The original documents are located in Box 43, folder "President - Campaign Ballot Authorizations" of the Philip Buchen Files at the Gerald R. Ford Presidential Library.

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Digitized from Box 43 of the Philip Buchen Files at the Gerald R. Ford Presidential Library

THE WHITE HOUSE

WASHINGTON

December 16, 1975

MEMORANDUM FOR:

BOB VISSER

PHILIP BUCHEN F. U.B.

FROM:

SUBJECT:

Massachusetts Presidential Primary Affidavit

The attached letter from the Secretary of the Commonwealth of Massachusetts concerning the above matter is forwarded to you for appropriate handling.

Attachment



The Commonwealth of Massachusetts

Office of the Secretary State House . Boston 02133

PAUL GUZZI SECRETARY OF THE COMMONWEALTH

December 11, 1975

President Gerald R. Ford The White House Washington, D. C. 20004



Dear Mr. President,

Acting under Massachusetts General Laws, Chapter 53, Section 70E, (as amended by Chapter 600 of the Acts of 1975), I have determined that you are a candidate or potential candidate for the Office of the President of the United States, who is generally recognized in national news media throughout the United States.

Accordingly, I intend to place your name on the Republican party ballotfor the Massachusetts Presidential Primary to be held on March 2, 1976.

The law provides that no name may be removed from the ballot unless the candidate files an affidavit with my office stating that he does not desire his name printed on the ballot.

Therefore, if you do not wish to have your name appear on the ballot, please sign and return the enclosed affidavit to me as soon as possible, and, in any event, no later than five o'clock p.m., Eastern Standard Time, Friday, January 9, 1976.

Sincerely, Durgi

PAUL GUZZI. Secretary of the Commonwealth



PG:atd

Enclosure

MASSACHUSETTS PRESIDENTIAL PRIMARY AFFIDAVIT

TO: Paul Guzzi, State Secretary Commonwealth of Massachusetts

FROM:

DATE:

Dear Mr. Secretary:

I hereby state that I do not desire my name printed upon the ballot at the forthcoming Massachusetts Presidential Primary to be held on March 2, 1976.

Accordingly, I hereby request that you remove my name from the ballot.

Signed,

Personally appeared the above named ______ and acknowledged the foregoing request signed by him to be his free act and deed.

Before me,

Notary Public

WASHINGTON

December 17, 1975

MEMORANDUM FOR THE PRESIDENT

THROUGH:

RICHARD CHENEY PHILIP BUCHEN

SUBJECT:

FROM:

Illinois Statement of Candidacy and Candidate's Statement

The attached <u>Statement of Candidacy</u> and <u>Candidate's Statement</u> was prepared by the President Ford Committee and must be signed in the presence of a Notary Public and returned to the PFC tomorrow so that the documents can be in Chicago by Friday, December 19. The PFC plans to file the documents with the State Board of Elections on Monday morning unless that Board determines that the statements are not required because of an ambiguity in the Illinois statute. They intend to be the first to file in order to assure that you are first on the ballot.

TC

WASHINGTON

December 31, 1975

ACTION

MEMORANDUM FOR THE PRESIDENT

FROM:

PHILIP W. BUCHEN

The President Ford Committee has requested that you sign today the sample Petition for Nomination Signature Sheet (attached at Tab A) and authorize the telegram confirming your signature (at Tab B). This is necessary to allow Oregon residents to take a state income tax credit on contributions to your campaign this year, and is in accordance with a December 19, 1975, decision of the Oregon Secretary of State. It will have no effect on Federal income taxes. In order for Oregon citizens to qualify for this deduction, it is necessary that this document be signed no later than December 31, 1975.

Recommendation

I recommend that you sign the statement at Tab A, and authorize the telegram at Tab B.

No. 105 (Rev.) 1 Aug. 1969	Gerald	R. Ford		Kepublican X	Petition for N	omination	
	Address of Candidate : 1600 Pe Street or Rout	ennsylvania Avenue, N. W., Was o No. City	hington, D. C. Zip Code	Democrat	SIGNATURE	SHEET	
	Office Petitioned for : The Pre	esident	Date 12/31/75				
	To: (Secretary of State or County Cl We, the undersigned registered elec at the Primary Election next following the affiliated with the same political party as	lerk) ctors of Oregon, request that the name of the person e filing of this petition for the (Republican or Democ that of the person named.	written above be placed upo cratic) Party nomination to th	n the appropriate ballot e office shown. We are	Sample F PARTISA		k or Deputy
	Print Your Name	Name (Signature)	Residence A	ddress	Post Office	Precinct	Clerk
1. Ger	ald R. Ford		1600 Pennsylvan Washington, D.	ia Ave., N. W. C.			County
2.							
3.			P				Sounty
4.		-1	7/7				
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TELEGRAM

FULL RATE (STRAIGHT TELEGRAM) 🖾 NIGHT LETTER The Mhite House Mashington

RICHARD BANTON

ASSISTANT SECRETARY OF STATE AND DIRECTOR OF ELECTIONS OFFICE OF SECRETARY OF STATE ELECTIONS AND PUBLIC RECORDS DIVISION STATE CAPITOL SALEM, OREGON 97310

REFERENCE IS MADE TO THE MAILGRAM DATED 12/19/75 FROM CLAY MYERS, SECRETARY OF STATE RE: OREGON TAX CREDIT. THIS IS TO CONFIRM THAT I HAVE EXECUTED A PETITION FOR NOMINATION SIGNATURE SHEET AND HAVE SEPARATELY FORWARDED IT TO YOU THIS DATE. IT IS MY UNDERSTANDING THAT THIS ADVICE WILL FORMALLY MEET YOUR REQUIREMENTS.

THANK YOU FOR YOUR ATTENTION TO THIS MATTER.

GERALD R. FORD PRESIDENT



APPROVED FOR DISPATCH

THE WHITE HOUSE WASHINGTON

1/2/76

PWB-

I see no problem in this and have reminded statt secretary that they should not use white House letter head for the Presidentis response, 5000 Barry

President Ford Committee

1828 L STREET, N.W., SUITE 250, WASHINGTON, D.C. 20036 (202) 457-6400

Memorandum

December 31, 1975

TO: RICHARD CHENEY

FROM: BO CALLAWAY

RE: REQUEST FROM THE DIRECTOR OF ELECTIONS, STATE OF ILLINOIS, (DATED DECEMBER 29, 1975) FOR AN EXPRESSION OF THE PRESIDENT'S DESIRE TO BE A CANDIDATE ON THE ILLINOIS PRESIDENTIAL BALLOT

The Director of Elections, State of Illinois, has requested a letter from the President expressing the President's desire to appear on the Illinois Presidential Preference Primary Election ballot.

Attached is a recommended reply which, if acceptable, should be expedited. The response is based upon the President's desire to enter all primaries and our view that Illinois is a key state we feel he can win.

Peter Kaye, PFC Press Director, will issue a release covering the correspondence when we are notified it has been transmitted.

cc: Buchan Spencer Visser

DRAFT

Dear Mr. Ward:

This will acknowledge receipt of your telegram dated December 29, 1975, in which you request an indication as to my intentions regarding the Illinois Presidential Primary Election on March 16, 1976.

I wish to confirm that I will be a candidate for President of the United States in the Illinois Presidential Primary, Therefore, I acknowledge the petitions filed on my behalf and herewith express my desire to be a candidate on the Illinois Presidential ballot.

Sincerely,

Gerald R. Ford

WASHINGTON

December 29, 1975

MEMO FOR:

Chairman President Ford Committee

FROM:

Roland L. Elliott Director of Correspondence

Transmitted herewith is a telegram dated December 29 addressed to the President from Delmar Ward, Director of Elections for the State of Illinois. It is forwarded to you for your information, appropriate handling and response.

Please note that a reply is requested by return mail if the President desires to be a candidate on the Illinois Presidential ballot.

Thank you.

Attachment

The Mhite Mause Mashington

WHAD 05 (0956) (2-008514E363) PD 12/29/75 0956 ICS IPMBNGZ CSP 1975 DEC 29 AM 10 02 2177824141 TOBN SPRINGFIELD IL 48 12-29 0956A EST PMS GERALD R FORD WHITE HOUSE DC PETITIONS FOR THE OFFICE OF PRESIDENT OF THE UNITED STATES HAVE BEEN FILED ON YOUR BEHALF WITH THE STATE BOARD OF ELECTION, 1020 SOUTH SPRING STREET, SPRINGFIELD ILLINOIS PLEASE INDICATE BY RETURN MAIL, IF THIS IS YOUR DESIRE TO BE A C ANDIDATE ON THE ILLINOIS PRESIDENTIAL BALLOT. SINCERELY DELMAR WARD DIRECTOR OF ELECTIONS NNNN

WASHINGTON

ACTION

p1.C

January 16, 1976

MEMORANDUM FOR THE PRESIDENT

FROM:

PHILIP BUCHEN .

SUBJECT:

North Carolina Presidential Preference Primary

Attached is a letter prepared by the PFC General Counsel for your signature accepting the North Carolina State Board of Elections' nomination for candidacy in the March 23, 1976 Presidential Preference Primary. The letter must be filed in North Carolina before January 27, 1976.

Recommendation:

That you sign the attached letter in the presence of a notary public.

Attachment

cc: Rogers Morton

State Board of Elections Suite 801, Raleigh Building 5 West Hargett Street Raleigh, North Carolina 27601

Gentlemen:

This will acknowledge receipt of your official notification that I have been nominated as a candidate for the Republican nomination for President of the United States in the North Carolina Presidential Preference Primary to be conducted on Tuesday, March 23, 1976.

I accept this nomination and look forward to the North Carolina Primary.

Sincerely,

Gerald R. Ford

Sworn to and subscribed before me, this _____ day of January, 1976, at Washington, D. C.

Notary Public



GERALD R. FORD WASHINGTON

I, GERALD R. FORD, a registered voter of Kent County, Michigan, and a member of the Republican Party, do hereby swear that I am qualified to hold the office of President of the United States and I desire to become a candidate for said office. The attached petitions contain the number of signatures equal to not less than one percent (1%) of the total votes cast for all gubernatorial candidates in the Republican Party at the last preceding General Primary in the Congressional Districts in which my pledged delegates' names will appear on the ballot in the Republican Party Primary to be held in the State of Texas on Saturday, May 1, 1976.

Gerald R. Ford' 1600 Pennsylvania Avenue, N. W. Washington, D. C. 20500

DISTRICT OF COLUMBIA: ss

Before me, the undersigned authority, on this **26** day of **Generation**, 1976, personally appeared GERALD R. FORD, and acknowledged to me that he executed the foregoing application for the purposes and consideration therein expressed.

SUBSCRIBED AND SWORN: Notary Public

My Commission Expires:

april 14, 1978



WASHINGTON

January 26, 1976

MEMORANDUM FOR THE PRESIDENT

FROM:

PHILIP W. BUCHEN

SUBJECT:

Application for the Texas Republican Presidential Primary

The attached application to enter the Texas Republican Primary to be held on May 1, 1976, was prepared by the PFC General Counsel and satisfies the requirements of the Texas Election Code. The petitions referred to in the application are in Texas, but are being rechecked prior to filing by local PFC counsel. The application must be filed in Texas no later than February 2, 1976.

Recommendation

That you sign the attached application in the presence of a notary public.

Attachment

cc: Rogers Morton



GERALD R. FORD WASHINGTON

I, GERALD R. FORD, a registered voter of Kent County, Michigan, and a member of the Republican Party, do hereby swear that I am qualified to hold the office of President of the United States and I desire to become a candidate for said office. The attached petitions contain the number of signatures equal to not less than one percent (1%) of the total votes cast for all gubernatorial candidates in the Republican Party at the last preceding General Primary in the Congressional Districts in which my pledged delegates' names will appear on the ballot in the Republican Party Primary to be held in the State of Texas on Saturday, May 1, 1976.

> Gerald R. Ford 1600 Pennsylvania Avenue, N. W. Washington, D. C. 20500

DISTRICT OF COLUMBIA: SS

Before me, the undersigned authority, on this day of , 1976, personally appeared GERALD R. FORD, and acknowledged to me that he executed the foregoing application for the purposes and consideration therein expressed.

SUBSCRIBED AND SWORN:

Notary Public My Commission Expires:



WASHINGTON

gord ,

January 28, 1976

MEMORANDUM FOR THE PRESIDENT

FROM:

PHIL BUCHEN

SUBJECT:

Candidate's Certificate of Announcement West Virginia

The President Ford Committee has requested that you sign the attached Candidate's Certificate of Announcement for the West Virginia Republican Party Primary to be held on May 11, 1976. The certificate must be filed with the Secretary of State of West Virginia no later than February 6, 1976.

RECOMMENDATION:

That you sign the original and two copies of the attached certificate in the presence of a notary public.

cc: Rogers Morton

CANDIDATE'S CERTIFICATE OF ANNOUNCEMENT

DISTRICT OF COLUMBIA: MXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	7
CXXXXX	} ss:
GERALD R. FORD	, hereby certify that I am a candidate for the
nomination for the office of President of the Un	ited States
to represent the Republican	party, and desire my name printed on the official ballot of
said party to be voted at the primary election to be held on the county of	11 day of May. 19 7.6.; that I am a legally qualified voter of the Michigan
residence is number 1624 of Sherman Stree	t, S. E. street in the city (or town)
ofGrand Rapids	. in Kent. county member of and affiliated with said political party: that I am a candidate
Signed and acknowledged before me this day of	Gerald R. Ford
	(SIGNATURE OF PERSON BEFORE WHOM SIGNED)
	Notary Public, D. C.
Fee \$2,000.00. My Commission expires the	day of

THE FEE PROVIDED BY CHAP. 3, ART. 5, SEC. 8 (Code of W. Va., as amended) MUST BE PAID BEFORE CERTIFICATE OF ANNOUNCEMENT CAN BE RECEIVED. (See other side for schedule of fees.)

This Certificate of Announcement will be filed with the SECRETARY OF STATE, Charleston, W. Va., if it be for an office to be filled by the voters of more than one County. It will be filed with the CLERK OF THE CIRCUIT COURT if it be for an office to be filled by the voters of one County, or a sub-division of a County. (See Chap. 3, Art. 5, Sec. 7, Code of W. Va., 1931.)

The Code requires that no Certificate of Announcement be filed earlier than the first Monday in January next preceding the primary election day (Chapter. 3, Art. 5, Sec. 7) and must be received not later than midnight, eastern standard time, the first Saturday in February next preceding the primary election day or if mailed, shall be postmarked before that hour.

If post office address is other than that given in the body of the Certificate of Announcement, give below ADDRESS WHERE MAIL IS RECEIVED.



Street or Box 1600 Pennsylvania Avenue, N. W.

Washington, D. C. 20036

Name Gerald R. Ford

(Over)

WASHINGTON

February 4, 1976

MEMORANDUM FOR THE PRESIDENT

FROM:

Phil Buchen

SUBJECT:

Appointment of Delegate Selection Committees - Texas

Attached for your signature are the forms required by Texas law for the appointment of your Delegate Selection Committees in each of Texas' 24 Congressional Districts. These selection committees will in turn choose the slate of delegate nominees to appear on the May 1 primary ballot as pledged to you.

The PFC has requested that you sign these by noon on Thursday, February 5. They intend to file them in Texas on Friday in order to maximize local press exposure.

Recommendation:

That you sign each of the attached forms in the presence of a notary public.

Attachments

cc: Rogers Morton

THE WHITE HOUSE WASHINGTON March 10, 1976

MEMORANDUM FOR THE PRESIDENT

FROM:

PHILIP BUCHEN

SUBJECT:

Candidate's Petition to Appear on the Arkansas Primary Ballot

Attached are the original and two copies of a Petition to be submitted to the Arkansas Republican Party Chairman and the State Committee of the Arkansas Republican Party to have your name placed on the Presidential Primary Ballot. The Petition was prepared by the PFC General Counsel.

Recommendation:

That you sign all copies in the presence of a Notary.

cc: Rogers Morton

PETITION

TO THE HONORABLE LYNN LOWE, CHAIRMAN OF THE ARKANSAS REPUBLICAN PARTY; AND, TO THE STATE COMMITTEE OF ARKANSAS REPUBLICAN PARTY:

I, GERALD R. FORD, do hereby respectfully petition the State Committee of the Arkansas Republican Party, pursuant to Act 465 of 1969 and amendments thereto, and Act 1019 of 1975 of the Acts of Arkansas, to conduct a Preferential Presidential Primary Election and to place this Petitioner's name on the ballot at said election.

The Petitioner for himself says:

- I am qualified to seek and hold the office of President of the United States;
- I am a member of the Republican Political Party; and
- 3. I have personally signed this Petition.

WHEREFOR, the Petitioner requests the State Committee of the Arkansas Republican Party to accept this Petition; to conduct a Preferential Presidential Primary Election; and, to place the Petitioner's name on the ballot at said election.

> Gerald R. Ford 1600 Pennsylvania Avenue, N.W. Washington, D. C. 20500

DISTRICT OF COLUMBIA: ss

Before me, the undersigned authority, on this day of March, 1976, personally appeared GERALD R. FORD, and acknowledged to me that he executed the foregoing Petition for the purposes and consideration therein expressed.

SUBSCRIBED AND SWORN:

Contraction of the second seco

Notary Public My Commission Expires:

WASHINGTON

March 16, 1976

MEMORANDUM FOR THE PRESIDENT

FROM: PHIL BUCHEN 1.

SUBJECT: Affidavit to appear on Presidential primary ballot in Michigan

Attached is an affidavit prepared by the President Ford Committee's General Counsel, which is necessary for your name to appear on the Republican Presidential primary ballot in Michigan. The PFC has arranged for a press conference tomorrow morning with the Governor and Secretary of State for the filing of your affidavit.

Recommendation

That you sign all copies of the attached affidavit in the presence of a notary public.

cc: Rogers Morton

Attachments



WASHINGTON

March 23, 1976

MEMORANDUM FOR THE PRESIDENT

FROM:

ED SCHMULTS

SUBJECT:

Authorization of Delegates for the Maryland Republican Primary

The attached forms authorize delegates pledged to you to run in the May 18th Maryland Republican Primary. They were prepared by the PFC General Counsel.

Recommendation:

That you sign the attached forms in the presence of a Notary Public.

cc: Rog Morton

WASHINGTON

March 31, 1976

MEMORANDUM FOR THE PRESIDENT

THROUGH:

PHIL BUCHEN

FROM:

BOBBIE GREENE KILBERG

SUBJECT:

Arkansas Political Practice's Act Pledge

BK

Attached are three copies of the State of Arkansas "Political Practice's Act Pledge" under which a candidate pledges to comply with the Political Practice's Act sections of the Arkansas Election Code. In order to have your name placed on the Presidential Preference Primary Ballot in Arkansas, you must sign this Pledge.

It is the opinion of both the White House Counsel's Office and the PFC Legal Counsel that certain of the reporting requirements set forth in Section 2 of the Political Practice's Act have been preempted by 2 U.S.C. § 453, which states that the Federal election campaign laws ". . . supersede and preempt any provision of State law with respect to election to Federal office." Notwithstanding this provision and discussions which have been held with the Arkansas Secretary of State, the Secretary has informed the PFC that he will not place your name on the ballot without the signed Pledge, unless a Writ of Mandamus is obtained forcing him as Secretary of State to do so. It is the opinion of the PFC that an attempt to obtain a Writ of Mandamus would have undesirable political implications in Arkansas.

Recommendation

It is the reluctant recommendation of the PFC that you sign the Arkansas "Political Practice's Act Pledge." The Counsel's Office and Rogers Morton's Office concur. Please sign the three copies attached at Tab A.



POLITICAL PRACTICE'S ACT PLEDGE

1976

STATE OF ARKANSAS

COUNTY OF

I, _____GERALD R. FORD ______, a candidate for the office of <u>President of the United States</u> ______, District <u>N/A</u>, Position No. <u>N/A</u>, do hereby state that I am familiar with the requirements of Article Eleven of Act 465 of 1969, as amended, known as the Political Practice's Provision of the Arkansas Election Code, and that I will, in good faith, comply with the provisions of the same.

I certify that I have paid all the ballot fees and filed a pledge, if any, as required by the <u>Republican</u> Party in accordance with Act 465, as amended, and submit written evidence of such payment herewith.

This	day o	f	 1976.	,
• • • • •				

STREET ADDRESS 1624 Sherman Stre
CITY Grand Rapids, Michigan

NAME AS RECORDED ON VOTER REGISTRATION RECORDS:

GERALD R. FORD

WASHINGTON

To. Phil FROM: Bobbie The PRESIDENT Should Sign This before he Leaves For Wisconsin on Friday i.e. tonorpon.

President Ford Committee

1828 L STREET, N.W., SUITE 250, WASHINGTON, D.C. 20036 (202) 457-6400

March 29, 1976

MEMORANDUM

- TO: Phil Buchen Bobbie Kilberg
- FROM: Bob Visser

RE: Arkansas - Political Practices Act Pledge

Attached are several copies of the State of Arkansas "Political Practices Act Pledge". This Pledge must be signed by President Ford in order to have his name placed on the Presidential Preference Primary Ballot in that State.

The Pledge has been the subject of much discussion with our Arkansas attorney, Ed Bethune, and the Secretary of State, George Jernigan. We have indicated to Mr. Jernigan that certain reporting requirements set forth in Section 2 of the Arkansas Political Practices Pledge have been preempted by 2 U.S.C. Section 453, which states that the Federal election campaign laws ". . . supersede and preempt any provision of State law with respect to election to Federal office". Notwithstanding this provision, the Secretary of State has informed Mr. Bethune that the only way the President's name will be placed on the Ballot, absent filing of the Pledge, is if we obtain a Writ of Mandamus forcing him to place the President's name on the Ballot. Since any attempt to obtain a Writ would have undesirable political implications, we reluctantly recommend that the President sign the Pledge.

TTR:dm Attachments



The President Ford Committee, Howard H. Callaway, Chairman, Robert Mosbacher, National Finance Chairman, Robert C. Moot, Treasurer, A copy of ou

POLITICAL PRACTICE'S ACT PLEDGE Article 11



ARKANSAS ELECTION CODE (Act 465 of 1969) AS AMENDED

AND

CAMPAIGN CONTRIBUTION AND DISCLOSURE ACT

ACT 788 OF 1975



Published by GEORGE O. JERNIGAN, Secretary of State March 1, 1976 ART. 11]

ARTICLE 11

POLITICAL PRACTICE'S ACT - OFFENSES AND PENALTIES

SECTION 1. ACTION ON CONTRACT. No action shall be brought to charge any person upon any contract, promise or agreement for any service rendered to or for him as a candidate in any election in this State, or in aid of his campaign for the nomination to any office in this State, unless the agreement, promise or contract, upon which said action shall be brought, or some memorandum or note thereof, shall be made in writing, and signed by the party to be charged therewith, or signed by some other person by him thereunto properly authorized in writing.

SECTION 2. FILING OF EXPENSES. Any candidate that shall seek public office in any election shall, within sixty (60) days after such election is held, submit a verified, sworn account of each expenditure of more than \$25 made or permitted to be made in seeking said public office; in county and local races, the account of expenditures shall be filed with the secretary of the respective party county committee in party primaries and with the County Clerk in any general election. In district or state races, the account of expenditures shall be filed with the secretary of the respective party state committee in party primaries, and with the Secretary of State in the general election.

The account of expenditure shall become a part of the records of the respective secretary.

• Failure of any candidate to comply with the submission of expenditure shall be deemed a misdemeanor.

Provided, however, that the provision of this Sec-

tion shall not apply to any unopposed candidate in any primary or general election hereafter held in this State.

1

(The above Sec. 2 was amended by Sec. 1 of Act 134 of 1971.)

(NOTE: Act 40 of 1971 also has in it an additional provision to Sec. 2 which reads as follows:)

"The account of expenditures filed either with the secretary of the respective party county committee and county clerk or with the respective party state committee and Secretary of State, as the case may be, shall be deemed a "public record" as said term is defined in Section 3 of Act 93 of the Acts of 1969 and in said capacity as a public record shall be open to inspection and copying by any citizen of the State of Arkansas during the regular business hours of the custodian of the record for a period of six (6) years following the election during which the expenses recounted by the account of expenditures were incurred."

(The above was added by Sec. 1 of Act 40 of 1971.)

SECTION 3. POLITICAL PRACTICE PLEDGE.

"(a) Party pledges, if any, and political practice pledges for primary elections shall be filed, and ballot fees shall be paid during regular established business hours between 12 o'clock noon and on the second (2nd) Tuesday in March and 12 o'clock noon on the first (1st) Tuesday in April before the preferential primary election. Party pledges, if any, and political practice pledges shall be filed, and ballot fees for special primary elections shall be paid, on or before the deadline established by proclamation of the Governor. The filing period shall consist of the three (3) weeks prior to the filing deadline."

ACT 37 OF 1972

SECTION 1. Subsection (a) of Section 13 of Article 1 of Act 465 of 1969, as amended, the same being Arkansas Statutes Section 3-113 (a), amended to read as above:

ART. 11]

Candidates for State or district offices shall file with the Secretary of State, and candidates for county, municipal, or township offices shall file with the county clerk of the county, not later than 12 o'clock noon on the first (1st) Tuesday of April, before the preferential primary election, a pledge in writing, stating that he is familiar with the requirements of this Article and will, in good faith, comply with its terms. Provided, persons nominated as independent candidates shall file such political practice pledge at the time of filing the petition for nomination, and persons who wish to be write-in candidates shall file such political practice pledge at the time of filing the notice to be a write-in candidate."

(The above Section 3 was amended by Act 37 of the 1st Extraordinary Session of the 68th General Assembly, held in 1972.)

SECTION 4. MISDEMEANORS. The violation of any of the following shall be deemed misdemeanors punishable as hereinafter provided:

(a) It shall be unlawful for any person to appoint or offer to appoint anyone to any office or position of trust, or for any person to influence, attempt to influence or offer to influence the appointment, nomination or election of any person to office, in consideration of the support or assistance of such person for any candidate in any election in this State.

(b) All articles, statements or communications appearing in any newspaper printed or circulated in this State, intended or calculated to influence the vote of any elector in any election, and for the publication of which a consideration is paid, or to be paid, to the proprietor or publisher of such newspaper, shall be preceded or followed by the word "Advertisement" in conspicuous letters.

(d) It shall be unlawful for any person to assess any State employee for any political purpose whatever, or to coerce by threats or otherwise any such employee into making a subscription or contribution for any such purpose.

(e) It shall be unlawful for any person employed in any capacity in any department of the State of Arkansas to have membership in any political party or organization which advocates the overthrow of our constitutional form of government.

(f) It shall be unlawful for any public officer, deputy or assistant who may be a candidate for the nomination to any office, or who may be a candidate for any office to be voted for at any election, to use any office or room furnished at public expense for his political headquarters or to send out or distribute any letters, circulars or other campaign literature from such public office or room.

(g) It shall be unlawful for any public officer, deputy or assistant to devote any time or labor during usual office hours toward the campaign of any other candidate for office or for the nomination to any office.

(h) It shall be unlawful for any campaign banners, cards or campaign literature to be placed on any cars, trucks or tractors belonging to the State of Arkansas or any municipality or County in the State.

(i) No statement, communication, and/or advertisement of a political nature, may be published in a newspaper or other periodical within the State of Arkansas; and no circular, pamphlet, letter, form letter, statement, advertisement, and/or other similar matter, of a political nature, may be printed or distributed in this State, unless such statement, communication, advertisement,

ART. 11]

circular, pamphlet, form letter, mimeographed, printed, duplicated, and/or other similar matter, plainly bears the name or names and postoffice addresses of the individuals, firms, committees, or other group or groups sponsoring and bearing the cost of same. If the sponsors thereof be not the same persons, groups, committees, or organizations, bearing the cost thereof, then the names of both the sponsor and those bearing the cost, shall plainly appear upon such advertising matter; and if the sponsor, or sponsors, and/or those bearing the cost thereof, are a group, committee, association, council, or other body, then the names of the three principal officers of such sponsoring and/or paying groups, committees, associations, councils, or other bodies, together with the correct postoffice address of each, shall also be printed thereon.

(k) No officer of election shall do any electioneering on any election day. No person shall do any electioneering in any polling room, or within one hundred (100) feet of any polling room on any election day.

(I) It shall be unlawful for any person or group of persons to solicit or receive money or other valuable consideration from any political candidate for office where the return consideration therefor is a promise to place, or placement of the candidate's name or identity among a list or register of recommended candidates for office.

(m) It shall be unlawful for any person or group of persons to distribute or cause to be distributed, on election day, any list or register such as is contemplated in Subsection (I) of this Article.

(n) It shall be unlawful for any person or group of persons to knowingly carry, or cause to be carried or transmitted, into any polling place on election day, any

list, or register such as is contemplated in Subsection (1) of this Article, or to refer to any such list or register while marking his ballot.

(o) No person shall, during any election, remove, tear down or destroy any booths or supplies, or other conveniences placed in any booth or polling place for the purpose of enabling the voter to prepare his ballot.

(p) No person shall take or carry any ballot obtained from any judge outside of the polling room, or have in his possession outside of the polling room before the closing of the polls, any ballot provided by any County Election Commissioners.

(q) No election Judge or Clerk shall permit the vote of any person to be cast in any election precinct in this State in any election legally held in this State, when said person does not appear in person at said election precinct and actually cast said vote. Provided, however, that this subsection shall not apply to persons entitled to cast absentee ballots.

(r) "No person shall vote or offer to vote more than one (1) time in any election held in this State, either in person or by absentee ballot, or shall vote in more than one (1) election precinct in any election held in this State. No person shall cast a ballot or vote in the preferential primary of one political party and then cast a ballot or vote in the general primary of another political party in this State."

(The above Sec. 4 (r) was amended by Sec. 24 of Act 261 of 1971.)

(s) No person shall furnish any elector who cannot read with a ballot, informing him that it contains a name or names different from those which are written or printed thereon, or shall change or mark the ballot of any elector who cannot read so as to prevent the elector from

ART. 11]

voting for any candidate, act, section, or constitutional amendment as he intended.

(t) No person shall make any bet or wager upon the result of any election in this State.

(u) "All dram shops and drinking houses in any county, city, town or township shall be closed during the polling hours when any two or more candidates are seeking the same office at any lawfully authorized election, and no person shall sell or give away any intoxicating liquors during said polling hours in any county, city, town or township in which any such election may be held."

(The above Sec. 4 (u) was amended by Act 3 of the 1st Extraordinary Session of the 67th General Assembly, held in 1970.)

(v) No person shall, knowing himself not to be entitled to vote, vote; or vote more than once at any election, or knowingly cast more than one (1) ballot, or attempt to do so; or alter or attempt to alter any ballot after it has been cast; or add or attempt to add any ballot to those legally polled at any election either by fraudulently introducing it into the ballot box before or after the ballots have been counted, or at any other time or in any other manner, with the intent or effect of affecting the count or recount of the ballots, or withdraw or attempt to withdraw any ballot lawfully polled with the intent or effect of affecting the count or recount of the ballots; or in any manner interfere with the officers lawfully conducting the election or the canvass, or with the voters lawfully exercising their right to vote at such election

(w) No election official or other person shall unfold a ballot, or without the express consent of the voter ascertain or attempt to ascertain any vote on a ballot before the same is placed in the ballot box; or make or place any mark or device on any ballot for the purpose or with the effect of identifying the ballot with the elector.

(x) No person shall wilfully disturb, or engage in riotous conduct, at or near any polling place with the intent or effect of disturbing or interfering with the access of the electors to the polling place.

(y) No person shall wilfully cause, or attempt to cause his own name to be registered in any other election precinct than that in which he is, or will be before the next ensuing election, a qualified elector.

(z) No judge, clerk or election sheriff shall perform any of the duties of their respective positions before taking and subscribing to the oath provided for in this Act.

(aa) No person applying for a ballot shall swear falsely to any oath administered by the election judges with reference to their qualifications to vote.

(bb) No election judge, clerk, poll watcher, or any other person in or out of this State in any primary, general or special election in this State shall divulge to any news medium or representative thereof the results of any votes cast for any candidate or on any issue in said election until thirty (30) minutes after the closing of the polls on the day of such election. Provided, that the provisions of this Article shall not apply to any township or precinct in this State in which all of the registered voters therein have voted prior to the closing of the polls, in those instances where there are fifteen (15) or fewer registered voters in the precinct or township.

(cc) No person shall print or cause to be printed any

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ART. 11]

ballot for any election held under this Act with the names of the candidates appearing thereon in any other or different order or manner than provided by this Act.

(dd) Any person, election official, county clerk, or deputy clerk who violates any provision of the absentee voting laws shall be punished as provided herein.

(ee) Any violation of this Act not covered by Subsection 4 or Subsection 5 of this Section shall be considered a misdemeanor and shall be punishable as such.

Except as otherwise provided, the violation (ff) of any provision of this Section shall be punishable by a fine not exceeding one thousand dollars (\$1,000.00), or by imprisonment in the penitentiary not exceeding (1) year, or by both fine and imprisonment; and any person convicted under the provisions of this Section shall thereafter be ineligible to hold any office, or employment in any of the departments in this State. If any person is convicted under the provisions of this Section while employed by any of the departments of this State, he shall be removed from said employment immediately. If any person is convicted under the provisions of this Section while holding public office, such conviction shall be deemed a misfeasance and malfeasance in office and shall subject said person to impeachment therefor.

SECTION 5. FELONIES. The following offenses shall be deemed felonies punishable as hereafter provided:

(a) No election official or other person shall fraudulently permit any person to vote illegally, or refuse the vote of any qualified elector; or cast up or make a false return of any election.

(b) No election officer or other person shall wilfully

make a false count of any election ballots, or falsely or fraudulently certify the returns of any election.

(c) No person shall fraudulently change, alter or obliterate the poll books or books of any election, or break any seals upon any ballot box, voting machine, or stub box, except as authorized by law.

(d) No person shall falsely make or fraudulently destroy any certificate of nominations, or any part thereof; or file any certificate of nominations, knowing the same, or any part thereof, to be false, or suppress any nomination which has been duly filed, or any part thereof, or forge or falsely write the name or initials of any judge of election on any ballot.

(e) No person shall contrive, alter, forge, counterfeit, detain, mutilate, steal, secrete or destroy any election returns or election materials for the purpose of hindering or preventing or falsely reporting a tabulation or check of such returns.

(f) No public official or deputy responsible for registration shall in any manner, wilfully or corruptly permit any person not entitled to register for the purpose of voting to do so; or forge a registration, or attempt to do so.

(g) No person shall tamper with a voting machine, or fraudulently affect or attempt to affect its results.

(h) No person shall vote or attempt to vote other than his or her legal ballot.

(i) No judge of any election shall knowingly permit any person to vote other than his or her legal ballot in any election.

ART. 11]

(j) No person shall vote in any election more than one (1) vote.

(k) No person shall vote in any election in the State unless said person is a qualified elector of this State and has registered to vote in the manner provided by law.

(1) No person may cast a ballot in more than one (1) party primary election on the same day in this State or for candidates for more than one (1) political party.

(m) Any person who violates the provisions of Article 8, Section 2 of this Act or who shall disclose how any voter may have voted, unless compelled to do so in a judicial proceeding, shall be deemed guilty of a felony and punished as provided herein.

(n) It shall be unlawful for any person to offer, accept, receive or pay any person any money, goods, wares or merchandise or to solicit any money, goods, wares or merchandise for the purpose of influencing his or her vote during the progress of any election in this State.

(o) It shall be unlawful for any person to make any threat or attempt to intimidate any elector or his family, his business or his profession, and it shall be unlawful to attempt to prevent any qualified elector from voting at any election. It shall be unlawful to distribute any ballots outside of those ballots ordered for use in the election, for the purpose of instructing voters how to vote. Provided, it shall be lawful for any newspaper to print or for any television station to telecast a replica of the official ballot, for the purpose of familiarizing electors with the ballot prior to the day of election. It shall be unlawful for any person to attend any voting place on election day and hand out, or give away, any campaign cards, placards, or other articles for the purpose of influencing the electors to vote for any candidate, except in the manner now provided by law.

(p) Any person convicted of a felony as defined in this section shall be punished by imprisonment in the State Penitentiary for not less than one (1) year nor more than five (5) years, or by a fine not to exceed five thousand dollars (\$5,000.00), or by both fine and imprisonment. Any person convicted of a felony as defined in this section shall be barred from holding public office or employment in any of the departments of the State from the date of his conviction. If such person is employed by any of the departments of this State at the time of his conviction, he shall be removed from said employment immediately. If any person is convicted under the provisions of this Article while holding public office, such conviction shall be deemed a misfeasance and malfeasance in office and shall subject such person to impeachment therefor

SECTION 6. PARTICIPATION IN ELECTIONS BY JUDGES. The judges of the municipal, circuit, chancery and Supreme courts shall not participate in the campaign of any candidate for office at any election, other than his own campaign; and it is hereby made unlawful for them to do so. The word participation, as used in this act, shall mean, managing of another's campaign, or any solicitation on their behalf. Such participation shall be deemed to be misfeasance and malfeasance in office and shall subject such judge to impeachment therefor.

SECTION 7. COMMUNIST OR SUBVERSIVE PARTIES UNLAWFUL-AFFIDAVIT OF NEWLY OR-GANIZED PARTIES.

(a) No political party (1) which is directly or indirectly affiliated by any means whatsoever with the

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Communist Party of the United States, the Communist International, or any other foreign agency, political party, organization or government; or (2) which either directly or indirectly advocates, teaches, justifies, aids or abets the overthrow by force or violence, or by any unlawful means, of the government of the United States or this State; or (3) which directly or indirectly carries on, advocates, teaches, justifies, aids, or abets a program of sabotage, force and violence, sedition or treason against the government of the United States shall be recognized, or qualified to participate, or permitted to have the names of its candidates printed on the ballot, in any election in this State.

No newly organized political party shall be recognized or qualified to participate or permitted to have the names of its candidates printed on the ballot in any election in this State until it has filed an affidavit, by the officers of the party in this State under oath that (1) it is not directly or indirectly affiliated by any means whatsoever with the Communist Party of the United States, the Third Communist International, or any other foreign agency, political party, organization or government; or (2) that it does not either directly or indirectly advocate, teach, justify, aid or abet the overthrow by force or violence, or by any unlawful means of the government of the United States or this State; or (3) it does not directly or indirectly carry on, advocate, teach, justify, aid or abet a program of sabotage, force and violence, sedition of treason against the government of the United States or this State. The affidavit herein provided for shall be filed with the Secretary of State and he shall make such investigation as he may deem necessary to determine the character and nature of the political doctrines of such proposed new party, and if he finds that such proposed new party advocates doctrines or has affiliations which are in violation of the provisions of this

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Act, he shall not permit such party to participate in the election.

(b) Any person who shall violate any provision of this Act shall be guilty of a misdemeanor, and upon conviction shall be fined in any sum not less than one hundred dollars (\$100.00) nor more than one thousand dollars (\$1,000.00), and in addition thereto may be imprisoned for not more than six (6) months.

SECTION 8. POLITICAL BROADCASTS – LIA-BILITY FOR DEFAMATORY STATEMENTS. Neither the owner, licensee, or operator of a visual or sound radio broadcasting station or network of stations nor his agents or employees shall be liable for any damages for any defamatory statement published or uttered in, or as a part of, a visual or sound broadcast by a candidate for political office in those instances in which, under the acts of Congress or the rules and regulations of the Federal Communications Commission, the broadcasting station or network is prohibited from censoring the script of the broadcast.

ELECTION DATES 1976

Preferential Primary	May 25, 1976
Preferential Presidential Primary	May 25, 1976
General Primary	June 8, 1976
General Election	November 2, 1976

CANDIDATE FILING DATES 1976

Noon - March 9, 1976 to Noon - April 6, 1976

WASHINGTON

April 5, 1976

MEMORANDUM FOR THE PRESIDENT

FROM:

PHIL BUCHEN

SUBJECT:

Candidate Filing for the Kentucky Republican Presidential Preference Primary of May 25, 1976

Attached for your signature is a letter and Notice of Candidacy Form which must be filed with the Secretary of State of Kentucky in order to have your name placed on the Republican Primary ballot. These documents were prepared by the PFC General Counsel and must be filed not later than April 9, 1976.

Recommendation

That you sign all copies of the attached documents.



WASHINGTON

April 5, 1976

MEMORANDUM FOR THE PRESIDENT

FROM: PHIL BUCHEN

SUBJECT: Authorization for Pledged Delegates in the Tennessee Republican Primary on May 25, 1976

Attached is a letter prepared by the PFC General Counsel authorizing delegates pledged to you to appear on the Tennessee Republican Primary ballot.

Recommendation

That you sign all copies of the attached in the presence of a Notary Public.



WASHINGTON

April 26, 1976

MEMORANDUM FOR THE PRESIDENT

FROM:

PHILIP W. BUCHEN

SUBJECT:

Authorization for Rhode Island Primary Delegates

The PFC has requested that you sign a revised letter to the Rhode Island Secretary of State authorizing delegates to appear on your behalf on the June 1 Republican Presidential Primary ballot. It is the same letter that you signed last week except that PFC State Chairman Cianci has added four more delegates.

Recommendation: That you sign all copies of the attached letter.

President Ford Committee

1828 L STREET, N.W., SUITE 250, WASHINGTON, D.C. 20036 (202) 497-6400

April 26, 1976

Honorable Robert Burns Secretary of State of the State of Rhode Island State House Providence, Rhode Island

Dear Mr. Secretary:

Please be advised that pursuant to Section 17-12.1-7 of the General Laws of Rhode Island, as amended, and the Rules of the Republican National Convention and the Rhode Island Republican State Central Committee, I have approved the following named persons to be identified with me at the Primary Election of delegates to the National Convention for the Republican Party, and the Presidential Preference Primary for the Republican Party to be held on the First Tuesday of June, 1976:

First Congressional District

Mary Jane Chase Vincent A. Cianci, Jr. Eleanor J. Clapp John A. Daluz, Jr. Arnold W. Durfee Stephen P. Erickson Susan J. Farmer John A. Fortes June Gibbs John J. Guerin Lester E. Hilton John M. Huntley Laurence R. Imerman Richard J. Israel Mary H. Jackson Steven A. Jenkins Donald Large Elwood E. Leonard, Jr.

201 Wilson Avenue 145 Blackstone Blvd. 8 Holly Lane 234 Pleasant St. 77 Prospect St. 119 Purgatory Rd. 147 Lloyd Ave. 182 Transit St. 163 Riverview Ave. 18 Fourth St. 15 Tanglewood Dr. 48 Larch St. 20 John St. 194 Sixth St. 99 President Ave. Whipple Road Howard Road 195 Arlington Ave.

East Providence Providence Barrington Providence Barrington Middletown Providence Providence Middletown Woonsocket Cumberland Providence Providence Providence Providence Smithfield Cumberland Providence

Honorable Robert Burns Page Two

Frederick Lippitt Reginald P. Lopes Ellen L. Madeira Duncan H. Mauran Louise L. Mauran Glenn E. Nippert Mary M. Nunes Jennifer M. O'Donnell Mark A. Pfeiffer Lenore E. Rose Lila Sapinsley Bruce Selya Eileen G. Slocum Burton Stallwood Vernon Stromberg Antonio Vincente

108 Prospect St. 230 Chad Brown St. 30 Orchard Ave. 14 John St. 14 John St. 71 Memorial Blvd. 127 West Main Rd. 11 Getchell St. 19 MosesBrown St. 650 Blackstone Blvd. 25 Cooke St. 19 Kirbrae Dr. Bellevue Ave. 9 Vista Dr. 6 Leahy St. 24 Barnes St.

Providence Providence Providence Providence Providence Newport Middletown North Smithfield Providence Providence Providence Lincoln Newport Lincoln East Providence Pawtucket

Second Congressional District

Peter A. Almonte George F. Anttio Adele G. Beaulieu Donald R. Bonner Frank J. Calcagni Americo Campanella David P. Campbell Anthony Capuano Ida H. Cayouette John H. Chafee John Chirichella J. William Corr, Jr. Malcolm L. Daniels Christopher T. DelSesto Janis E. Fisher A. G. Garabedian Munroe O. Knight Sadie Jackson Jeffrey A. Lanphear Kevin D. McCarthy Robert Murray John A. Romano Marjorie M. Schwab Benjamin R. Sturges

59 Heritage Dr. 19 Marion Ave. 10 Steere St. 30 Avondale Rd. 77 Melrose St. 79 Larch Rd. Wilkinson Rd. 127 Kearney St. 79 Narragansett Ave. Ives Rd. 137 Texas Ave. 34 Cypress Court 87 Myrtle Ave. 71 Chiswick Rd. 39 Observatory Ave. 173 Belvedere Drive Moosup Valley Rd. 281 Chad Brown St. 15 Kensington Rd. 84 Main Ave. 20 Irving St. 41 Division St. 94 Oakwood Dr. 1460 Boston Neck Rd.

Warwick Cranston Harrisville Westerly Cranston East Greenwich Scituate Cranston West Warwick Warwick Providence East Greenwich Cranston Cranston Warwick Cranston Foster Providence Cranston Warwick Cranston East Greenwich South Kingstown North Kingstown

Honorable Robert Burns Page Three

David B. Talan George H. Utter Donna Vitulli 25 Santiago St. 54 Elm St. 15 Sprague Ave. Providence Westerly Cranston

Yours truly,

GERALD R. FORD



WASHINGTON

May 1, 1976

MEMORANDUM FOR THE PRESIDENT

PHILIP W. BUCHEN

FROM:

SUBJECT: Delegates for California Republican Primary

The President Ford Committee has forwarded the attached list of delegates pledged to you in the California Primary.

Mrs. Ford, on her trip to California next week, is scheduled to present this list and the filing letter to the California Secretary of State.

Recommendation

That you sign all three copies of the filing letter.

Attachments

GERALD R. FORD WASHINGTON

May 1, 1976

Dear Mrs. Eu:

I am submitting herewith the names of persons pledged to my candidacy for the Republican Party nomination for President of the United States. The persons so named shall constitute my delegation to the Republican National Convention.

Sincerely,

Mrs. March Fong Eu Secretary of State State of California 111 Capitol Mall Sacramento, California 95814

Enclosure



DELEGATES

TO THE

REPUBLICAN NATIONAL CONVENTION

PLEDGED TO THE CANDIDACY OF

PRESIDENT GERALD R. FORD

Cong. Dist. 1

Ms. Margaret Bertagnalli Hon. Eugene A. Chappie Mr. William A. Moore

Cong. Dist. 2

Mr. James D. Boitano Ms. Gladys L. McPhun Mr. Stanley E. Smith

Cong. Dist. 3

Ms. Lola M. Brekke Mr. John V. Diepenbrock Ms. Rita K. Marra

Cong. Dist. 4

Ms. Loretta C. Ceasar Ms. Marjorie Lear Ms. Madelyn Walton

Cong. Dist. 5

Ms. Caroline Dominic Mr. Randall Garrison Dr. Al Marquez

Cong. Dist. 6

Ms. Joan L. Irwin Mr. Vigo G. Nielsen, Jr. Ms. Juanita Garcia Raven



Ms. Mary Ann Gatterdam Ms. Claudia M. Nemir Mr. Dan Van Voorhis

Cong. Dist. 8

Mr. Thomas H. Andrews Mr. Paul R. HaErle Ms. Connie Hoseman

Cong. Dist. 9

Mr. Raymond Moser Mr. Frank Ogawa Ms. Laura A. Wirt

Cong. Dist. 10

Mr. Bob H. Livengood, Jr. Ms. Pearl Roche Ms. Cherie Swenson

Cong. Dist. 11

Mr. W. P. Fuller Brawner Mr. James W. Halley Ms. Margaret H. Marsh

Cong. Dist. 12

Mr. Michael W. Cobb Mr. Russell Collier Ms. Imogene M. Hilbers

Cong. Dist. 13

Mr. Halsey C. Burke Ms. Marlene Quayle Duffin Ms. Nancy L. Dusthimer



Ms. Janet M. Beckman Ms. Kay A. Hunt Mr. Paul F. Mordy

Cong. Dist. 15

Ms. Elsie Buchenau Ms. Elsie Marie Solberg Ms. Mary Stanley

Cong. Dist. 16

Ms. June C. Duran Hon. Burt Talcott Mr. Jack Westland

Cong. Dist. 17

Mr. Terry Harper Mr. Austin Ewell Mr. Michael Cardinas

Cong. Dist. 18

Mr. Sidney P. Chapin Mr. R. Mack Phillips Mr. William M. Thomas

Cong. Dist. 19

Ms. Gertrude Calden Ms. Martha L. Hickey Ms. Gwen F. Tillemans

Cong. Dist. 20

Ms. Helen Sayles Sisson Mr. Paul Priolo Mr. C. Darrell Williams

Ms. Edith Lashley Mr. Ted A. Pierce Ms. Phyllis L. Roberts

Cong. Dist. 22

Mr. Robert J. Keyes Ms. Alice N. Ogle Dr. E. J. Zapanta

Cong. Dist. 23

Mr. Dixon R. Harwin Mr. Alvin J. Livingston Mr. Clair L. Peck, Jr.

Cong. Dist. 24

Ms. Edith Jerge Ms. Susan Sullivan Kelly Ms. Beverly A. Ziegler

Cong. Dist. 25

Mr. Patrick J. Hillings Ms. Catalina Martinez Ms. Toshiko Yamamoto

Cong. Dist. 26

Mr. John C. Cushman, III Mr. Ralph Roy Ramirez Mr. Malcolm George Smith

Cong. Dist. 27

Ms. Julie McIver Mr. Raymond L. Eden Ms. J. Erlene Mikels

Mr. Jack C. Felthouse Mr. Frank C. Harding, Jr. Mr. John H. Holoman

Cong. Dist. 29

Mr. Joseph Baker Ms. Peggy Jane Jordan Mr. Marvin Thompson, Jr.

Cong. Dist. 30

Ms. Gilda Bojorquez Gjurich Mr. John J. Perez Mr. Frank Veiga

Cong. Dist. 31

Mr. P. Louis Johnson Mr. Ted Mosier Mr. Edward I. Ouchi

Cong. Dist. 32

Mr. Fletcher Brown Ms. Dorothy A. Sexton Mr. Clifford O. Young

Cong. Dist. 33

Mr. Robert F. Bauer Ms. Rosemary Ferraro Mr. Art Negrete

Cong. Dist. 34

Mr. Kenneth Cleveland Ms. Carol L. Crawford Ms. Dixie Lee Iseminger



Cong. Dist. 35

Ms. Mary Louise McDaniel Mr. Gregory C. O'Brien, Jr. Ms. Phyllis Zea

Mr. Dallas Holmes Ms. Ethel Marie Silver Ms. Anita Smith

Cong. Dist. 37

Hon. Jerry Lewis Mr. Edgar L. McCoubrey Hon. Shirley Pettis

Cong. Dist. 38

Ms. Sandy Berwick Ms. Eileen E. Padberg Ms. Harriett M. Wieder

Cong. Dist. 39

Mr. Robert F. Beaver Ms. Dorothy Lee Mason Hon. Charles E. Wiggins

Cong. Dist. 40

Mr. Robert Samuel Barnes Mr. Donald M. Koll Ms. Dorothy B. Stillwell

Cong. Dist. 41

Dr. Albert L. Anderson Ms. Lois Courtney Mr. Arthur Madrid

Cong. Dist. 42

Ms. Virginia Bridge Mr. Philip E. Del Campo Ms. Catherine L. Montgomery

Cong. Dist. 43

Mr. Donald L. Brock Ms. Margherita Hunt Mazur Ms. Emma Lee Powell



At Large Delegates

Mr. George J. Adams Mr. Dixon Arnett Ms. Nita Ashcraft Mr. Charles G. Bakaly Mr. Phillip G. Bardos Ms. Marcia Mae Bents Ms. Margaret Martin Brock Mr. Asa V. Call Hon. Dennis E. Carpenter Ms. Athalie Irvine Clarke Mr. Charles K. Fletcher, Jr. Mr. Robert E. Gyemant Mr. David L. James Mr. Robert C. Kirkwood Mr. Putnam Livermore Mr. Robert E. Mayer Ms. Deborah Mazzanti Mr. Peter F. McAndrews Hon. Paul N. McCloskey, Jr. Mr. Arch Monson, Jr. Dr. Stanley A. Moore Mr. Gus A. Owen Mr. Oscar Padilla Mr. Leon W. Parma Mr. J. Clinton Peterson Mr. Charles C. Reed Mr. Rodney W. Rood Ms. Edessa Rose Mr. Henry Salvatori Rev. George Walker Smith Mr. S. Richard Snodey Hon. Robert Stevens Mr. Waller Taylor, II Hon. Howard K. Way Mr. Fred Wilson Hon. Pete Wilson Ms. Ada S. Wing Hon. Evelle J. Younger

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Campusque

THE WHITE HOUSE WASHINGTON June 17, 1976

MEMORANDUM FOR THE PRESIDENT

FROM:

PHIL BUCHEN

SUBJECT: Arkansas Delegate Slate

The attached letter authorizes delegates and alternate delegates from Arkansas who will be pledged to your candidacy at the 1976 Republican National Convention. The letter was prepared by the PFC General Counsel.

Recommendation:

That you sign the original and two copies of the letter.

President Ford Committee

1828 L STREET, N.W., SUITE 250, WASHINGTON, D.C. 20036 (202) 457-6400

June 17, 1976

The Honorable Lynn Lowe, Chairman Arkansas State Republican Committee 917 West Markham Street Little Rock, Arkansas 72201

Dear Mr. Lowe:

Pursuant to Section 5 of Act 20, as amended by Act 1019 of the 1975 Extended Session of the Arkansas Legislature, the attached list of names is submitted as delegates and alternate delegates who are approved by me and, therefore, may act as delegates pledged to my candidacy at the 1976 Republican National Convention.

Best regards.

Sincerely,

Gerald R. Ford



PRESIDENT FORD'S DELEGATE SLATE

FIRST DISTRICT

SECOND DISTRICT

THIRD DISTRICT

DELEGATE GUY NEWCOMB

ROBERT MILLWEE, JR.

BETTY WALKER

FOURTH DISTRICT

AT-LARGE

WILLIAM DUNKLIN

LYNN LOWE CHESLEY R. PRUITT LEONA TROXELL DOROTHY WEBB MARION BURTON PRESTON BYNUM ALTERNATE

ROBERT C. DAVIDSON OR DR. JERE LOWE

RICHARD PORTER OR JOHN BALDWIN

JEFFREY DANIELS OR RICHARD HAMMERT

JERRI PRUDEN OR TOM FRANCIS

DAVID E. HURST ELIJAH COLEMAN JIM L. SHEETS PHYLLIS KINCANNON M. SUSAN POWERS JIM NABORS, JR.



WASHINGTON

September 22, 1976

MEMORANDUM FOR THE PRESIDENT

FROM:

Philip W. Buchen

SUBJECT:

Consent to be Placed on the D.C. Ballot

Attached is an Affidavit of Consent for your name to be placed on the D.C. ballot and to designate three electors who are pledged to vote for you in the Electoral College.

The PFC will separately obtain Senator Dole's signature on this form.

RECOMMENDATION

That you sign all copies of the attached affidavit in the presence of a Notary Public.



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DISTRICT OF COLUMBIA BOARD OF ELECTIONS AND ETHICS DISTRICT BUILDING WASHINGTON, D. C. 20004

AFFIDAVIT OF CONSENT

I, GERALD R. FORD (Name of presidential candidate)

and I, ROBERT DOLE (Name of vice-presidential candidate)

Hereby state under oath that I consent to the nomination of the three electors named below who are pledged to vote for me in the Electoral College, if elected. In addition, I consent to the appearance of my name on the ballot in the District of Columbia.

Signature of presidential candidate

Signature of vice-presidential candidate

Subscribed and sworn to before me this day of 1976.

Notary Public

Electors:

1	Mrs. Minnie Edwards	
2.	Mrs. Cecil 3. Grant	
3.	Mr. Paul Hays	

