COMPLAINT	
Respondent.	
MARIE FOR D49 DD3	
vs.	2024 AIIO
Complainant,	CASE NUMBER 2024 AHO
ELECTIONS DIVISION OF THE SECRETARY OF STATE,	◆ COURT USE ONLY ◆
BEFORE THE SECRETARY OF STATE, COLORADO DEPARTMENT OF STATE, in re ED 2023-51	
Denver, CO 80290	
1700 Broadway #550	
ADMINISTRATIVE HEARING OFFICER	
STATE OF COLORADO	

Pursuant to § 1-45-111.7, C.R.S. (2023) and Rule 24 of the Secretary's Rules on Campaign and Political Finance, 8 CCR 1505-6, the Elections Division of the Secretary of State files this Complaint against Marie for D49 DD3 ("Respondent" or the "Committee").

BACKGROUND

- 1. To foster transparency and assist voters in assessing the sources of electioneering communications, Colorado law requires any person spending one thousand dollars or more on electioneering communications to include a "paid for by" disclaimer on the communication. This disclaimer must clearly and conspicuously include the name of the entity paying for the communication, and if the entity is not a natural person, it must also identify the entity's registered agent.
- 2. Here, the Committee paid for and distributed \$3,517.47 worth of electioneering communications that failed to include a fully compliant disclaimer statement. The communications included yard signs, a website, postcards and text messages. All communications at issue included the disclaimer: "Paid for by Marie for D49 DD3," but none of them identified a registered agent.
- 3. Accordingly, the Division brings this complaint for appropriate relief.

PARTIES

- 4. Complainant is the Elections Division ("Division") of the Colorado Secretary of State.
- 5. Respondent is Marie for D49 DD3, a candidate committee registered with the Colorado Secretary of State, ID # 20235045837, in the November 7, 2023, election for the District 49 School Board in El Paso County.

JURISDICTION AND VENUE

- 6. The Hearing Officer has jurisdiction under § 1-45-111.7.
- 7. The Division files this complaint with a hearing officer consistent with § 1-45-111.7(5)(a)(IV), (6).
- 8. This complaint is timely filed within thirty days of the Division's January 11, 2023, Notice of Investigation under § 1-45-111.7(5)(a)(IV).
 - 9. Venue is proper before the hearing officer under § 1-45-111.7(5).

ALLEGATIONS

- 10. Marie for D49 DD3 is a candidate committee registered with the Secretary of State. Its purpose is to support the candidacy of Marie La Vere-Wright for election to the District 49 School Board in the November 7, 2023, election.
- 11. On October 23, 2023, the Division received a campaign finance complaint naming Marie La Vere-Wright. The complaint was filed by Darcy Schoening.
- 12. The Schoening complaint alleged that between October 10, 2023, and October 22, 2023, the Committee had failed to identify a registered agent on its campaign mailers, yard signs, and other materials. Schoening's complaint contained a photo of the yard sign.



- 13. On October 30, 2023, the Division sent Respondent a Notice of Initial Review and Opportunity to Cure and a Request for Information. The Division concluded that the Schoening complaint identified one or more potential violations of Colorado campaign finance law and alleged sufficient facts to support a legal and factual basis regarding the alleged violation, but also that the violations may be curable.
- 14. The Committee cooperated with the Division's review and investigation, including by providing copies of the communications in question. Each communication included the disclaimer: "Paid for by Marie for D49 DD3," but did not identify the Committee's registered agent.
- 15. The Committee also worked quickly to cure the communications to add the name of the Committee's registered agent. The Committee printed labels identifying the Registered Agent and affixed them to yard signs and postcards. The Committee also updated its website to include the following disclaimer: "All yard signs, business cards, postcards, mailers, or other campaign communications are paid for by Marie for D49 DD3. Registered Agent Marie La Vere-Wright.
- 16. The Division reviewed Respondent's responses to the Division's questions and the Committee's filings in the TRACER system. The Division identified \$3,517.47 in expenditures that constituted electioneering communications, as the communications: 1) unambiguously referred to La Vere-Wright; 2) were distributed during the electioneering window (60 days before the regular biennial school board election (November 7, 2023)); and 3) were distributed to an audience that included members of the electorate for such office.

COLORADO CAMPAIGN FINANCE LAW

- 17. Under Colorado law, "any person who expends one thousand dollars or more per calendar year on . . . regular biennial school electioneering communications shall, in accordance with the requirements specified in section 1-45-107.5(5), state in the communication the name of the person making the communication." § 1-45-108.3(3), C.R.S.
- 18. Under § 1-45-107.5(5), C.R.S. the disclaimer must include "A statement that: (I) The communication has been 'paid for by (full name of the person paying for the communication)'; and (II) Identifies a natural person who is the registered agent of if the person identified in subsection (5)(a)(I) of this section is not a natural person."

CLAIM ONE Failure to Include a Sufficient Disclaimer (§ 1-45-108.3(3), C.R.S.)

- 19. All preceding allegations are incorporated.
- 20. Marie La Vere-Wright was a candidate for the District 49 School Board. She appeared on the November 7, 2023, general election ballot in El Paso County.
- 21. The Committee was the candidate committee organized to support La Vere-Wright's candidacy.
- 22. For the months leading up to the election, the Committee purchased and distributed \$3,517.47 worth of electioneering communications.
- 23. Those communications did not include compliant disclaimer statements.
- 24. The Division is entitled to relief under Article XXVIII of the Colorado Constitution and the Fair Campaign Practices Act, § 1-45-101 *et seq*.

Respectfully submitted this 12th day of February, 2024.

PHILIP J. WEISER Attorney General

/s/ Peter G. Baumann

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CERTIFICATE OF SERVICE

This is to certify that I will cause the within filing to be served by mail this 12th day of February, 2024, addressed as follows:

Marie for D49 DD3
C/O Registered Agent Marie La Vere-Wright
10462 Scotts Bluff Dr.
Peyton, CO 80831
<u>Electmaried49dd3@gmail.com</u>
Respondent

Darcy Schoening PO Box 261 Peyton, CO 80831 <u>schoeningdarcy@gmail.com</u> Third-Party Complainant

/s/ Kerry Wade