



California Fair Political Practices Commission

October 23, 1992

Diane Fishburn
Olson, Connelly, Hagel, Fong &
Leidigh
300 Capitol Mall, Suite 350
Sacramento, CA 95814

Re: Your Request for Confirmation
of Telephone Advice
Our File Number A-92-510

Dear Ms. Fishburn:

This is in response to your request for confirmation of telephone advice given to you concerning the duties of your client, Lloyd Connelly for Superior Court and Connelly for Assembly, under the campaign provisions of the Political Reform Act (the "Act").¹

In our conversation, you informed me that the controlled committees of Assemblyman Connelly, who is not on the November 1992 ballot, have made no contributions to or independent expenditures on behalf of any other candidates or committees since July 1, 1992. You also indicated that fund transfers have occurred between his controlled committees.

This is to confirm that on the basis of these facts, I informed you that the Lloyd Connelly for Superior Court and

¹ Government Code Sections 81000-91015. All statutory references are to the Government Code unless otherwise indicated. Commission regulations appear at 2 California Code of Regulations Section 18000, et seq. All references to regulations are to Title 2, Division 6 of the California Code of Regulations.

Fishburn, Diane
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Connelly for Assembly committees are not required to file pre-election campaign reports in connection with the November 3, 1992 election.

If you have additional questions, please contact me at (916) 322-5662.

Sincerely,

Scott Hallabrin
Acting General Counsel

Wayne Imberi
By: Wayne P. Imberi
Political Reform Consultant

ADVICE LETTER # 4-92-510 REQUESTER: FISHBURN 3D

This letter was written by: IMBERTI

The 21 working-days expires: 11-2-92

However, a response has been requested by: _____

Upon review, return to: _____

DIVISION CHIEF, TA&A

CW APPROVED

Comments to Executive Director and Chairman: _____

GENERAL COUNSEL:

SA APPROVED

Without change

See changes noted in letter

General Comments/Thoughts: _____

NOT APPROVED

Reasons/Comments: _____

EXECUTIVE DIRECTOR:

APPROVED

Without change

See changes noted in letter

General Comments/Thoughts: _____

NOT APPROVED

Reasons/Comments: _____

OLSON

CONNELLY

HAGEL

FONG &

LEIDIGH

92-510

FPPC

Oct 2 2 05 PM '92

October 1, 1992

Mr. Wayne Imbieri
Fair Political Practices Commission
428 J Street, Suite 800
Sacramento, CA 95814

Dear Wayne:

This letter is sent to confirm telephone advice I received from you that the Lloyd Connelly for Superior Court and Connelly for Assembly committees were not required to file pre-election campaign reports in connection with the November 3, 1992 election.

The facts are as follows: Assemblymember Connelly did not seek re-election to the Assembly this year; he did run and was elected to a Sacramento County Superior Court seat in the June, 1992 election. He will not be on the November 3, 1992 ballot. Since July 1, 1992, neither committee has made any contributions to any other candidate or committee. There have only been transfers between his two controlled committees.

Please let me know right away if this letter does not accurately state your advice.

Thank you for your time and attention to this matter.

Very truly yours,

OLSON, CONNELLY, HAGEL, FONG & LEIDIGH



DIANE M. FISHBURN

DMF:jlh

LANCE H. OLSON
BRUCE J. HAGEL
LEROY Y. FONG
ROBERT E. LEIDIGH
GEORGE WATERS
DIANE M. FISHBURN

(By Counsel)
LLOYD G. CONNELLY



California Fair Political Practices Commission

September 30, 1992

Diane Fishburn
Capitol Bank Center
300 Capitol Mall, Suite 350
Sacramento, CA 95814

Re: Letter No. 92-510

Dear Ms. Fishburn:

Your letter requesting advice under the Political Reform Act was received on 10-5-92, 1992, by the Fair Political Practices Commission. If you have any questions about your advice request, you may contact me directly at (916) 322-5662.

We try to answer all advice requests promptly. Therefore, unless your request poses particularly complex legal questions, or more information is needed, you should expect a response within 21 working days if your request seeks formal written advice. If more information is needed, the person assigned to prepare a response to your request will contact you shortly to advise you as to the information needed. If your request is for informal assistance, we will answer it as quickly as we can. (See Commission Regulation 18329 (2 Cal. Code of Regs. Sec. 18329).)

You also should be aware that your letter and our response are public records which may be disclosed to the public upon receipt of a proper request for disclosure.

Very truly yours,

Carla Wardlow/dl

Carla Wardlow
Chief Technical Assistance
and Analysis Division

CW:aa