



FEDERAL ELECTION COMMISSION
WASHINGTON, D.C. 20463

THIS IS THE BEGINNING OF MUR # 3564

DATE FILMED 1/8/93 CAMERA NO. 4

CAMERAMAN SLB

93040925106

June 29, 1992

Federal Election Commission
Enforcement Division
999 E Street, NW
Washington D.C. 20463

RECEIVED
FEDERAL ELECTION
COMMISSION
MAIL ROOM

JUL 2 10 11 AM '92

RECEIVED
FEDERAL ELECTION COMMISSION
OFFICE OF GENERAL COUNSEL
JUL - 2 PM 3:30

RE: Erwin for Congress '92, FEC ID #CC WA02 3293

I would like the Federal Election Commission (FEC) to investigate the Erwin for Congress '92 Committee. It is my belief based on the evidence provided that Erwin for Congress '92 should have filed an April 15 Quarterly report.

Enclosed you will find:

A January 14, 1992 article in the Bellingham Herald. Erwin is cited as having just completed a trip to Washington D.C. "... to ask political Operatives how much support he would have if he runs..." Who paid for this trip? How much did it cost?

A photocopy of a March 30, 1992 press release where Tim Erwin announces his candidacy. This press release points to several items of expenditure prior to the April 15th report cut off.

Who paid for the graphic development of the Erwin logo?

Who paid for the printing of Erwin for Congress Stationary?

How much deposit was required to receive access to 1-800-234-5259 the 800 service installed prior to March 30, 1992?

The same question should be asked of local telephone service installed prior to March 30, 1992 at (206) 336-5775.

Erwin for Congress '92 headquarters at 117 N 1st St, Mount Vernon, Wa 98273 was open on this announcement date -- Who paid for the Rent, Deposit and accompanying furniture and banners.

The public has a right to know who is financing our candidates campaigns. The fact that Erwin has an active State Registered Campaign Committee should make these unreported expenditures even more suspect.

Your attention to this matter is appreciated.

Sincerely

Jim Cozad

Jim Cozad
1606 Diamond Loop
Bellingham, Wa 98226

Witnessed

Looc Chan

Notary Public in and for
the State of Washington,
My Commission expires

4-13-94



FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

July 7, 1992

Jim Cozad
1606 Diamond Loop
Bellingham, WA 98226

Dear Mr. Cozad:

This is to acknowledge receipt on July 2, 1992, of your letter dated June 29, 1992. The Federal Election Campaign Act of 1971, as amended ("the Act") and Commission Regulations require that the contents of a complaint meet certain specific requirements. One of these requirements is that a complaint be sworn to and signed in the presence of a notary public and notarized. Your letter was not properly sworn to.

In order to file a legally sufficient complaint, you must swear before a notary that the contents of your complaint are true to the best of your knowledge and the notary must represent as part of the jurat that such swearing occurred. The preferred form is "Subscribed and sworn to before me on this ____ day of ____, 19__." A statement by the notary that the complaint was sworn to and subscribed before him also will be sufficient. We are sorry for the inconvenience that these requirements may cause you, but we are not statutorily empowered to proceed with the handling of a compliance action unless all the statutory requirements are fulfilled. See 2 U.S.C. § 437g.

Enclosed is a Commission brochure entitled "Filing a Complaint." I hope this material will be helpful to you should you wish to file a legally sufficient complaint with the Commission. The file regarding this correspondence will remain confidential for a 15 day time period during which you may file an amended complaint as specified above. If the defects are not cured and the allegations are not refiled, no additional notification will be provided and the file will be closed.

If you have any questions concerning this matter, please contact me at (202) 219-3410.

Sincerely,

Retha Dixon

Retha Dixon
Docket Chief

Enclosure
cc: Erwin for Congress '92

93040925108

FEDERAL
OFFICE

92 JUL 24 PM 3:19

RECEIVED
FEDERAL ELECTION
COMMISSION
MAIL ROOM

JUL 24 9 42 AM '92

OG C5291

July 20, 1992

Federal Election Commission
Enforcement Division
999 E Street, NW
Washington D.C. 20463

MUR 3564

RE: Erwin for Congress '92, FEC ID #CC WA02 3293

I would like the Federal Election Commission (FEC) to investigate the Erwin for Congress '92 Committee. It is my belief based on the evidence provided that Erwin for Congress '92 should have filed an April 15 Quarterly report.

Enclosed you will find:

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The public has a right to know who is financing our candidates campaigns. The fact that Erwin has an active State Registered Campaign Committee should make these unreported expenditures even more suspect.

Your attention to this matter is appreciated.

The content of this letter are true to the best of my knowledge.

Jim Cozad

Subscribed and sworn before me on
this 21st day of July, 1992.

Jim Cozad
1606 Diamond Loop
Bellingham, Wa 98226

Joni Marie Chavarra

Subscribed and Sworn before me on
This 21st day of July, 1992.

Notary Public in and for
the State of Washington,
My Commission expires

April 13, 1994

GOP state senator from Bothell says he may be challenger to Swift

By BOB PARTLOW
Herald Olympia Bureau

OLYMPIA — State Sen. Tim Erwin, R-Bothell, is considering running against U.S. Rep. Al Swift, D-Bellingham, as Swift seeks one more term from the 2nd Congressional District in 1992.

The freshman state lawmaker, 34, has already made one trip to Washington D.C., to ask political operatives how much support he would receive if he runs. He returned to the state encouraged, he said.

"They think it's going to be a good year for (President Bush's) coattails, a good year for challengers and that redistricting was very good to Republicans in the 2nd District," Erwin said.

Erwin said the new congressional district boundary lines approved

Jan. 1 brought his home between Everett and Bothell from the 1st to the 2nd district. Gone from the district is the heavily Democratic Olympic Peninsula, and added is all of Everett and its suburbs. Whatcom County remains in the district.

But population figures show Snohomish County is now a key part of the district, Erwin said.

"Forty-two percent of the new 2nd District is now in Snohomish County," he said.

Swift garnered only 50.5 percent of the vote against two challengers in 1990, Erwin noted. With "the anti-incumbent fervor just as strong as it has been," Erwin could stand a good chance, he said.

Erwin has served only one year in public office, beginning his second year in the state Senate in 1992. But he would "bring a sense of purpose"

to the job if he ran and were elected, he said.

"I wouldn't just be there for the pension and the limousine ride," said Erwin, who described himself as a moderate to conservative Republican — "definitely mainstream."

His issues would be congressional and campaign reform and national health care, said Erwin, who just sold his construction landscaping business.

No other Republican is known to be considering the race, although some supporters of state Sen. Jack Metcalf, R-Langley, are urging him to switch from the governor's race to run for Congress.

Erwin said he will make a final decision on his candidacy after the close of the legislative session in mid-March.

93040925110



FOR IMMEDIATE RELEASE

March 30, 1992

Contact: Sen. Tim Erwin

1-800-234-5259

206-336-5775

*Erwin Hallmark
347-2416*

**STATE SENATOR TIM ERWIN ANNOUNCES CANDIDACY FOR
2ND CONGRESSIONAL SEAT -- SAYS IT'S TIME TO BUILD THE FUTURE NOW**

Mt. Vernon -- State Senator Tim Erwin (R-Mill Creek) announced today that he will campaign to replace fourteen year incumbent Congressman Al Swift who Erwin says is out of touch with the needs of the people in the Second district.

"The time to build our future is now. Only a fresh, new generation of leadership can bring about the changes this nation needs," said Erwin. "Congress has failed the people, and Al Swift is part of that failure."

Pledging to "be in touch with the concerns, values and needs of the Second district," Erwin criticized incumbent Swift as "no longer in Washington D.C. to build a better future here in Washington."

Noting that Swift has announced his intention to retire after serving one more term in Congress, Erwin declared that "Swift admits he no longer wants the job. Our people deserve a congressman committed to fighting for them."

"The choice is clear and direct," Erwin said. "Why re-elect someone who has continually voted to raise our taxes, and who voted against balancing the nation's budget while voting himself a 30% pay raise at a time everyday people in Washington State are hurting. Al Swift has got to go, and it's time to send him home ahead of his plans."

- more -

93040925112
"There's an opportunity during this climate of change to elect new people who can make a difference and get this country back on track," stated Erwin. "The people are disgusted with Congress and its failure to deal with the issues facing the country and with its continued abuse of power."

Erwin vowed that he'll fight for the district in Washington, D.C.. A balanced budget through responsible spending, building a prosperous economy through new business promotion, an economically sound health-care system, working to solve traffic congestion and revamping an educational system that has faltered, are issues Erwin plans to attack in Congress.

"Boeing announced that it will lay off 6,000 workers. Weyerhaeuser has closed its mill in Everett. Further evidence that Congress, a bulging bureaucracy of government red tape, is crippling our industries. Where was Al Swift when these things were happening?" Erwin stated. "Did Al Swift go to bat for these businesses? Not on your life. Did Al Swift moderate his anti-business policies? No way."

"The House banking scandal is a classic example of Congress being out of touch with the people. Not only did hundreds of congressmen bounce checks and abuse the public's faith, but the rest of the Congress allowed it to happen," said Erwin. "I commend Al Swift for not bouncing any checks, but for the past ten months Congress has known about this scandal, what was Al Swift doing to rectify the situation? Nothing. As a matter of fact, Al Swift sits on the House Administration Committee which is supposed to have some control over the areas of abuse. I'd say he's been asleep at the switch."

"Each and every congressman needs to stand up and be counted on this one, from the worst abusers to Al Swift who sat there and watched it all happen," Erwin stated. "I'm going to hold Al Swift accountable for what's happened to this nation and this district over the past fourteen years and what's happened over the past ten months."

"We need to get Congress off dead center to move this country forward. I want to go to Congress to shake things up and get things done. It's time we bring government home to the people, we deserve more than a Congress caught up in scandal and congressmen who stand by like blind men and let it happen."

Erwin, a state Senator representing Washington's 44th senate district, holds a B.A. from Central Washington University. He and his wife Barbara have three children. As a state Senator, Erwin is Vice Chairman of the K-12 Education Committee and the Financial Institutions and Insurance Committee. He is also the Chairman of the Sub-Committee on Transportation Boards & Commissions. As a state Senator Erwin has been a leader in the fight for better school funding at the local level, working to solve the State's traffic congestion and protecting our environmental integrity while promoting economic well-being.

93040925113



FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

July 29, 1992

Jim Cozad
1606 Diamond Loop
Bellingham, WA 98226

RE: MUR 3564

Dear Mr. Cozad:

This letter acknowledges receipt on July 24, 1992, of your complaint alleging possible violations of the Federal Election Campaign Act of 1971, as amended ("the Act"), by Erwin for Congress '92 Committee and Norma J. Hickok, as treasurer. The respondents will be notified of this complaint within five days.

You will be notified as soon as the Federal Election Commission takes final action on your complaint. Should you receive any additional information in this matter, please forward it to the Office of the General Counsel. Such information must be sworn to in the same manner as the original complaint. We have numbered this matter MUR 3564. Please refer to this number in all future correspondence. For your information, we have attached a brief description of the Commission's procedures for handling complaints.

Sincerely,

by MA

Jonathan A. Bernstein

Jonathan A. Bernstein
Assistant General Counsel

Enclosure
Procedures

93040925114



FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

July 29, 1992

Erwin for Congress '92 Committee
Norma J. Hickok, Treasurer
Box 266
117 N. 1st Street #5
MT. Veron, WA 98273

RE: MUR 3564

Dear Ms. Hickok:

The Federal Election Commission received a complaint which indicates that Erwin for Congress '92 Committee ("Committee") and you, as treasurer, may have violated the Federal Election Campaign Act of 1971, as amended ("the Act"). A copy of the complaint is enclosed. We have numbered this matter MUR 3564. Please refer to this number in all future correspondence.

Under the Act, you have the opportunity to demonstrate in writing that no action should be taken against the Committee and you, as treasurer, in this matter. Please submit any factual or legal materials which you believe are relevant to the Commission's analysis of this matter. Where appropriate, statements should be submitted under oath. Your response, which should be addressed to the General Counsel's Office, must be submitted within 15 days of receipt of this letter. If no response is received within 15 days, the Commission may take further action based on the available information.

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 matter to be made public. 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.

93040925115

Erwin for Congress '92 Committee
Norma J. Hickok, treasurer
Page 2

If you have any questions, please contact Richard M. Zanfardino, the staff member assigned to this matter, at (202) 219-3690. For your information, we have enclosed a brief description of the Commission's procedures for handling complaints.

Sincerely,

Jonathan A. Bernstein ^{by MA}

Jonathan A. Bernstein
Assistant General Counsel

Enclosures

1. Complaint
2. Procedures
3. Designation of Counsel Statement

cc: Timothy Erwin

93040925116

**Tim
ERWIN**
FOR • CONGRESS • GOP • 92

RECEIVED
FEDERAL ELECTION
COMMISSION
MAIL ROOM

AUG 14 11 38 AM '92

RECEIVED
FEDERAL ELECTION COMMISSION
OFFICE OF GENERAL COUNSEL
92 AUG 14 PM 3:42

August 3, 1992

Office of General Counsel
Federal Election Commission
999 "E" Street NW
Washington, D.C. 20463

RE: MUR 3564

Dear Mr. Zanfardino,

This letter serves as our response to the complaint filed against the Erwin for Congress committee (MUR 3564) by Mr. Jim Cozad that claims that the Erwin for Congress committee willfully did not report income and expenditures by not filing an April 15, 1992 quarterly report. This simply is not true.

First, and foremost, the report was filed. In a letter dated July 13 we expressed our disbelief and regret that the report was not on file with the Clerk of the House of Representatives while the statements of candidacy and organization were. Both were mailed on the same day, and we believe to the same address.

After investigating this matter we were told by several persons (see July 13 letter) that while it was not common place for a report to be lost in the shuffle by the Clerk's office or the FEC, it does happen. Our regret in this matter was heightened because we did not send the April 15 report via certified mail to the Clerk's office, there was no indication at the time that this would be necessary to assure its arrival and processing. (A suggestion we have for the FEC for its next election's pamphlet is to tell campaign's to send their documentation via certified mail to avoid an incident such as this.)

Second, I was not the treasurer of the campaign during the period of activity that would cover the April 15, 1992 report. Myself and Brian Hedlund (the campaign's consultant) worked to put the report together on April 14 after we found out that it had not been completed by Scott Hoover -- the person responsible for all financial matters up to March 30, 1992. Needless to say, Mr. Hoover is no longer with the campaign.

Third, in direct response to Mr. Cozad's complaint about "who" paid for: graphic development of the campaign's logo, stationary printing, phone bills and headquarter's rent. Again, if the first report would not have disappeared this would have been explained. The phone deposit was paid to GTE and the headquarter's rent was paid to TBW Properties (as shown on the second April 15 report filed). As for the

As for the campaign's logo and stationary printing. The campaign's logo was designed by Brian Hedlund as part of the services he offered to the campaign under his contract. The stationary referred to by Mr. Cozad and included in his complaint as evidence is actually a news release generated on the computer used by the campaign -- there was no outside printing of a logo on paper that would constitute stationary or an expenditure during the April reporting period.

**Tim
ERWIN**
FOR CONGRESS • 1992

-2-

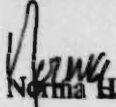
Being a very difficult year for fund raising in elections we have endeavored to be frugal. Tim Erwin supplied the campaign with paper and other miscellaneous start up supplies from his home.

Fourth, during the month of January 1992 Tim Erwin ventured to Washington, D.C. on a fact finding mission to find out if a campaign was feasible. Tim paid for the trip on his own. And, we quote the last paragraph of the article, "Erwin said he will make a final decision on his candidacy after the close of the legislative session in mid-March." Obviously at the time of the trip, Tim was not a candidate for this or any other office.

We regret the circumstances involving the loss of our original April 15, 1992 report. We have however, made our best effort to rectify the situation and comply with FEC laws.

We hope this matter can quickly be put to a close.

In Best Effort,


Norma Hickok
Treasurer

93040925118

RECEIVED
F.E.C.
SECRETARIAT

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

92 NOV 17 AM 10:16

SENSITIVE

FIRST GENERAL COUNSEL'S REPORT

MUR: 3564
DATE COMPLAINT RECEIVED
BY OGC: July 24, 1992
DATE OF NOTIFICATION TO
RESPONDENTS: July 29, 1992
STAFF MEMBER: R. Zanfardino

COMPLAINANT: Jim Cozad

RESPONDENTS: Erwin for Congress '92 Committee and
Norma J. Hickok, as treasurer

RELEVANT STATUTE: 2 U.S.C. § 434(a)(2)(iii)

RELEVANT REGULATION: 11 C.F.R. § 104.5(e)

INTERNAL REPORTS CHECKED: Disclosure reports

FEDERAL AGENCIES CHECKED: None

I. GENERATION OF MATTER

This matter was initiated by a signed and sworn complaint from Jim Cozad. The complainant charges that the Erwin for Congress '92 Committee and Norma J. Hickok, as treasurer ("Committee") have failed to file the 1992 April Quarterly Report. This complaint was apparently prompted by campaign related activity by the Committee during the April Quarterly reporting period and the lack of the Committee's quarterly report on file with the Commission. The complainant asks several questions related to the Committee's activity during the reporting period. These questions stem, however, from the main allegation regarding the Committee's failure to file. On August 14, 1992, this Office received a response from the Committee.

93040925119

II. LEGAL AND FACTUAL ANALYSIS

2 U.S.C. § 434(a)(2)(iii) requires all principal campaign committees of candidates for the House of Representatives to file an April Quarterly Report of campaign receipts and disbursements no later than the 15th day after the last day of the first calendar quarter. Furthermore, 11 C.F.R. § 104.5(e) states that reports sent by first class mail must be received at the proper filing location by the close of business of the prescribed filing date to be considered timely filed.

9 3 0 4 0 9 2 5 1 2 0
The complainant in this matter originally filed a complaint that was not signed and sworn to and thus was returned to the complainant. However, the Committee was provided with a copy of the complaint and subsequently sent a letter to the Clerk of the House of Representatives (Attachment 1). In the letter, the treasurer maintained that the Committee had indeed sent an April Quarterly report to the Clerk's Office. The treasurer included a new copy of the April Quarterly report^{1/} and theorized that the original was lost in the mail due to an incorrect ZIP code in the Campaign Guide for Congressional Candidates and Committees.^{2/} Unless sent by certified mail a committee's filings are effective only upon receipt at the House of Representatives. 11 C.F.R. § 104.5(e). Thus, the Committee is liable if the report is not received. Further, in the Committee's response

^{1/} The report disclosed \$7,500 in receipts and \$5,616 in disbursements.

^{2/} The ZIP code listed was 10515-6612. The correct code is 20515-6612.

(Attachment 2), the treasurer notes that the report was not prepared until April 14, thus effectively conceding that the report, even if mailed either that day or the next by first class mail, could not have been timely filed^{3/}.

9 3 0 4 0 9 2 5 1 2 1

In spite of the apparent late filing, the missing April Quarterly report was on file before the second, proper complaint was filed with this Office. This Office believes that it is possible that the Committee's original quarterly report may have been lost in the mail due to the incorrect address listed in the Campaign Guide. Furthermore, in an effort to avoid any further confusion, the treasurer has sent in all subsequent reports timely via certified mail. Finally, the candidate was defeated in the primary election held in Washington on September 15. Because of the above factors, and in the exercise of the Commission's prosecutorial discretion, see Heckler v. Cheney, 470 U.S. 821 (1985), this Office recommends that the Commission find that there is reason to believe the Committee violated 2 U.S.C. § 434(a)(2)(iii), but take no further action in this matter. This Office will include appropriate admonishment language in its letter to the Respondents.

^{3/} The campaign is based in Washington state and therefore could not expect a first class mailing to reach the District in one day.


III. RECOMMENDATIONS

1. Find reason to believe that Erwin for Congress '92 Committee and Norma J. Hickok, as treasurer violated 2 U.S.C. § 434(a)(2)(iii)
2. Take no further action against the above respondents.
3. Approve the appropriate letters.
4. Close the file.

Lawrence M. Noble
General Counsel

11-15-92
Date

BY:


Lois G. Lerner
Associate General Counsel

Attachments

1. Letter to Clerk of House from Committee
2. Response to complaint from Committee

93040925122

BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of

Erwin for Congress '92 Committee
and Norma J. Hickok, as treasurer.)

)
)
)
) MUR 3564
)

CERTIFICATION

I, Marjorie W. Emmons, Secretary of the Federal Election Commission, do hereby certify that on November 20, 1992, the Commission decided by a vote of 6-0 to take the following actions in MUR 3564:

1. Find reason to believe that Erwin for Congress '92 Committee and Norma J. Hickok, as treasurer violated 2 U.S.C. § 434(a)(2)(iii).
2. Take no further action against the above respondents.

(Continued)

93040925123

3. Approve the appropriate letters, as recommended in the General Counsel's Report dated November 15, 1992.
4. Close the file.

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

Attest:

11-20-92
Date

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

Received in the Secretariat:
Circulated to the Commission:
Deadline for vote:

Tues., Nov. 17, 1992 10:16 a.m.
Tues., Nov. 17, 1992 11:00 a.m.
Fri., Nov. 20, 1992 4:00 p.m.

dr

93040925124



FEDERAL ELECTION COMMISSION
WASHINGTON, D.C. 20463

December 1, 1992

CLOSED

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Jim Cozad
1606 Diamond Loop
Bellingham, WA 98226

RE: MUR 3564

Dear Mr. Cozad:

This is in reference to the complaint you filed with the Federal Election Commission on July 24, 1992, concerning the Erwin for Congress Committee, and Norma J. Hickok, treasurer ("Respondents").

Based on that complaint, on November 20, 1992, the Commission found that there was reason to believe the Respondents violated 2 U.S.C. § 434(a)(2)(iii), a provision of the Federal Election Campaign Act of 1971, as amended, and instituted an investigation of this matter. However, after considering the circumstances of this matter, the Commission determined to take no further action against the Respondents, and closed the file in this matter on that same day. This matter will become part of the public record within 30 days. The Federal Election Campaign Act of 1971, as amended, allows a complainant to seek judicial review of the Commission's dismissal of this action. See 2 U.S.C. § 437g(a)(8).

If you have any questions, please contact me at (202) 219-3690.

Sincerely,

Richard M. Zanfardino
Staff Member

Enclosure
General Counsel's Report

93040925125



FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

December 1, 1992

Erwin for Congress Committee
Norma Hickok, Treasurer
P.O. Box 266
Mt. Vernon, WA 98273

RE: MUR 3564

Dear Ms. Hickok:

On November 20, 1992, the Federal Election Commission found reason to believe that the Erwin for Congress Committee ("Committee") and you, as treasurer, violated 2 U.S.C. § 434(a)(2)(iii), a provision of the Federal Election Campaign Act of 1971, as amended ("the Act."). However, after considering the circumstances of this matter, the Commission also determined to take no further action and closed its file. The Factual and Legal Analysis, which formed a basis for the Commission's finding, is attached for your information.

The Commission reminds you that the late filing of a disclosure report appears to be a violation of 2 U.S.C. § 434(a)(2)(iii). You should take immediate steps to insure that this activity does not occur in the future.

The confidentiality provisions at 2 U.S.C. § 437g(a)(12) no longer apply and this matter is now public. In addition, although the complete file must be placed on the public record within 30 days, this could occur at any time following certification of the Commission's vote. If you wish to submit any factual or legal materials to appear on the public record, please do so as soon as possible. While the file may be placed on the public record before receiving your additional materials, any permissible submissions will be added to the public record upon receipt.

93040925126

Norma Hickok, Treasurer
Page 2

If you have any questions, please contact Richard M. Zanfardino, the staff member assigned to this matter, at (202) 219-3690.

Sincerely,

Joan D. Aikens

Joan D. Aikens
Chairman

Enclosure
General Counsel's Report

93040925127



FEDERAL ELECTION COMMISSION
WASHINGTON, D.C. 20463

THIS IS THE END OF MUR # 3564

DATE FILMED 1-8-93 CAMERA NO. 4

CAMERAMAN S.L.H.

93040925128