

THOMAS J. VILSACK, GOVERNOR
SALLY J. PEDERSON, LT. GOVERNOR

IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD
KAY WILLIAMS, EXECUTIVE DIRECTOR

LETTER OF REPRIMAND

Committee to Elect John Seiser
John Seiser, Candidate
108 Lake St., Box 102
Blairsburg, IA 50034

This Letter of Reprimand is issued in accordance with a decision entered in a contested case.

As a county candidate, the Board finds that adequate information was available to you so that compliance with the provisions of Iowa Code chapter 56 should have been achieved. From the information available, the Board concludes that you failed to file both a July 19, 2000 and October 19, 2000 disclosure report or statements that you had not crossed the financial threshold pursuant to rule 351 IAC 4.25(2). The failure to either file reports or the statement constitute two violations of Iowa Code section 56.6.

As the result of the decision rendered, the Board issues this Letter of Reprimand to be placed in your public disclosure files.

This Letter of Reprimand is part of the Board's final order in this matter. Judicial review of the action may be sought within 30 days pursuant to Iowa Code section 17A.19.

Dated this 11th day of April, 2001, in Des Moines (Polk County), Iowa.

IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD
Bernard L. McKinley, Chair
Geraldine M. Leinen, 1st Vice Chair
James A. Albert 2nd Vice Chair
Gwendolyn M. Boeke, Board Member
Mark McCormick, Board Member
Phyllis Peters, Board Member

By: W. Charles Smithson
W. Charles Smithson, Board Counsel



THOMAS J. VILSACK, GOVERNOR
SALLY J. PEDERSON, LT. GOVERNOR

IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD
KAY WILLIAMS, EXECUTIVE DIRECTOR

LETTER OF REPRIMAND

Iowa Council of Health Care Centers
Tom Juckette

This Letter of Reprimand is issued in accordance with a settlement approved by the Board.

As the contact person for a registered Executive Branch lobbyist client, the Board finds that adequate information was available to you so that compliance with the provisions of Iowa Code chapter 68B should have been achieved. From the information available, the Board concludes that you failed to file a July 31, 2000 Executive Branch lobbyist client report, a violation of Iowa Code section 68B.38.

As the result of the agreed upon settlement, the Board issues this Letter of Reprimand to be placed in your public disclosure files in the Board's office in Des Moines.

This Letter of Reprimand is part of the Board's final order in this matter. Judicial review of the action may be sought within 30 days pursuant to Iowa Code section 17A.19.

Dated this 11th day of April, 2001, in Des Moines (Polk County), Iowa.

IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD

Bernard L. McKinley, Chair
Geraldine M. Leinen, 1st Vice Chair
James A. Albert 2nd Vice Chair
Gwendolyn M. Boeke, Board Member
Mark McCormick, Board Member
Phyllis Peters, Board Member

By: W. Charles Smithson
W. Charles Smithson, Board Counsel



THOMAS J. VILSACK, GOVERNOR
SALLY J. PEDERSON, LT. GOVERNOR

IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD
W. CHARLES SMITHSON, EXECUTIVE DIRECTOR & LEGAL COUNSEL

LETTER OF REPRIMAND

COPY

Wellsburg-Steamboat Rock Community School
609 S Monroe
Wellsburg, Iowa 50680

On July 5, 2001, the Iowa Ethics and Campaign Disclosure Board determined that the Wellsburg-Steamboat Rock Community School allowed the Wellsburg-Steamboat Rock Outreach Group to use its bulk mailing permit to advocate for a school merger. Although the group reimbursed the school, the Board determined that there was still an impermissible use of public moneys for a political purpose in violation of Iowa Code section 56.12A.

The Board determined that the public interest would not be served by pursuing formal complaint action or other sanctions available to it. However, the Board does consider this to be a serious matter. In lieu of a contested case proceeding, and in an effort to administratively resolve this matter, the Board issues this Letter of Reprimand pursuant to rule 351 IAC 1.4(2). A reprimand serves as the Board's mildest sanction and is considered discipline for violating the law. The Reprimand will be placed in the appropriate public disclosure files. If there is another violation in the future, the Board will take into consideration the fact you received this Reprimand.

This Letter of Reprimand is the Board's final agency action in this matter for purposes of judicial review pursuant to Iowa Code section 17A.19.

Dated this 24th day of July 2001, in Des Moines (Polk County), Iowa.

IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD

James A. Albert, Chair
Geraldine M. Leinen, 1st Vice Chair
Gwendolyn M. Boeke, 2nd Vice Chair
Mark McCormick, Board Member
Bernard L. McKinley, Board Member
Phyllis Peters, Board Member

By: W. Charles Smithson
W. Charles Smithson, Board Counsel



THOMAS J. VILSACK, GOVERNOR
SALLY J. PEDERSON, LT. GOVERNOR

IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD
KAY WILLIAMS, EXECUTIVE DIRECTOR

LETTER OF REPRIMAND

David Elliott
Woodward-Granger School District

This Letter of Reprimand is issued in accordance with a settlement approved by the Board.

As a public employee of the Woodward-Granger School District, the Board finds that adequate information was available to you so that compliance with the provisions of Iowa Code chapter 56 should have been achieved. From the information available, the Board concludes that you sent an e-mail expressly advocating the election of a candidate using school equipment and a school e-mail account, a violation of Iowa Code §56.12A.

As the result of the agreed upon settlement, the Board issues this Letter of Reprimand to be placed in your public disclosure files in the Board's office in Des Moines.

This Letter of Reprimand is part of the Board's final order in this matter. Judicial review of the action may be sought within 30 days pursuant to Iowa Code section 17A.19.

Dated this 11th day of April, 2001, in Des Moines (Polk County), Iowa.

IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD
Bernard L. McKinley, Chair
Geraldine M. Leinen, 1st Vice Chair
James A. Albert 2nd Vice Chair
Gwendolyn M. Boeke, Board Member
Mark McCormick, Board Member
Phyllis Peters, Board Member

By: W. Charles Smithson
W. Charles Smithson, Board Counsel



THOMAS J. VILSACK, GOVERNOR
SALLY J. PEDERSON, LT. GOVERNOR

IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD
KAY WILLIAMS, EXECUTIVE DIRECTOR

LETTER OF REPRIMAND

Committee To Elect Barney Barnhill
Barney Barnhill, Candidate
3017 Grand Avenue
Davenport, IA 52803

This Letter of Reprimand is issued in accordance with a settlement approved by the Board.

As a county candidate for an elected position, the Board finds that adequate information was available to you so that compliance with the provisions of Iowa Code chapter 56 should have been achieved. From the information available, the Board concludes that you failed to file a July 19, 2000 disclosure report, an October 19, 2000 disclosure report, or in lieu of the reports, statements that you had not crossed the financial threshold, pursuant to rule 351 IAC 4.25(2). Failing to file the reports constitutes two violations of Iowa Code §56.6.

As the result of the agreed upon settlement, the Board issues this Letter of Reprimand to be placed in your public disclosure files in the Board's office in Des Moines.

This Letter of Reprimand is part of the Board's final order in this matter. Judicial review of the action may be sought within 30 days pursuant to Iowa Code section 17A.19.

Dated this 11th day of April, 2001, in Des Moines (Polk County), Iowa.

IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD
Bernard L. McKinley, Chair
Geraldine M. Leinen, 1st Vice Chair
James A. Albert 2nd Vice Chair
Gwendolyn M. Boeke, Board Member
Mark McCormick, Board Member
Phyllis Peters, Board Member

By: W. Charles Smithson
W. Charles Smithson, Board Counsel



THOMAS J. VILSACK, GOVERNOR
SALLY J. PEDERSON, LT. GOVERNOR

IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD
KAY WILLIAMS, EXECUTIVE DIRECTOR

LETTER OF REPRIMAND

James Gustafson for Supervisor
James R. Gustafson, Candidate
1422 370th Street
Kiron, IA 51448

The Iowa Ethics and Campaign Disclosure Board reviewed this file during its meeting of April 5, 2001.

As a county candidate, the Board finds that adequate information was available to you so that compliance with the provisions of Iowa Code chapter 56 should have been achieved. From the information available, the Board concludes that you have violations as outlined below:

1. Failure to file a July 19, 2000 report in violation of Iowa Code section 56.6.
2. Failure to file an October 19, 2000 report in violation of Iowa Code section 56.6.
3. Filing inaccurate statements that the \$500 filing threshold had not been crossed on two separate occasions in violation of rule 351 IAC 4.25.
4. Pattern of providing late responses to Board inquiries concerning rule 351 IAC 4.25.

After deliberation the Board determined that the public interest would not be better served by pursuing formal complaint action. In lieu of a contested case proceeding, and in an effort to administratively resolve this matter, the Board issues this Letter of Reprimand pursuant to rule 351 IAC 1.4(2). The Reprimand will be placed in your public disclosure files in the Board's office in Des Moines and in the Sac County Auditor's office.

This Letter of Reprimand is the Board's final agency action in this matter for purposes of judicial review pursuant to Iowa Code section 17A.19.

Dated this 13th day of April 2001, in Des Moines (Polk County), Iowa.

IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD
Bernard L. McKinley, Chair
Geraldine M. Leinen, 1st Vice Chair
James A. Albert 2nd Vice Chair
Gwendolyn M. Boeke, Board Member
Mark McCormick, Board Member
Phyllis Peters, Board Member

By: W. Charles Smithson
W. Charles Smithson, Board Counsel



IOMAS J. VILSACK, GOVERNOR
SALLY J. PEDERSON, LT. GOVERNOR

IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD
KAY WILLIAMS, EXECUTIVE DIRECTOR

LETTER OF REPRIMAND

Dave Lureman
1505 West 13th Street South
Newton, Iowa 50208

The Iowa Ethics and Campaign Disclosure Board reviewed this file during its meeting of April 5, 2001.

As an individual involved in political activity, the Board finds that adequate information was available to you so that compliance with the provisions of Iowa Code chapter 56 should have been achieved. From the information available, the Board concludes that you have failed to include the correct attribution statement on political material, a violation of Iowa Code section 56.14. The political material was also paid for with corporate funds, a violation of Iowa Code section 56.15.

After deliberation the Board determined that the public interest would not be better served by pursuing formal complaint action or other sanctions available to it. In lieu of a contested case proceeding, and in an effort to administratively resolve this matter, the Board issues this Letter of Reprimand pursuant to rule 351 IAC 1.4(2). The Reprimand will be placed in the public disclosure files in the Board's office and the Jasper County Auditor's office.

This Letter of Reprimand is the Board's final agency action in this matter for purposes of judicial review pursuant to Iowa Code section 17A.19.

Dated this 27th day of April, 2001, in Des Moines (Polk County), Iowa.

IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD

Bernard L. McKinley, Chair
Geraldine M. Leinen, 1st Vice Chair
James A. Albert 2nd Vice Chair
Gwendolyn M. Boeke, Board Member
Mark McCormick, Board Member
Phyllis Peters, Board Member

By: W. Charles Smithson
W. Charles Smithson, Board Counsel



THOMAS J. VILSACK, GOVERNOR
SALLY J. PEDERSON, LT. GOVERNOR

IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD
KAY WILLIAMS, EXECUTIVE DIRECTOR

LETTER OF REPRIMAND

The Honorable Brent Siegrist
Speaker of the House
204 Lori Lane
Council Bluffs, Iowa 51503

This Letter of Reprimand is issued in accordance with a settlement approved by the Board.

As an incumbent legislator, the Board finds that adequate information was available to you so that compliance with the provisions of Iowa Code chapter 56 should have been achieved. From the information available, the Board concludes that:

1. There were two separate instances of failing to file true and accurate reports, violations of Iowa Code section 56.6.
2. There were two separate instances of failing to keep detailed and accurate records, violations of Iowa Code section 56.3(3).
3. There was one instance of failing to provide a reconciled bank statement, a violation of rule 351 IAC 4.36(1).

As the result of the agreed upon settlement, the Board issues this Letter of Reprimand to be placed in your public disclosure file in the Board's office.

This Letter of Reprimand is part of the Board's final order in this matter. Judicial review of the action may be sought within 30 days pursuant to Iowa Code section 17A.19.

Dated this 29th day of May, 2001, in Des Moines (Polk County), Iowa.

IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD

James A. Albert, Chair
Geraldine M. Leinen, 1st Vice Chair
Gwendolyn M. Boeke, 2nd Vice Chair
Bernard L. McKinley, Board Member
Mark McCormick, Board Member
Phyllis Peters, Board Member

By: W. Charles Smithson
W. Charles Smithson, Board Counsel



THOMAS J. VILSACK, GOVERNOR
SALLY J. PEDERSON, LT. GOVERNOR

IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD
W. CHARLES SMITHSON, EXECUTIVE DIRECTOR & LEGAL COUNSEL

LETTER OF REPRIMAND

Floyd Jones
City of Des Moines
602 East First Street
Des Moines, Iowa 50309

On July 23, 2001, the Iowa Ethics and Campaign Disclosure Board determined that you failed to file the required Lobbyist Registration Statement for 2001 before engaging in lobbying activity in violation of Iowa Code section 68B.36.

The Board determined that the public interest would not be served by pursuing formal complaint action or other sanctions available to it. However, since the violation occurred while you were involved in other litigation with the Board regarding your 2000 lobbyist activity, the Board does consider this to be a serious matter. In lieu of a contested case proceeding, and in an effort to administratively resolve this matter, the Board issues this Letter of Reprimand pursuant to rule 351 IAC 1.4(2). A reprimand serves as the Board's mildest sanction and is considered discipline for violating the law. The Reprimand will be placed in the appropriate public disclosure files. If there is another violation in the future, the Board will take into consideration the fact you received this Reprimand.

This Letter of Reprimand is the Board's final agency action in this matter for purposes of judicial review pursuant to Iowa Code section 17A.19.

Dated this 24th day of July 2001, in Des Moines (Polk County), Iowa.

IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD

James A. Albert, Chair
Geraldine M. Leinen, 1st Vice Chair
Gwendolyn M. Boeke, 2nd Vice Chair
Mark McCormick, Board Member
Bernard L. McKinley, Board Member
Phyllis Peters, Board Member

By: W. Charles Smithson
W. Charles Smithson, Board Counsel



THOMAS J. VILSACK, GOVERNOR
SALLY J. PEDERSON, LT. GOVERNOR

IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD
W. CHARLES SMITHSON, EXECUTIVE DIRECTOR & LEGAL COUNSEL

LETTER OF REPRIMAND

Vic Kruse
Kruse for Supervisor Committee
1761 -110th Street
Salem, Iowa 52649

On April 5, 2001, the Iowa Ethics and Campaign Disclosure Board determined that you failed to include a true and accurate attribution statement on political material in violation of Iowa Code section 56.14(1)"a".

The Board determined that the public interest would not be served by pursuing formal complaint action or other sanctions available to it. However, the Board does consider this to be a serious matter. In lieu of a contested case proceeding, and in an effort to administratively resolve this matter, the Board issues this Letter of Reprimand pursuant to rule 351 IAC 1.4(2). A reprimand serves as the Board's mildest sanction and is considered discipline for violating the law. The Reprimand will be placed in the appropriate public disclosure files. If there is another violation in the future, the Board will take into consideration the fact you received this Reprimand.

Dated this 2nd day of August 2001, in Des Moines (Polk County), Iowa.

IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD

James A. Albert, Chair
Geraldine M. Leinen, 1st Vice Chair
Gwendolyn M. Boeke, 2nd Vice Chair
Mark McCormick, Board Member
Bernard L. McKinley, Board Member
Phyllis Peters, Board Member

By: W. Charles Smithson
W. Charles Smithson, Board Counsel



FILE COPY

THOMAS J. VILSACK, GOVERNOR
SALLY J. PEDERSON, LT. GOVERNOR

IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD
W. CHARLES SMITHSON, EXECUTIVE DIRECTOR & LEGAL COUNSEL

LETTER OF REPRIMAND

Rod Brannan
Brannan for House
200 SW State, Suite A
Ankeny, IA 50021

This Letter of Reprimand is issued in accordance with a settlement approved by the Iowa Ethics and Campaign Disclosure Board.

The Board determined you failed to file the required January 19, 2001 disclosure report in violation of Iowa Code §56.6. The Board also determined that you failed to provide the required bank statement in violation of rule 351 IAC 4.36.

As the result of the agreed upon settlement, the Board issues this Letter of Reprimand to be placed in your public disclosure files in the Board's office in Des Moines.

This Letter of Reprimand is part of the Board's final order in this matter. Judicial review of the action may be sought within 30 days pursuant to Iowa Code section 17A.19.

Dated this 24th day of September, 2001, in Des Moines (Polk County), Iowa.

IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD

James A. Albert, Chair
Geraldine M. Leinen, 1st Vice Chair
Gwendolyn M. Boeke, 2nd Vice Chair
Bernard L. McKinley, Board Member
Mark McCormick, Board Member
Phyllis Peters, Board Member

By: W. Charles Smithson
W. Charles Smithson, Board Counsel



FILE COPY

THOMAS J. VILSACK, GOVERNOR
SALLY J. PEDERSON, LT. GOVERNOR

IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD
W. CHARLES SMITHSON, EXECUTIVE DIRECTOR & LEGAL COUNSEL

LETTER OF REPRIMAND

Paul Heyn
Heyn for the House
143 Clapp Street
Iowa City, Iowa 52245

On October 18, 2001, the Iowa Ethics and Campaign Disclosure Board determined that you failed to file a true and accurate report by reporting a reimbursement to yourself for a campaign expense that was not actually made when disclosed on the report in violation of Iowa Code section 56.6. The Board also determined that you co-mingled personal funds with campaign funds in the amount of \$522.64 from November 2000 through April 2001 in violation of Iowa Code section 56.3.

The Board determined that the public interest would not be served by pursuing formal complaint action or other sanctions available to it. However, the Board does consider this to be a serious matter. In lieu of a contested case proceeding, and in an effort to administratively resolve this matter, the Board issues this Letter of Reprimand pursuant to rule 351 IAC 1.4(2). A reprimand serves as the Board's mildest sanction and is considered discipline for violating the law. The Reprimand will be placed in the appropriate public disclosure files. If there is another violation in the future, the Board will take into consideration the fact you received this Reprimand.

This Letter of Reprimand is the Board's final agency action in this matter for purposes of judicial review pursuant to Iowa Code section 17A.19.

Dated this 23rd day of October 2001, in Des Moines (Polk County), Iowa.

IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD

James A. Albert, Chair
Geraldine M. Leinen, 1st Vice Chair
Gwendolyn M. Boeke, 2nd Vice Chair
Mark McCormick, Board Member
Bernard L. McKinley, Board Member
Phyllis Peters, Board Member

By: W. Charles Smithson
W. Charles Smithson, Board Counsel

IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD

BOARD MEMBERS:

James Albert, Chair
Geraldine Leinen, 1st Vice Chair
Gwendolyn Boeke, 2nd Vice Chair
Mark McCormick
Bernard McKinley
Phyllis Peters

514 East Locust Street, Suite 104
Des Moines, Iowa 50309-1912
Telephone 515-281-4028/Fax 515-281-3701
www.state.ia.us/ethics

W. CHARLES SMITHSON
Executive Director
& Legal Counsel

LETTER OF REPRIMAND

Concerned Citizens for Delaware Township
C/O Valerie Jackson
2850 NE 46th Avenue
Des Moines, Iowa 50317

On October 18, 2001, the Iowa Ethics and Campaign Disclosure Board determined that you were a party to distributing political material advocating for and against candidates for Delaware Township Trustee containing an improper attribution statement in violation of Iowa Code section 56.14.

The Board is of the opinion that it could not conclusively determine the authors of the material. However, the Board did determine that you helped distribute the material. The Board determined that the Concerned Citizens for Delaware Township should be reprimanded and that the Reprimand should be sent in your care on behalf of the group. Although it could not determine the authors of the material, the Board does consider this to be a serious matter. The Board issues this Letter of Reprimand pursuant to rule 351 IAC 1.4(2). A reprimand serves as the Board's mildest sanction and is considered discipline for violating the law. The Reprimand will be placed in the appropriate public disclosure files.

This Letter of Reprimand is the Board's final agency action in this matter for purposes of judicial review pursuant to Iowa Code section 17A.19.

Dated this 9th day of November 2001, in Des Moines (Polk County), Iowa.

IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD

James A. Albert, Chair
Geraldine M. Leinen, 1st Vice Chair
Gwendolyn M. Boeke, 2nd Vice Chair
Mark McCormick, Board Member
Bernard L. McKinley, Board Member
Phyllis Peters, Board Member

By: W. Charles Smithson
W. Charles Smithson, Board Counsel

IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD

BOARD MEMBERS:

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Geraldine Leinen, 1st Vice Chair
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W. CHARLES SMITHSON
Executive Director
& Legal Counsel

LETTER OF REPRIMAND

Dynamic Dies, Inc.
Dan Gershutz
125 West Main Street
PO Box 327
Ottawa, Ohio 45875

On October 18, 2001, the Iowa Ethics and Campaign Disclosure Board determined that a vehicle registered to your corporation was used for distribution of political material advocating for and against candidates for Iowa elected office in violation of Iowa Code section 56.15.

The Board determined that the public interest would not be served by pursuing formal complaint action or other sanctions available to it. However, the Board does consider this to be a serious matter. In lieu of a contested case proceeding, and in an effort to administratively resolve this matter, the Board issues this Letter of Reprimand pursuant to rule 351 IAC 1.4(2). A reprimand serves as the Board's mildest sanction and is considered discipline for violating the law. The Reprimand will be placed in the appropriate public disclosure files. If there is another violation in the future, the Board will take into consideration the fact you received this Reprimand.

This Letter of Reprimand is the Board's final agency action in this matter for purposes of judicial review pursuant to Iowa Code section 17A.19.

Dated this 9th day of November 2001, in Des Moines (Polk County), Iowa.

IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD

James A. Albert, Chair
Geraldine M. Leinen, 1st Vice Chair
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Phyllis Peters, Board Member

By: W. Charles Smithson
W. Charles Smithson, Board Counsel

IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD

BOARD MEMBERS:

James Albert, Chair
Geraldine Leinen, 1st Vice Chair
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514 East Locust Street, Suite 104
Des Moines, Iowa 50309-1912
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W. CHARLES SMITHSON
Executive Director
& Legal Counsel

LETTER OF REPRIMAND

Dawna Graeve
4685 NE 46th Avenue
Des Moines, Iowa 50317

On October 18, 2001, the Iowa Ethics and Campaign Disclosure Board determined that you used a vehicle registered to a corporation for distribution of political material advocating for and against candidates for Delaware Township Trustee in violation of Iowa Code section 56.15.

The Board determined that the public interest would not be served by pursuing formal complaint action or other sanctions available to it. However, the Board does consider this to be a serious matter. In lieu of a contested case proceeding, and in an effort to administratively resolve this matter, the Board issues this Letter of Reprimand pursuant to rule 351 IAC 1.4(2). A reprimand serves as the Board's mildest sanction and is considered discipline for violating the law. The Reprimand will be placed in the appropriate public disclosure files. If there is another violation in the future, the Board will take into consideration the fact you received this Reprimand.

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Dated this 9th day of November 2001, in Des Moines (Polk County), Iowa.

IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD

James A. Albert, Chair
Geraldine M. Leinen, 1st Vice Chair
Gwendolyn M. Boeke, 2nd Vice Chair
Mark McCormick, Board Member
Bernard L. McKinley, Board Member
Phyllis Peters, Board Member

By: W. Charles Smithson
W. Charles Smithson, Board Counsel

IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD

BOARD MEMBERS:

James A. Albert, Chair
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W. CHARLES SMITHSON
Executive Director
& Legal Counsel

LETTER OF REPRIMAND

Concerned Citizens for Delaware Township
C/O Dawna Graeve
4685 NE 46th Avenue
Des Moines, Iowa 50317

On October 18, 2001, the Iowa Ethics and Campaign Disclosure Board determined that you were a party to distributing political material advocating for and against candidates for Delaware Township Trustee containing an improper attribution statement in violation of Iowa Code section 56.14.

The Board is of the opinion that it could not conclusively determine the authors of the material. However, the Board did determine that you helped distribute the material. The Board determined that the Concerned Citizens for Delaware Township should be reprimanded and that the Reprimand should be sent in your care on behalf of the group. Although it could not determine the authors of the material, the Board does consider this to be a serious matter. The Board issues this Letter of Reprimand pursuant to rule 351 IAC 1.4(2). A reprimand serves as the Board's mildest sanction and is considered discipline for violating the law. The Reprimand will be placed in the appropriate public disclosure files.

This Letter of Reprimand is the Board's final agency action in this matter for purposes of judicial review pursuant to Iowa Code section 17A.19.

Dated this 9th day of November 2001, in Des Moines (Polk County), Iowa.

IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD

James A. Albert, Chair
Geraldine M. Leinen, 1st Vice Chair
Gwendolyn M. Boeke, 2nd Vice Chair
Mark McCormick, Board Member
Bernard L. McKinley, Board Member
Phyllis Peters, Board Member

By:


W. Charles Smithson, Board Counsel

IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD

BOARD MEMBERS:

James Albert, Chair
Geraldine Leinen, 1st Vice Chair
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www.state.ia.us/ethics

W. CHARLES SMITHSON
Executive Director
& Legal Counsel

LETTER OF REPRIMAND

David Paris
Paris 2000 Campaign Committee
PO Box 16
Keokuk, Iowa 52632

On October 18, 2001, the Iowa Ethics and Campaign Disclosure Board determined that you failed to file a true and accurate January 19, 2001 disclosure report in violation of Iowa Code section 56.6. The Board also determined that you failed to file a reconciled end of year bank statement in violation of 351 IAC 4.36. Finally, the Board determined that you failed to provide documents requested in violation of Iowa Code 68B.32A(3).

The Board determined that the public interest would not be served by pursuing formal complaint action or other sanctions available to it. However, the Board does consider this to be a serious matter. In lieu of a contested case proceeding, and in an effort to administratively resolve this matter, the Board issues this Letter of Reprimand pursuant to rule 351 IAC 1.4(2). A reprimand serves as the Board's mildest sanction and is considered discipline for violating the law. The Reprimand will be placed in the appropriate public disclosure files. If there is another violation in the future, the Board will take into consideration the fact you received this Reprimand.

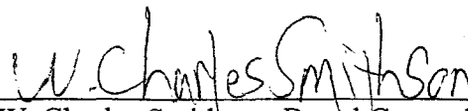
This Letter of Reprimand is the Board's final agency action in this matter for purposes of judicial review pursuant to Iowa Code section 17A.19.

Dated this 9th day of November 2001, in Des Moines (Polk County), Iowa.

IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD

James A. Albert, Chair
Geraldine M. Leinen, 1st Vice Chair
Gwendolyn M. Boeke, 2nd Vice Chair
Mark McCormick, Board Member
Bernard L. McKinley, Board Member
Phyllis Peters, Board Member

By:


W. Charles Smithson, Board Counsel