



California Fair Political Practices Commission

March 5, 1987

Bud Maron
Dorothy S. Maron Re-Election
Committee
507 Glenwood Drive
P.O. Box 5306
Oxnard, CA 93031

Re: Your Request for Advice
Our File No. 87-053

Dear Mr. Maron:

Your letter requesting advice under the Political Reform Act^{1/} was received on January 26, 1987, by the Fair Political Practices Commission. The Act provides that the Commission will issue advice to any person whose duties under the Act are in question. (Section 83114.)

You are not seeking advice on your duties under the Act, but rather on the duties of the Oxnard City Clerk. The Commission does not provide advice about a third party's duties under the Act unless the requestor has been authorized by that person to seek advice. (Regulation 18329(b)(8)(B).)

If you believe that the Act has already been violated by a particular public official, you may wish to contact the Commission's Enforcement Division at (916) 322-6441.

Very truly yours,

A handwritten signature in cursive script that reads "Diane M. Griffiths".

Diane M. Griffiths
General Counsel

DMG:plh

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

DOROTHY MARON

DOROTHY S. MARON RE-ELECTION COMMITTEE

#841413

507 Glenwood Drive, P.O. Box 5306, Oxnard, CA 93031

JAN 20 10 21 AM '87



Your Voice On The Council

1-21-86

LETTER OF INQUIRY.

CONFLICT OF INTEREST.

Can you please issue an opinion based on the following facts.

Our City Clerk, Mabi Plisky, is the wife of our city councilman, Michael Plisky.

Mabi Plisky passes on the 490 forms filed by city council. She advises and instructs and reviews the contents. And requires corrections, amendments and additions as needed.

Should a wife enforce the regulations **as they apply to her husband?**

Both of the above are elected officials under FPPC jurisdiction.

Thank you

Bud Maron
treasurer

A handwritten signature in black ink, appearing to read 'Bud Maron', with a long horizontal flourish extending to the right.



CITY CLERK • 305 WEST THIRD STREET • OXNARD, CALIFORNIA 93030 • (805) 984-4602

MABI PLISKY, CITY CLERK

January 12, 1987

Dear Council Members, Candidates, and Committees:

This letter is to remind you the semi-annual campaign statement for the period covering July 31, through December 31, or October 1st, through December 31, is due January 31, 1987. Since the date falls on Saturday, the deadline is extended to the next regular business day, February 2.

Government Code Section 91013 provides that any original statement or report which is filed late is subject to a fine of \$10 per day, starting the day after the filing deadline, until the statement or report is filed.

If you need any forms or have any questions, please call me.

Very truly yours,

MABI PLISKY
City Clerk

cc: Oxnard Firefighters For Better Government
Bud Maron

require only disqualification, Government Code Section 1090 and Health and Safety Code Section 33130 may impose additional restrictions.

Letter to David H. Hirsch, City Attorney, Lompoc, Dated June 4, 1986, File No. A-86-147

A parking facility is proposed as part of a downtown development plan. A city councilmember owns two commercial real properties within 300 feet of the proposed site and a business interest approximately 500 feet from the site. Under the facts presented, a decision regarding the parking facility will have a reasonably foreseeable material financial effect upon the councilmember's financial interests. He may not, therefore, participate in decisions regarding the proposed project.

Letter to David Benjamin, City Attorney, Walnut Creek, Dated June 3, 1986, File No. A-86-148

A city councilmember sitting ex officio on the city's redevelopment agency board resigned from the agency board because of frequent disqualifications arising from his ownership of real property in the area. Assuming that he would have a conflict of interest as to certain upcoming votes on a major redevelopment project, he may still vote as a councilmember upon the selection of his replacement on the redevelopment agency board so long as he has not obtained a commitment from his replacement as to how the replacement will vote on the specific items at issue.

Letter to Michael A. Plisky, Oxnard, Dated June 3, 1986, File No. A-86-149

The Political Reform Act does not prohibit a person from serving as elected mayor of a city when his wife is the elected city clerk. However, he would be required to disqualify himself from participating in decisions to discipline the city clerk or to set a salary for her which is different from salaries paid to other city officials in similar positions.

Letter to Leta Yancy-Sutton, Moorpark, Dated June 11, 1986, File No. A-86-158

A councilmember's husband is employed by a contractor. The contractor may submit bids and may be awarded contracts on certain development projects. The councilmember may participate in zoning, tract map, development plan or general plan amendment decisions, if, at the time the decision is made, there is no reasonably foreseeable material financial effect on the contractor.

DOROTHY MARON

DOROTHY S. MARON RE-ELECTION COMMITTEE
#841413

507 Glenwood Drive, P.O. Box 5306, Oxnard, CA 93031

JAN 26 10 21 AM '87



1-21-86

LETTER OF INQUIRY.

CONFLICT OF INTEREST.

Your Voice On The Council

Can you please issue an opinion based on the following facts.

Our City Clerk, Mabi Plisky, is the wife of our city councilman, Michael Plisky.

Mabi Plisky passes on the 490 forms filed by city council. She advises and instructs and reviews the contents. And requires corrections, amendments and additions as needed.

Should a wife enforce the regulations **as they apply to her husband?**

Both of the above are elected officials under FPPC jurisdiction.

Thank you

Bud Maron
treasurer





CITY CLERK • 305 WEST THIRD STREET • OXNARD, CALIFORNIA 93030 • (805) 984-4602

MABI PLISKY, CITY CLERK

January 12, 1987

Dear Council Members, Candidates, and Committees:

This letter is to remind you the semi-annual campaign statement for the period covering July 31, through December 31, or October 19, through December 31, is due January 31, 1987. Since the date falls on Saturday, the deadline is extended to the next regular business day, February 2.

Government Code Section 91013 provides that any original statement or report which is filed late is subject to a fine of \$10 per day, starting the day after the filing deadline, until the statement or report is filed.

If you need any forms or have any questions, please call me.

Very truly yours,

MABI PLISKY
City Clerk

cc: Oxnard Firefighters For Better Government
Bud Maron

require only disqualification, Government Code Section 1090 and Health and Safety Code Section 33130 may impose additional restrictions.

Letter to David H. Hirsch, City Attorney, Lompoc, Dated June 4, 1986, File No. A-86-147

A parking facility is proposed as part of a downtown development plan. A city councilmember owns two commercial real properties within 300 feet of the proposed site and a business interest approximately 500 feet from the site. Under the facts presented, a decision regarding the parking facility will have a reasonably foreseeable material financial effect upon the councilmember's financial interests. He may not, therefore, participate in decisions regarding the proposed project.

Letter to David Benjamin, City Attorney, Walnut Creek, Dated June 3, 1986, File No. A-86-148

A city councilmember sitting ex officio on the city's redevelopment agency board resigned from the agency board because of frequent disqualifications arising from his ownership of real property in the area. Assuming that he would have a conflict of interest as to certain upcoming votes on a major redevelopment project, he may still vote as a councilmember upon the selection of his replacement on the redevelopment agency board so long as he has not obtained a commitment from his replacement as to how the replacement will vote on the specific items at issue.

Letter to Michael A. Plisky, Oxnard, Dated June 3, 1986, File No. A-86-149

The Political Reform Act does not prohibit a person from serving as elected mayor of a city when his wife is the elected city clerk. However, he would be required to disqualify himself from participating in decisions to discipline the city clerk or to set a salary for her which is different from salaries paid to other city officials in similar positions.

Letter to Leta Yancy-Sutton, Moorpark, Dated June 11, 1986, File No. A-86-158

A councilmember's husband is employed by a contractor. The contractor may submit bids and may be awarded contracts on certain development projects. The councilmember may participate in zoning, tract map, development plan or general plan amendment decisions, if, at the time the decision is made, there is no reasonably foreseeable material financial effect on the contractor.