

May 31, 2005

Office of General Counsel
Federal Election Commission
999 E Street, NW
Washington, DC 20463

MUR # 5662

Dear Madam/Sir:

I was referred to you by the Michigan Secretary of State's Office regarding a campaign finance complaint I filed with them (Exhibit #4). According to the response letter I received from them, our state laws do not apply to campaigns for members of Congress (Exh. #3). For this reason, I would appreciate your pursuing my complaint based on any similar federal laws.

The essence of my complaint is the anonymous nature of a full-page paid political advertisement which appeared in our local newspaper about a month ago (Exh. #1). When I contacted my local county clerk about it, she confirmed that this is illegal under our Michigan Campaign Finance Act (Exh. #5). She also confirmed that no "Independent Expenditure Report" had been received at her office to report the considerable expense of the full-page ad (\$4,000-4,500 estimated, based on display ad rates at the newspaper). According to our state expenditure report instructions, it is required for expenditures over \$100 "to support or oppose the nomination or election of a candidate or advocate the qualification, passage or defeat of a ballot question...". (Exh. #6)

When I called the newspaper's content editor, Mike Tyree (Exh. #2), he dismissed my inquiry by saying, "It's not a campaign issue. There's no campaign going on...", even though the ad clearly refers to US Representative (Dave) Camp and the 2006 election ("When 2006 comes around let's all vote for someone else.") Mr. Tyree refuses to divulge the identity of the anonymous "A Concerned Citizen" who paid for the ad. I also contacted the post office to find out who has the P.O Box printed in the ad, but they refuse to give me that information, citing privacy laws.

My question to you is whether this is legal under our national campaign laws. Doesn't the voting public have a right to know who is underwriting paid messages about candidates and issues? I am alleging that the Traverse City Record-Eagle newspaper, which published the ad, and "A Concerned Citizen", who paid for the ad, are violating campaign finance laws that provide for full disclosure. Let me know if I can provide any further information and how you plan to proceed. Thank you.

Sincerely,

Mary Ann Galic

Mary Ann Galic
1302 Peninsula Drive
Traverse City, MI 49686-1955
Phone: (231)933-8017
Fax: (231)933-0153

- Exhibits: #1 - The anonymous newspaper advertisement, published on April 21, 2005.
(4 sets) #2 - Contact information for the Traverse City Record-Eagle newspaper.
#3 - May 20, 2005, letter from Michigan Secretary of State.
#4 - My May 1, 2005, detailed complaint form to Michigan Department of State.
#5 - Cite from Michigan Campaign Finance Act (MCFA).
#6 - Independent Expenditure Form, required in MI, with clerk contact info at bottom.

RECEIVED
FEDERAL ELECTION
COMMISSION
OFFICE OF GENERAL
COUNSEL
JUN 1 11:00 AM '05

26190264323

I, Mary Ann Galic, state that I signed the previous page in the witness of a notary whom I presented my driver's license to.

Mary Ann Galic
Mary Ann Galic

Signed and sworn to before me in Grand Traverse County, Michigan, on May 31, 2005.

Katrina M Grose
Katrina M Grose

KATRINA M. GROSE
NOTARY PUBLIC
BENZIE COUNTY, MI
MY COMMISSION EXPIRES
NOVEMBER 12, 2007

Acting in Grand Traverse County

B8 - TRAVERSE CITY RECORD-EAGLE THURSDAY, MARCH 21, 2005
Ranon April 21, 2005 (see other side)

PAID ADVERTISEMENT

A Question of Motive

ON MARCH 21, 2005 CONGRESS HURRIEDLY PASSED
LEGISLATION MANDATING THAT THE FEDERAL COURTS CONSIDER
THE TERRI SCHIAVO CASE. REPRESENTATIVE CAMP VOTED IN
FAVOR OF THIS BILL. AS CITIZENS IT IS IMPORTANT TO

UNDERSTAND WHY HE DID SO.

THERE ARE FOUR POSSIBLE REASONS:

1. Perhaps Rep. Camp truly believed that this bill was necessary to ensure that Terri's wishes were understood and being properly enforced. But surely he was aware of the years of court

been involved in this case. He knew those judges unanimously agreed that she had no chance for recovery and that she had made it clear that she did not want to be kept alive via artificial means in such a circumstance. Did he think that he knew more than all of the judges and experts combined? Even a politician couldn't possibly be that arrogant. Therefore, there must have been some other reason for his vote.

2. Perhaps he just followed his leaders. If so, we should look at their actions. For example, Senate Majority Leader, Bill Frist, provided a diagnosis in this case which violated basic medical practice and ethics. He knew that as a heart surgeon, he was not qualified to make any brain related diagnosis. Worse still, he made it based on his review of a four-year old video tape. He did not consult any of the medical experts, review any charts, or have any contact with the patient. He certainly knew that this was not the way to diagnose anything, let alone brain damage. Then there is the ethically challenged House Majority Leader, Tom DeLay. He condemned the removal of the tube as being grossly inhumane and yet he made the decision not to even try to save his own father in a similar situation. Does that mean that we should never try to save our loved ones for fear that they would be doomed to an existence that they did not want? Certainly Rep. Camp can't justify following orders from leaders like these. If so, he would remind him that we elected him to think for himself and act for all his constituents, not just his party bosses.

3. Perhaps he believes that no one should be allowed to make their own end of life decisions. This would be a huge violation of our constitutional rights and at odds with his party's position on keeping government out of our lives. Surely he can't believe that the Federal government

another reason for his vote.

4. Unfortunately, it is the worst reason of all - Self-interest. Nothing else mattered to him but appealing to a bloc of voters hoping that they would re-elect him.

So it comes down to a single question: Do you want a Representative who will preserve and protect our constitutional rights or someone who will ignore them in hopes of getting re-elected?

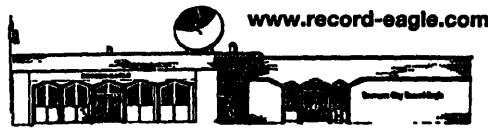
When 2006 comes around let's all vote for someone else. Someone who concerns himself more with our needs than his own power and position.

Is this legal? (No, it's not.)

This is not a partisan issue. I am not, nor have I ever been, a Democrat. Paid for by (A concerned citizen)
PO Box 6346
Traverse City, MI 49686

Perhaps Rep. Camp truly believed that this was necessary to ensure that we were understood and being properly enforced. But surely he was aware of court

Publisher Contact Information:



TRAVERSE CITY RECORD-EAGLE

120 W. Front St.
Traverse City, MI 49684

*First-place award for Editorial Pages,
Suburban Newspapers of America, 2004*

Zeke Fleet, President and Publisher Phone:

Phone: (231) 946-2000
 Mike Tyree, News Editor/Content Brian Steele, News Editor/Design
 Loraine Anderson, Asst. News Editor David Miller, Editorial Page Editor
 Dennis Chase, Sports Editor Kathy Gibbons, Features Editor
 Bill O'Brien, Business Editor

Editorial Board Members

Zeke Fleet William Thomas Loraine Anderson David Miller
 Mike Tyree Brian Steele Kathy Gibbons



120 W Front St P.O Box 632
 Traverse City, MI 49685
 www.record-eagle.com

Zeke Fleet Publisher
 Bill Thomas Editor
 Michael Nau Controller
 Ann Reed Sales and Marketing Director
 Michelle Mulliner Production Director
 Stephen Knap Circulation Manager
 Kim Gribi Director of Human Resources

Traverse City Record-Eagle (OUPS 637-880) is published daily by the Herald & Record Co., division of Ottaway Newspapers Inc. POSTMASTER: SEND address changes to TRAVERSE CITY RECORD-EAGLE, P.O. Box 632, Traverse City, MI 49685-0632 Periodicals Postage paid at Traverse City, MI. MEMBER: Audit Bureau of Circulations, Michigan Press Assn; Newspaper Association of America; National Newspaper Assn

SUBSCRIPTION RATES

Single copy . . . 50 cents daily, \$1.75 Sunday
 By carrier . . . \$4.15 weekly
 By motor route . . . \$20.75 5 weeks
 (Carrier delivery discounts available for paying 3 months or more in advance)
 7-day mail delivery 5 weeks . . . \$28.50
 7-day mail delivery 13 weeks . . . \$67.95
 7-day mail delivery 26 weeks . . . \$130.50
 7-day mail delivery 52 weeks . . . \$249.95
 Mail subscription not available in areas where carrier or motor routes service is maintained



WHERE TO CALL

Main switchboard 946-2000
 1-800-988-8273
 Classified department . . . 946-2853
 Circulation department . . . 946-2187
 Fax 946-8273
 Newsroom Fax 946-8632

CLASSIFIED ADVERTISING

Hours: Mon.-Fri. 8 a.m.-5 p.m.,

RETAIL ADVERTISING

Hours, Mon.-Fri. 8:30 a.m.-5 p.m., Sat. 8:30 a.m.-noon

CIRCULATION

Hours for subscriptions, back issues or delivery problems: Mon.-Fri. 6:00 a.m.-5:30 p.m., Sat. 6:00 a.m.-11 a.m., Sun. 6:00-11 a.m.

NEWS

Hours, Mon.-Sat. 8 a.m.-midnight;
 Sun. noon-midnight

Publisher ext. 1403
 Executive editor ext. 1467
 Regional editor ext. 1468
 Local editor ext. 1441
 Newspapers in Education program . ext. 1402
 Sports editor ext. 1494
 Photo reprints ext. 1444
 Business news ext. 1477
 Weddings ext. 1506
 Obituaries ext. 1470
 Gaylord bureau 989-705-1698
 Petoskey bureau 231-536-0345

26190264328



Exhibit
#3

STATE OF MICHIGAN
TERRI LYNN LAND, SECRETARY OF STATE
DEPARTMENT OF STATE
LANSING

May 20, 2005

Mary Ann Galic
1302 Peninsula Drive
Traverse City, Michigan 49686-1955

Dear Ms. Galic:

The Department of State has received your complaint against A Concerned Citizen and the Traverse City Record-Eagle Newspaper, filed pursuant to the Michigan Campaign Finance Act (MCFA), 1976 P.A. 388, as amended.

The MCFA does not apply to members of Congress. Because your complaint involves U.S. Representative Camp, it must be dismissed by the Department of State. If you wish to pursue the complaint, you must file your complaint with the Federal Election Commission. Please refer to the FEC's web site (<http://www.fec.gov/pages/brochures/complain.shtml>) for further information on the complaint process.

Sincerely,

Anne Corgan, Director
Legal and Regulatory Services

AC/kc

26190264329

**Michigan Department of State
Campaign Finance Complaint Form**

**Exhibit
#4
(2 pages)**

This complaint form may be used to file a complaint alleging that someone violated the Michigan Campaign Finance Act (the MCFA, 1976 PA 388, as amended; MCL 169.201 et seq.).

Please print or type all information.

I allege that the MCFA was violated as follows:

Section 1: Complainant		
Your Name	Mary Ann Galic	
Daytime Telephone Number	(231) 933-8017	
Mailing Address	1302 Peninsula Drive	
City	State	Zip
Traverse City	MI	49686-1955

Section 2: Alleged Violators		
Name	"A Concerned Citizen" AND Traverse City Record-Eagle newspaper	
Mailing Address	120 W. Front St., P.O. Box 632 Traverse City, MI 49685	
City	State	Zip
Traverse City, MI 49686		49685
Attn: Zeke Fleet, President and Publisher. Phone: (231) 933-1403		

Section 3: Alleged Violations (Use additional sheet if more space is needed)
--

- (1) Section(s) of the MCFA violated: 169.247, Section 47: Required information on advertisements; violation and penalty.
and (2) No 'Independent Expenditure Report', CFR-123(1/90)
has been filed with the County Clerk.

Explain how those sections were violated:

- (1) No name or address appears on the enclosed advertisement that appeared in the local newspaper to show who paid for the printed matter. The ad clearly opposes re-election of Rep. (Dave) Camp in 2006. It appeared on 4-21-05.
(2) An Independent Expenditure Report, as enclosed, needs to be submitted to the local county clerk for expenditures over \$100, which this full-page ad clearly is. The purpose of the ad is, "to ... oppose ... the election of a candidate."

Evidence that supports those allegations (attach copies of pertinent documents and other information)

- (1) See the enclosed full-page newspaper advertisement. Approx. cost = \$4,400. calculation based on T.C. Record-Eagle's recent display ad rates of \$35 per column inch x 6 columns x 21 inches. It appeared on 4-21-05.
(2) I called Mike Tyree, News Editor/Content, at the Record-Eagle newspaper (231) 946-2000, about my concern over the anonymous sponsor being a violation of the MCFA. He dismissed my question by saying, "It's not a campaign issue. There's no campaign going on," even though the ad clearly refers to Rep. Camp + the 2006 election.
(3) I called the local post office (231) 946-5319 to find out what individual or organization holds the P.O. Box listed in the ad. They refused to give me that information, citing privacy reasons.
(4) I called Linda Coburn, Grand Traverse County Clerk, 400 Boardman Avenue, Traverse City, MI 49684-2577, Phone (231) 922-4760, to find out if an Independent Expenditure Report has been submitted to her for the (significant) expenditure for this ad. She has received no such report to date. The time requirement on the form is 10 days. Grand Traverse County is the proper jurisdiction for filing, since the P.O. box listed is in Traverse City. Notice that no street address is given. Linda Coburn stated to me on 4-26-05 that she does believe that, based on its content, the MCFA and reporting requirements do apply to this advertisement.

Name Unknown (omitted)
261902643

Section 4: Certification (Required)

I certify that to the best of my knowledge, information, and belief, formed after a reasonable inquiry under the circumstances, each factual contention of this complaint is supported by evidence.

X

Mary Ann Galic
Signature of Complainant

May 1, 2005
Date

Section 5: Certification without Evidence (Supplemental to Section 4)

Section 15(6) of the MCFA (MCL 169.215) requires that the signed certification found in section 4 of this form be included in every complaint. However, if, after a reasonable inquiry under the circumstances, you are unable to certify that certain factual contentions are supported by evidence, you may also make the following certification:

I certify that to the best of my knowledge, information, or belief, there are grounds to conclude that the following specifically identified factual contentions are likely to be supported by evidence after a reasonable opportunity for further inquiry. Those specific contentions are:

X

Signature of Complainant

Date

Section 15(8) of the MCFA provides that a person who files a complaint with a false certification is responsible for a civil violation of the MCFA. The person may be required to pay a civil fine of up to \$1,000.00 and some or all of the expenses incurred by the Michigan Department of State and the alleged violator as a direct result of the filing of the complaint.

Mail or deliver the completed complaint-form-and-evidence-to-the following address:

Michigan Department of State
Legal and Regulatory Services Administration
Treasury Building - 4th Floor
430 West Allegan Street
Lansing, Michigan 48918

Revised 03/04/04

Mailed by 1st class
on 5/3/05.
max

169.245

(Michigan)
COMPILED LAWS ANNOTATED

COMPILED LAW

Exhibit
#5
(2 pages)

(g) Given to a ballot question committee:

Amended by P.A.1996, No. 500, § 1, Eff. March 31, 1997.

M.C.L.A. § 169.252 or 169.269.

Historical and Statutory Notes

1996 Legislation

The 1996 amendment in subsec. (1), in the first sentence inserted "or 69"; and rewrite subsec. (2), which prior thereto read:

"Unexpended funds in a campaign committee that are not eligible for transfer to another candi-

date committee of the person, pursuant to subsection (1), shall be given to a political party committee, or to a tax exempt charitable institution, or returned to the contributors of the funds upon termination of the campaign committee."

169.247. Required information on advertisements; violation, penalty

Sec. 47. (1) Except as otherwise provided in this subsection and subject to subsections (3) and (4), a billboard, placard, poster, pamphlet, or other printed matter having reference to an election, a candidate, or a ballot question, shall bear upon it the name and address of the person paying for the matter. Except as otherwise provided in this subsection and subject to subsections (3) and (4), if the printed matter relating to a candidate is an independent expenditure that is not authorized in writing by the candidate committee of that candidate, the printed matter shall contain the following disclaimer: "Not authorized by any candidate committee." An individual other than a candidate is not subject to this subsection if the individual is acting independently and not acting as an agent for a candidate or any committee.

(2) A radio or television paid advertisement having reference to an election, a candidate, or a ballot question shall identify the sponsoring person as required by the federal communications commission, shall bear the name of the person paying for the advertisement, and shall be in compliance with subsection (3) and with the following:

(a) If the radio or television paid advertisement relates to a candidate and is an independent expenditure, the advertisement shall contain the following disclaimer: "Not authorized by any candidate."

(b) If the radio or television paid advertisement relates to a candidate and is not an independent expenditure but is paid for by a person other than the candidate to which it is related, the advertisement shall contain the following disclaimer: "Authorized by

(name of candidate or name of candidate committee)

(3) The size and placement of an identification or disclaimer required by this section shall be determined by rules promulgated by the secretary of state. The rules may exempt printed matter and certain other items such as campaign buttons or balloons, the size of which makes it unreasonable to add an identification or disclaimer, from the identification or disclaimer required by this section.

(4) Except for a candidate committee's printed matter or radio or television paid advertisements, each identification or disclaimer required by this section shall also indicate that the printed matter or radio or television paid advertisement is paid for "with regulated funds". Printed matter or a radio or television paid advertisement that is not subject to this act shall not bear the statement required by this subsection.

(5) A person who knowingly violates this section is guilty of a misdemeanor punishable by a fine of not more than \$1,000.00, or imprisonment for not more than 93 days, or both.

Amended by P.A.1996, No. 228, § 1, Imd. Eff. May 30, 1996; P.A.2001, No. 250, Eff. March 22, 2002.

Historical and Statutory Notes

1996 Legislation

The 1996 amendment rewrote this section, which prior thereto read:

(1) A billboard, placard, poster, pamphlet, or other printed matter having reference to an election, a candidate, or ballot question, shall bear

Changes in text indicated by underline; asterisks * * * indicate deletion

176

upon it the name and address of the person for the matter.

(2) A radio or television paid advertisement having reference to an election, a candidate, or a ballot question shall identify the sponsoring person as required by the federal communications commission, shall bear the name of the person paying for the advertisement, and shall be in compliance with the following:

(a) If the radio or television paid advertisement relates to a candidate and is an independent expenditure, the advertisement shall contain the following disclaimer: "Not authorized by any candidate."

(b) If the radio or television paid advertisement relates to a candidate and is not an independent expenditure but is paid for by a person other than the candidate to which it is related, the advertisement shall contain the following disclaimer: "Authorized by

(name of candidate or name of candidate committee)

(3) If the printed matter relating to a candidate is an independent expenditure which is not authorized in writing by the candidate committee of that candidate, the printed matter shall contain the following disclaimer: "Not authorized by any candidate committee."

(candidate's name)

Law Review

The ethics of judicial campaigns—asked questions. Thomas K. Byrley, 79 840 (2000).

Encyclopedias

Mich. Civ. Jur. Elections § 120, Advertisements.
Mich. Civ. Jur. Elections XIV B Ref. & References.

Forms

Michigan Legal Forms § 35:26, Advertisements Literature

Changes in text indicated by

26190264332

COMPILED LAWS ANNOTATED

169.247

Note 1

upon it the name and address of the person paying for the matter.

"(2) A radio or television paid advertisement having reference to an election, a candidate, or ballot question shall identify the sponsoring person as required by the federal communications commission, shall bear the name of the person paying for the advertisement, and shall be in compliance with the following:

"(a) If the radio or television paid advertisement relates to a candidate and is an independent expenditure, the advertisement shall contain the following disclaimer: 'Not authorized by any candidate'.

"(b) If the radio or television paid advertisement relates to a candidate and is an independent expenditure but is paid for by a person other than the candidate to which it is related, the advertisement shall contain the following disclaimer:

"Authorized by
(name of candidate or name of candidate committee)

"(3) If the printed matter relating to a candidate is an independent expenditure which was not authorized in writing by the candidate committee of that candidate, the printed matter shall contain the following disclaimer: 'Not authorized by the candidate committee of

.
(candidate's name)

"The size and placement of the disclaimer shall be determined by rules promulgated by the secretary of state. The rules may exempt printed matter and certain other items such as campaign buttons or balloons, the size of which makes it unreasonable to add an identification or disclaimer, from the identification or disclaimer required by this section.

"(4) A person who knowingly violates this section is guilty of a misdemeanor and shall be punished by a fine of not more than \$1,000.00, or imprisoned for not more than 90 days, or both."

P.A.1996, No. 225, § 2, provides:

"If any portion of this amendatory act or the application of this amendatory act to any person or circumstance is found to be invalid by a court, the invalidity does not affect the remaining portions or applications of this amendatory act that can be given effect without the invalid portion or application, if those remaining portions are not determined by the court to be inoperable. To this end, this amendatory act is declared to be severable."

2001 Legislation

P.A.2001, No. 250, in subsec. (1), inserted "and subject to subsections (3) and (4)" in the first and second sentences; in subsec. (2), in the introductory paragraph, inserted "with subsection (3) and"; inserted subsec. (4); and redesignated former subsec. (4) as subsec. (5).

For effective date provisions of P.A.2001, No. 250, see the Historical and Statutory Notes following § 169.202.

Law Review and Journal Commentaries

The ethics of judicial campaigns—frequently asked questions. Thomas K. Byerley, 79 Mich.B.J. 340 (2000).

Research References

Encyclopedias

Mich. Civ. Jur. Elections § 139, Advertising And Literature
Mich. Civ. Jur. Elections XIV B Ref. Divisional References.

Forms

Michigan Legal Forms § 2525, Advertising And Literature

Treatises and Practice Aids

Gillespie Mich. Crim. Law & Pr. 2d § 36:2, False advertising.

Changes in text indicated by underline; asterisks * * * indicate deletion

This has not been submitted by anyone for the ad expense -

INSTRUCTIONS FOR COMPLETING THE INDEPENDENT EXPENDITURE REPORT

An individual, group or organization that spends more than \$100.00 in a calendar year on "independent expenditures" to support or oppose the nomination or election of a candidate or advocate the qualification, passage or defeat of a ballot question (includes millage issues) is required to file this form as required under Michigan's Campaign Finance Act, P.A. 388 of 1976.

This form is not filed by a group or organization registered as a committee under the Campaign Finance Act; committees registered under the Act disclose their expenditures on forms specially designed for their use.

Definition Of "Independent Expenditure":

An individual, group or organization has made an "independent expenditure" if:

- the money was spent to support or oppose the nomination or election of a candidate or advocate the qualification passage or defeat of a ballot question (includes millage issues);
- the money was not spent at the direction of or under the control of a committee registered under the Campaign Finance Act; and
- the money was not given to a committee registered under the Campaign Finance Act.

Filing Information:

- File this form within 10 calendar days after the \$100.01 threshold for reporting independent expenditures is reached.
- To file, submit two copies of the form (one original and one photocopy) Grand Traverse to the clerk of the county where the individual who made the independent expenditure(s) resides or where the group or organization that made the independent expenditure(s) is located. P.O. Box in T.C.
- Submit a separate Independent Expenditure Report each time the \$100.01 threshold for reporting independent expenditures is reached. Do not use this form to report independent expenditures related to more than one candidate or ballot question.

Instructions:

Type or clearly print in ink information requested on reverse side of this form. Each request for information is discussed below.

- Item 1. Enter the name of the candidate or describe the ballot question supported or opposed. If a candidate, list the office involved, the jurisdiction or district served by the office and the candidate's county of residence. If a ballot question, indicate whether it is a statewide, county or local proposal.
- Item 2. Enter the full name and address of the individual, group or organization that made the independent expenditure(s). Also enter the individual's county of residence or the county in which the group or organization is located.
- Item 3. Enter the name and address of the individual filing this report. Enter "N/A" if the individual is already identified in item 2.
- Item 4. Enter the name, address, occupation, employer and principal place of business of any individual who gave more than \$100.00 toward the independent expenditure. Attach 8 1/2" x 11" sheets if extra space is needed.
- Item 5. Enter the full name and address of the person, business, firm, etc. that received the funds that were spent. List each expenditure separately if more than one expenditure was made to support or oppose the candidate or ballot question.
- Item 6. Describe the purpose of the expenditure. Be as specific as possible and state whether the ballot question or candidate involved was supported or opposed. Example: "Ad in Daily Times to support ballot question."
- Item 7. Enter the date the independent expenditure was made.
- Item 8. Enter the amount of the independent expenditure.

— SIGN AND DATE BOTTOM OF FORM —

Groups and Organizations: Special Note

A group or an organization must register as a "committee" under the Campaign Finance Act as soon as it spends or receives \$500.00 or more in a calendar year to influence voters for or against the nomination or election of a candidate or the qualification, passage or defeat of a ballot question. Certain exceptions apply.

For further information contact the local county clerk or the Michigan Department of State, Bureau of Elections, Post Office Box 20126, Lansing, Michigan 48901. Phone: (517) 373-2540.

*Should be submitted to Linda Coburn, Grand Traverse County Clerk
400 Boardman Ave.*

Traverse City, MI 49684-2577 Phone: (231) 922-4764

*Exhibit
#6
(both sides)*

26190264334



**MICHIGAN DEPARTMENT OF STATE
BUREAU OF ELECTIONS**

INDEPENDENT EXPENDITURE REPORT

INDIVIDUALS, GROUPS AND ORGANIZATIONS

See instructions on reverse side.

2. Individual, Group or Organization that Made Independent Expenditure

Full Name:

Address:

County of Residence or Location:

3 Individual Filing Report

Full Name:

Address:

4. Person Contributing More than \$100.00 to the Expenditure

Full Name

Address:

Occupation:

Employer.

Place of Business:

5. Full Name and Address of Person or Business that Received Funds

6. Purpose of Expenditure

7. Date	8. Amount
---------	-----------

8. Amount

Signature of Person Filing Report .

CFR-123 (1/90)

Authority granted under P A 388 of 1976

Date .

Month

Day

Year