

FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

March 1, 2004

Kirk Jowers, Esq. Caplin & Drysdale, Chartered One Thomas Circle, N.W. Washington, D.C. 20005

Re: Kean for Congress Committee v. FEC, No. 1:04-cv-00007-JDB

Dear Mr. Jowers:

In a telephone conversation with me last week, you noted that the Federal Election Commission has revised its policy concerning public disclosure of materials from closed administrative matters since the Commission dismissed the Kean for Congress Committee's administrative complaint and closed the file on that matter. Although the Commission has publicly released some of the documents from the administrative proceedings concerning your client's administrative complaint, you requested that Committee counsel be allowed to see the additional administrative records that the Commission would have disclosed to the public under the new policy. As I told you on Friday, we have agreed to your request. Accordingly, you will find enclosed in this envelope the additional materials, except for those documents that you already have or that have been publicly released, namely, the Committee's administrative complaint, the FEC certification of its votes on the matter, and the Commissioners' Statements of Reasons. The additional documents have been redacted under the Freedom of Information Act.

Yours truly,

Vivien Clair Attorney

Enclosures

Notification letters (June 8, 2000)
Designation of Counsel (June 15 & 26, 2000)
Request for Extension of Time (June 16, 2000)
FEC Response to Request (June 20, 2000)
CRG Response to Allegations (July 10, 2000)
Letter from FEC to CRG Counsel (July 17, 2003)
First General Counsel's Report (redacted) (Sept. 3, 2003)
Close-out letters (Nov. 10, 2003)