

Michigan Department of State Campaign Finance Complaint Form BUREAU OF ELECTIONS • RICHARD H. AUSTIN BUILDING - 1*1 Floor 430 W. ALLEGAN STREET • LANSING, MICHIGAN 48918

RECEIVED/FILED MICHIGAN DEPT OF STATE

2021 OCT 29 PM 2: 25

ELECTIONS/GREAT SEAL

This complaint form may be used to file a complaint alleging that someone violated the Michigan Campaign Finance Act (MCFA). For instructions on how to complete this form, see the Campaign Finance Complaint Guidebook & Procedures document. All spaces are required unless otherwise indicated.

Section 1. Complainant		
Your Name Joe Thompson		Daytime Telephone Number 906 420 1338
Mailing Address		100 700 1770
	100	
City Glad stone	State	Zip 49837
Email (optional)	7 3000	
		10
Section 2. Alleged Violator		
Name		
Mailing Address	^	
526 Minnesota	Whenhe	
City Gladstole	State	Zip 49837
Email (optional)		
	=======================================	
Section 3. Allegations (Use additional shee	ets if more space is needed.	
Section(s) of the MCFA alleged to be violated	110	- 17
Explain how those sections were violated:		
1 0 11 1 1	ing for GI	ad stone City commission
and their sign does	not contain	1 1 les paid tor
LP (
The sign.		
Evidence included with the submission of the		
Pictures of the signs	that we	located in multiple
la dine		3
10001917,		

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	27 october 2021
Signature of Complainant	Date
Section 5. Certification without Evidence (Sup	oplemental to Section 4)
If, after a reasonable inquiry under the circumstances, contentions are supported by evidence as indicated ab	you are unable to certify that certain factual ove, you may make the following certification:
I certify that to the best of my knowledge grounds to conclude that the following sy contentions are likely to be supported by opportunity for further inquiry. Those sp	pecifically identified factual evidence after a reasonable
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.

Section 6. Submission

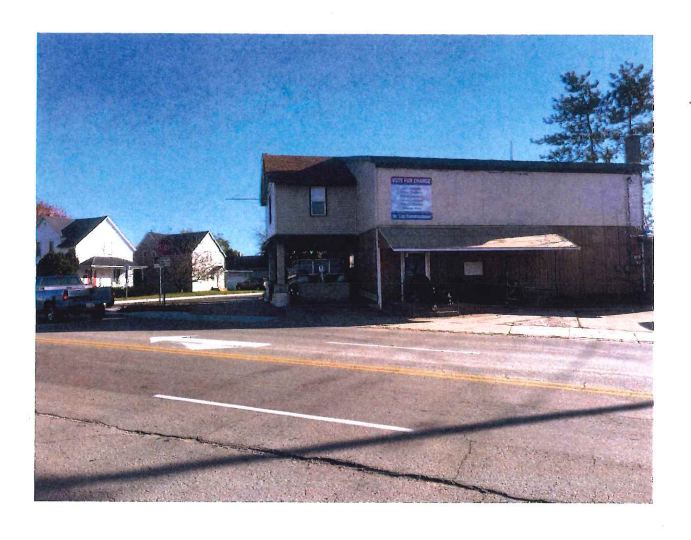
Once completed, mail or hand deliver the complaint form with your evidence to the address below. The complaint is considered filed upon receipt by the Bureau of Elections.

Michigan Department of State Bureau of Elections Richard H. Austin Building – 1st Floor 430 West Allegan Street Lansing, Michigan 48918











STATE OF MICHIGAN JOCELYN BENSON, SECRETARY OF STATE DEPARTMENT OF STATE LANSING

November 5, 2021

Mike O'Connor 526 Minnesota Avenue Gladstone, Michigan 49837

Dear O'Connor:

The Department of State (Department) has received a formal complaint alleging you have violated MCL 169.247 of the Michigan Campaign Finance Act (MCFA) by failing to include a complete and correct identification statement on certain campaign-related materials. A copy of the complaint is enclosed.

The complaint alleges that you have distributed campaign material that did not include a proper paid for by statement. A picture of the campaign material is included with the complaint.

The MCFA and corresponding administrative rules require a person who produces printed material that relates to an election include the phrase "Paid for by [name and address of the person who paid for the item]." MCL 169.247(1), R 169.36(2). A knowing violation constitutes a misdemeanor offense punishable by a fine of up to \$1,000.00, imprisonment for up to 93 days, or both. MCL 169.247(6).

Upon review, the evidence submitted supports the conclusion that a potential violation of the Act has occurred. From the outset, the Department must consider whether it is an expenditure covered by the MCFA. The material specifically uses words of express advocacy as defined by the Act. MCL 169.206(2)(j). Because it urges voters to vote for you using words of express advocacy and was published by your committee, the materials are covered by the ambit of the Act and must include the paid for by statement outlined under section 47. MCL 169.206(2)(j). However, the signs have completely omitted the required paid for by statement. Since this phrase is absent, the evidence supports the conclusion that a potential violation has occurred.

After reaching this conclusion, the Act requires the Department to "endeavor to correct the violation or prevent a further violation by using informal methods [,]" if it finds that "there may be reason to believe that a violation ... has occurred [.]" MCL 169.215(10). The objective of an informal resolution is "to correct the violation or prevent a further violation [.]" *Id*.

Given this, the Department concludes that a formal warning is a sufficient resolution to the complaint and is hereby advising you that MCL 169.247(1) and R 169.36(2) require you to print

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a complete and accurate identification statement on all campaign materials, consisting of the phrase "paid for by" followed by the full name and address of your committee.

Note that all printed materials referencing you or your candidacy produced in the future must include this identification statement. For all materials currently in circulation, the paid for by statement must be corrected. If this information has been included in your materials and you wish to rebut the Department's conclusion, you must respond in writing to the Department within 15 business days of the date of this letter otherwise the Department will treat the complaint as resolved.

Please be advised that this notice has served to remind you of your obligation under the Act to identify your printed matter and may be used in future proceedings as evidence that tends to establish a knowing violation of the Act. A knowing violation is a misdemeanor offense and may merit referral to the Attorney General for enforcement action. MCL 169.247(6), 215(10).

Sincerely,

Adam Fracassi Bureau of Elections

Michigan Department of State

Enclosure

c: Joe Thompson