office and their principal campaign committee are required to file reports publicly disclosing all contributions to their campaign and expenditures made on behalf of it pursuant to 2 U.S.C. §434. Reports are required to be filed ten days before and thirty days after each election, 2 U.S.C. §434a(1)(A)(i) and (ii), and within ten days of the close of a calendar quarter, 2 U.S.C. §434(a)(1)(C).

STATEMENT OF CLAIM

8. As the principal campaign committee in support of James Walaskay, the defendant is required by 2 U.S.C. §434(a)(1)(c) to file, on October 10, 1976, a report of contributions and expenditures relative to the Walaskay candidacy. Despite two notices sent by the plaintiff, and received by the defendant informing the latter of its reporting obligations under 2 U.S.C. §434(a)(1)(c), the defendant has failed and refused to file the October 10 report.

9. The defendant is required by 2 U.S.C. §434(a)(1)(A)(i) to file a ten day pre-election report of contributions and expenditures and despite notices sent by the plaintiff and received by the defendant, informing the latter of its reporting obligations under 2 U.S.C. §434(a)(1)(A)(i), the defendant has failed and

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refused to file the 10 day pre-election report.

10. The defendant is required by 2 U.S.C. §434(a)(1)(A)(ii) to file, on December 2, 1976, a thirty day post election report of its contributions and expenditures, and despite notices sent by the plaintiff and received by the defendant, informing the latter of its reporting obligations under 2 U.S.C. §434(a)(1)(A)(ii), the defendant has failed and refused to file the thirty day election report.

WHEREFORE, plaintiff Federal Election Commission respectfully prays that this Court:

1) Grant an injunction enjoining the defendant from continuing to fail and refuse to file the quarterly report required by the Act, 2 U.S.C. §434.

2) Order the defendant to file all reports required to be filed by 2 U.S.C. §434.

3) Retain jurisdiction over this case for three years subsequent to the general election of November 2, 1976 to assure the defendant's compliance with the requirements of the Act;

4) Order the defendant to maintain for a period of three years subsequent to the election of November 2, 1976, all books and records relating to contributions and expenditures to and on behalf of the campaign as defined in the Act and to permit inspection and copying of those books and records by the Commission upon request;

5) Assess a civil penalty of not more than \$5,000 against the defendant for failing and refusing to comply with the requirements of the Act;

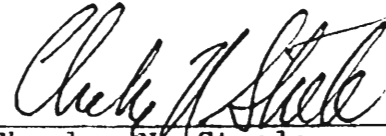
6) Award the plaintiff its costs in this action;

7) Such other and further relief as the Court deems appropriate.

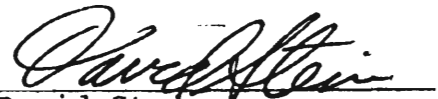
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Respectfully submitted,

William C. Oldaker
General Counsel



Charles N. Steele
Associate General Counsel



David Stein
Attorney

Attorneys for plaintiff
Federal Election Commission
1325 K Street, N.W.
Washington, D.C. 20463

Telephone no. 202/382-5657

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BEFORE THE FEDERAL ELECTION COMMISSION


In the Matter of)

Non-Filer/Walaskay for)
Congress)

MUR 353 (76)

CERTIFICATION

I, Marjorie W. Emmons, Secretary to the Federal Election Commission, do hereby certify that on December 22, 1976, the Commission determined by a vote of 5-0, that there was probable cause to believe that a violation of the Federal Election Campaign Act of 1971, as amended, had been committed. Commissioner Thomson was absent.


Betty S. Moss
Secretary to the Commission

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BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of)
Non-Filer/Walaskay for Congress) MUR 353 (76)

GENERAL COUNSEL'S REPORT

I. Allegation

Walaskay for Congress has failed to file the ten day pre-election report required by 2 U.S.C. §434(a)(1).

II. Evidence

Mr. Walaskay's name appeared on the Michigan general election ballot as the republican candidate for the U.S. House of Representatives in the 15th district. The candidate's name and his committee, Walaskay for Congress, appear in the index from the Clerk of the House of Representatives.

A prior notice was sent to the candidate from the Commission informing him of his filing obligations as a federal candidate. The candidate filed his ten day pre-election report but his committee failed to file the report due October 23, 1976. The Commission sent to the committee a reason to believe for non-filers October 25, 1976. The letter was received by the committee November 6, 1976.

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The report was still not filed; therefore, the Commission sent a reasonable cause to believe letter for non-filers to the committee October 27, 1976. This letter was received November 6, 1976.

No response was received from the committee in reference to either letter. The candidate's name was published on the non-filers list October 30, 1976. Mr. Walaskay lost the election receiving 39,177 votes. The candidate's pre-election report shows no receipts or expenditures. The committee has filed a registration statement only on September 20, 1976.

A follow up letter has been sent to the candidate from the General Counsel informing him of his name publication and the General Counsel's intention to recommend to the Commission that civil penalties be sought.

III. Analysis

Walaskay for Congress has failed to file the ten day pre-election report. The Commission has repeatedly contacted the committee informing it of its filing obligations. The committee has not responded to these attempts to correct or prevent a violation.

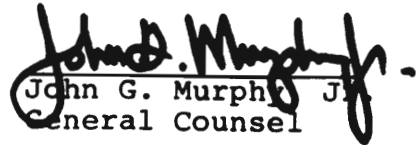
The reasonable cause to believe letter advised the candidate that the Commission was ready to conciliate the case; but the committee has not utilize its statutory right to the informal methods of conciliation, conference, and

7704005126

persuasion.

IV. Recommendation

It is recommended that the Commission find probable cause to believe a violation has been committed of 2 U.S.C. §434(a)(1).


John G. Murphy, Jr.
General Counsel

Date: December 16, 1976

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FEDERAL ELECTION COMMISSION

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

October 30, 1976

James D. Walaskay
40012 Cambridge
Plymouth, Michigan 48170


Dear Mr. Walaskay:

On October 30, 1976, your name was released for publication in a list of persons who had failed to meet the filing requirements of the Federal Election Campaign Act of 1971, as amended. I have enclosed a copy of the publication.

As of this date, we have not received your report. If we do not hear from you within five (5) days, we are prepared to recommend to the Commission that we be allowed to seek appropriate civil penalties.

Please direct any response to (202/382-1203).

Sincerely,


John G. Murphy, Jr.
General Counsel

Certified Mail
Return Receipt Requested



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OFFICE OF GENERAL COUNSEL

FEDERAL ELECTION COMMISSION



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

RELEASE: ON RECEIPT

SUSAN TIFFT
(202)382-4112

FEC RELEASES LIST OF "NON-FILERS"

WASHINGTON-OCTOBER 30 - The FEC today published the names of House and Senate candidates and their "principal campaign committees" which failed to file the required 10-day "pre-election" report of their campaign finances, due October 23, 1976.

In addition to publishing the names of non-filers, the FEC has the authority to undertake further enforcement action under the statute, including civil court enforcement and imposition of civil fines (\$5,000 for "any violation" and \$10,000 for a "knowing and willful violation").

The Federal Election Campaign Act of 1971, as amended in 1974 and 1976, states that "It shall be the duty of the Commission to...prepare and publish from time to time special reports listing those candidates...for whom...reports were not filed as so required."

Federal candidates and committees must file a "pre-election report 10 days before each election, covering their financial transactions up to 15 days before the election. Under FEC procedures, three notices are sent to the candidates and committees, reminding them of their reporting obligations, and urging compliance. If a report is not filed following these notices, the names of all "non-filers" are made public.

"Prior notice" is the first reminder, sent on a routine basis prior the filing date, to all candidates whose names are on the November 2 general election ballot in their respective states, as certified by their Secretary of State, and confirmed by lists with the Clerk of the House and the Secretary of the Senate. This notice simply reminds candidates and committees of their required 10-day pre-election, and 30-day post-election reports, and the appropriate filing dates.

"The second notice is sent, by mailgram, only to candidates and committees whose reports have not been received 8 days before the general election, and states that this "apparent failure...gives the Commission reason to believe" that the candidate or committees is in violation of the reporting requirements.

The third notice is sent, by mailgram, only to candidates and committees whose reports are not filed 6 days before the general election, and states that "continued failure to file has given the Commission 'reasonable cause to believe' that they are in violation, and that "failure to respond may subject [the candidate or committee] to...civil penalties and...to publication of [the candidate's or committee's] name on a list of non-filers."

When a candidate or committee continues to fail to file after receiving the "prior notice" reminder, and the "reason to believe" and "reasonable cause to believe" notices, the Commission publishes the names of the candidates and/or his committee on a list of non-filers.

The following candidates and/or their "principal campaign committees" failed to file October 23 "pre-election" reports for the November 2 general election:

-OVER-

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State

Candidate

Alabama
Alabama

Alaska

Billy Dorsey (6th Dist.) -National Dem. ✓
Carol Keahey (2nd Dist.)-Dem. ✓

Eben Hopson (00 Dist.)-Dem. ✓

Arizona

Sumner D. Dodge(1st Dist.)-Libertarian ✓

California
California
California
California
California
California
California
California
California
California

Raymond Heaps(6th Dist.)-Am. Indept. ✓
Melvin Stanley(7th Dist.)-Am. Indept. ✓
Robert Evans (8th Dist.)-Peace & Freedom ✓
Jim Mills (9th Dist.)-Repub. ✓
Albert Sargis(9th Dist.)-Peace & Freedom ✓
Nicholas Kudrovzeff (11th Dist.)-Am. Indept. ✓
William Herrell(13th Dist.)-Am. Indept. ✓
Jim Madrid (25th Dist.)-Repub. ✓
Bruce Latta (26th Dist.)-
William Pasley (36th Dist.)-Am. Indept. ✓
Doug Nilson (37th Dist.)-Dem. ✓

Colorado
Colorado

Henry J. Olshaw (3rd Dist.)-Am. ✓
Lann Meyers (1st. Dist.)-U.S. Labor ✓

Connecticut
Connecticut
Connecticut

Anthony Discepolo (2nd Dist.)-Indept. ✓
Richard Jackson (2nd Dist.)-Repub. ✓
Louis Marietta (6th Dist.)-Indept. ✓

Delaware
Delaware
Delaware

Donald Gies (Sen.)-Am. ✓
Joseph McInnerney(Sen.) -Non-Partisan ✓
Joseph Hollon (00 Dist.)-Soc. Labor ✓

District of
Columbia

Susan Pennington (Delegation)-

Hawaii
Hawaii
Hawaii
Hawaii

Rockne Johnson (Sen.)-Libert. ✓
Anthony Hodges (Sen.)-Prohibition ✓
Don Smith (2nd Dist.)-Libert. ✓
Dexter Cate(2nd Dist.)-People's ✓

Illinois
Illinois

A.A. Rayner (1st Dist.)-Repub. ✓
Peter Prineas(24th Dist.)-Repub. ✓

Illinois
Illinois

John Urbaszewski(8th Dist.)-Repub. ✓
Newell Ward(7th Dist.)-Repub. ✓

Iowa
Iowa
Iowa

Larry Smith (1st Dist.) -Amer. ✓
Chuck Minor(4th Dist.)-Repub. ✓
William Mincer(6th Dist.)-Amer. ✓

Kansas
Kansas

Charles Ijams(2nd Dist.)-Amer. ✓
Robert Cowdrey(4th Dist.)-Amer. ✓

Kentucky

Anthony McCord(6th Dist.)-Amer. ✓

Louisiana

Kent Courtney(8th Dist.) -Indept. ✓

Massachusetts
Massachusetts
Massachusetts

Lillian McGowan(6th Dist.)-Indept. ✓
Richard Daly (7th Dist.)-Repub. ✓
James Murphy (7th Dist.)-Indept. ✓

Maine

Leighton Cooney(2nd Dist.)- Dem

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William Salisbury(7th Dist.)-Indep't ✓

Thoedore G. Albert(Sen.)-Human Rights ✓

Isaac Hood(1stDist.)-Repub. ✓

Edward Aho(11th Dist.)-Human Rights ✓

James Walaskay(15th Dist.)-Repub. ✓

Aldi Fuhrman(15th Dist.)-Am. Indept. ✓

John Sarkisian(15th Dist.)-Soc.Labor. ✓

William Rostrom(16th Dist.)-Repub. ✓

Slayter Miller(16th Dist.)-Am. Indept. ✓

Matt Savola(Sen.)-Communist ✓

Robert Olson(1st Dist.)-Dem. ✓

Jean Brust(5th Dist.)-Workers ✓

Lawrence Petty(Sen.)-Indept. ✓

James Burns(00Dist.)-Libertarian ✓

Byron Young(Sen.)-Indept.Am. ✓

David Jones,Jr.(14th Dist.)-Bring Us Together ✓

Robert Ryley(14th Dist.)-Libertarian ✓

F.E. DeMott(13th Dist.)-Indept. ✓

Chas Poekel,Jr.(11th Dist.)-Repub. ✓

Warren Kupchik(11th Dist.)-Libertarian ✓

Joseph Rogers(11th Dist.)-Jobs,Equality,Peace ✓

Kathleen McAdam (10th Dist.)-Libertarian ✓

Tony Grandison(10th Dist.)-Repub. ✓

Herbert Shaw(9th Dist.)-Politicians Are Crooks ✓

Frank Primich(9th Dist.)-Libertarian ✓

James Terlizzi(9th Dist.)-Indept.Taxpayer'sWatchdog ✓

Jack Moyers(4th Dist.)-Libertarian ✓

John Mahalchik(4th Dist.)-Regular Democracy ✓

Walter Swirsky(3rd Dist.)-Libertarian ✓

Hannibal Cundari(Sen.)-Libertarian ✓

Herbert Aptheker(Sen.)-Communist ✓

Elijah Boyd(Sen.)-Labor ✓

Seth Morgan(1st Dist.)-Conservative ✓

Rochelle Davidson(2nd Dist.)-Liberal ✓

Nelson Gammans(6th Dist.)-Conservative ✓

Wm. Whitman(7th Dist.)-Conservative ✓

Albert Lemishow(8th Dist.)-Repub./Conserv. ✓

Harry Brown(8th Dist.)-Workers ✓

Alan Kluger(9th Dist.)-Liberal ✓

Bryan Levinson(11th Dist.)-Conservative ✓

Arthur Paone(15th Dist.)-Liberal ✓

Kenneth Grossberger(17th Dist.)-Repub. ✓

Ned Schneir(17th Dist.)-Liberal ✓

Lawrence Lindsley(21st Dist.)-Conserv. ✓

Edmond Assante(24th Dist.)-Liberal ✓

Eugene Victor(26th Dist.)-Liberal ✓

Christopher Lewis(28th Dist.)-Labor ✓

Rocco Ferran(29th Dist.)-CoEqual Citizens ✓

Calvin Kimbrough(37th Dist.)-Repub. ✓

Steven Grimm(37th Dist.)-Conservative ✓

Martin Sheperd(12th Dist.)-Conservative ✓

John Adams(1st. Dist.)-Repub. ✓

Roy Underwood(11th Dist.)-Libertarian ✓

Maurice Dillon(Sen.)- American ✓

Ernesto Zoraida(Sen.)-La Raza Unida ✓

Jesus Aragon(1st Dist.)-La Raza Unida ✓

John O'Neill(Sen.)- ✓

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Maryland

Michigan

Michigan

Michigan

Michigan

Michigan

Michigan

Michigan

Minnesota

Minnesota

Minnesota

Missouri

Nevada

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New Jersey

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New York

New Hampshire

North Carolina

New Mexico

New Mexico

New Mexico

New Mexico

New Mexico

New Mexico

New Mexico

Ohio
Ohio
Ohio

Leonard S. [unclear] (3rd Dist.)-Democrat ✓
John Griffin (8th Dist.)-Democrat ✓
Harold Festerly (16th Dist.)-American ✓

Oklahoma
Oklahoma
Oklahoma

Jack Finley (3rd Dist.)-Indept. ✓
Paul Trent (4th Dist.)-Indept. ✓
Donald Parker (5th Dist.)-Indept. ✓

Pennsylvania
Pennsylvania
Pennsylvania
Pennsylvania
Pennsylvania

Andrew Watson (Sen.)-Constitutional ✓
Jesse Woods (2nd Dist.)-Repub. ✓
Garland Fisher (6th Dist.)-Constitutional ✓
Howard Williams (11th Dist.)-Repub. ✓
Vernon Dublin (17th Dist.)-Constitutional ✓

Rhode Island
Rhode Island

Ann Morrissey (1st Dist.)-Indept. ✓
Pasquale Pacia (2nd Dist.)-Indept. ✓

South Carolina

Clyde Livingston (2nd Dist.)-Democrat ✓

Tennessee

William McGlamery (4th Dist.)-Indept. ✓

Texas

Earl Armstrong (24th Dist.)-American ✓

Texas
Texas

Ramon Carrillo (21st Dist.)-La Raza Unida ✓
Ed Gallion (21st Dist.)-American ✓

Texas

William Hathcock (13th Dist.)-American ✓

Texas

Marjoria Gallion (Sen.)-American ✓

Washington
Washington
Washington
Washington
Washington

Alan Gottlieb (1st Dist.)-Libertarian ✓
Tom Bly (2nd Dist.)-American Constitution ✓
D.E. Sandahl (5th Dist.)-Libertarian ✓
Micahel Duane (6th Dist.)-U.S. Labor ✓
Gene Goosman (7th Dist.)-American Constitution ✓

Wisconsin
Wisconsin
Wisconsin

Wm. Hart (Sen.)-Dem. Socialist ✓
Robert Nordlander (Sen.)-~~Dem.~~ ✓
Michael McLaurin (Sen.)-U.S. Labor ✓

Utah

Steven Trotter (Sen.)-Libertarian ✓

SHORT FORM
Report of Receipts and Expenditures
for a Candidate or
Principal Campaign Committee

RECEIVED
OFFICE OF REGISTRATION
1976 OCT 29 PM 12:29
CLERK
U.S. HOUSE OF REPRESENTATIVES

OCT 27 1976
REGULAR MAIL

(To be used only in campaigns in which gross receipts or expenditures do not exceed \$50,000 per election; the candidate has authorized only the principal campaign committee; and no independent expenditures are made on behalf of other candidates.)

1. JAMES D. WALASKAY
Name of Candidate or Committee (in full)

2. I.D.#

MI 1509

40012 Cambridge
Address (number and street)

3. U.S. Rep
Office Sought

Mich / 15
State/District

Canton Mich 48187
City, State, and ZIP Code

☐ Check if address is different than previously reported

4. Type of Report

- ☐ April 10 Report
☐ July 10 Report

- ☐ October 10 Report
☐ January 31 Report

- ☒ Tenth Day Pre-Election Report
☐ Thirtieth Day Post-Election Report

Check if appropriate

- ☐ Amended filing
☐ Termination Report

SUMMARY OF RECEIPTS AND EXPENDITURES
(Figures may be rounded to nearest dollar)

5. Covering Period Aug 23, 1976 through OCT 27, 76

	This period	Calendar year to date
6. Cash on Hand January 1, 1976	<u>0</u>	<u>0</u>
7. Cash on Hand at beginning of reporting period	<u>0</u>	<u>0</u>
8. Receipts		
Itemized (use Schedule 6A)	<u>0</u>	<u>0</u>
Unitemized	<u>0</u>	<u>0</u>
Total Receipts	<u>0</u>	<u>0</u>
9. Expenditures		
Itemized (use Schedule 6B)	<u>0</u>	<u>0</u>
Unitemized	<u>0</u>	<u>0</u>
Total Expenditures	<u>0</u>	<u>0</u>
10. Cash on Hand at close of reporting period	<u>0</u>	<u>0</u>
11. Debts and obligations owed to the committee (use Schedule 6C)	<u>0</u>	<u>0</u>
12. Debts and obligations owed by the committee (use Schedule 6C)	<u>0</u>	<u>0</u>

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

OCT 27, 1976
(Date)

JAMES D. WALASKAY
(Typed Name of Treasurer or Candidate)

[Signature]
(Signature of Treasurer or Candidate)

PS Form 3811, Mar. 1976

● SENDER: Complete items 1, 2, and 3.
Add your address in the "RETURN TO" space on reverse.

1. The following service is requested (check one).
☐ Show to whom and date delivered..... 15¢
☐ Show to whom, date, & address of delivery.. 35¢
☐ RESTRICTED DELIVERY.
Show to whom and date delivered..... 65¢
☐ RESTRICTED DELIVERY.
Show to whom, date, and address of delivery 85¢

2. ARTICLE ADDRESSED TO:

3. ARTICLE DESCRIPTION:
REGISTERED NO. CERTIFIED NO. INSURED NO.
WA 12945-CTD74-00190
(Always obtain signature of addressee or agent)
I have received the article described above.
SIGNATURE ☐ Addressee ☐ Authorized agent
DATE OF DELIVERY 10-2-76
5. ADDRESS (Complete only if requested)
6. UNABLE TO DELIVER BECAUSE:

POSTMARK
OCT 2 1976
CLERK'S INITIALS

☆ GOP: 1976-O-203-456

PN M: - Wskay

PS Form 3811, Jan. 1976

● SENDER: Complete items 1, 2, and 3.
Add your address in the "RETURN TO" space on reverse.

1. The following service is requested (check one).
☐ Show to whom and date delivered..... 15¢
☐ Show to whom, date, & address of delivery.. 35¢
☐ RESTRICTED DELIVERY.
Show to whom and date delivered..... 65¢
☐ RESTRICTED DELIVERY.
Show to whom, date, and address of delivery 85¢

2. ARTICLE ADDRESSED TO:

3. ARTICLE DESCRIPTION:
REGISTERED NO. CERTIFIED NO. INSURED NO.
WA 12915-A 3300-00130
(Always obtain signature of addressee or agent)
I have received the article described above.
SIGNATURE ☐ Addressee ☐ Authorized agent
DATE OF DELIVERY 11-6-76
5. ADDRESS (Complete only if requested)
6. UNABLE TO DELIVER BECAUSE:

POSTMARK
OCT 11 1976
CLERK'S INITIALS

☆ GOP: 1976-O-203-456

RTB CORR 10 DAY

PS Form 3811, Jan. 1976

● SENDER: Complete items 1, 2, and 3.
Add your address in the "RETURN TO" space on reverse.

1. The following service is requested (check one).
☐ Show to whom and date delivered..... 15¢
☐ Show to whom, date, & address of delivery.. 35¢
☐ RESTRICTED DELIVERY.
Show to whom and date delivered..... 65¢
☐ RESTRICTED DELIVERY.
Show to whom, date, and address of delivery 85¢

2. ARTICLE ADDRESSED TO:

3. ARTICLE DESCRIPTION:
REGISTERED NO. CERTIFIED NO. INSURED NO.
WA 12915-F2302-00021
(Always obtain signature of addressee or agent)
I have received the article described above.
SIGNATURE ☐ Addressee ☐ Authorized agent
DATE OF DELIVERY 11-6-76
5. ADDRESS (Complete only if requested)
6. UNABLE TO DELIVER BECAUSE:

POSTMARK
OCT 11 1976
CLERK'S INITIALS

☆ GOP: 1976-O-203-456

RTB-COMM

10 DAY