

NEW JERSEY ELECTION LAW ENFORCEMENT COMMISSION

PUBLIC SESSION MINUTES

August 6, 1980

PRESENT

Sidney Goldmann, Chairman
Josephine S. Margetts, Member
Andrew Axtell, Member
Edward J. Farrell, General Legal Counsel

The chairman called the meeting to order and announced that pursuant to the Open Public Meetings Law, P.L. 1975, c.231, annual notice of the meetings of the Commission, as amended, has been filed with the Secretary of State's office, and that copies have been posted in the State House Annex, and mailed to the Newark Star Ledger, the Philadelphia Bulletin and the entire State House press corps.

The meeting convened at 10:05 a.m.

1. Approval of Minutes of Public Session of Commission Meeting of July 30, 1980

On a motion by Commissioner Margetts, seconded by Commissioner Axtell and a vote of 3-0, the Commission approved the public session minutes of the July 30, 1980 meeting.

2. Public Indication of Executive Session Action from the Commission Meeting of July 30, 1980.

On a motion by Commissioner Axtell, seconded by Commissioner Margetts and a vote of 3-0, the Commission approved the determination previously made by the Commission in executive session on July 30, 1980, of 41 late and non-filing cases.

3. Regulations Re Lobbying, Lobbying Disclosure and Election Activity

On a motion by Commissioner Axtell, seconded by Commissioner Margetts and a vote of 3-0, the Commission made the amendments attached to these minutes to the proposed Commission regulations concerning lobbying as published in the New Jersey Register on July 10, 1980. On a motion by Commissioner Axtell, seconded by Chairman Goldmann, and a vote of 3-0, the Commission, after deliberation, adopted the proposed amendments concerning lobbying as published in the New Jersey Register on July 10, 1980, with the amendments described above.

On a motion by Commissioner Axtell, seconded by Commissioner Margetts and a vote of 3-0, the Commission made the amendments attached to these minutes to the proposed amendments concerning election activity as published in the New Jersey Register on July 10, 1980. On a motion by Commissioner Axtell, seconded by

Chairman Goldman and a vote of 3-0, the Commission, after deliberation, adopted the proposed amendments concerning election activity as published in the New Jersey Register on July 10, 1980, with the amendments described above.

On a motion by Commissioner Axtell, seconded by Commissioner Margetts and a vote of 3-0, the Commission made the amendments attached to these minutes to the proposed new rules concerning lobbying disclosure as published in the New Jersey Register on July 10, 1980. On a motion by Commissioner Axtell, seconded by Chairman Goldman and a vote of 3-0, the Commission, after deliberation, adopted the proposed new rules concerning lobbying disclosure as published in the New Jersey Register on July 10, 1980, with the amendments described above.

4. Review of Initial Considerations and Problems Anticipated in the Promulgation of Regulations and the Administration of the New Law on Partial Public Financing of the Gubernatorial Primary Election
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The Commission considered and revised a draft of proposed interim regulations relating to public financing of the primary election for the Office of Governor. On a motion by Chairman Goldman, seconded by Commissioner Axtell and a vote of 3-0, the proposed regulations were approved in the form attached to these minutes and counsel was directed to cause the proposed regulations to be forwarded to the Office of Administrative Law for publication in the September 4, 1980 issue of the New Jersey Register, with a public hearing to be scheduled for the Commission office in Trenton for Wednesday, September 17, 1980 at 10:00 a.m.

5. ELEC Meeting Schedule

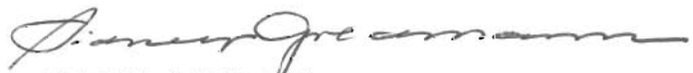
The Commission determined to set aside September 10, 1980 as a possible additional date for a meeting of the Commission.

6. Executive Session

On a motion by Chairman Goldman, seconded by Commissioner Axtell and a vote of 3-0, the Commission went into executive session to discuss the executive session minutes of the Commission meeting of July 30, 1980. On conclusion of the discussion of this matter, the Commission returned to public session.

7. Adjournment - The Commission adjourned the meeting at 12:10 p.m.

Respectfully submitted,



SIDNEY GOLDMANN,
Chairman

NEW JERSEY ELECTION LAW ENFORCEMENT COMMISSION

PROPOSED INTERIM REGULATIONS RELATING TO

PUBLIC FINANCING OF THE PRIMARY ELECTION FOR THE OFFICE OF GOVERNOR

These regulations are enacted pursuant to Chapter 74 of the Laws of 1980 and the authority of the Commission to promulgate regulations contained in Chapter 83 of the Laws of 1973 as amended and supplemented (N.J.S.A. 19:44A-6b.) The proposed interim regulations are intended to provide candidates with rules relating to some of the more important transition questions. The proposed regulations are intended to be supplemented by more comprehensive regulations relating to the public financing of the primary election for the office of Governor, as soon as those regulations can be prepared and properly promulgated.

19:25-8.1. Any candidate may decline to participate in public funding of his or her candidacy in the primary election for the office of Governor. Every candidate, whether or not he or she receives public funding, will be subject to the \$800.00 limitation on contributions. No person or organization may contribute more than \$800.00 in the aggregate to the candidacy of any candidate in the primary election. Loans to candidates, including guarantees by individuals or organizations of loans by the candidate or his committee, are subject to the \$800.00 limitation and all such loans or guarantees will be considered part of the aggregated amount of contributions of such individuals.

19:25-8.2. A candidate who declines to participate in public funding is not subject to the overall campaign expenditure limit contained in the statute.

19:25-8.3. A candidate who declines to participate in public funding is not subject to the limit on the use of a candidate's own funds.

19:25-8.4. A candidate who declines to participate in public funding is not subject to the \$50,000 limit on bank loans contained in section 44 of the Act, (N.J.S.A. 19:44A-44) and is not subject to any limits on the amount of bank loans to be guaranteed by the candidate personally. The candidate and prospective contributors are subject to the \$800.00 limit applicable to guarantors other than the candidate on such bank loans.

19:25-8.5. (a) The \$800.00 contribution limit is applicable to contributions received by the candidate prior to or subsequent to the effective date of the Act. The amount of any contribution in excess of \$800.00 received by the candidate prior to the effective date of the Act must be returned to the contributor immediately. (b) On or before October 15, 1980, each candidate on whose behalf campaign activity has been undertaken by that date shall certify to the Commission in writing that (1) no contribution in excess of \$800.00 has been received on behalf of his candidacy; or (2) that contributions in excess of \$800.00 have been received, and the amount of each contribution in excess of \$800.00 has been returned to the contributor. The certification shall include, (i) written evidence, such as photocopy of check, showing that such excess amounts have been returned to the contributor, and (ii) a list of names and addresses of all contributors who contributed more than \$800.00 and the dates and amounts of all such contributions. (c) A candidate failing to make the foregoing certification with respect to excess contributions will not be eligible to receive matching funds.

19:25-8.6. All expenditures made or incurred by the candidate either prior to or subsequent to the effective date of the Act will count against the overall expenditure limit, except for certain excluded expenditures such as expenses incurred to comply with the regulations of the Commission.

19:25-8.7. Campaign contributions of not more than \$800.00 in the aggregate from a single contributor will be eligible for matching with public funds in accordance with the Act, upon submission of the required information to the Commission in accordance with the regulations of the Commission relating to public financing to be promulgated.

19:25-8.8. An amount not in excess of \$800.00 of any contribution received prior to the effective date of the Act, in cases in which repayment of the excess has been made to the contributor in accordance with the foregoing rules, will be eligible for match with public funds.

Bank Accounts and Deposit of Funds

19:25-8.9. (a) At the time a candidate notifies the Commission of his intent to seek public funding he shall also certify to the Commission that he has opened a campaign bank account with the Commission's approval pursuant to N.J.S.A. 19:44A-32 and deposited all eligible contributions raised prior to that time in said account. Except as otherwise provided in subparagraph (b), contributions not so deposited will not be eligible for match. Subsequently, each candidate shall deposit additional contributions he wishes to submit for match in such bank account within 10 days after receipt.

Contributions Already Spent

(b). Contributions spent prior to October 15, 1980 will be eligible to be matched with public funds if the candidates submit the

information required by the Commission regulations for eligibility for matching by October 15, 1980 and, at the same time, in lieu of evidence of deposit of such contributions in a bank account pursuant to N.J.S.A. 19:44A-32, submit evidence, in the form of invoices, paid bills, cancelled checks and similar written form, of the disbursement of such contributions for the candidacy.

19:25-8.10. On or before October 15, 1980, each candidate, whether publicly declared or not, on whose behalf campaign activity has been undertaken prior to that date shall designate to the Commission the name and address of his principal campaign committee for the primary election, the name and address of his campaign treasurer and the name, address and number of his campaign depositories. A candidate may designate as his principal campaign committee a committee which has engaged in campaign activity on his behalf prior to October 15, 1980.

No political committee (other than such principal campaign committee) which engaged in campaign activity prior to October 15, 1980, may contribute to the candidate or expend on behalf of the candidacy more than \$800.

A candidate who begins his campaign activity subsequent to October 15, 1980, shall designate his principal campaign committee, treasurer and depository to the Commission at the time he notifies the Commission of his intention to seek to qualify for public funding.

19:25-8.2 Definitions

The following words and terms, when used in this subchapter, shall have the following meanings, unless a different meaning clearly appears from the context:

(1) The term "lobbying" or "lobbying activities" shall mean [attempts] efforts to influence a legislator with respect to the content, introduction, passage or defeat of any legislation, including [attempts] efforts to influence the [formulation] preparation , drafting, introduction, consideration, modification, adoption, rejection, approval, veto, enactment or defeat of any bill, resolution, amendment, report, nomination or other matter. Lobbying does not include activity with respect to legislation consisting solely of communications by a corporation to its stockholders and their families, or by a labor organization to its members and their families, or by an association to its members and their families.

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19:25-8.7 Anonymous Contributions

3. An anonymous contribution to a person or organization which engages in lobbying shall not be deemed to be a contribution to influence legislation within the meaning of the prohibition on anonymous contributions contained in section 14 or 20 of the Act (N.J.S.A. 19:44A-14, 20) unless the contribution is made for the express purpose of lobbying or is made to a person or organization whose major purpose is to engage in lobbying activity. Any person or organization which engages in lobbying activity and receives anonymous contributions must report the aggregate amount of all anonymous contribution(s) for purposes of its annual report pursuant to N.J.A.C. 19:25-8.6. For purposes of this section, any person or organization shall be deemed to engage in lobbying activity as its major purpose for any calendar year in which expenditures for such activity constitute more than 50 per cent of its total expenditures.

SUBCHAPTER 8. LOBBYING DISCLOSURE

19:25-8.1 Scope of subchapter

The provisions of subchapter 8 of this chapter, covering the financial disclosure obligations of certain political information organizations ("lobbyists") are promulgated pursuant to the New Jersey Campaign Contributions and Expenditures Reporting Act, L. 1973, c. 83 as amended, N.J.S.A. 19:44A-1 and following ("the Act").

19:25-8.2 Definitions

The following words and terms, when used in this subchapter, shall have the following meanings unless a different meaning clearly appears from the context:

"Lobbying" or "lobbying activities" shall mean attempts to influence a legislator with respect to the content, introduction, passage or defeat of any legislation, including attempts to influence the formulation, drafting, introduction, consideration, modification, adoption, rejection, approval, veto, enactment or defeat of any legislation. Lobbying shall include, among other things, preparation and analysis and distribution of lobbying materials, monitoring of legislation, attendance at hearings and floor debates on legislation, preparation of testimony and pre-

sentations and arranging for and preparation of witnesses as well as communication with legislators, when done by a contract lobbyist or covered employee, as hereinafter defined, but shall not include activity with respect to legislation consisting solely of communications by a corporation to its management employees or stockholders and their families, or by a labor organization to its members and their families, or by an association to its members and their families.

"Contract lobbyist" shall mean and include any person, corporation, partnership or association, retained or designated by any other person, corporation, partnership or association, who, on behalf of such entity and pursuant to such retainer, or designation engages in lobbying or lobbying activities.

"Covered employee" shall mean and include any employee of a lobbyist or lobbyist organization who spends over the course of a reporting year, a total of 10 per cent of his time, or 180 hours, whichever is less, in lobbying activity on behalf of his employer.

"Political information organization", hereinafter referred to as "lobbyist", shall mean and include:

1. Any contract lobbyist;
2. Any two or more persons acting jointly, or any corporation, partnership or association which receives contributions or makes expenditures for lobbying activities. Lobbyist under this paragraph includes, but is not limited to, trade and business associations, clubs, political action committees, unions, public interest groups, and corporations whose salaried employees engage in lobbying activity for their employer or which retain contract lobbyists.
3. Any two or more persons acting jointly, or any corporation, partnership or association which receives contributions or makes expenditures for election-related activity (as defined in N.J.A.C. 19:25-1.7) shall be deemed a political committee, and its reporting and other obligations under the Act, if any, shall be those applicable to political committees.

"Legislator" means any member of the Senate or General Assembly of the State of New Jersey or a member-elect thereof, and any member of a committee or commission of the State Legislature or of either House; the term shall also include any staff member, assistant or employee (but excluding secretarial and clerical or similar employees) of the State Legislature, whether or not he received compensation from the State of New Jersey, and the Governor, Acting Governor, Secretary to the Governor, Counsel to the Governor and any other employee of the Chief Executive's Office, but excluding secretarial and clerical or similar employees.

"Legislation" includes all bills, resolutions, amendments, nominations or appointments, proposed but not yet introduced or pending in either House of the Legislature and all bills and resolutions which, having passed both Houses of the Legislature, are pending approval by the Governor.

"Direct, express and intentional communication with legislators undertaken for the specific purpose of affecting legislation," as used in sections 4 and 5 of this subchapter shall mean and include oral or written communications directed to or at a legislator (including telephone, correspondence, literature, advertising, or use of communication media), regardless of whether the communication is in person or through an agent, and having the effect of transmitting information, opinions, or ideas which reasonably can be said to be addressed to or connected with proposed or pending legislation for the purpose of lobbying. This shall include the preparation and distribution of material for such communication by a contract lobbyist or covered employee for the purpose of such lobbying.

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19:25-8.3 Other definitions

(a) "The Act" means The New Jersey Campaign Contributions and Expenditures Reporting Act, L. 1973, c. 83, as amended, N.J.S.A. 19:44A-1 and following.

(b) "Commission" means the New Jersey Election Law Enforcement Commission.

(c) The term "contribution" includes every loan, gift, subscription, advance or transfer of money or other thing of value, including any item of real property or personal property, tangible or intangible, and paid personal services (but not including voluntary services provided without compensation) made to any lobbyist and any pledge or other commitment or assumption of liability to make such transfer. For purposes of subchapter 8, the term "contribution" shall include receipts of salary, fees, allowances, retainers or other similar compensation. Any such commitment or assumption shall be deemed to have been a contribution upon the date when such commitment is made or liability assumed.

(d) The term "expenditure" includes every loan, gift, advance, subscription or transfer of money or other thing of value, including any item of real or personal property, tangible or intangible and paid personal services (but not including volunteer services provided without compensation) made by any lobbyist and any pledge or other commitment or assumption of liability to make such transfer. Any such commitment or assumption shall be deemed to have been an expenditure upon the date when such commitment is made or liability assumed.

(e) The pronouns "its" and "his," used interchangeably throughout this subchapter, apply to lobbying organizations or lobbyist individuals of either gender, unless a different meaning clearly appears from the context.

(f) The term "principal" includes any person, corporation, partnership or association who or which employs or pays another person, corporation, partnership or association to engage in lobbying activities on its behalf.

(g) The term "unreimbursed travel expenses" means unreimbursed transportation expenses of individuals engaged in lobbying activities who are not compensated by a lobbyist or otherwise for such activities. A travel expense is deemed to be reimbursed if such cost is paid for by a lobbyist, returned to such individual in any way or if such cost is deducted, in any part, as a business expense on any state or federal tax return of the individual or a lobbyist.

19:25-8.4 Exemptions from the Act

(a) The provisions of the Act regarding lobbying activity shall not apply to:

1. Any lobbyist who or which receives contributions or receipts of not more than \$2,500 and makes expenditures of not more than \$2,500 (exclusive of unreimbursed travel expenses) in any calendar year for direct, express and intentional communication with legislators, undertaken for the specific purpose of affecting legislation. In calculating its reporting threshold hereunder, the lobbyist shall include the receipts, contributions and expenditures set forth in section 5(b) of this subchapter.

2. The government of the United States or of the State of New Jersey or of any other state or of any of the political subdivisions of any of the foregoing, or any official, employee, counsel or agent of the government of the United States or of the State of New Jersey or of any other state or of any of the political subdivisions of any of the foregoing, when acting in such official capacity;

3. Any bona fide newspaper, magazine, radio or television station or other bona fide news medium and the owners and employees thereof, disseminating political in-

formation, advertising or comment in the normal course of its business; nor to any recognized school or institution of higher education, public or private, in conducting, sponsoring or subsidizing any classes, seminars, forums, discussions or other events, in the normal course of its business, in which political information or discussion thereof or comment thereon is an integral part;

4. Any bona fide religious group acting solely for the purpose of protecting the public right to practice the doctrine of such religious group;

5. Any duly organized national, state or local committee of a political party;

6. Any person who testifies before a legislative committee or commission or at a public hearing duly called by the Governor on legislative proposals or on legislation passed and pending his approval in behalf of a nonprofit organization incorporated as such in this State who receives no compensation therefor beyond the reimbursement of necessary actual expenses and who makes no other communication to a legislator in connection with the subject of his testimony; and

7. Any person who communicates with a legislator if such communication is undertaken by him as a personal expression and not incident to his employment, even if it is upon a matter relevant to the interests of a person by whom or by which he is employed, and if he receives no additional compensation or reward, in money or otherwise, for or as a result of such communication.

19:25-8.5 Threshold calculation

(a) Any lobbyist who or which receives contributions or receipts of more than \$2,500 or makes expenditures of more than \$2,500 (exclusive of unreimbursed travel expenses) in any calendar year for direct, express and intentional communication with legislators, undertaken for the specific purpose of affecting legislation shall file with the Commission, not later than March 1st of each year, an annual report of contributions and expenditures for the previous calendar year, computed in accordance with the provisions below, on forms supplied by the Commission.

(b) In calculating its reporting threshold hereunder, the lobbyist shall include all contributions or expenditures related to direct, express and intentional communication with legislators for the specific purpose of affecting legislation. Such calculation shall include, without limitation, that portion of the following expenditures which relate to direct, express and intentional communication with legislators for the specific purpose of affecting legislation:

1. Costs of preparation and distribution of lobbying material by a contract lobbyist or covered employee;
2. Costs of purchase and preparation of media, including production expenses and expenses of time and space (e.g., billboards, newspapers, radio, television);
3. Entertainment;
4. Food and beverage;
5. Travel and lodging;
6. Honoraria;
7. Loans;
8. Gifts;
9. Overhead expenses of a contract lobbyist or of a lobbyist as defined in section 2(d)2 of this subchapter attributable to its covered employees (including among other things, rent, utilities, telephone and photocopying);
10. Salary, fees, allowances or other compensation paid to a contract lobbyist by its principal;
11. Compensation paid to a covered employee of a firm, association, partnership or corporation who engages in lobbying activity on behalf of his employer.

(c) The reporting threshold calculation shall also include, without limitation, that portion of the following contributions which relate to direct, express and intentional communication with legislators for the specific purpose of affecting legislation:

1. Salary, fees, allowances or other compensation received by a contract lobbyist from its principal;

2. Subject to the provisions of section 6(a)5ii. of this subchapter, fees or dues contributed by its members to a lobbyist as defined in section 2(d)2 of this subchapter which engages in lobbying activity.

(d) A lobbyist retained by or representing more than one principal shall include in its annual report, and for purposes of determining aggregate threshold expenditure figures pursuant to this section, expenditures made on behalf of all of its principals.

19:25-8.6 Annual report

(a) The annual report shall contain the following:

1. Name, business address, telephone number of lobbyist.

2. Name, address and occupation or business of lobbyist's principal(s), if applicable.

3. Name of all legislative agents registered under the Legislative Activities Disclosure Act of 1971, (N.J.S.A. 52:13C-18 and following) who are employed by reporting lobbyist during a calendar year.

4. Description of the general subject or subjects in which the lobbyist engaged in lobbying.

5. Contributions to a lobbyist, including:

i. Fees, salary or other compensation in full, or that pro rata share attributable to lobbying activities, received by a contract lobbyist. Compensation required to be reported pursuant to this subparagraph shall be detailed as to amount, from whom received and for what purpose. A law firm, advertising agency, public relations firm, accounting firm or similar organization which spends only a portion of its time lobbying on behalf of a principal shall be required to report only that portion of its fees as are attributable to its lobbying activity on behalf of each principal.

ii. Contributions, loans (except for loans from financial institutions made in the ordinary course of business on substantially the same terms as those prevailing for comparable transactions with other persons) or membership fees or dues of an organization, association, or union. Such contributions, loans, membership fees or dues shall not be deemed to be contributions to influence legislation within the meaning of section 8 (N.J.S.A. 19:44A-3) and other reporting sections of the Act and of these regulations, unless made for the express purpose of lobbying, or made to a person or organization whose major purpose is to engage in lobbying activity. For purposes of this subparagraph, any person or organization shall be deemed to engage in lobbying activity as its major purpose for any calendar year in which expenditures for such activity constitute more than 50 per cent of its total expenditures. Such contributions, loans, membership fees or dues (other than those made for the express purpose of lobbying) shall be reportable in the same proportion as the activities of the organization, association or union are for a lobbying purpose; such contributions, loans, membership fees and dues made for the express purpose of lobbying shall be reported in full. Contributions, fees or dues required to be reported pursuant to this subparagraph shall be reported in the aggregate, along with the name and address of the contributor and the date and amount of contributions, fees or dues contributed by any contributor or member, who contributed in the aggregate more than \$100.00 for lobbying activities during the calendar year.

6. Expenditures of lobbyist, including:

i. Fees, salary or other compensation in full, or that pro rata share attributable to lobbying activities, paid to a contract lobbyist. Compensation required to be reported pursuant to this subparagraph shall be detailed as to amount, to whom paid and for what purpose.

ii. Pro rata share of salary or other compensation attributable to lobbying or lobbying activities paid to a covered employee by his employer for lobbying activity on behalf of the employer.

iii. Contributions or membership fees or dues, or that pro rata share attributable to lobbying activity, paid by the lobbyist. This category shall include contributions or dues paid to an organization, association or union, and shall be reportable in the same proportion as the activities of the organization, association or union are for a lobbying purpose. Contributions, fees or dues required to be reported pursuant to this subparagraph shall be reported in the aggregate, along with the name of any organization, association or union to whom the lobbyist made a contribution for lobbying activity in excess of \$100.00 for a calendar year as well as the date and amount of each such contribution, fees or dues.

iv. Preparation and distribution of materials by a contract lobbyist or covered employee for the purpose of lobbying, including all disbursements for preparation and distribution of printed materials, correspondence, newsletters, flyers, publications, films, slides, recordings and video tapes; but this category shall not include costs for internal communications by a corporation to its management employees or stockholders and their families, or by a labor organization to its members or their families, or by an organization to its members and their families.

v. Costs of purchase and preparation of media for the purpose of lobbying (e.g., billboards, newspapers, radio, television), including production expenses and expenses of time and space.

vi. Fees and allowances for the purpose of lobbying, including consulting, legal and other fees, for services performed or to be performed, as well as expenses incurred in rendering such services.

vii. Travel and lodging expenses for the contract lobbyist, or covered employee for the purpose of lobbying.

viii. Other expenses for the purpose of lobbying, attributable to a lobbyist or covered employee, of general office overhead, including rent, utilities, telephone, telegraph, postage and photocopying, incurred for the purpose of lobbying.

ix. The following expenditures, when made by a lobbyist required to report pursuant to the Act, to or on behalf of a legislator or the immediate family of a legislator, shall be presumed to be made for the purpose of influencing the content, introduction, passage or defeat of legislation. An expenditure is deemed to be made by a lobbyist if such cost is reimbursed by or to the lobbyist or if such cost is deducted as a business expense on any state or federal tax return of the lobbyist.

(1) Entertainment, including, but not limited to, disbursements for sporting, theatrical and musical events provided to legislators, paid for by a lobbyist as well as the cost of entertainment for a contract lobbyist or covered employee when in the company of the legislator.

(2) Food and beverages provided to legislators, paid for by a lobbyist as well as food and beverages for the contract lobbyist or covered employee when in the company of the legislator, and payments by lobbyists of food or beverages of legislators at conferences, conventions, banquets, or other similar functions.

(3) Travel and lodging expenses paid for by a lobbyist on behalf of a legislator.

(4) Honoraria paid to a legislator by a lobbyist.

(5) Loans to a legislator from a lobbyist, except for loans from financial institutions made in the ordinary course of business on substantially the same terms as those prevailing for comparable transactions with other persons.

Gifts, including, but not limited to, material goods, entertainment, food, beverage, travel and lodging, given or paid by the lobbyist to a legislator.

7. Expenditures required to be reported pursuant to paragraph 6i through 6viii of this subsection shall be listed in the aggregate by category.

8. Expenditures required to be reported pursuant to paragraph 6ix of this subsection shall be listed in the aggregate by category, and shall be detailed as set forth below.

i. Where expenditures required to be reported pursuant to paragraph 6ix of this subsection in the aggregate on behalf of a legislator, exceed \$25.00 per day, they shall be detailed separately as to name of legislator, date and type of expenditure, amount of expenditure, and to whom paid.

ii. Where expenditures required to be reported pursuant to paragraph 6ix of this subsection in the aggregate on behalf of any one legislator exceed \$100.00 per year, such expenditures, together with the name of such legislator, shall also be detailed in the same manner as in subparagraph i of this paragraph.

iii. With respect to any public event, such as a reception, to which a majority of all members of the Legislature or of either House of the Legislature is invited, the report shall include the date, purpose, place and total cost of the public event. The costs of any public event need not be allocated among the legislators present at the event for inclusion in the daily or annual calculations under subparagraphs i. and ii. of this paragraph.

iv. For the purposes of calculation for subparagraphs i. and ii. of this paragraph, such expenditures made on behalf of staff and assistants assigned to a legislator shall also be counted towards the aggregate of such expenditure for such legislator.

9. Where a contribution of goods or services is made to a lobbyist for the purposes of lobbying, the value of the contribution shall be the reasonable commercial value of the goods to the lobbyist receiving them. Where an expenditure of goods or services, including travel, is made by a lobbyist to a legislator, the value of the expenditure shall be the reasonable commercial value of the goods or services to the legislator.

10. The Treasurer, designated pursuant to Section 9 of this subchapter, of any lobbyist required to file an annual report hereunder shall certify to the correctness of such report.

19:25-8.7 Anonymous contributions

An anonymous contribution to a person or organization which engages in lobbying shall not be deemed to be a contribution to influence legislation within the meaning of the prohibition on anonymous contributions contained in section 20 of the Act (N.J.S.A. 19:41A-20) unless the contribution is made for the express purpose of lobbying, or is made to a person or organization whose major purpose is to engage in lobbying activity. Any person or organization which engages in lobbying and receives anonymous contributions must report the aggregate amount of all anonymous contribution(s) for purposes of its annual report pursuant to section 6 of this subchapter. For purposes of this section, any person or organization shall be deemed to engage in lobbying activity as its major purpose for any calendar year in which expenditures for such ac-

tivity constitute more than 50 per cent of its total expenditures.

19:25-8.8 Audit by commission; recordkeeping

(a) All annual reports of lobbyists required to be filed pursuant to the Act and these Regulations shall be subject to review and audit by the Commission.

(b) Every lobbyist subject to reporting under this Act shall maintain for a period of three years all records and documents relating to its lobbying activity in New Jersey including but not limited to checks, bank statements, contracts and receipts, so as to provide evidence to support statements in reports filed with the Commission and to permit an adequate basis for auditing by the Commission.

19:25-8.9 Responsibilities for filing annual reports

(a) The lobbyist and its designated Treasurer shall have the responsibility of filing annual reports.

(b) Every principal which itself has a filing obligation pursuant to this subchapter is not relieved of that obligation by virtue of the fact that a contract lobbyist employed by it has a filing obligation as a lobbyist. Every lobbyist which has a filing obligation pursuant to this subchapter is not relieved of that obligation by virtue of the fact that its principal has or may have a filing obligation as a lobbyist.

(c) The covered employee of a corporation or other principal shall not have an obligation of filing an annual report; the obligation to file the annual report will be that of the corporation or other principal.

19:25-8.10 Appointment of treasurer and depository

(a) Every lobbyist required to file an annual report pursuant to section 5 of this subchapter, or which reasonably anticipates making expenditures requiring it to report pursuant to section 8 of this subchapter, shall appoint a treasurer and name a depository and file the names and addresses of such with the Commission on forms designated by the Commission on or before January 31 of each year or as soon thereafter as the obligation to report becomes known to such lobbyist.

(b) Nothing in the Act or these regulations shall be construed to require designation of a corporate treasurer or chief financial officer as treasurer hereunder, or be interpreted to impose depository requirements prohibited by the Commissioner of Banking or the Supreme Court of New Jersey as to the Canons of Ethics for attorneys, of the Public Utilities Commission for utility companies, or of other regulatory agencies.

(c) Every treasurer appointed pursuant to this section shall either be a resident of the State of New Jersey or, in the alternative, the lobbyist must file with the Commission a consent to service of process and submission to jurisdiction in a form satisfactory to the Commission.

(d) In naming a depository pursuant to this section, a lobbyist may designate a separate account for lobbying contributions, receipts and expenditures or it may designate its normal business account for such purpose; provided, however, in either case, a lobbyist must keep records sufficient to permit the Commission to identify and audit such contributions, receipts and expenditures.

(e) The treasurer of a lobbyist may appoint deputy treasurers as may be required and may designate additional depositories. Such lobbyist shall promptly file the names and addresses of deputy treasurers and additional depositories with the Commission.

(f) In the case of the death, resignation or removal of a treasurer, the lobbyist shall appoint a successor as soon as practicable and shall file his name and address with the Commission within three days of such appointment.

19:25-8.11 Advisory opinions

The Commission is authorized, pursuant to section 6 of the Act, to render advisory opinions as to the applicability of the Act to a given specific set of facts and circumstances.

19:25-8.12 Investigations by the commission

(a) The Commission may, pursuant to N.J.S.A. 19:44A-6(b), on its own motion or on the application of any person, conduct investigations to determine the extent to which any candidate, committee, organization or other person or group of persons is complying with the Act.

(b) In the conduct of such investigations, all investigatory powers granted by N.J.S.A. 19:44A-6(b) shall be available to the Commission.

19:25-8.13 Severability clause

If any regulation, or sentence, paragraph or section of these regulations, or the application thereof to any persons or circumstances shall be adjudged by a court of competent jurisdiction to be invalid, or if by legislative action any regulation shall lose its force and effect, such judgment or action shall not affect, impair or void the remainder of these regulations.

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AMENDMENTS CONCERNING ELECTION ACTIVITY

19:25-11.3 Computation of contributions

(c) Except as otherwise provided in subparagraph (f) of this paragraph 11.3, nonprofit corporations, organizations and associations must report as contributions the total amount of contributions for election-related [political] activity as described in section [2(b)] 1.7 of this [sub]chapter, and the name, address and amount of contribution made by any contributor who contributed more than \$100.00 in the aggregate for election-related [political] activity:

19:25-11.3 Computation of contributions

(d) Except as otherwise provided in subparagraph (f) of this paragraph 11.3, trade associations, business associations, unions and other organizations and associations (other than non-profit) must report as contributions the total amount of contributions, dues and assessments for election-related [political] activity as described in section [26(b)] 1.7 of this [sub]chapter, and the name, address and amount of such contribution made by any contributor whose contribution, dues or assessment for political activity exceeded \$100.00 in the aggregate:

19:25-11.3 Computation of contributions

(e) Except as otherwise provided in subparagraph
(f) of this paragraph 11.3, corporations, partnerships and other business or professional associations must report as contributions the total amount of money initially budgeted or initially allocated for election-related [political] activity and deposited in a [political information organization] political committee or political action committee fund, together with any additional sums later so budgeted or allocated or deposited; plus the allocated value of other expenses reasonably attributable to election-related [political] activity, where payment for such expenses has not been made through a [political information organization] political committee or political action committee fund (for example, payments from payroll account, or rental or office supply payments through normal business accounts); plus all amounts contributed to candidates[,] or committees [or political information organizations] for election-related [political] activity; plus any contribution or money utilized for election-related [political] activity not otherwise described above:

19:25-11.3 Computation of contributions

(f) Contributions, loans, membership fees or dues to persons or organizations described in subparagraph (c) or (d) or (e) of this paragraph 11.3 shall not be deemed to be contributions to aid or promote the passage or defeat of a public question in any election, unless made for the express purpose of promoting the passage or defeat of such public question, or made to a person or organization whose major purpose is to engage in promoting the passage or defeat of a public question. For purposes of this subparagraph, any person or organization shall be deemed to engage in promoting the passage or defeat of a public question as its major purpose for any calendar year in which expenditures for such activity constitute more than 50 per cent of its total expenditures. Such contributions, loans, membership fees or dues (other than those made for the express purpose of passage or defeat of a public question) shall be reportable in the same proportion as the activities of the organization, association or union are for such purpose; such contributions, loans, membership fees and dues made for the express purpose of promoting the passage or defeat of a public question shall be reported in full. Contributions, fees or dues required to be reported pursuant to this subparagraph shall be reported in the aggregate, along with the name and address of the contributor and the date and amount of contributions, fees or dues contributed by any contributor or member, who contributed in the aggregate more than \$100.00 to promote the passage or defeat of a public question during the calendar year.

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19:25-5.3 Filing with the commission

Each candidate[,] or committee [or organization] shall promptly file the name and address of the treasurer or campaign treasurer and depository or campaign depository with the commission, on a form designated by the commission and made available through the State and county committees of the major political parties, the county clerk

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of each county, the municipal clerk of each municipality, the county superintendent of schools (as to school board elections only) and directly from the office of the commission.

19:25-5.4 Deputies

(a) (No change.)

(b) A campaign treasurer of a political party committee or a political committee may appoint deputy campaign treasurers as may be required and may designate additional campaign depositories. [The treasurer of a political information organization may appoint deputy treasurers as may be required and may designate additional depositories.] Such committees [or organizations] shall promptly file the names and addresses of deputy treasurers or campaign treasurers and additional depositories or campaign depositories with the commission.

19:25-5.5 Removal or resignation of treasurers

In the case of the death, resignation or removal of a treasurer or campaign treasurer, the candidate or committee [or organization] shall appoint a successor as soon as practicable and shall file his name and address with the commission within three days of such appointment.

19:25-7.6 Earmarked funds

Whenever funds in excess of \$100.00, which are earmarked or intended for the use of any candidate[,] or committee [or organization] are transferred or retransferred through an intermediate candidate[,] or committee, [or organization] the funds shall be accompanied by a statement of the name, address and amount of the original contributor of such fund, and the reports filed by each transferee shall identify the original source and amount of such contribution.

19:25-9.1 Report (form [R¹]) R-1

Form R-1 is to be used for preelection and post-election reports by all candidates (except those filing an affidavit in accordance with Section 5 of this subchapter) and by all committees [or organizations] which receive contributions or make expenditures respecting a candidate or public question in any election and are required to file.

19:25-9.9 Sixty-day interval report

Form R-1 shall be used for the report whenever a candidate[,] or committee [or organization] shall be required to file one or more 60-day interval reports because all business in connection with a past election has not yet been wound up, or because it has received contributions or made expenditures with respect to such election after the date of the final report subsequent to such election, or has conducted a testimonial affair or public solicitation for the purpose of raising funds to cover any part of the expenses relating to such election. Such report shall cover the time period beginning with the day succeeding the last day covered by the most recent previous report and ending with the day preceding the date on which this report is due. Such report shall be filed with the office of the commission.

19:25-9.10 Final report

(a) A candidate (or a committee [or organization] formed for a particular election) must certify in the final report that the business of the election for which it was formed has been wound up and the fund dissolved.

(b) A political committee, political party committee[,] or political club [or political information organization] which continues its activities beyond the election must certify in the final report that all business regarding the election has been wound up and shall state the final dis-

position of any balance of funds on hand or the arrangements which have been made for the discharge of any unpaid obligations.

19:25-10.1 Report (form R-2)

Form R-2 is used for the annual report by all political party committees (including permanent political clubs) [and by all political information organizations] which are required to file.

19:25-11.1 General provisions

Except as otherwise provided in N.J.A.C. 19:25-12.1, every contribution to aid or promote the nomination, election or defeat of any candidate or candidates for public office, or to aid or promote the passage or defeat of a public question in any election [, or which seeks to influence the content, introduction, passage or defeat of legislation,] must be reported.

19:25-11.2 Contributions for election-related [political] activity

(a) Every contribution to a candidate, political committee, political party committee or a political club shall be deemed to be a contribution for election-related [political] activity as described in section 1 of this subchapter, unless it shall clearly appear that such contribution is not for political purposes:

19:25-11.3 Computation of contributions

(a) Candidates (or committees [or organizations] formed for a particular election) must report as contributions the total amount of contributions and the name, address and amount of contributions made by any contributor who contributed in the aggregate more than \$100.00.

(b) (No change)

(c) Nonprofit corporations, organizations and associations must report as contributions the total amount of contributions for election-related [political] activity as described in section [2(b)] 1.7 of this [sub]chapter, and the name, address and amount of contribution made by any contributor who contributed more than \$100.00 in the aggregate for election-related [political] activity:

1. Examples: American Civil Liberties Union, League of Women Voters.

(d) Trade associations, business associations, unions and other organizations and associations (other than nonprofit) must report as contributions the total amount of contributions, dues and assessments for election-related [political] activity as described in section [2(b)] 1.7 of this [sub]chapter, and the name, address and amount of such contribution made by any contributor whose contribution, dues or assessment for political activity exceeded \$100.00 in the aggregate:

1. Examples: Chamber of Commerce, AFL/CIO, COPE.

(e) Corporations, partnerships and other business or professional associations must report as contributions the total amount of money initially budgeted or initially allocated for election-related [political] activity and deposited in a [political information organization] political committee or political action committee fund, together with any additional sums later so budgeted or allocated or deposited; plus the allocated value of other expenses reasonably attributable to election-related [political] activity, where payment for such expenses has not been made through a [political information organization] political committee or political action committee fund (for example, payments from payroll account, or rental or office supply payments through normal business accounts); plus all amounts contributed to candidates[,] or committees [or political information organizations] for election-related [political] activity; plus any contribution of

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money utilized for election-related [political] activity not otherwise described above:

1. Examples: General Motors Corporation, Ford Motor company, business organizations generally.

[(f) Legislative agents (not otherwise covered in subsections (c), (d) or (e) of this section) as defined in the Legislative Activities Disclosure Act of 1971 (N.J.S.A. 19:25-19), including individual legislative agents, must file as contributions the total amount of contributions, fees or other amounts paid to them for or in connection with any political activity undertaken by them on behalf of other persons during the reporting period; plus any contributions or moneys utilized for political activities or expended from personal or firm funds for political activity, whether or not chargeable to clients for other persons.]

19:25-11.4(a) Where contribution of goods is made for election-related [political] purposes, the value of the contribution shall be the fair market value of the goods to the candidate[,] or committee [or organization] receiving them.

19:25-11.5 Anonymous contributions
(a) Except as otherwise provided in subsection (b) of this section, no contribution or expenditure shall be made anonymously, or in a fictitious name, or by one person or group in the name of another for [a] an election-related [political] purpose, and no person shall contribute or purport to contribute to any candidate[,] or committee [or organization,] funds or property not actually belonging to him and in his full custody and control, or which have been given or furnished to him by any other person or groups for the purpose of making a contribution thereof.
(b) (No change)

19:25-12.1 Reporting of expenditures
(a) Candidates shall maintain records with respect to all expenditures in aid or furtherance of aid of their candidacy and (except for a candidate filing an affidavit under N.J.A.C. 19:25-9.5) shall report such expenditures in accordance with the provisions of subchapter 9 (pre-election[s] and post-election[s] report) of this chapter. Payment by cash for expenditures is not unlawful; in case of such payments, receipts must be obtained from the ultimate payees and accurate records must be maintained by the campaign treasurer and included in the report for such candidate to reflect the identity of each payee, the date and amount of payment and a brief statement of the purposes of such expenditure. Expenditures incurred by lawful payment to workers on election day are expenditures on behalf of candidates. Victory parties or other similar celebrations held after the close of the polls and not held for the purpose of raising funds are not expenditures for purposes of N.J.A.C. 19:25-3.1 but must nonetheless be reported.
(b) (No change)

(c) A political committee acting on behalf of a candidate shall be subject to the same requirements as candidates with respect to reporting expenditures, except that no political committee or political party committee [or political information organization] shall be required to file pre-election or post-election reports as to any candidate who is not required to file such reports by virtue of his having filed an affidavit pursuant to N.J.A.C. 19:25-9.5. A political party committee [or a political information organization] may become a political committee with respect to a candidate if it is organized to or aids or promotes the nomination, election or defeat of such candidate:

1. A political committee for one or more public questions shall record and report expenditures in the same

manner as described for candidates[;]. [provided, however, that a political committee which is a political committee solely as to one or more public questions with respect to any election shall not be subject to the reporting or other requirements of the act if the total amount of its expenditures for such election do not exceed \$100.00. A political party committee or political information organization] A political party committee whose political activity in any election is solely to aid or promote the passage or defeat of a public question in such election is a political committee within the meaning of this paragraph for such public question.
(d) (No change)

19:25-12.3 Public question reporting threshold
A political committee which is a political committee solely as to one or more public questions with respect to any election shall not be subject to the reporting or other requirements of the act if the total amount of its expenditures for such election does not exceed \$2,500.

19:25-12.4 Independent expenditures
(a) Independent expenditures shall not be deemed to be expenditures within the meaning of section 7 of the Act, but such expenditures shall be subject to all of the reporting and disclosure requirements of the Act, subject to the provisions of N.J.A.C. 19:25-12.5. Every person or political committee making an independent expenditure and required to report under the Act shall include in the reports required under the Act a sworn statement on a form provided by the commission that such independent expenditure was not made with the cooperation or prior consent of, or in consultation with or at the request or suggestion of, the candidate or any person or committee acting on behalf of the candidate.
(b) Any advertisement which is an independent expenditure shall include a clear and conspicuous statement that the advertisement is not authorized by any candidate and shall state the name and address of the person or organization making the expenditure.

19:25-12.5 Reporting of independent expenditures
(a) Any political committee, not acting in concert with a candidate or any other political committee in support or defeat of a candidate or public question, which expends more than \$1,000.00 to support or defeat such candidate or more than \$2,500.00 to aid the passage or defeat of such public question shall be required to report all such expenditures in accordance with subsection (c) of this section.
(b) Any person, not acting in concert with any other person or committee, who expends personally from his own funds without being reimbursed more than \$1,000.00 to support or defeat a candidate or more than \$2,500.00 to aid the passage or defeat of a public question shall be required to report all such expenditures in accordance with subsection (c) of this section.

(c) Expenditures required to be reported pursuant to subsections (a) and (b) of this section shall be reported either:

1. To the campaign treasurer of the candidate, political party committee or political committee on whose behalf such expenditure or contribution was made, or to his deputy, who shall cause the same to be included in his report to the Election Law Enforcement Commission subject to the provisions of sections 8 and 16 of the Act; or

2. Directly to the Election Law Enforcement Commission at the same time and in the same manner as a political committee subject to the provisions of section 8 of the Act.

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19:25-15.31 Independent expenditures

(a) Independent expenditures shall not be deemed to be expenditures within the meaning of section 7 of the Act, but all such expenditures shall be subject to [all of the reporting and disclosure requirements of the Act.] the provisions of N.J.A.C. 19:25-12.5. Every person or political committee making independent expenditures and required to report under the Act shall include in the reports required under the Act a sworn statement on a form provided by the commission that such independent expenditure was not made with the cooperation or prior consent of, or in consultation with or at the request or suggestion of, the candidate or any person or committee acting on behalf of the candidate.

(b) (No change)

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AMENDMENTS CONCERNING LOBBYING

Section 19:25-11.5 (a) 3:

3. An anonymous contribution to a person or organization which engages in election-related activity shall not be deemed to be a contribution to aid the passage or defeat of a public question within the meaning of the prohibition on anonymous contributions contained in Sections 14 or 20 of the Act (N.J.S.A. 19:44A-14, 20) unless the contribution is made for the express purpose of election-related activity, or is made to a person or organization whose major purpose is to engage in election-related activity. Any person or organization which engages in election-related activity and receives anonymous contributions must report the aggregate amount of all anonymous contribution(s) for purposes of its annual report pursuant to N.J.A.C. 19:25-8.6. For purposes of this section, any person or organization shall be deemed to engage in election-related activity as its major purpose for any calendar year in which expenditures for such activity constitute more than 50 per cent of its total expenditures.

“Election-related [“Political] activity” means election activity related to a candidate or public question as set forth in the act and all campaign efforts during any election, or the provision by any means of political information on any candidate or public question [, or efforts to seek to influence the content, introduction, passage or defeat of legislation in the State of New Jersey.] In the State of New Jersey.

“Political club” means any organization (other than a political party committee) having a recognized ongoing relationship to a political party. See N.J.A.C. 19:25-4.6.

[“Political information organization” means any two or more persons acting jointly, or any corporation, partnership or any other incorporated or unincorporated association, whether or not it is required to be registered pursuant to the “Legislative Activities Disclosure Act of 1971” (L. 1971, c. 183), which is organized for the purpose of providing, or which provides political information concerning any candidate or candidates for public office or with respect to any public question, or which seeks to influence the content, introduction, passage or defeat of legislation. The term shall not apply to any bona fide newspaper, magazine, radio or television station or other bona fide news medium disseminating political information, advertising and comment in the normal course of its business; nor to any recognized school or institution of higher education, public or private, in conducting, sponsoring or subsidizing any classes, seminars, forums, discussions or other events in which political information or the discussion thereof or comment thereon is an integral part.]

Repeal N.J.A.C. 19:25-4.7, 5.2(e), 6.3 and 11.2(b).

19:25-11.5(a)[3. A contribution to a political information organization from a member of the general public in an amount not exceeding \$10.00, or the purchase by a member of the general public of an item having some tangible value as merchandise, at a price in excess of the value of such merchandise, but not exceeding \$10.00 per item, when the net proceeds of such purchase are to be used by or on behalf of such political information organization; provided, however, that this provision is not applicable to any contribution or purchase where the net proceeds are to be used in whole or in part in furtherance or in aid of the candidacy of any candidate.]

3. An anonymous contribution to a person or organization which engages in election-related activity shall not be deemed to be a contribution to aid the passage or defeat of a public question within the meaning of the prohibition on anonymous contributions contained in Section 20 of the Act (N.J.S.A. 19:44A-20) unless the contribution is made for the express purpose of election-related activity, or is made to a person or organization whose major purpose is to engage in election-related activity. Any person or organization which engages in election-related activity and receives anonymous contributions must report the aggregate amount of all anonymous contribution(s) for purposes of its annual report pursuant to N.J.A.C. 19:25-8.6. For purposes of this section, any person or organization shall be deemed to engage in election-related activity as its major purpose for any calendar year in which expenditures for such activity constitute more than 50 per cent of its total expenditures.

Repeal N.J.A.C. 9:25-12.1(e) and (f).

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NAME	COUNTY & MUNICIPALITY	OFFICE SOUGHT	PARTY	FILING	DAYS LATE	COMMISSION ACTION
1. Bernard J. McClain	Burlington-Bordentown Twp	Municipal	D	A-1	13	Reprimand
2. Robert J. Starrett	Camden-Haddon Heights Boro	Municipal	D	A-1	13	Reprimand
3. Joseph G. Wojak	Essex-Bloomfield Town	Municipal	R	A-1	13	Reprimand
4. Burke P. McCormack	Essex-Glen Ridge Boro	Municipal	D	A-1	13	Reprimand
5. Robert McDonald	Gloucester-Monroe Twp.	Municipal	D	A-1	13	Reprimand
6. William J. Peacock	Gloucester-Monroe Twp.	Municipal	D	A-1	13	Reprimand
7. Howard P. Richman	Gloucester-Monroe Twp.	Municipal	D	A-1	13	Reprimand
8. Vincent Tarantino	Gloucester-Monroe Twp.	Municipal	D	A-1	13	Reprimand
9. Donald B. Craig	Hunterdon-Bethlehem Twp.	Municipal	D	A-1	13	Reprimand
10. Theodore F. Lewis, Jr.	Monmouth-Eatontown Boro	Municipal	D	A-1	13	Reprimand

ELECTION: 1980 Primary Election

NAME	COUNTY & MUNICIPALITY	OFFICE SOUGHT	PARTY	FILING	DAYS LATE	COMMISSION ACTION
11. Robert E. Braden	Essex-Roseland Boro	Municipal	R	A-1	14	Reprimand
12. Nicholas Giaconia	Atlantic-Hamilton Twp.	Municipal	D	A-1	18	Reprimand
13. Domenico C. Mascolo	Bergen-Fairview Boro	Municipal	D	A-1	18	Reprimand
14. John Mountain	Bergen-Fairview Boro	Municipal	D	A-1	18	Reprimand
15. James W. Treffinger	Essex-Verona Boro	Municipal	D	A-1	18	Reprimand
16. Elsie Sweda	Middlesex-Carteret Boro	Municipal	R	A-1	18	Dismissal
17. John T. McDonnell, Jr.	Middlesex-S. Amboy City	Municipal	R	A-1	18	Reprimand
18. Mark Coulter	Morris-Victory Gardens Boro	Municipal	D	A-1	18	Reprimand
19. Douglas Mehring	Somerset-Hillsborough Twp.	Municipal	D	A-1	18	Reprimand

19-40 days late

ELECTION: 1980 Primary Election

NAME	COUNTY & MUNICIPALITY	OFFICE SOUGHT	PARTY	FILING	DAYS LATE	COMMISSION ACTION
1. Karen T. Hayes	Bergen-Montvale Boro	Municipal	R	A-1	19	\$25.00
2. William Hall (Withdrawn)	Camden-Gloucester Twp.	Municipal	D	A-1	19	Reprimand
3. Joanne M. Scarfo	Salem-Carneys Point	Municipal	D	A-1	19	\$25.00
4. Raymond E. Littleford	Burlington-Burlington City	Municipal	D	A-1	20	\$25.00
5. James A. O'Donnell	Gloucester-Monroe Twp.	Municipal	D	A-1	20	\$25.00
6. Joseph H. Offner	Gloucester-Monroe Twp.	Municipal	D	A-1	20	\$25.00
7. William J. Roberts	Gloucester-Monroe Twp.	Municipal	D	A-1	20	\$25.00
8. Thomas E. Suggs	Cumberland-Deerfield Twp.	Municipal	D	A-1	21	\$25.00
9. Edward Tiscornia	Bergen-Haworth Boro	Municipal	/D	A-1	24	\$25.00
10. C. Frederick Hettinger, Jr.	Camden-Merchantville Boro	Municipal	R	A-1	24	\$25.00

NAME	COUNTY & MUNICIPALITY	OFFICE SOUGHT	PARTY	FILING	DAYS LATE	COMMISSION ACTION
11. David M. Breen	Middlesex-S. Brunswick Twp.	Municipal	R	A-1	24	\$25.00
12. Almerth M. Battle	Monmouth-Neptune Twp.	Municipal	D	A-1	24	\$25.00
13. Vernon A. Brikowski	Monmouth-Neptune Twp.	Municipal	D	A-1	24	\$25.00
14. John A. Gibson	Camden-Somerdale Boro	Municipal	D	A-1	25	\$25.00
15. Julius B. Scott	Camden-Somerdale Boro	Municipal	D	A-1	25	\$25.00
16. Frederick Fuest	Middlesex-Metuchen Boro	Municipal	R	A-1	25	\$25.00
17. Robert P. Howard	Bergen-Mahwah Twp.	Municipal	R	A-1	27	\$25.00
18. E. Gilbert Taylor, Jr.	Morris-Washington Twp.	Municipal	R	A-1	27	\$25.00
19. Joseph J. Roberts, Jr.	Camden	Freeholder	D	A-1	40	\$25.00

