



FEDERAL ELECTION COMMISSION  
WASHINGTON, D.C. 20463

RQ-2

Stewart R. Winstein, Treasurer  
Illinois Democratic Party  
13126 Merchandise Mart  
Chicago, IL 60654

OCT 13 1994

Identification Number: C00167015

Reference: July Quarterly Report (4/1/94-6/30/94)

Dear Mr. Winstein:

This letter is prompted by the Commission's preliminary review of the report(s) referenced above. The review raised questions concerning certain information contained in the report(s). An itemization follows:

-Schedule A of your report (pertinent portions attached) discloses an apparent contribution(s) from a corporation(s). 2 U.S.C. §441b(a)) prohibits the receipt of contributions from corporations unless made from a separate segregated fund established by the corporation.

If the contribution(s) in question was incompletely or incorrectly disclosed, you should amend your original report with clarifying information. If you have received a corporate contribution(s), you must transfer-out the impermissible funds to an account not used to influence federal elections or refund the full amount to the donor(s) in accordance with 11 CFR §103.3(b). In the best interest of your committee, all transfers-out and refunds should be made within thirty days of the treasurer's receipt of the impermissible funds. The Commission recommends that you inform the contributor(s) in writing to provide the donor(s) with the option of receiving a refund or granting written authorization for a transfer to another account.

Please inform the Commission of your corrective action immediately in writing and provide a photocopy of your check for the transfer-out or refund. In addition, any transfers-out or refunds should be disclosed on Schedule B supporting Line 22 or 28 of the report covering the period during which the transaction was made.

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Although the Commission may take further legal action concerning the acceptance of a prohibited contribution, prompt action by your committee to transfer-out or refund the amount will be taken into consideration.

-Your report disclosed a category of financial activity that has been reflected on the wrong line of the Detailed Summary Page. Receipts from political committees should be properly disclosed on a separate Schedule A, supporting Line 11(c) of the Detailed Summary Page. Please refer to the instructions contained on the forms to determine the proper categorization when preparing your next filing.

-On Schedule A supporting Line 18 you disclose transfers from your non-federal account which appear to be identical to the transfers disclosed on Schedule H3. Be advised that transfers from your non-federal account should only be disclosed on Schedule H3 supporting Line 18. Please amend your report to clarify this discrepancy.

-Your report on Schedule H1 discloses the federal allocation ratio to be 14%. Federal Election Commission calculations determine the percentage to be 12.5%. Please amend your report to correct this discrepancy.

-On Schedule H2, you have failed to check the ratio type box (i.e., NEW, REVISED, SAME AS PREVIOUSLY REPORTED). Please amend your report to correct this omission. 11 CFR §104.10(a)(1)

-On Schedule H2, you have checked the fundraising box for the DPI Spring Fundraiser 1994 and Metro-East Fundraiser; however, on Schedule H4, disbursements for DPI Spring Fundraiser 1994 and Metro-East Fundraiser are marked as administrative/voter drive. For the public Record, please clarify whether this event did in fact encompass more than one type of activity. If the activity or event should have been classified differently, please amend your report accordingly.

-On Schedule H2, you have checked the exempt box for the LaRouche Activity; however, on Schedule H4, disbursements for LaRouche Activity are marked as administrative/voter drive. For the public Record, please clarify whether this event did in fact encompass more than one type of activity. If the activity or event should have been classified differently, please amend your report accordingly.

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Illinois Democratic Party

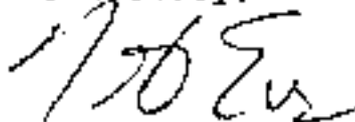
-Payments made to credit card companies must identify the original vendors from which you have purchased an item or service if your payments to these vendors have exceeded \$200 this year. Please amend your report by providing the date, amount, and purpose of such payments as required by 11 CFR §104.9(b).

-Your calculations for Administrative/Voter Drive EVENT YEAR-TO-DATE totals are incorrect. EVENT YEAR-TO-DATE totals for administrative and voter drive costs are derived by aggregating all disbursements during the calendar year within the category. EVENT YEAR-TO-DATE totals for fundraising, direct candidate support, and exempt activities are derived by aggregating all disbursements during the calendar year within a specific event. These should be calculated by adding the latest disbursement for a category or event to the previous EVENT YEAR-TO-DATE total for that category or event. This running EVENT YEAR-TO-DATE total should be disclosed after each disbursement is listed. Please amend your report by providing the correct Administrative/Voter Drive EVENT YEAR-TO-DATE totals.

-Your report includes computer produced formats of Schedules A and H4. Computer produced formats may only be used upon prior approval of the Commission. You should submit a separate sample format with a cover letter requesting approval. Until your format has been approved, FEC forms must be used. 11 CFR §104.2(d)

A written response or an amendment to your original report(s) correcting the above problem(s) should be filed with the Federal Election Commission within fifteen (15) days of the date of this letter. If you need assistance, please feel free to contact me on our toll-free number, (800) 424-9530. My local number is (202) 219-3580.

Sincerely,



Neil Evans  
Reports Analyst  
Reports Analysis Division

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## SCHEDULE A

## Itemized Receipts

Page 5 of 6  
For Line Number  
11(a)(i)

## Contributions from Individuals/Persons

Any information copied from such Reports and Statements may not be sold or used by any person for the purpose of soliciting contributions or for commercial purposes, other than using the name and address of any political committee to solicit contributions from such committee.

NAME OF COMMITTEE Democratic Party of Illinois

## Full Name, Mailing Address &amp; Zip Code

McClain, Michael  
2424 Sterling Ave.  
Quincy, IL 62301

Employer: Information Requested

Occupation:

	For	Date	Amount
	1994	04/18/94	500.00
Aggregate Year To Date \$500.00			

## Full Name, Mailing Address &amp; Zip Code

Patrick Media Group, Inc.  
2101 Myrtle Street  
Scranton, PA 18510

Employer: Information Requested

Occupation:

	For	Date	Amount
	1994	05/02/94	500.00
Aggregate Year To Date \$500.00			

## Full Name, Mailing Address &amp; Zip Code

Redhour, John  
R.R. 2  
DuQuoin, IL 62832

Employer: DuQuoin State Bank

Occupation: Board Chairman

	For	Date	Amount
	1994	04/04/94	500.00
Aggregate Year To Date \$500.00			

## Full Name, Mailing Address &amp; Zip Code

Reiman, Pete  
R. R. 1, Box 9  
Campbell, IL 62916

Employer: Self (Cattlex Horse Operation)

Occupation:

	For	Date	Amount
	1994	04/22/94	500.00
Aggregate Year To Date \$500.00			

## Full Name, Mailing Address &amp; Zip Code

Rosen, Catherine  
26 Brandonwood  
O'Fallon, IL 62269

Employer: Il. State Treasurer Pat Quinn

Occupation:

	For	Date	Amount
	1994	04/22/94	1,000.00
Aggregate Year To Date \$1,000.00			

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