<table>
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<tr>
<th>Box Number</th>
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<th>Document Type</th>
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<tbody>
<tr>
<td>24</td>
<td>8</td>
<td>n.d.</td>
<td>Letter</td>
<td>Maurice Stans to Maury, re: Refund check from New Mexico. 3 pages with attachments.</td>
</tr>
<tr>
<td>24</td>
<td>8</td>
<td>06/08/1972</td>
<td>Memo</td>
<td>Betty Fiorina to candidates in primary election, New Mexico, re: Candidate's statement of election expenses. 2 pages with attachments.</td>
</tr>
<tr>
<td>24</td>
<td>8</td>
<td>n.d.</td>
<td>Brochure</td>
<td>New Mexico 1972 General Election Calendar. 8 pages with attachments only cover scanned.</td>
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<tr>
<td>24</td>
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<td>06/15/1972</td>
<td>Form</td>
<td>Candidate's Statement of Election Expenditures, New Mexico. 3 pages including multiples.</td>
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<td>24</td>
<td>8</td>
<td>09/22/1972</td>
<td>Memo</td>
<td>John Dean to Rose Mary Woods, re; Refund check from state of New Mexico. 4 pages including multiples.</td>
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<tr>
<td>24</td>
<td>8</td>
<td>n.d.</td>
<td>Form</td>
<td>Candidate's Statement of Election Expenditures, New Mexico (blank). 1 page.</td>
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<td>24</td>
<td>8</td>
<td>11/06/1972</td>
<td>Memo</td>
<td>Betty Fiorina to candidates filed with Secretary of State, New Mexico, re: Candidate and Political Committees Expense Forms. 10 pages with attachments.</td>
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<td>Document Date</td>
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<td>24</td>
<td>8</td>
<td>11/09/1972</td>
<td>Memo</td>
<td>Betty Fiorina to candidates filed with Secretary of State, New Mexico, re: Corrections to Candidate and Political Committees Expense Forms. 1 page.</td>
</tr>
<tr>
<td>24</td>
<td>8</td>
<td>11/22/1972</td>
<td>Memo</td>
<td>Betty Fiorina to candidates filing for declaration of candidacy, New Mexico, re: Political Committees - Accounting for Receipts and Disbursements Forms. 6 pages with attachments and multiples.</td>
</tr>
</tbody>
</table>
Dear Maury:

Enclosed is check for $250.00 from the State of New Mexico which I have endorsed over to the Finance Committee to Re-Elect the President. This check is a refund required by state law of one-half of the filing fee for the primary election.

As you know, the $500.00 New Mexico filing fee was paid by the Finance Committee for the Re-Election of the President. Since this committee is no longer in existence, I am forwarding this refund to the Finance Committee to Re-Elect the President, which is the successor committee to the Finance Committee for the Re-Election of the President.

Sincerely,

The Honorable Maurice H. Stans
Chairman
Finance Committee to Re-Elect
the President
1701 Pennsylvania Avenue, N. W.
Washington, D. C.
July 20, 1972

MEMORANDUM

TO: ALL CANDIDATES IN THE JUNE 6, 1972, PRIMARY ELECTION WHO RECEIVED FIFTEEN PERCENT OF THE TOTAL VOTE CAST BY MEMBERS OF HIS PARTY

FROM: BETTY FIORINA, SECRETARY OF STATE

SUBJECT: REFUNDS

Enclosed is a State of New Mexico Warrant pursuant to Section 3-8-27, N.M.S.A., 1953 Compilation.

"A. A primary election candidate who receives at least fifteen percent of the total vote cast by members of his party in the primary election for the office for which he is a candidate shall be refunded one-half of the filing fee paid by him."

"B. Refunds shall be paid by the county treasurer or the state treasurer, as the case may be, within forty-five days after the canvass of votes cast in the primary election; or, in the case of a contested primary election for an office, immediately following the final decision pertaining to such contest."
THE WHITE HOUSE
Washington
Date 2/24/72

TO: Dave Wilson - you will presumably want to forward this request close to Ron Mary.

Words

Noble Melencamp
MEMORANDUM

TO: CANDIDATES PARTICIPATING IN THE JUNE 6, 1972, PRIMARY ELECTION

FROM: BETTY FIORINA, SECRETARY OF STATE

SUBJECT: CANDIDATE'S STATEMENT OF ELECTION EXPENSES

Pursuant to Section 3-19-2, Chapter 317, New Mexico Laws of 1971, enclosed you will find three copies of the "Candidate's Statement of Election Expenses" form. NO LATER THAN JUNE 16, 1972, these forms must be completed and filed with the officer (Secretary of State or County Clerk) with whom your Declaration of Candidacy was filed.

I am enclosing for your information Sections 3-19-1 through 3-19-7 of the New Mexico Election Handbook.

Enclosures
CANDIDATE'S STATEMENT OF ELECTION EXPENSES


A. No contribution of money, or the equivalent thereof, made directly or indirectly to any political party, to any political party committee, or members of any political party committee or to any person representing or acting on behalf of a political party, and no money in the treasury of any political party or political party committee shall be expended directly or indirectly in the aid of the nomination at a primary election of any one or more persons as against any one or more other persons of the same political party running in such primary election.

B. Any person who expends money, or is responsible for the expenditure of money, in violation of this section is guilty of a petty misdemeanor.

3-19-2. Campaign Practices — Primary Election — Report of Expenditures. — Within five days after the primary election the secretary of state shall certify mail to each candidate participating therein a notice of the deadline for filing of the itemized statement of expenditures. Within ten days after the primary election, a candidate participating therein shall file an itemized statement of expenditures on forms prescribed and furnished by the secretary of state. The itemized statement shall be subscribed to and sworn to by the candidate.


A. The itemized statement of expenditures filed by each candidate after the primary election shall set forth in detail each item showing the full and complete record of the candidate's expenditures of money, or other things of value and the cost thereof, including all promises to pay money or other things of value, as well as all treats, presents or favors which cost money or other things of value either present or future, which were intended for the purpose of aiding, or that could have a tendency to aid, the success of the candidate in the primary election, even though the same were not among those included by the candidate as an authorized agent.

B. As used in this section, "itemized statement" means listing a class of like expenditures by each item within that class separately and not as one item. Each item of printing shall be set out separately and each advertisement on a newspaper, on radio, television or billboard shall be specifically set forth with the cost thereof.

3-19-4. Campaign Practices — Primary Election — Expenditures Made on Candidate's Behalf. — At the same time and place that the candidate files the itemized statement of expenditures, the candidate who participated in the primary election shall also file a like itemized statement for each of the persons named by him as authorized to expend money or other things of value on behalf of his candidacy in the primary election, even though the name of such person was not among those filed by the candidate as an authorized agent.

3-19-5. Campaign Practices — Primary Election — Place of Filing. — Itemized statements of expenditures of candidates participating in the primary election shall be filed with the officer with whom the candidate's declaration of candidacy was filed.

3-19-6. Campaign Practices — Primary Election — Status of Itemized Statements. — The itemized statement of expenditures is a public record and is subject to public inspection or publication.


A. A candidate who receives the nomination of a political party and who fails or refuses to file, within the time required, a full and complete itemized statement of expenditures is guilty of a petty misdemeanor in addition to any penalties or fines which may be imposed by law and shall not have his name printed or otherwise be carried on the official ballot at the ensuing general election.

B. A candidate who failed to receive the nomination and who fails or refuses to file, within the time required, a full and complete itemized statement of expenditures in guilt of a petty misdemeanor.

<table>
<thead>
<tr>
<th>DATE</th>
<th>NAME</th>
<th>ITEM</th>
<th>AMOUNT</th>
</tr>
</thead>
</table>

I, ____________________________________________, candidate for _______ at the _______ do solemnly swear (or affirm) that the above statement is a full, true and complete itemized statement and record of my expenditures of money, or other things of value and the cost thereof, including all promises to pay money or other things of value, as well as treats, presents, or favors which cost money, or other things of value, either present or future, which were intended for the purpose of aiding, or that could have a tendency to aid my success as such candidate in such election.

Signed ________________________________

Sworn and subscribed to me before this _______ day of _______, ______.

_______________________________
NOTARY PUBLIC OR OTHER OFFICER.
CANDIDATE'S STATEMENT OF ELECTION EXPENSES

OF

STATE OF NEW MEXICO, SS.
County of ________________________

This instrument was filed in my office on the _______ day of ________________________
19______, at _______ o'clock _______ M.

SECRETARY OF STATE, OR CLERK AND RECORDER

By______________________________ DEPUTY
NEW MEXICO
1972 GENERAL ELECTION
CALENDAR

Compiled by
Betty Florina, Secretary of State

(All Section References to 1969 Edition, Election Handbook of the
State of New Mexico and the 1971 Supplement)

JULY 10, 1972
(Monday)
LAST DAY TO AMEND PARTY RULES AND REGULATIONS. (3-7-5)

SEPTEMBER 8, 1972
(Friday)
DEADLINE FOR PARTY RULES AND REGULATIONS TO BE FILED.
(3-7-4A) Each political party shall file its rules and regulations within
thirty days after its organization and at least sixty days before any elec­
tion in which it is authorized to participate.

SEPTEMBER 11, 1972
(Monday)
LAST DATE FOR MINOR PARTIES TO CERTIFY TO THE SECRETARY
OF STATE A LIST OF CANDIDATES ACCOMPANIED BY SIGNA­
TURES AND LEGAL ADDRESSES OF NOT LESS THAN 3% OF THE
QUALIFIED ELECTORS OF THE STATE AS COMPUTED FROM THE
TOTAL NUMBER OF VOTES CAST FOR THE OFFICE OF GOVERNOR
AT THE LAST PRECEDING GENERAL ELECTION AT WHICH THE
GOVERNOR WAS ELECTED. (3-8-2B)

SEPTEMBER 21, 1972
(Thursday)
LAST DATE FOR MINOR PARTIES TO CERTIFY TO COUNTY CLERKS
A LIST OF CANDIDATES ACCOMPANIED BY SIGNATURES AND
LEGAL ADDRESSES OF NOT LESS THAN 3% OF THE QUALIFIED
ELECTORS OF THE COUNTY AS COMPUTED FROM THE TOTAL
NUMBER OF VOTES CAST FOR THE OFFICE OF GOVERNOR IN THE
COUNTY AT THE LAST PRECEDING GENERAL ELECTION AT
WHICH THE GOVERNOR WAS ELECTED. (3-8-2C)

SEPTEMBER 23, 1972
(Saturday)
DEADLINE FOR COUNTY COMMISSIONERS TO CREATE ABSENT
VOTER PRECINCTS. (3-6-20) Not less than forty-five days before any
General Election, the Board of County Commissioners shall adopt a resolu­
tion creating, for absent voting purposes only, an absent voter precinct for
each state legislative district in the county.

SEPTEMBER 26, 1972
(Tuesday)
REGISTRATION CLOSES AT 5:00 P.M. (3-4-8) The County Clerk shall
receive affidavits of registration at all times except that he shall close regis­
tration at 5:00 p.m. on the 42nd day preceding any election.

DEADLINE FOR COUNTY CHAIRMEN, SECRETARY OF STATE OR
ANY 20 PETITIONERS WHO ARE VOTERS OF THE COUNTY, TO
PRESENT TO THE DISTRICT COURT PETITIONS FOR CANCELLA­
TION OF REGISTRATION. (3-4-20A)
The White House
Washington

Date 7/11/72

To: Dan Wilson

Fyl

Noble Melencamp
## CANDIDATE'S STATEMENT OF ELECTION EXPENCES

### Section 3-193. Campaign Practices — Primary Election — Expenditure of Party Money

**A. No contribution of money, or the equivalent thereof, made directly or indirectly to any political party, to any political party committee, by members of any political party organizing or to any person representing or acting on behalf of a political party, and no money in the treasury of any political party or political party committee shall be expended directly or indirectly in aid of the nomination at a primary election of any one or more persons as unless any one or more other persons of the same political party running in such primary election.**

**B. Any person who expends money, or is responsible for the expenditure of money, in violation of this section is guilty of a petty misdemeanor.**

### Section 3-195. Campaign Practices — Primary Election — Report of Expenditures

**Within five days after the primary election, the secretary of state shall be certified mail and send to each candidate participating therein a notice of the deadline for filing of the itemized statement of expenditures. Within ten days after the primary election, a candidate participating therein shall file an itemized statement of expenditures on forms prescribed and furnished by the secretary of state. The itemized statement shall be subscribed and sworn to by the candidate or his authorized agent.**

### Section 3-196. Campaign Practices — Primary Election — Status of Itemized Statements

**The itemized statement of expenditures is a public record and is subject to public inspection or use for the purpose of aiding or which could have a tendency to aid, the success of the candidate in such election, and which are intended for the purpose of aiding or which could have a tendency to aid, the success of the candidate in such election.**

### Section 3-197. Campaign Practices — Primary Election — Penalty

**A. No contribution of money, or the equivalent thereof, made directly or indirectly to any political party, to any political party committee, by members of any political party organizing or to any person representing or acting on behalf of a political party, and no money in the treasury of any political party or political party committee shall be expended directly or indirectly in aid of the nomination at a primary election of any one or more persons as unless any one or more other persons of the same political party running in such primary election.**

**B. Any person who expends money, or is responsible for the expenditure of money, in violation of this section is guilty of a petty misdemeanor.**

### Schedule

<table>
<thead>
<tr>
<th>DATE</th>
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<th>ITEM</th>
<th>AMOUNT</th>
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<tr>
<td>Feb. 16</td>
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<td>Filing fee paid to the Secretary of State</td>
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<td></td>
<td>Committee for the Re-Election of the President</td>
<td>State of New Mexico</td>
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</tr>
<tr>
<td>Apr. 7</td>
<td>Expenditure by the New Mexico Finance Committee to Re-Elect the President</td>
<td>Advertisement in New Mexico</td>
<td>45 00</td>
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<tr>
<td></td>
<td></td>
<td>Young Republican program</td>
<td></td>
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**Total $545 00**

---

I, Richard Nixon, Candidate for President at the XX Primary □ General □ Special Election of 19.72 do solemnly swear (or affirm) that the above statement is a full, true and complete itemized statement and record of expenditures of money, or other things of value and the cost thereof, including all promises to pay money or other things of value, as well as all treats, presents or favors which were intended for the purpose of aiding, or which could have a tendency to aid, the success of the candidate in such election, and which were made on my behalf. Signed Richard Nixon 19.72.

Sworn and subscribed to me before this 15th day of June.

[Signature]

NOTE: PUBLIC OFFICE OR OTHER OFFICER.
Candidate's Statement of Election Expenses

A. No contribution of money, or the equivalent thereof, made directly or indirectly to any political party, to any political party committee, to members of any political party committee or to any person representing or acting on behalf of a political party, and no money in the treasury of any political party or political party committee shall be expended directly or indirectly in the aid of the nomination at a primary election of any one or more persons as against any one or more other persons of the same political party running in each primary election.
B. Any person who expends money, or is responsible for the expenditure of money, in violation of this section is guilty of a petty misdemeanor.

2-192. Campaign Practices — Primary Election — Report of Expenditures. — Within five days after the primary election, the secretary of state shall by certified mail send to each candidate participating therein a notice of the deadline for filing of the itemized statement of expenditures. Within ten days after the primary election, a candidate participating therein shall file an itemized statement of expenditures on forms prescribed and furnished by the secretary of state. The itemized statement shall be subscribed and sworn to by the candidate.

A. The itemized statement of expenditures filed by each candidate after the primary election shall set forth in detail each item showing the full and complete record of the candidate's expenditures of money, or other things of value and the cost thereof, including all promises to pay money or other things of value, as well as all treats, presents or favors which cost money or other things of value either present or future, which were intended for the purpose of aiding, or that could have a tendency to aid, the success of the candidate in the primary election.
B. As used in this section, "itemized statement" means listing a class of like expenditures by each item within that class separately and not as one item. Each item of printing shall be set out separately and each advertisement in a newspaper, on radio, television or billboard shall be specifically set forth with the cost thereof.

2-194. Campaign Practices — Primary Election — Expenditures Made on Candidate's Behalf. — At the same time and place that he files the itemized statement of expenditures, the candidate who participated in the primary election shall also file a like itemized statement for each of the persons named by him as authorized to expend money or other things of value on behalf of his candidacy in the primary election, even though the name of each person was not among those filed by the candidate as an authorized agent.

2-195. Campaign Practices — Primary Election — Place of Filing. — Itemized statements of expenditures of candidates participating in the primary election shall be filed with the officer with whom the candidate's declaration of candidacy was filed.

2-196. Campaign Practices — Primary Election — Status of Itemized Statements. — The itemized statement of expenditures is a public record and is subject to public inspection or publication.

2-197. Campaign Practices — Primary Election — Penalty. —
A. A candidate who receives the nomination of a political party and who fails or refuses to file, within the time required, a full and complete itemized statement of expenditures is guilty of a petty misdemeanor and in addition to any penalties under law shall be issued a certificate of nomination and shall not have his name printed on the official ballot at the ensuing general election.
B. A candidate who failed to receive the nomination and who fails or refuses to file, within the time required, a full and complete itemized statement of expenditures is guilty of a petty misdemeanor.

<table>
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<tr>
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<th>NAME</th>
<th>ITEM</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>None</td>
</tr>
</tbody>
</table>

I, Richard Nixon, Candidate for President at the [X] Primary [ ] General [ ] Special Election of 1972, do solemnly swear (or affirm) that the above statement is a full, true and complete itemized statement and record of my expenditures of money, or other things of value and the cost thereof, including all promises to pay money or other things of value, as well as treats, presents, or favors which cost money, or other things of value, either present or future, which were intended for the purpose of aiding or that could have a tendency to aid my success as such candidate in such election.

Signed [Signature]

Sworn and subscribed to me before this 15th day of June, 1972.

Notary Public or Other Officer

[Seal]
MEMORANDUM FOR: ROSE MARY WOODS

FROM: JOHN DEAN

SUBJECT: Refund Check from State of New Mexico

Attached at Tab A is a check to the President from the State of New Mexico refunding one-half of the $500.00 filing fee for the primary election. New Mexico state law requires such a refund for candidates who receive fifteen percent of the total vote cast by members of his party. This check should be endorsed to the Finance Committee to Re-Elect the President, the predecessor committee to the committee that paid the filing fee.

We would appreciate your obtaining the President's endorsement to the check at Tab A and returning it to us for forwarding to the Finance Committee. We shall prepare a memorandum for the Finance Committee explaining how this receipt should be reported on their campaign financing disclosure reports. It will not be necessary to include this sum in the President's disclosure reports.

Thank you.

[Signature]

(Forwarded to Steve Evans for Finance Committee)
By endorsing this warrant I certify that the services have been rendered and/or the goods purchased and delivered for which this warrant is in payment and that no other payment has been received for the same.

Know Your Endorser

Pay to the Order of

Re-Elect the President
MEMORANDUM FOR: ROSE MARY WOODS
FROM: JOHN DEAN
SUBJECT: Refund Check from State of New Mexico

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We would appreciate your obtaining the President's endorsement to the check at Tab A and returning it to us for forwarding to the Finance Committee. We shall prepare a memorandum for the Finance Committee explaining how this receipt should be reported on their campaign financing disclosure reports. It will not be necessary to include this sum in the President's disclosure reports.

Thank you.
State of New Mexico
Department of Finance & Administration
SANTA FE, NEW MEXICO

THE TREASURER OF THE STATE OF NEW MEXICO
WILL PAY THROUGH HIS FISCAL AGENT.

FISCAL YEAR 51ST
FUND CANDIDATE FILING FEES

TO: RICHARD M. NIXON

VOUCHER NO. 900001 CODE 3700

PAY THIS AMOUNT 250.00

849968

B 849968

95-120
1022

19 JUL 72 DATE
VOID AFTER ONE YEAR

State of New Mexico
Department of Finance & Administration
SANTA FE, NEW MEXICO

THE TREASURER OF THE STATE OF NEW MEXICO
WILL PAY THROUGH HIS FISCAL AGENT.

FISCAL YEAR 51ST
FUND CANDIDATE FILING FEES

TO: RICHARD M. NIXON

VOUCHER NO. 900001 CODE 3700

PAY THIS AMOUNT 250.00

849968

B 849968

95-120
1022

19 JUL 72 DATE
VOID AFTER ONE YEAR
CANDIDATE'S STATEMENT OF ELECTION EXPENSES

3-19-9. Campaign Practices - General and Special Elections - Itemized Statements of Expenditures - Filing. - Within ten days after a general or special election, a candidate participating therein shall file an itemized statement of expenditures on forms prescribed and furnished by the Secretary of State. The itemized statement shall be subscribed and sworn to by the candidate.

3-19-10. Campaign Practices - General and Special Elections - Itemized Statements - Contents. -

A. The itemized statement of expenditures filed by each candidate after a general or special election shall set forth in detail each item showing the full and complete record of the candidate's expenditures of money, or other things of value and the cost thereof, including all promises to pay money or other things of value, as well as treats, presents or favors which cost money or other things of value, either present or future, which were intended for the purpose of aiding, or that could have the tendency to aid, the success of the candidate in the general or special election.

B. As used in this section, "itemized statement" means listing a class of like expenditures by each item within that class separately and not as one item. Each item of printing shall be set out separately and such advertisement in a newspaper, on radio, television or billboard shall be specifically set forth with the cost thereof.

C. The expenditures made for traveling and to hotels or motels for sleeping and eating accommodations shall not be included in the itemized statement of expenditures.

3-19-11. Campaign Practices - General and Special Elections - Expenditures Made on Candidate's Behalf. - At the same time and place that he files the itemized statement of expenditures, a candidate who participated in a general or special election shall also file a like itemized statement of payments, contributions, expenditures and promises which to the best of his knowledge and belief were made by any other person in his behalf endeavoring to secure his election, or in connection with the election of any other candidate at such election, or in the aid of any political party at such election. The itemized statement shall show the dates, the persons to whom and purposes for which such sums or things of value were paid, contributed, expended or promised.

3-19-12. Campaign Practices - General and Special Elections - Place of Filing. - Itemized statements of expenditures of candidates participating in a general or special election shall be filed with the county clerk in the case of a candidate for county office, a magistrate office or a legislative office elected from a district located wholly within one county or composed of only one county. All other candidates shall file their itemized statements with the Secretary of State.

<table>
<thead>
<tr>
<th>DATE</th>
<th>NAME</th>
<th>ITEM</th>
<th>AMOUNT</th>
</tr>
</thead>
</table>

I, _____________________________ Candidate for _____________________________

at the □ Primary □ General □ Special Election of 19... do solemnly swear (or affirm) that the above statement is a full, true and complete itemized statement and record of my expenditures of money, or other things of value and the cost thereof, including all promises to pay money or other things of value, as well as treats, presents, or favors which cost money, or other things of value, either present or future, which were intended for the purpose of aiding or that could have a tendency to aid my success as such candidate in such election.

Signed _____________________________ _____________________________

Sworn and subscribed to me before this ___________ day of ___________, 19...
CANDIDATE'S STATEMENT OF ELECTION EXPENSES

OF

STATE OF NEW MEXICO,

County of ...........................................

This instrument was filed in my office on
the ...............day of ......................................,
19........, at ........................................ o'clock ....M.

SECRETARY OF STATE, OR CLERK AND RECORDER

By ........................................... DEPUTY

THE VALLIANT CD. ALBUQUERQUE
MEMORANDUM

TO: Candidates who filed for office with the Secretary of State
FROM: Betty Fiorina, Secretary of State
SUBJECT: Candidate and Political Committees Expense Forms

Enclosed for your information are copies of those sections of New Mexico Statutes Annotated, 1953 Compilation that deal with CANDIDATE EXPENSE FORMS AND POLITICAL COMMITTEES—ACCOUNTING FOR RECEIPTS AND DISBURSEMENT FORMS.

The following dates are noted:

DECEMBER 7, 1972—CANDIDATE EXPENSE FORMS DUE IN THIS OFFICE

DECEMBER 17, 1972—POLITICAL COMMITTEE'S EXPENSE AND RECEIPT FORMS DUE IN THIS OFFICE

Candidate expense forms are enclosed. Political Committee Expense forms will be forwarded to you for distribution to your committees.

If this office may be of any assistance, please do not hesitate to write or call us.

Enclosures
filed by the candidate as an authorized agent."

Section 409. A new Section 3-19-5 NMSA 1953 is enacted to read:

"3-19-5. CAMPAIGN PRACTICES--PRIMARY ELECTION--PLACE OF FILING.--
Itemized statements of expenditures of candidates participating in
the primary election shall be filed with the officer with whom the
candidate's declaration of candidacy was filed."

Section 410. A new Section 3-19-6 NMSA 1953 is enacted to read:

"3-19-6. CAMPAIGN PRACTICES--PRIMARY ELECTION--STATUS OF ITEM-
IZED STATEMENTS.--The itemized statement of expenditures is a public
record and is subject to public inspection or publication."

Section 411. A new Section 3-19-7 NMSA 1953 is enacted to read:

"3-19-7. CAMPAIGN PRACTICES--PRIMARY ELECTION--PENALTY.--
A. A candidate who receives the nomination of a political
party and who fails or refuses to file, within the time required, a
full and complete itemized statement of expenditures is guilty of a
petty misdemeanor and in addition to any penalties under law shall
not be issued a certificate of nomination and shall not have his name
printed on the official ballot at the ensuing general election.
B. A candidate who failed to receive the nomination and
who fails or refuses to file, within the time required, a full and
complete itemized statement of expenditures is guilty of a petty
misdemeanor."

Section 412. A new Section 3-19-9 NMSA 1953 is enacted to read:

"3-19-9. CAMPAIGN PRACTICES--GENERAL AND SPECIAL ELECTIONS--
ITEMIZED STATEMENTS OF EXPENDITURES--FILING.--Within ten days after
a general or special election, a candidate participating therein shall file an itemized statement of expenditures on forms prescribed and furnished by the secretary of state. The itemized statement shall be subscribed and sworn to by the candidate."

Section 413. A new Section 3-19-10 NMSA 1953 is enacted to read:

"3-19-10. CAMPAIGN PRACTICES--GENERAL AND SPECIAL ELECTIONS--ITEMIZED STATEMENTS--CONTENTS.--

A. The itemized statement of expenditures filed by each candidate after a general or special election shall set forth in detail each item showing the full and complete record of the candidate's expenditures of money, or other things of value and the cost thereof, including all promises to pay money or other things of value, as well as treats, presents or favors which cost money or other things of value, either present or future, which were intended for the purpose of aiding, or that could have the tendency to aid, the success of the candidate in the general or special election.

B. As used in this section, "itemized statement" means listing a class of like expenditures by each item within that class separately and not as one item. Each item of printing shall be set out separately and each advertisement in a newspaper, on radio, television or billboard shall be specifically set forth with the cost thereof.

C. The expenditures made for traveling and to hotels or motels for sleeping and eating accommodations shall not be included in the itemized statement of expenditures."
Section 414. A new Section 3-19-11 NMSA 1953 is enacted to read:

"3-19-11. CAMPAIGN PRACTICES--GENERAL AND SPECIAL ELECTIONS--EXPENDITURES MADE ON CANDIDATE'S BEHALF.---At the same time and place that he files the itemized statement of expenditures, a candidate who participated in a general or special election shall also file a like itemized statement of payments, contributions, expenditures and promises which to the best of his knowledge and belief were made by any other person in his behalf endeavoring to secure his election, or in connection with the election of any other candidate at such election, or in the aid of any political party at such election. The itemized statement shall show the dates, the persons to whom and purposes for which such sums or things of value were paid, contributed, expended or promised."

Section 415. A new Section 3-19-12 NMSA 1953 is enacted to read:

"3-19-12. CAMPAIGN PRACTICES--GENERAL AND SPECIAL ELECTIONS--PLACE OF FILING.---Itemized statements of expenditures of candidates participating in a general or special election shall be filed with the county clerk in the case of a candidate for a county office, a magistrate office or a legislative office elected from a district located wholly within one county or composed of only one county. All other candidates shall file their itemized statements with the secretary of state."

Section 416. A new Section 3-19-13 NMSA 1953 is enacted to read:

"3-19-13. CAMPAIGN PRACTICES--GENERAL AND SPECIAL ELECTIONS-- PENALTY.---A candidate in a general or special election who fails or
refuses to file the sworn itemized statement of expenditures, is
guilty of a petty misdemeanor. If such candidate receives the highest
number of votes in the election no certificate of election shall be
issued to him, and he shall not be permitted to enter upon the duties
of the office for which he was a candidate, nor shall he receive any
of the emoluments thereof.

Section 417. A new Section 3-19-14 NMSA 1953 is enacted to read:

"3-19-14. CAMPAIGN PRACTICES--POLITICAL COMMITTEES DEFINED.--
As used in the Election Code, "political committee" means every two
or more persons who are selected, appointed, chosen or associated for
the purpose, wholly or in part, of raising, collecting or disbursing
money, or controlling or directing such raising, collecting or dis-
bursing of money, to be used in the furtherance of the election or
defeat of any candidate for public office, or in the adoption or de-
feat of any proposed constitutional amendment or other question sub-
mitt ed to the voters."

Section 418. A new Section 3-19-15 NMSA 1953 is enacted to read:

"3-19-15. CAMPAIGN PRACTICES--POLITICAL COMMITTEES--TREASURER--
DUTIES.--Each political committee shall appoint and constantly retain
a treasurer to receive, keep and disburse all money which may be col-
lected, received or disbursed by the political committee or any of
its members. Unless such treasurer is appointed and maintained, it
is unlawful for the political committee or any of its members to raise,
collect, receive or disburse money for any purpose for which such com-
mittee exists or acts."
Section 419. A new Section 3-19-16 NMSA 1953 is enacted to read:

"3-19-16. CAMPAIGN PRACTICES--POLITICAL COMMITTEES--UNLAWFUL ACTS.--
A. It is unlawful for any political committee or any member thereof to raise, collect, disburse or expend any money for any purpose for which the committee exists or acts unless such money has passed through the hands of the treasurer of the political committee.
B. It is unlawful for any member of a political committee or any individual to pay for any campaign advertising in any communications media without specifying his name and the committee sponsoring the campaign advertising. The communications media in using the campaign advertising shall print or announce the name of the individual and committee paying for the campaign advertising."

Section 420. A new Section 3-19-17 NMSA 1953 is enacted to read:

"3-19-17. CAMPAIGN PRACTICES--POLITICAL COMMITTEES--ACCOUNTING FOR RECEIPTS AND DISBURSEMENTS.--The treasurer of the political committee, upon receiving or disbursing money, shall immediately enter and thereafter keep in a proper book to be preserved by him a full, true and itemized statement and account of each sum received or disbursed, the date when received or disbursed, the person from whom received or to whom paid and the object or purpose for which it was received or disbursed."

Section 421. A new Section 3-19-18 NMSA 1953 is enacted to read:

"3-19-18. CAMPAIGN PRACTICES--POLITICAL COMMITTEES--STATEMENT BY TREASURER.--The treasurer of a political committee, within thirty
days after each election in which he shall have received or disbursed any money, shall file a full, true and itemized statement under oath of all money received and disbursed by him relating to the election within the period beginning ninety days prior to the election and ending on the day on which such statement is filed."

Section 422. A new Section 3-19-19 NMSA 1953 is enacted to read:

"3-19-19. CAMPAIGN PRACTICES--POLITICAL COMMITTEES--ITEMIZED STATEMENT--CONTENTS.--The itemized statement of receipts and disbursements filed by the treasurer of the political committee shall include the date of each receipt or disbursement, the name of the person from whom received or to whom paid, and the object or purpose of the receipt or disbursement. The statement shall also set forth in detail the unpaid debts and obligations of the political committee, the nature and amount of each debt or obligation and the person to whom owed. If there are no unpaid debts or obligations, a statement to that effect shall be made."

Section 423. A new Section 3-19-20 NMSA 1953 is enacted to read:

"3-19-20. CAMPAIGN PRACTICES--POLITICAL COMMITTEES--OATH.--There shall be attached to each itemized statement filed by the treasurer of the political committee the following oath which shall be executed and subscribed by the chairman and the treasurer of the political committee:

"We, _______________ treasurer, and _______________,
chairman, of _______________, a political committee
within New Mexico, do hereby solemnly swear that the
foregoing statement is a just, true and correct account
of the matters therein stated; that no item of receipt
or disbursement has been knowingly omitted therefrom;
and that the amounts therein are stated correctly and
show all money that has come into our hands and that
has been expended in any way, in connection with the
election held on _______ of 19___.
(month) (day)

Subscribed and sworn before me this ______ day of
_______, 19___.

""

Section 424. A new Section 3-19-21 NMSA 1953 is enacted to read:
"3-19-21. CAMPAIGN PRACTICES--POLITICAL COMMITTEE--FILING PLACE
OF STATEMENTS.--If the operations of the political committee are con­
fined to the territory of one county or less, the treasurer of the
committee shall file the statement with the county clerk of such
county, otherwise, the statement of the political committee shall be
filed with the secretary of state."

Section 425. A new Section 3-19-22 NMSA 1953 is enacted to read:
"3-19-22. CAMPAIGN PRACTICES--POLITICAL COMMITTEES--PRESERVATION
OF STATEMENTS.--The secretary of state and the county clerk shall
receive and file the statements required of political committees.
Such statements shall at all reasonable time be open to public inspec­
tion. Unless an action or prosecution is pending requiring the preser­
vation of such statement, they may be destroyed one year after the
date of their filing."
Section 426. A new Section 3-19-23 NMSA 1953 is enacted to read:

"3-19-23. CAMPAIGN PRACTICES--POLITICAL COMMITTEES--PENALTY.--
Failure of any treasurer or chairman of any political committee to comply with any of the requirements made of a political committee's chairman and treasurer is a petty misdemeanor."

Section 427. A new Section 3-20-1 NMSA 1953 is enacted to read:

"3-20-1. EFFECT OF ARTICLE.--The penalties imposed by Sections 3-20-2 through 3-20-21 NMSA 1953 do not apply to offenses for which penalties are otherwise provided in the Election Code."

Section 428. A new Section 3-20-2 NMSA 1953 is enacted to read:

"3-20-2. REGISTRATION OFFENSES.--Registration offenses consist of performing any of the following acts wilfully and with knowledge and intent to deceive any registration officer or to subvert the registration requirements of the law or rights of any qualified elector:

A. signing or offering to sign an affidavit of registration when not a qualified elector;

B. soliciting, procuring, aiding, abetting, inducing or attempting to solicit, procure, aid, abet or induce any person to register or attempt to register with the name of any other person, whether real, deceased or fictitious; or

C. destroying the affidavit of registration of any qualified elector, or removing such affidavit from its proper binder or file, except as provided in the Election Code.

Whoever commits a registration offense is guilty of a fourth degree felony."
THE WHITE HOUSE
Washington
Date 11/3/72

TO: David Wilson

Noble Melencamp
November 9, 1972

MEMORANDUM

TO: Candidates who filed for office with the Secretary of State
FROM: Betty Florina, Secretary of State
SUBJECT: Correction

After mailing the memo of November 6, 1972, that was hurriedly written, I found that there was a typographical error on the deadline dates.

The corrected dates are:

**NOVEMBER 17, 1972** - CANDIDATE EXPENSE FORMS DUE IN THIS OFFICE.

**DECEMBER 7, 1972** - POLITICAL COMMITTEE'S EXPENSE AND RECEIPT FORMS DUE IN THIS OFFICE.

I apologize for the inconvenience this error may have caused you.
November 22, 1972

MEMORANDUM

TO: All Candidates Who Filed Declarations of Candidacy in the Office of the Secretary of State

FROM: Betty Fiorina, Secretary of State

SUBJECT: Political Committees - Accounting for Receipts and Disbursements Forms

The enclosed forms are provided to you for use by your committees and must be returned to this office by DECEMBER 7, 1972.

Copies of the statutes concerning these forms were mailed to you with forms for Candidate Expenses.

If this office may be of any help, please do not hesitate to call or write.

CERTIFIED MAIL

RETURN RECEIPT REQUESTED
3-19-14, CAMPAIGN PRACTICES - POLITICAL COMMITTEES - DEFINED. - As used in the Election Code, "political committee" means every two or more persons who are selected, appointed, chosen or associated for the purpose, wholly or in part, of raising, collecting or disbursing money, or controlling or directing such raising, collecting or disbursing of money, to be used in the furtherance of the election or defeat of any candidate for public office, or in the adoption or defeat of any proposed constitutional amendment or other question submitted to the voters.

3-19-15, CAMPAIGN PRACTICES - POLITICAL COMMITTEES - TREASURER - DUTIES. - Each political committee shall appoint and constantly retain a treasurer to receive, keep and disburse all money which may be collected, received or disbursed by the political committee or any of its members. Unless such treasurer is appointed and maintained, it is unlawful for the political committee or any of its members to raise, collect, receive or disburse money for any purpose for which such committee exists or acts.

3-19-16, CAMPAIGN PRACTICES - POLITICAL COMMITTEES - ACCOUNTING FOR RECEIPTS AND DISBURSEMENTS. - Each political committee or any person therein to receive, keep and disburse all money which may be collected, received or disbursed, the date when received or disbursed, the amount and the person from whom received or to whom paid and the object or purpose for which received or disbursed, shall make a full, true and itemized statement under oath of all money received and disbursed by him relating to the election within the period beginning ninety days prior to the election and ending on the day on which such statement is filed.

3-19-17, CAMPAIGN PRACTICES - POLITICAL COMMITTEES - ACCOUNTING FOR RECEIPTS AND DISBURSEMENTS. - The treasurer of the political committee, upon receiving or disbursing money, shall immediately enter and thereupon keep a proper book to be preserved by him a full, true and itemized statement under oath of all money received and disbursed by him relating to the election within the period beginning ninety days prior to the election and ending on the day on which such statement is filed.

3-19-18, CAMPAIGN PRACTICES - POLITICAL COMMITTEES - STATEMENT BY TREASURER. - The treasurer of a political committee, within thirty days after each election in which he shall have received or disbursed any money, shall make a full, true and itemized statement under oath of all money received and disbursed by him relating to the election within the period beginning ninety days prior to the election and ending on the day on which such statement is filed.

3-19-19, CAMPAIGN PRACTICES - POLITICAL COMMITTEES - ITEMIZED STATEMENT - CONTENTS. - The itemized statement of receipts and disbursements filed by the treasurer of the political committee shall include the date of each receipt or disbursement, the name of the person from whom received or to whom paid, and the object or purpose of the receipt or disbursement. The statement shall also describe the unpaid debts and obligations of the political committee, the nature and amount of each debt or obligation and the person to whom owed. If there are no unpaid debts or obligations, a statement to that effect shall be made.

3-19-20, CAMPAIGN PRACTICES - POLITICAL COMMITTEE - FILING PLACE OF STATEMENTS. - If the operations of the political committee are confined to the territory of one county or less, the treasurer of the committee shall file the statement with the county clerk of such county; otherwise, the statement of the political committee shall be filed with the secretary of state.

3-19-21, CAMPAIGN PRACTICES - POLITICAL COMMITTEES - PRESERVATION OF STATEMENTS. - The secretary of state and the county clerk shall receive and file the statements required of political committees. Such statements shall be at all reasonable time open to public inspection. Unless an action or proceeding is pending requiring the preservation of such statement, they may be destroyed one year after the date of their filing.

3-19-22, CAMPAIGN PRACTICES - POLITICAL COMMITTEES - PENALTY. - Failure of any treasurer or chairman of any political committee to comply with any of the requirements made of a political committee's chairman and treasurer is a petty misdemeanor.

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TOTAL RECEIPTS (OVER)
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TOTAL EXPENDITURES

WE, ____________________________, treasurer, and ____________________________, chairman, of ____________________________, a political committee within New Mexico, do hereby solemnly swear that the foregoing statement is a just, true and correct account of the matters therein stated; that no item of receipt or disbursement has been knowingly omitted therefrom; and that the amounts therein are stated correctly and show all money that has come into our hands and that has been expended in any way, in connection with the election held on __________ , _______ of 19_____.

(month) (day)

Subscribed and sworn before me this __________ day of __________ , 19_____.

Signature

Address

City and State