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<th>Box Number</th>
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<th>Document Date</th>
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<tr>
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<td>12</td>
<td>n.d.</td>
<td>Form</td>
<td>Statement of Contributions and Expenditures. 4 pages.</td>
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<td>24</td>
<td>12</td>
<td>03/22/1972</td>
<td>Memo</td>
<td>Thad Eure to candidates, re: 1972 North Carolina Primary Election Campaign Reports. 9 pages with attachments.</td>
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<td>24</td>
<td>12</td>
<td>03/01/1972</td>
<td>Letter</td>
<td>Nixon to Alex Brock, re: State Board of Elections presidential nomination of Nixon, North Carolina. 9 pages with attachments.</td>
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<td>24</td>
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</tr>
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</table>
CANDIDATE OR COMMITTEE

Office
District
Report No.
Election

STATEMENT OF CONTRIBUTIONS AND EXPENDITURES

Required by the following sections of the Corrupt Practices Act:

§ 163-259. Definitions. When used in this Article:

1. The term "campaign committee" includes any committee, association or organization which accepts contributions or makes expenditures for the purpose of influencing or attempting to influence the nomination of any candidate, or which makes expenditures for the purpose of influencing or attempting to influence the name is presented for any office to be voted upon at any primary, general or special election.

2. The term "candidate" means an individual whose name is presented for any office to be voted upon at any primary, general or special election.

3. The term "committees" includes any committee, association or organization.

4. The term "contribution" means a payment, loan, advance, deposit of money, or anything else of value whatsoever, and includes a contract, promise or agreement to pay, distribute, give, loan, advance, or deposit any money or anything else of value whatsoever, and includes a contract, promise or agreement to pay, distribute, give, loan, advance, or deposit any money or anything else of value whatsoever, and includes a contract, promise or agreement to pay, distribute, give, loan, advance, or deposit any money or anything else of value whatsoever, and includes a contract, promise or agreement to pay, distribute, give, loan, advance, or deposit any money or anything else of value whatsoever, and includes a contract, promise or agreement to pay, distribute, give, loan, advance, or deposit any money or anything else of value whatsoever, and includes a contract, promise or agreement to pay, distribute, give, loan, advance, or deposit any money or anything else of value whatsoever, and includes a contract, promise or agreement to pay, distribute, give, loan, advance, or deposit any money or anything else of value whatsoever, and includes a contract, promise or agreement to pay, distribute, give, loan, advance, or deposit any money or anything else of value whatsoever.

5. The term "contribution" includes an individual, partnership, committee, association, corporation or any other organization or group of persons.

§ 163-260. Detailed Accounts to be Kept by Candidates and Others. It shall be the duty of every candidate and of every person serving as or on behalf of any campaign committee, to keep a detailed and exact account of:

1. All contributions made to or for such candidate or committee;

2. The name and address of every person making any such contribution, and the date thereof;

3. All expenditures made by or on behalf of such candidate or committee;

4. The name and address of every person to whom any such expenditure was made, and the date thereof;

§ 163-261. Detailed Accounting to Candidates of Contributions. Every person who receives a contribution for a campaign committee in any primary, general or special election, shall keep a detailed account of such contributions, within five days after receipt of such contribution, a detailed account thereof, including the name and address of the contributor and the amount thereof.

§ 163-262. Detailed Accounting of Person Making Expenditure. Every person who makes any expenditure for or on behalf of any such campaign committee shallrender to such campaign committee, within five days after making such expenditure, a detailed account thereof, including the name and address of the person to whom such expenditure was made.

§ 163-263. Statements Under Oath of Preparatory Expenses of Candidates; Report After Primary, General or Special Election. It shall be the duty of each candidate to file with the Clerk of the Superior Court of each county in the representative district in which he is a candidate, and the chairman and treasurer of any campaign committee, which accepts contributions or makes expenditures for the purpose of influencing or attempting to influence the nomination of any candidate or which makes expenditures for the purpose of influencing or attempting to influence the name is presented for any office to be voted upon at any primary, general or special election, within five days after making such expenditure, a detailed account thereof, including the name and address of the contributor and the amount of such contribution or expenditure.

§ 163-264. Statement of Contributions Received. The statement of contributions received by any candidate or campaign committee, made after the preceding Section of this Article shall be filed with the Clerk of the Superior Court of each county in the representative district in which he is a candidate, and the chairman and treasurer of any campaign committee, within five days after making such expenditure, a detailed account thereof, including the name and address of the contributor and the amount of such contribution or expenditure.

§ 163-265. Statement of Contributions and Expenses. Every candidate or campaign committee shall report after any primary, general or special election, or at any other time, the duty of every person who shall be a candidate for nomination in any primary for any federal, State or district office, or by the solicitor of the solicitorial district of which Wake County is a part.

§ 163-266. Failure to Report Contributions or Expenditures Made. It shall be unlawful for any person to make any contribution or expenditure to aid, in or behalf of any candidate or campaign committee, in any primary, general or special election, unless the same shall be reported immediately to such candidate or campaign committee, to the end that it may be included by him or it in the statement required by this Act. Any person violating this Section shall be guilty of a misdemeanor and upon conviction shall be fined or imprisoned, or both, in the discretion of the court.

§ 163-267. Secretary of State to Report Failure to File Reports. It shall be the duty of the Secretary of State, after the time has expired for the filing of detailed accounts of contributions and expenditures with the Secretary of State by candidates to a primary election as in provided in §163-262 to 163-265, to immediately thereafter report to the Attorney General, each candidate in North Carolina the names and addresses of all candidates for federal, State, or district offices who have failed to file such state board in compliance with the provisions of said Sections. Upon receipt of said report from the Secretary of State, it shall be the duty of the Attorney General, in accordance with the provisions of §163-268, to prosecute any person violating the provisions of the preceding Sections of this Article.

§ 163-268. Secretary of State and Superior Court Clerks to Request Reports; Attorney General and Solicitors to Prosecute. It shall be the duty of the Secretary of State and the several clerks of the Superior Court to call upon the candidates and chairmen or treasurers of campaign committees to make their reports required by §163-262 to 163-265. If any candidate or chairman or treasurer of a campaign committee shall fail or neglect to make the requisite reports, the Secretary of State and the several clerks of the Superior Court shall immediately thereafter report such failure to the attention of the Attorney General, to the end that the Attorney General may proceed against such candidate or chairman or treasurer of a campaign committee to the end that such campaign committee shall be guilty of a misdemeanor and upon conviction shall be fined or imprisoned, or both, in the discretion of the court.

All of the statements or reports of contributions or expenditures required by any candidate or campaign committee must be verified by the oath or affirmation of the person filing such statement or report, taken before any officer authorized to administer oaths.
<table>
<thead>
<tr>
<th>By Whom Made</th>
<th>Address</th>
<th>Date</th>
<th>Purpose</th>
<th>Amount</th>
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</table>

Total $_________________

Total Expenditures $_________________

STATE OF NORTH CAROLINA
COUNTY OF_____________________

This is to certify that on this _______ day of __________________________, 19______, personally appeared before me __________________________, who being duly sworn, declared that he signed the foregoing Statement of Contributions and Expenditures and that the facts contained therein are true.

____________________
Officer Authorized to Administer Oath

My Commission expires ___________________
**GENERAL INSTRUCTIONS**

1. Statements of Contributions and Expenditures must be filed with the Secretary of State by every candidate in any primary for federal, State or district office or for the State Senate in a district composed of more than one county except where there is a rotation agreement in effect. Such statements should be signed by the candidate and verified before an officer authorized to administer oaths.

2. Campaign committees covering more than one county in any primary, general or special election are required to file like statements with the Secretary of State. Such statements should be signed by the chairman or treasurer of the committee and verified before an officer authorized to administer oaths.

3. The first statement is required 10 days before the election. The second statement is required within 20 days after the election.

(Detailed requirements of law are printed on back of this form.)

---

**TO THE SECRETARY OF STATE, RALEIGH, N. C.**

The following itemized statement of contributions and expenditures is made in compliance with Article 22, Chapter 163, General Statutes of North Carolina by __________ (Name of candidate or campaign committee) in the __________ (Primary, General or Special) election for __________ (Office).

**CONTRIBUTIONS**

<table>
<thead>
<tr>
<th>Name of Contributor</th>
<th>Address</th>
<th>Date</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
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</table>

Total Contributions $__________

(Over)
MEMORANDUM

TO: ALL CANDIDATES

SUBJECT: 1972 NORTH CAROLINA PRIMARY ELECTION CAMPAIGN REPORTS (G.S. 163-263 & 264)

ALL CANDIDATES WITHOUT OPPOSITION WHOSE NOMINATION HAS BEEN CERTIFIED BY THE STATE OR A COUNTY BOARD OF ELECTIONS ARE NOT REQUIRED TO FILE ANY REPORTS.

All candidates in a Primary Election contest must file two reports:

(a) Ten days before May 6th (April 26th)
(b) Within twenty days after May 6th (May 26th)

CANDIDATES FOR STATE SENATE

If in a one county district, file with their Clerk of Superior Court only.

If in a more than one county district, file with the Secretary of State only.

CANDIDATES FOR STATE HOUSE OF REPRESENTATIVES

All candidates file with their Clerk of Superior Court, and if in a more than one county district, copy must be filed with each Clerk of Superior Court in their district.

ALL CANDIDATES FOR OTHER STATE AND DISTRICT OFFICES AND ALL CAMPAIGN COMMITTEES MAKING EXPENDITURES IN MORE THAN ONE COUNTY ARE REQUIRED TO FILE STATEMENTS WITH THE SECRETARY OF STATE.
THE WHITE HOUSE
Washington
Date 4/25/92

TO: Dave Wilson - This is a random assortment of info copies, things which do not require replies.

Noble Melencamp
AN ACT TO PROVIDE FOR A PRESIDENTIAL PREFERENCE PRIMARY ELECTION.
PREScribing Nomination and BALLOTING: SPECIFYING SELECTION AND
OBLIGATIONS OF DELEGATES.
The General Assembly of North Carolina do enact:

Section 1. Chapter 163 of the General Statutes of North
Carolina is hereby amended by inserting therein a new article to
be designated as Article 18A and to read as follows:

"Article 18A.
Presidential Primary Act.

"G.S. 163-213.1. Short title.--This article may be cited as
the "Presidential Primary Act."

"G.S. 163-213.2. Presidential primary, date of election.--
Beginning with the primary elections to be conducted in 1972 and
every four years thereafter, as directed in G.S. 163-1 (b), the
voters of this State shall be given an opportunity to express
their preference for the person to be the presidential candidate
of their political party.

"G.S. 163-213.3. Conduct of election.--The presidential
primary election shall be conducted and canvassed by the same
authority and in the manner provided by law for the conduct and
canvassing of the primary election for the office of Governor and
all other offices enumerated in G.S. 163-187 and under the same
provisions stipulated in G.S. 163-188. The State Board of
Elections shall have authority to promulgate reasonable rules and regulations, not inconsistent with provisions contained herein, pursuant to the administration of this Act.

"G.S. 163-213.4. Nomination by State Board of Elections.--The State Board of Elections shall convene in Raleigh on the date prescribed for the deadline for candidates filing for State and National offices in G.S. 163-106(c). At the meeting required by this section the State Board of Elections shall nominate as presidential primary candidates all of those generally advocated and nationally recognized as candidates of the political parties, qualified under provisions of Article 9 of Chapter 163 of the General Statutes, for the office of President of the United States. Immediately upon completion of this requirement the Board shall release, to the news media, all such nominees selected. Provided, however, nothing shall prohibit the partial selection of nominees prior to the meeting required by this section, if all provisions of G.S. 163-213.6 have been complied with. Upon the completion of the form and the filing fee as required by G.S. 163-213.6, the Board shall release the partial selection of nominees to the news media.

"G.S. 163-213.5. Nomination by petition.--Any person seeking the endorsement by the national political party for the office of President of the United States, or any group organized in this state on behalf of, and with the consent of, such person, may file with the State Board of Elections petitions signed by 10,000 persons who, at the time they sign are registered and qualified voters in this state and are affiliated, by such registration, with the same political party as the candidate for whom the
petitions are filed. Such petitions shall be certified promptly by the chairman of the board of elections of the county in which the signatures were obtained and shall be filed by the petitioners with the State Board of Elections no later than 5:00 p.m. on the fifteenth day following the date on which the State Board of Elections is required to meet as directed by G.S. 163-213.4.

The petitions must state the name of the candidate for nomination, along with a letter of approval signed by such candidate. Said petitions must also state the name and address of the chairman of any such group organized to circulate petitions authorized under this section. The requirement for signers of such petitions shall be the same as now required under provisions of G.S. 163-96(b)(1) and (2). The requirement of the respective chairmen of county boards of elections shall be the same as now required under the provisions of G.S. 163-96(b)(1) and (2) as they relate to the chairman of the county board of elections.

The group of petitioners shall pay to the chairman of the county board of elections a fee of ten cents (10¢) for each signature he is required to examine and verify under the provisions of this section.

The State Board of Elections shall forthwith determine the sufficiency of petitions filed with it and shall immediately communicate its determination to the chairman of each group organized to circulate petitions. The form and style of petition shall be as prescribed by the State Board of Elections.

Senate Bill 39
G.S. 163-213.6. Notification to candidates; filing fee.—The State Board of Elections shall forthwith contact each person who has been nominated by the Board or by petition and notify him in writing by registered mail with return receipt requested, that his name will be printed as a candidate on the North Carolina presidential primary ballot, provided such candidates as are nominated by the State Board of Elections shall, within 15 days after receipt of the notification submit a filing fee of one thousand dollars ($1,000) to the State Board of Elections along with a "Notice of Candidacy" form to be supplied by the Board. Candidates nominated by petition under the provisions of this Article shall not be required to submit the filing fee required by this section. Failure of candidates, nominated by the State Board of Elections, to submit such fee and execute such "Notice of Candidacy" shall be a disclaimer and a withdrawal of the name from the primary.

G.S. 163-213.7. Voting in presidential primary; ballots.—The names of all candidates in the presidential primary shall appear with the names of the candidates for other offices of their respective parties at an appropriate place on the ballot or voting machine. The voter shall be able to cast his ballot for one of the presidential candidates of his party, but shall not be permitted to vote for candidates of a political party different from his registration. Persons registered as "Independents" or "No Party" shall not participate in the presidential primary except upon changing such affiliation in accordance with law. The State Board of Elections shall have authority, in its sole discretion, to print a separate ballot for presidential
candidates or to combine it with some or all of the ballots presently authorized under the provisions of G.S. 163-109(b).

"G.S. 163-213.8. Political parties bound by results of primary; first ballot.--(a) Upon the completion of the official canvass of the results of the primary by the State Board of Elections, the Secretary of State shall certify to the State Chairman of each political party participating in the primary the following:

1. the names of the candidates, entitled to delegate votes under provisions of G.S. 163-213.9; and

2. the total vote received by each; and

3. a declaration that the results of the Presidential Primary, in accordance with the division of votes reflected by the official canvass, shall be the official vote, cast by each political party at its National Convention, on the first ballot only, and shall be designated by this Act as an automatic vote, expressing the will of the people of the State of North Carolina, and

4. after the vote on the first ballot by a political party at its National Convention, as required by this Article, all responsibility under this Act shall terminate and further balloting shall be the prerogative of the political parties as might be prescribed by the rules of such political parties.

"G.S. 163-213.9. Number of votes to be cast for candidates participating in primary.--(a) The four candidates receiving the highest number of votes, or all candidates if there are fewer
than four participating in the primary, provided each such candidate receives at least 15% of the total vote cast by his political party, shall be awarded a pro-rata portion of the authorized delegate vote of his political party as follows:

1. the total vote received by the candidates qualifying under the provisions of this Article and subsections herein shall, when combined, be equal to 100%; and

2. each such candidate shall share in the total percentage in direct proportion to the total vote received by him as is calculated to represent the total vote received by him as it is mathematically determined to be the percentage of the aggregate vote which represents 100%; and

3. each political party shall appropriate such percentage, as is determined by this section, to the total number of delegate votes as are allotted by the national committee of each party; and

4. each political party shall, on the first ballot at its National Convention, cast this State's vote for the candidates as determined by the primary and calculated under this section.

Provided, however, in the event of the death or the withdrawal of a candidate receiving votes under this section prior to the conclusion of the first ballot, any delegate votes allocated to such candidate who dies or withdraws shall be considered uncommitted. Withdrawal as it appears in the preceding sentence.
shall mean notice in writing by the candidate to the Chairman of the North Carolina delegation prior to the first ballot.

"G.S. 163-213.10. It shall be the responsibility of the State chairman of each political party, qualified under the laws of this state, to notify his party's National Committee no later than January 30 of each year in which such Presidential Primary shall be conducted of the provisions contained herein relating to the automatic vote on the first ballot as required under this Act."

Sec. 2. This Act shall become effective upon ratification.

In the General Assembly read three times and inscribed, this the 22nd day of April, 1971.

M. P. TAYLOR, JR.

H. P. Taylor, Jr.
President of the Senate

PHILIP P. GODWIN

Philip P. Godwin
Speaker of the House of Representatives.

Senate Bill 39
THE WHITE HOUSE
WASHINGTON
March 1, 1972

Dear Mr. Brock:

Thank you for your letter of February 22, 1972, in which you advise me that the State Board of Elections has nominated me as a candidate for President in the Republican Party Primary Election to be held in North Carolina on May 6, 1972.

I accept that nomination with pleasure and I am forwarding to you my executed "Notice of Candidacy" along with a cashier's check in the amount of $1,000, payable to the State Board of Elections of North Carolina to cover the filing fee.

Sincerely,

Richard Nixon

Mr. Alex K. Brock
Executive Secretary
State Board of Elections
Suite 801, Raleigh Building
Raleigh, North Carolina 27601
THE FIRST NATIONAL BANK OF WASHINGTON
WASHINGTON, D.C.

February 29, 1972

1-33287

CASHIER’S CHECK

AUTHORIZED SIGNATURE

THE ORDER OF * STATE BOARD OF ELECTIONS OF NORTH CAROLINA

$1000.00
NOTICE OF CANDIDACY

I acknowledge the letter of notification of nomination and hereby execute this "Notice of Candidacy", giving consent to my name being entered in the Presidential Preference Primary in the Republican Party Primary in North Carolina. I also submit herewith my filing fee in the amount of $1,000.00 payable to the State Board of Elections of North Carolina.

SUBSCRIBED AND SWORN BEFORE ME THIS FIRST DAY OF MARCH, 1972 AT WASHINGTON, D. C.

[Signature of Candidate]

[Signature of Notary]

MEMORANDUM FOR:    MR. HUGH W. SLOAN, JR.

THROUGH:          HARRY S. FLEMING
                 ROBERT C. OBLE, JR.

FROM:            GLENN J. SEDAM, JR.

I need a cashier's check in the amount of $1000 payable to the "State Board Of Elections of North Carolina" to be included with the President's Notice of Candidacy.
MEMORANDUM FOR: MR. RAYMOND PRICE

THROUGH: JEB S. MAGRUDER
          HARRY S. FLEMING

FROM: GLENN J. SEDAM, JR.

SUBJECT: Presidential Filing For North Carolina Primary

Attached is a draft letter for the President's signature accepting the nomination by the State Board of Elections of North Carolina as a candidate in the North Carolina Republican Primary.

This letter along with the executed Notice of Candidacy and a check for $1,000 must be filed with the State Board of Elections in Raleigh on Monday, March 6. It is my understanding that the original of the Notice of Candidacy is being held by Noble Mellencamp. The check for $1,000 is with Harry Flemming.

Charles Jonas, the Nixon chairman in North Carolina, would like to hand deliver these materials to the State Board of Elections on Monday and make a news story with the delivery.

It is recommended, therefore, that after the President signs the cover letter and executes the Notice of Candidacy that they be returned to Harry Flemming. Harry will deliver the letter, the notice, and the check to Mr. Jonas' representative on Friday who will, in turn, fly it to Raleigh. Mr. Jonas will then hand carry it to the Board of Elections on Monday at 2:00 pm.

Attachment

cc: G. Gordon Liddy
Mr. Alex K. Brock  
Executive Secretary  
State Board of Elections  
Suite 801, Raleigh Building  
Raleigh, NC 27601  

Dear Mr. Brock:  

Thank you for your letter of February 22, 1972, in which you advise me that the State Board of Elections nominated me as a candidate for President in the Republican Party Primary Election to be held in North Carolina on May 6, 1972.

I do accept that nomination and am forwarding to you my executed "Notice of Candidacy" along with a cashier's check in the amount of $1,000 payable to the State Board of Elections of North Carolina to cover the filing fee.

Very truly yours,

Enclosure  
Attachment
February 25, 1972

MEMORANDUM FOR: BOB MARIK
FROM: GORDON STRACHAN
SUBJECT: North Carolina Filing

Attached is a copy of the letter from the Director of Elections to the President regarding the requirements for North Carolina entry in the Presidential Preference Primary.

It is my understanding that you and Harry Dent are responsible for the handling and correct filing of these materials. You will notice that the deadline is March 6, 1972. Please submit whatever materials you deem necessary to us so that they may be processed correctly and quickly. For your information the original of the materials from the Director of Elections of North Carolina will be held by Noble Melencamp. Please contact me when you are ready to have the materials handled.
February 22, 1972

Honorable Richard M. Nixon
President of the United States
The White House
Washington, D.C.

Re: Nomination as candidate; Presidential Preference Primary

Dear Mr. President:

Pursuant to North Carolina General Statutes 163-213.1 the State Board of Elections met on Monday, February 21, 1972, for the purpose of nominating candidates to participate in North Carolina's Presidential Preference Primary to be conducted on May 6, 1972.

We are pleased to advise that you have been officially nominated by the State Board of Elections and, upon acceptance of said nomination, your name will be placed on the Presidential Ballot in the Republican Party Primary for the May 6, 1972 primary election.

In accordance with the rules governing the nomination of candidates it will be necessary for you to accept this nomination by noting official acceptance on the attached notification. Your acknowledgment must be signed by you and returned to this office so as to be received no later than March 6, 1972, along with your remittance in the amount of $1,000.00. Failure to return your acceptance and remittance by March 6, 1972 will result in automatic withdrawal of your name from nomination. A copy of Chapter 16A of the General Statutes is attached hereto for your information.

With every good wish and assuring you of our desire to be of service, we are

Very truly yours,

ALEX K. BROCK
Director of Elections

attachment (2)
RICHARD N. NIXON

NOTICE OF CANDIDACY

I acknowledge the letter of notification of nomination and hereby execute this "Notice of Candidacy", giving consent to my name being entered in the Presidential Preference Primary in the Republican Party Primary in North Carolina. I also submit herewith my filing fee in the amount of $1,000.00 payable to the State Board of Elections of North Carolina.

Signature of Candidate

Witness (Notary)
MEMORANDUM

TO: ALL CANDIDATES

SUBJECT: 1972 NORTH CAROLINA PRIMARY ELECTION CAMPAIGN REPORTS (G.S. 163-263 & 264)

ALL CANDIDATES WITHOUT OPPOSITION WHOSE NOMINATION HAS BEEN CERTIFIED BY THE STATE OR A COUNTY BOARD OF ELECTIONS ARE NOT REQUIRED TO FILE ANY REPORTS.

All candidates in a Primary Election contest must file two reports:

(a) Ten days before May 6th (April 26th)
(b) Within twenty days after May 6th (May 26th)

CANDIDATES FOR STATE SENATE

If in a one county district, file with their Clerk of Superior Court only.

If in a more than one county district, file with the Secretary of State only.

CANDIDATES FOR STATE HOUSE OF REPRESENTATIVES

All candidates file with their Clerk of Superior Court, and if in a more than one county district, copy must be filed with each Clerk of Superior Court in their district.

ALL CANDIDATES FOR OTHER STATE AND DISTRICT OFFICES AND ALL CAMPAIGN COMMITTEES MAKING EXPENDITURES IN MORE THAN ONE COUNTY ARE REQUIRED TO FILE STATEMENTS WITH THE SECRETARY OF STATE.
THE WHITE HOUSE
Washington
Date 3/30/72

TO: Gordon Shulman

Noble Melencamp

Thank you, God
SUBCHAPTER VIII.
CRIMINAL OFFENSES

ARTICLE 22.
CORRUPT PRACTICES AND OTHER OFFENSES AGAINST
THE ELECTIVE FRANCHISE.

§ 163-259. Definitions.—When used in this article:

(1) The term "campaign committee" includes any committee, association or organization which accepts contributions or makes expenditures for the purpose of influencing or attempting to influence the nomination or election of any candidate at any primary, general or special election;

(2) The term "candidate" means an individual whose name is presented for any office to be voted upon any ballot at any primary, general or special election;

(3) The term "contribution" means any gift, payment, subscription, loan, advance, deposit of money, or anything of value, and includes any contract, promise or agreement to give, subscribe for, pay, loan, advance or deposit any money or other thing of value to or for the benefit of any candidate at any primary, general or special election, and whether or not said contract, promise or agreement is legally enforceable;

(4) The term "expenditure" means a payment, distribution, loan, advance, deposit or gift of money or anything else of value whatsoever, and includes a contract, promise or agreement to pay, distribute, give, loan, advance, or deposit any money or anything of value whatsoever, and whether or not such contract, promise, or agreement is legally enforceable;

(5) The term "person" includes an individual, partnership, committee, association, corporation or any other organization or group of persons.

§ 163-260. Detailed accounts to be kept by candidates and others.—It shall be the duty of every candidate and the chairman and treasurer of any and every campaign committee to keep a detailed and exact account of:

(1) All contributions made to or for such candidate or committee;

(2) The name and address of every person making any such contribution, and the date thereof;

(3) All expenditures made by or on behalf of such candidate or committee;

(4) The name and address of every person to whom any such expenditure is made, and the date thereof.

§ 163-261. Detailed accounting to candidates of persons receiving contributions.—Every person who receives a contribution for a candidate or for a campaign committee in any primary, general or special election shall render such candidate or campaign committee, within five days after receipt of such contribution, a detailed account thereof, including the name and address of the person making such contribution.

§ 163-262. Detailed accounting of persons making expenditures.—Every person who makes any expenditure in behalf of any candidate or campaign committee in any primary, general or special election shall render to the candidate or campaign committee a detailed account of the dates, places and amounts thereof and of any contract, agreement or promise by which the expenditure shall be made or distributed. In case any such expenditure shall be made or distributed more than one year after the date of such contract, agreement or promise, the person making such expenditure shall render the account thereof to the candidate or campaign committee within fifteen days after the date of such expenditure, and shall insert in the account the name of the person or persons for the account of whom the expenditure was made or distributed. A duplicate copy of such account shall be provided to the candidate or campaign committee. The accounts required to be rendered by this section shall be kept in perpetuity and are not abrogated by any other law or provision.
render to such candidate or campaign committee, within five days after
making such expenditure, a detailed account thereof, including the name
and address of the person to whom such expenditure was made.

§ 163-263. Statements under oath of pre-primary expenses of candida-
tes; report after primary.—It shall be the duty of every person who
shall be a candidate for nomination in any primary for any federal, State
or district office, or for the State Senate in a district composed of more
than one county, except where there shall be agreement for rotation as
provided in § 163-116, to file, under oath, 10 days before such primary,
with the Secretary of State, an itemized statement of all expenditures made
by him or which he knows to have been made by anyone for him, and of
all contributions made to him, directly or indirectly, and also to file, under
oath, within 20 days after such primary, with the Secretary of State, an
itemized statement of all expenditures made by him or which he knows
to have been made by anyone else for him, and also of all contributions
made to him, directly or indirectly, by any person, with detailed account
of such contributions and expenditures as set out in § 163-264. And it
shall be the duty of every person who shall be a candidate for nomination
for the State Senate, except those to whom the preceding sentence applies,
for the House of Representatives, and for any county office, to file a like
statement with the clerk of the superior court of the county of his resi-
dence at the times hereinbefore prescribed for filing such statements by
candidates for federal, State and district offices as set out in the pre-
ceding sentence: Provided, however, that candidates for the House of
Representatives in multi-county representative districts shall file copies
of the said statement with the clerk of superior court of each county in
the representative district.

It shall be the duty of the chairman of the county board of elections
to send a written notice to each candidate in a primary election who filed
a notice of candidacy with said chairman, and who had one or more
candidates to run against the candidate in the primary, of this require-
ment to file his or her primary campaign statement of expenses with the
clerk of the superior court both before and after the primary. Such
notice shall not be required where an unopposed candidate did not have to
run in the primary and was nominated without party opposition.

§ 163-264. Contents of such statements.—The statement of contribu-
tions and expenditures as required by the preceding sections of this
article shall be itemized as follows:

1. The name and address of each person who has made a contribution
to or for such candidate or to or for his campaign committee within the
calendar year, together with the amount and date of such contributions;

2. The total sum of all contributions made to or for such candidate
or to or for his campaign committee during the calendar year;

3. The name and address of each person to whom, during the calen-
dary year, an expenditure has been made by or in behalf of such candidate
or by or in behalf of his campaign committee, and the amount, date, and
purpose of such expenditure;

4. The name and address of each person by whom an expenditure
has been made during the calendar year in behalf of such candidate or
his campaign committee and reported to such candidate or campaign
committee, and the amount, date, and purpose of such expenditure;

5. The total sum of all expenditures made during the calendar year
in behalf of such candidate or his campaign committee by any person and
reported to such candidate or his campaign committee, and the amount,
date, and purpose of such expenditure;

6. The total sum of all expenditures made by such candidate or his
campaign committee, or any person in his behalf during the calendar
year.
§ 163-265. Statements required of campaign committees covering more
than one county; verification of statements required.—A like statement
as that required in the preceding section shall be filed by any and all
campaign committees as hereinbefore defined with the Secretary of
State not more than 15 days nor less than 10 days before any primary, general
or special election, and not more than 30 days after any such primary,
general or special election. If said campaign committees are making expendi­
tures in more than one county; and if such campaign committee making
expenditures in only one county, a like or similar report so itemized shall
be made within the same periods to the clerk of the superior court of such
county.

All of the statements or reports of contributions or expenditures as in
this article required of any candidate or campaign committee must be
verified by the oath or affirmation of the person filing such statement or
report, taken before any officer authorized to administer oaths.

§ 163-266. Failure to report contributions or expenditures made mis­
demeanor.—(a) It shall be unlawful for any person to make any con­
tribution or expenditure to aid, or in behalf of any candidate or cam­
paign committee, in any primary, general or special election, unless the
same be reported immediately to such candidate or campaign committee,
to the end that it may be included by him or it in the reports required of
him by law. Any person violating this section shall be guilty of a mis­
demeanor and upon conviction shall be fined or imprisoned, or both, in
the discretion of the court.

(b) It shall be unlawful for any candidate or any chairman or treas­
urer of a campaign committee to fail to make under oath the report or
reports required of him or it by § 163-263 to 163-265, or for any cam­
paign committee to fail to furnish to a candidate a duplicate copy of the
report to be made by it or its chairman or treasurer. Any person vio­
lating this section shall be guilty of a mis­
demeanor and upon conviction
shall be fined or imprisoned, or both, in
the discretion of the court.

§ 163-267. Secretary of State to report failure to file reports.—It shall
be the duty of the Secretary of State, after the time has expired for the
filing of statements of campaign contributions and expenditures with the
Secretary of State by candidates in a primary election as is provided in §
163-263 to 163-265, to immediately thereafter report to the Attorney
General of North Carolina the names and addresses of all candidates for
federal, State, or district offices who have failed to file such statement in
compliance with the provisions of said sections. Upon receipt of said re­
port from the Secretary of State, it shall be the duty of the Attorney Gen­
eral, in accordance with the provisions of § 163-265, to notify the proper
prosecuting officer who shall prosecute any person violating the pro­
visions of the preceding sections of this article.

§ 163-268. Secretary of State and superior court clerks to request
reports; Attorney General and solicitors to prosecute.—It shall be the duty
of the Secretary of State and the several clerks of the superior courts
to call upon the candidates and chairmen and treasurers of campaign com­
mittees for the reports required to be made by § 163-263 to 163-265.
If any candidate or chairman or treasurer of a campaign committee shall
fail or neglect to make to the Secretary of State the reports required by
said sections, then the Secretary of State shall bring such failure to the
attention of the Attorney General, whose duty it shall then be to, initiate
a prosecution against such candidate or chairman or treasurer of such cam­
paign committee for such violation of this article. If the Attorney Gen­
eral shall be a candidate in any such primary or election, such duty as
herein required to be performed by him with respect to any contest in
which he participates shall be performed by the solicitor of the solicitorial
district of which Wake County is a part. If a candidate or the chairman
or treasurer of the superior court of the solicitorial district of which
Wake County is a part.

§ 163-269. Quarterly reports; contributions or expenditures for a
business corporation, charter, or stock corporation shall be a campaign
committee of the corporation, or for the property of the corporation, or
for the property of any officer, director, agent, or solicitor for any par­
chcular business corporation, or for any other purpose.

Any out­
cluding or not
aiding or abet­
ing or abetting
aiding or assist­
ing as hereinbefore defined shall be a campaign committee; and if such cam­
paign committee is making expenditures in more than one county, a like or similar report so itemized shall be made within the same periods to the clerk of the superior court of such county.

All of the statements or reports of contributions or expenditures as in
this article required of any candidate or campaign committee must be
verified by the oath or affirmation of the person filing such statement or
report, taken before any officer authorized to administer oaths.

§ 163-266. Failure to report contributions or expenditures made mis­
demeanor.—(a) It shall be unlawful for any person to make any con­
tribution or expenditure to aid, or in behalf of any candidate or cam­
paign committee, in any primary, general or special election, unless the
same be reported immediately to such candidate or campaign committee,
to the end that it may be included by him or it in the reports required of
him by law. Any person violating this section shall be guilty of a mis­
demeanor and upon conviction shall be fined or imprisoned, or both, in
the discretion of the court.

(b) It shall be unlawful for any candidate or any chairman or treas­
rurer of a campaign committee to fail to make under oath the report or
reports required of him or it by § 163-263 to 163-265, or for any cam­
paign committee to fail to furnish to a candidate a duplicate copy of the
report to be made by it or its chairman or treasurer. Any person vio­
lating this section shall be guilty of a mis­
demeanor and upon conviction
shall be fined or imprisoned, or both, in
the discretion of the court.

§ 163-267. Secretary of State to report failure to file reports.—It shall
be the duty of the Secretary of State, after the time has expired for the
filing of statements of campaign contributions and expenditures with the
Secretary of State by candidates in a primary election as is provided in §
163-263 to 163-265, to immediately thereafter report to the Attorney
General of North Carolina the names and addresses of all candidates for
federal, State, or district offices who have failed to file such statement in
compliance with the provisions of said sections. Upon receipt of said re­
port from the Secretary of State, it shall be the duty of the Attorney Gen­
eral, in accordance with the provisions of § 163-265, to notify the proper
prosecuting officer who shall prosecute any person violating the pro­
visions of the preceding sections of this article.

§ 163-268. Secretary of State and superior court clerks to request
reports; Attorney General and solicitors to prosecute.—It shall be the duty
of the Secretary of State and the several clerks of the superior courts
to call upon the candidates and chairmen and treasurers of campaign com­
mittees for the reports required to be made by § 163-263 to 163-265.
If any candidate or chairman or treasurer of a campaign committee shall
fail or neglect to make to the Secretary of State the reports required by
said sections, then the Secretary of State shall bring such failure to the
attention of the Attorney General, whose duty it shall then be to, initiate
a prosecution against such candidate or chairman or treasurer of such cam­
paign committee for such violation of this article. If the Attorney Gen­
eral shall be a candidate in any such primary or election, such duty as
herein required to be performed by him with respect to any contest in
which he participates shall be performed by the solicitor of the solicitorial
district of which Wake County is a part. If a candidate or the chairman
or treasurer of the superior court of the solicitorial district of which
Wake County is a part shall fail.
or treasurer of a campaign committee fails to make the report to the clerk of the superior court shall bring such failure to the attention of the solicitor of the solicitorial district in which such county is a part, and said solicitor shall institute a prosecution for violation of said sections.

§ 163-269. Violations by corporations.—It shall be unlawful for any corporation doing business in this State, either under domestic or foreign charter, directly or indirectly to make any contribution or expenditure in aid or in behalf of any candidate or campaign committee in any primary or election held in this State, or for any political purpose whatsoever, or for the reimbursement or indemnification of any person for money or property so used, or for any contribution or expenditure so made; or for any officer, director, stockholder, attorney or agent of any corporation to aid, advise or consent to any such contribution or expenditure, or for any person to solicit or knowingly receive any such contribution or expenditure.

Any officer, director, stockholder, attorney or agent of any corporation aiding or abetting in any contribution or expenditure made in violation of this section shall, in addition to being guilty of a misdemeanor as hereinafter set out, be liable to such corporation for the amount of such contribution or expenditure, and the same may be recovered of him upon suit by any stockholder thereof. Any person violating this section shall be guilty of a misdemeanor and upon conviction shall be fined or imprisoned, or both, in the discretion of the court.

§ 163-270. Using funds of insurance companies for political purposes.—No insurance company or association, including fraternal beneficiary associations, doing business in this State shall, directly or indirectly, pay or use, or offer, consent or agree to pay or use, any money or property for or in aid of any political party, committee or organization, or for or in aid of any corporation, joint-stock company, or other association organized or maintained for political purposes, or for or in aid of any candidate for political office or for nomination for such office, or for any political purpose whatsoever, or for the reimbursement or indemnification of any person for money or property so used. An officer, director, stockholder, attorney or agent for any corporation or association which violates any of the provisions of this section, who participates in, aids, abets, advises or consents to any such violation, and any person who solicits or knowingly receives any money or property in violation of this section, shall be guilty of a misdemeanor, and shall be punished by imprisonment for not more than one year and a fine of not more than one thousand dollars.

Any officer aiding or abetting in any contribution made in violation of this section shall be liable to the company or association for the amount so contributed. The Insurance Commissioner may revoke the license of any company violating this section. No person shall be excused from attending and testifying, or producing any books, papers or other documents before any court or magistrate, upon any investigation, proceeding or trial for a violation of any of the provisions of this section, upon the ground or for the reason that the testimony or evidence, documentary or otherwise, required of him may tend to incriminate or degrade him; but no person shall be prosecuted or subjected to any penalty or forfeiture for or on account of any transaction, matter or thing concerning which he may so testify or produce evidence, documentary or otherwise, and no testimony so given or produced shall be used against him upon criminal investigation or proceeding.

§ 163-271. Intimidation of voters by officers made misdemeanor.—It shall be unlawful for any person holding any office, position, or employment in the State government, or under and with any department, institution, bureau, board, commission, or other State agency, or under and with any county, city, town, district, or other political subdivision, di-
rectly or indirectly, to discharge, threaten to discharge, or cause to be discharged, or otherwise intimidate or oppress any other person in such employment on account of any vote such voter or any member of his family may cast, or consider or intend to cast, or not to cast, or which he may have failed to cast, or to seek or undertake to control any vote which any subordinate of such person may cast, or consider or intend to cast, or not to cast, by threat, intimidation, or declaration that the position, salary, or any part of the salary of such subordinate depends in any manner whatsoever, directly or indirectly, upon the way in which such subordinate or any member of his family casts, or considers or intends to cast, or not to cast his vote, at any primary or election. Any person violating this section shall be guilty of a misdemeanor and punished by fine or imprisonment, or both, in the discretion of the court.

§ 163-272. Disposing of liquor at or near voting places.—If any person shall give away or shall sell any intoxicating liquor, except for medical purposes and upon the prescription of a practicing physician, at any place within five miles of the voting place, at any time within twelve hours next preceding or succeeding any public election, whether general, local, or municipal, or during the holding thereof, he shall be guilty of a misdemeanor, and shall be fined not less than one hundred nor more than one thousand dollars.

§ 163-273. Offenses of voters; interference with voters; penalty.—(a) Any person who shall, in connection with any primary or election in this State, do any of the acts and things declared in this section to be unlawful, shall be guilty of a misdemeanor, and upon conviction shall be fined or imprisoned, or both, in the discretion of the court. It shall be unlawful:

1. For a voter, except as otherwise provided in this chapter, to allow his ballot to be seen by any person.
2. For a voter to take or remove, or attempt to take or remove, any ballot from the voting enclosure.
3. For any person to interfere with, or attempt to interfere with, any voter when inside the voting enclosure.
4. For any person to interfere with, or attempt to interfere with, any voter when marking his ballots.
5. For any voter to remain longer than the specified time allowed by this chapter in a voting booth, after being notified that his time has expired.
6. For any person to endeavor to induce any voter, while within the voting enclosure, before depositing his ballots, to show how he marks or has marked his ballots.
7. For any person to aid, or attempt to aid, any voter by means of any mechanical device, or any other means whatever, while within the voting enclosure, in marking his ballots.

(b) Election officers shall cause any person committing any of the offenses set forth in subsection (a) of this section to be arrested and shall cause charges to be preferred against the person so offending in a court of competent jurisdiction.

§ 163-274. Certain acts declared misdemeanors.—Any person who shall, in connection with any primary or election in this State, do any of the acts and things declared in this section to be unlawful, shall be guilty of a misdemeanor, and upon conviction shall be fined or imprisoned, or both, in the discretion of the court. It shall be unlawful:

1. For any person to fail, as an officer or as a judge or registrar of a primary or election, or as a member of any board of elections, to prepare the books, ballots, or other duty imposed by law.
2. For any officer of a primary or election to fail, after having been given notice, to perform any duty imposed by law.
3. For any person with the possession of a qualified voter to control any vote which the voter or any member of his family casts, or considers or intends to cast, or not to cast his vote, at any primary or election. Any person violating this section shall be guilty of a misdemeanor and punished by fine or imprisonment, or both, in the discretion of the court.

§ 163-275. Disposing of liquor at or near voting places.—If any person shall give away or shall sell any intoxicating liquor, except for medical purposes and upon the prescription of a practicing physician, at any place within five miles of the voting place, at any time within twelve hours next preceding or succeeding any primary or election, whether general, local, or municipal, or during the holding thereof, he shall be guilty of a misdemeanor, and upon conviction shall be fined or imprisoned, or both, in the discretion of the court. It shall be unlawful:

1. For any person to fail, as an officer or as a judge or registrar of a primary or election, or as a member of any board of elections, to prepare
Section 163-260: Every candidate and treasurer of a campaign committee shall keep a record of all contributions, including name and address of contributors and expenditures made and to whom and for what purpose.

Section 163-259: "Candidate" means an individual whose name is presented to be voted upon for any office in any election, therefore, includes President and Vice President.

Section 163.263: Every candidate in a primary must file, under oath, within 20 days after the primary, a statement of expenses, including name and address of contributor, the sum of contributions, name and addresses of persons to whom an expenditure has been made; the total sum of expenditures.

Section 163-265: The same applies to campaign committees.

It is unclear whether the above applies to Presidential candidates. There is no specific exemption (in a very broad definition).

Section 163-209: In place of the names of electors, the names of the candidates for President and Vice President shall be printed on the ballot.

(Therefore, regarding the definition of "candidate", the Presidential candidate himself is, by name, presented for an office).