

FEDERAL ELECTION COMMISSION Washington, DC 20463

VIA ELECTRONIC MAIL

July 29, 2020

Lawrence Dale, Treasurer Committee to Elect Lawrence Dale PO Box 1611 Eagle River, WI 54521

> RE: MUR 7703 Committee to Elect Lawrence Dale and Lawrence Dale, as treasurer

Dear Mr. Dale:

On February 21, 2020, the Federal Election Commission ("Commission") notified Committee to Elect Lawrence Dale and you in your individual and official capacity as treasurer, of a complaint alleging violations of certain sections of the Federal Election Campaign Act of 1971, as amended (the "Act"). On July 23, 2020, based upon the information contained in the complaint and available information, the Commission decided to dismiss allegations that Committee to Elect Lawrence Dale and you, in your official capacity as treasurer, violated provisions of the Act. The Commission then closed its file in this matter. A copy of the General Counsel's Report, which more fully explains the basis for the Commission's decision, is enclosed.

Documents related to the case will be placed on the public record within 30 days. See Statement of Policy Regarding Disclosure of Closed Enforcement and Related Files, 68 Fed. Reg. 70,426 (Dec. 18, 2003) and Statement of Policy Regarding Placing First General Counsel's Reports on the Public Record, 74 Fed. Reg. 66132 (Dec. 14, 2009). If you have any questions, please contact Don Campbell, the attorney assigned to this matter, at (202) 694-1650.

Sincerely,

Lisa J. Stevenson Acting General Counsel

BY:

Jeff S. Jordan Assistant General Counsel

Enclosure: General Counsel's Report

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$\frac{1}{2}$	<b>BEFORE THE FEDERAL ELECTION COMMISSION</b>						
3	ENFORCEMENT PRIORITY SYSTEM						
4 5	DISMISSAL REPORT						
6 7	MUR: MUR 7703 Respondent: Committee to Elect Lawrence Dale and Lawrence Dale, as treasurer (the "Committee")						
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10	Complaint Receipt Date: February 18, 2020						
11 12	Response Date: March 28, 2020						
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15	Alleged Statutory/ 52 U.S.C. §§ 30101(2), 30102(e), 30103(b, 30104(a), (b), 30120						
16	Regulatory Violations: 11 C.F.R. §§ 100.3, 102.12, 104.1, 104.2, 104.3, 110.11						
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18	The Complaint alleges that the Committee improperly filed its Statement of Organization						
19	and failed to file a 2019 Year-End financial disclosure report, and that Dale failed to file a						
20	Statement of Candidacy. ¹ The Complaint further alleges that the Committee included inadequate						
21	disclaimers on social media posts. ² Finally, the Complaint alleges that Dale is not a Wisconsin						
22	resident, and therefore is not eligible to be on the ballot. ³ Respondents state that the Complaint is						
23	frivolous. ⁴						
24	Based on its experience and expertise, the Commission has established an Enforcement						

25 Priority System using formal, pre-determined scoring criteria to allocate agency resources and

¹ Compl. at 1-2 (Feb. 18, 2020). Dale was a Democratic candidate in the 2020 Special Election primary for U.S. Representative in Wisconsin's 7th District, and lost that election with 10.97% of the vote. The Commission waived the requirement to file a Year-End Report for authorized committees participating in Wisconsin's 7th District Special Primary. *See* <u>https://www.fec.gov/help-candidates-and-committees/dates-and-deadlines/2020-reporting-dates/special-election-report-notice-wi07/</u>. The Committee has not filed any reports of receipts and disbursements with the Commission, and Dale did not file a Statement of Candidacy, however, there is insufficient information to determine whether the Committee raised or spent \$5,000 in the campaign and, therefore, met the Act's definition of a candidate. *See* 52 U.S.C. § 30101(2); *see also* 11 C.F.R. § 100.3. In support of the allegation that Dale should not have been on the ballot, the Complaint appears to concede that Dale did not raise or spend enough money to be considered a candidate under the Act. Compl. at 1.

 $^{^2}$  Compl. at 1-2. The Complaint also alleges that Dale failed to file his Financial Disclosure Statement, however this issue is not within the Commission's jurisdiction. *Id* at 1.

³ The Commission lacks jurisdiction over which candidates appear on a state's election ballot, and we do not address this allegation further.

⁴ Resp. at 1 (May 28, 2020).

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assess whether particular matters warrant further administrative enforcement proceedings. These 1 2 criteria include (1) the gravity of the alleged violation, taking into account both the type of activity 3 and the amount in violation; (2) the apparent impact the alleged violation may have had on the electoral process; (3) the complexity of the legal issues raised in the matter; and (4) recent trends in 4 5 potential violations and other developments in the law. This matter is rated as low priority for 6 Commission action after application of these pre-established criteria. Given that low rating and the 7 likely small amount of money at issue, we recommend that the Commission dismiss the Complaint 8 consistent with the Commission's prosecutorial discretion to determine the proper ordering of its priorities and use of agency resources.⁵ We also recommend that the Commission close the file as 9 to all respondents and send the appropriate letters. 10 1 1 sel

11			Lisa J. Stevenson
12			Acting General Counsel
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14			Charles Kitcher
15			Acting Associate General Counsel
16 17	06.17.20	BY:	Stephen Juna
18	Date		Stephen Gura
19			Deputy Associate General Counsel
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22			Jeff S. Jordan
23			Assistant General Counsel
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25			Ealars Anton
26			Donald E. Campbell
27			Attorney

## Heckler v. Chaney, 470 U.S. 821, 831-32 (1985).

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