OFFICE OF CONGRESSIONAL ETHICS UNITED STATES HOUSE OF REPRESENTATIVES

Report and Findings

Transmitted to the
Committee on Ethics
on May 18, 2011
and released publicly pursuant to H. Res. 895 of the
110th Congress as amended



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OFFICE OF

CONGRESSIONAL ETHICS

BOARD

United States House of Representatives ONE HUNDRED TWELFTH CONGRESS

PORTER GOSS, Chair DAVID SKAGGS, Co-Chair YVONNE BURKÉ KAREN ENGLISH ALLISON HAYWARD JAY EAGEN WILLIAM FRENZEL ABNER MIKVA

Omar S. Ashmawy, Chief Counsel & Staff Director

REPORT

REVIEW No. 11-6574

The Board of the Office of Congressional Ethics, by a vote of no less than four members, on April 29, 2011, adopted the following report and ordered it to be transmitted to the Committee on Ethics of the United States House of Representatives.

SUBJECT: Representative Jean Schmidt

NATURE OF THE ALLEGED VIOLATION: Representative Jean Schmidt may have received free legal services that are considered gifts under House rules. Since 2008, three lawyers for the Turkish American Legal Defense Fund ("TALDF") have represented her in various legal matters related to a complaint that she filed with the Ohio Election Commission against Mr. David Krikorian, a challenger to her congressional seat.

The Turkish Coalition of America ("TCA") has paid the TALDF lawyers a total of approximately \$500,000 for the legal services provided to Representative Schmidt during the past three years. TCA currently pays the lawyers to represent her in an ongoing defamation suit that she filed against Mr. Krikorian in Ohio state court. Representative Schmidt has not paid for any of the legal services.

If Representative Schmidt accepted free legal services without establishing a legal expense fund, she may have violated House rules. She also may have violated House rules and federal law by not including the free legal services as gifts on her financial disclosure statements.

RECOMMENDATION: The Board of the Office of Congressional Ethics recommends that the Committee on Ethics further review the above allegations because there is substantial reason to believe that Representative Schmidt: (1) accepted legal services from TALDF without establishing a legal expense fund; and (2) failed to report the legal services on her financial disclosure statements for calendar years 2008 and 2009.

VOTES IN THE AFFIRMATIVE: 6

VOTES IN THE NEGATIVE: 0

ABSTENTIONS: 0

MEMBER OF THE BOARD OR STAFF DESIGNATED TO PRESENT THIS REPORT TO THE COMMITTEE ON ETHICS: Omar S. Ashmawy, Staff Director & Chief Counsel.

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FINDINGS OF FACT AND CITATIONS TO LAW

Review No. 11-6574

On April 29, 2011, the Board of the Office of Congressional Ethics (the "Board") adopted the following findings of fact and accompanying citations to law, regulations, rules, and standards of conduct (*in italics*). The Board notes that these findings do not constitute a determination that a violation actually occurred.

I. INTRODUCTION

1. In 2008, the Turkish Legal Defense Fund ("TALDF") began providing legal services to Representative Schmidt in connection with a complaint that she filed against Mr. David Krikorian before the Ohio Election Commission.

2. In 2009, TALDF continued to provide the legal services at no charge to Representative Schmidt. In September 2009, Representative Schmidt requested a written advisory opinion from the Committee on Standards of Official Conduct (the "Committee") concerning payment of the legal services. She did not request a written

opinion prior to accepting the legal services.

3. In February 2010, the Committee on Ethics wrote an opinion advising Representative Schmidt that she could pay for the legal services by either establishing an approved legal expense fund to pay for the legal services or using campaign funds. The opinion was based on the facts that Representative Schmidt presented to the Committee. The letter from the Committee expressed its understanding that Representative Schmidt was awaiting a bill from the TALDF lawyers and that the legal services had not been paid.

4. Apparently, relevant information concerning the nature of the payment of the legal services was not provided to the Committee. For example, it was not disclosed that the Turkish Coalition of America ("TCA") had already paid the TALDF lawyers approximately \$300,000 for Representative Schmidt's legal services at the time of the advisory opinion. TCA paid the expenses for Representative Schmidt since 2008 and continues to pay for legal services in 2011.

A. SUMMARY OF ALLEGATIONS

5. The Board finds that there is substantial reason to believe that Representative Schmidt violated House Rule 25, clause 3 by accepting legal services from TALDF, which the TCA paid for prior to her receiving approval from the Committee of a legal expense fund.

 $^{^{1}\}mathrm{The}$ Committee on Standards of Official Conduct was renamed the Committee on Ethics in the 112th Congress.

6. The Board finds that there is substantial reason to believe that Representative Schmidt violated House Rule 26, clause 2 and the Ethics in Government Act by failing to report the legal services that she received from TALDF as gifts on her financial disclosure statements for calendar years 2008 and 2009.

B. JURISDICTIONAL STATEMENT

7. The allegations that are the subject of this review concern Representative Jean Schmidt, a Member of the United States House of Representatives for the 2nd District of Ohio. The Resolution the United States House of Representatives adopted creating the Office of Congressional Ethics ("OCE") directs that, "[n]o review shall be undertaken . . . by the board of any alleged violation that occurred before the date of adoption of this resolution." 2 The House adopted this Resolution on March 11, 2008. Because the conduct under review occurred after March 11, 2008, the OCE has jurisdiction in this matter.

C. PROCEDURAL HISTORY

- 8. The OCE received a written request for a preliminary review in this matter signed by at least two members of the Board on January 24, 2011. The preliminary review commenced on January 25, 2011.3 The preliminary review was scheduled to end on February 23, 2011.
- 9. At least three members of the Board voted to initiate a second-phase review in this matter on February 22, 2011. The secondphase review commenced on February 24, 2011.4 The second-phase review was scheduled to end on April 9, 2011.

10. The Board voted to extend second-phase review for an additional period of fourteen days on April 5, 2011. The second-phase

review ended on April 23, 2011.

11. Representative Schmidt submitted a written statement, under Rule 9(B) of the OCE's Rules for the Conduct of Investigations, on April 25, 2011.

12. The Board voted to refer the matter to the Committee and

adopted these findings on April 29, 2011.

13. This report and findings were transmitted to the Committee on May 18, 2011.

D. SUMMARY OF INVESTIGATIVE ACTIVITY

14. The OCE requested and received documentary and, in some cases testimonial information, from the following sources:

(1) Representative Schmidt;

(2) Representative Schmidt's Chief of Staff;

(3) TCA President;

(4) TALDF Lawyer 1; (5) TALDF Lawyer 2; and

²H. Res. 895, 110th Cong. §1(e), as amended (the "Resolution").

³A preliminary review is "requested" in writing by members of the Board of the OCE. The request for a preliminary review is "received" by the OCE on a date certain. According to the Resolution, the timeframe for conducting a preliminary review is thirty days from the date of receipt of the Board's request.

⁴According to the Resolution, the Board must vote on whether to conduct a second-phase review in a matter before the expiration of the thirty-day preliminary review. If the Board votes for a second-phase, the second-phase begins when the preliminary review ends. The second-phase review does not begin on the date of the Board vote.

(6) TALDF Lawyer 3.

II. TALDF LEGAL SERVICES PROVIDED TO REPRESENTATIVE SCHMIDT

A. LAW, REGULATIONS, RULES, AND STANDARDS OF CONDUCT

Gifts

15. Pursuant to House Rule 25, clause 5(a)(1)(A)(i), "[a] Member . . . of the House may not knowingly accept a gift except as provided in this clause."

16. Under House Rule 25, clause 5(a)(3)(E), the gift rule exempts "a contribution or other payment to a legal expense fund established for the benefit of a Member, officer, or employee that is otherwise lawfully made in accordance with the restrictions and disclosure requirements of the [Committee]."

17. The Committee' Legal Expense Fund Regulations provide that "[n]o contribution shall be solicited for or accepted by a Legal Expense fund prior to the Committee's written approval of the completed trust document (including the name of the trustee)." ⁵

18. "Pro bono legal assistance for other purposes shall be deemed a contribution subject to the restrictions of these regulations." ⁶

Financial Disclosure

19. Under House Rule 26, "the provisions of title I of the Ethics in Government Act of 1978 shall be considered Rules of the House as they pertain to Members, Delegates, the Resident Commissioner, officers, and employees of the House."

20. The Ethics in Government Act provides that "[e]ach report filed pursuant to section 101 (d) and (e) shall include a full and complete statement with respect to the following . . . The identity of the source, a brief description, and the value of all gifts aggregating more than the minimal value as established by section 7342(a)(5) of title 5, United States Code, or \$250, whichever is greater, received from any source other than a relative of the reporting individual during the preceding calendar year "7

B. TALDF HAS PROVIDED LEGAL SERVICES TO REPRESENTATIVE SCHMIDT FOR NEARLY THREE YEARS

⁵Memorandum from Committee on Standards of Official Conduct to All Members, Officers, and Employees Regarding Legal Expense Fund Regulations, dated June 10, 1996 ("Legal Expense Fund Regulations") (Exhibit 1 at 11–6574—0003).

⁶Id. The Legal Expense Fund Regulations allow the acceptance of pro bono legal services under the following limited circumstances: "to file an amicus brief in his or her capacity as a Member of Congress; to bring a civil action challenging the validity of any federal law or regulation; or to bring a civil action challenging the lawfulness of an action of a federal agency, or an action of a federal official taken in an official capacity, provided that the action concerns a matter of public interest, rather than a matter that is personal in nature." Id.

75 U.S.C. app. 4, § 102(a)(2)(A).

TALDF in General

21. TCA created TALDF in late 2007 or early 2008.8 The purpose of TALDF is to protect the legal rights of Turkish Americans.9 TALDF works primarily on defamation and free speech matters.¹⁰

22. TALDF provides legal services to its clients on a pro bono

basis.¹¹ The entity is funded by the TCA.¹²

- 23. If there is a legal matter in which the client is awarded monetary damages, the money is divided between the client and the TCA. 13 The TALDF lawyers do not receive any portion of a damage award.14
- 24. TALDF has two lawyers in Washington, DC: TALDF Lawyer 1 and TALDF Lawyer 2. TALDF Lawyer 1 is employed at the law firm of Bruce Fein & Associates, Inc. 15 TALDF Lawyer 2 is employed at the law firm of Saltzman & Evinch, P.C.¹⁶

25. TALDF Lawyer 3 is local counsel in Ohio for Representative Schmidt and is employed at the law firm of Chester, Willcox &

Saxbe.¹⁷

- 26. The TALDF lawyers are similar to independent contractors for TALDF. 18 Each law firm bills TCA an hourly rate for legal services performed on behalf of TALDF.¹⁹ TCA pays for the services.²⁰
- 27. TCA retained a registered lobbyist in 2008 until the lobbyist, George Hochbrueckner, terminated the registration effective December 31, 2008.21
- 28. The TCA President told the OCE that he is the head of TCA's congressional outreach group.²² He spends approximately fifty percent of his time working on congressional outreach, which involves meeting with Members of Congress to discuss the Armenian genocide resolution and Greek and Turkish issues.²³
- 29. The TCA President told the OCE that he has not registered as a lobbyist because he only educates legislators.²⁴

⁹TALDF Lawyer 1 MOI (Exhibit 2 at 11–6574—0006); TCA President MOI (Exhibit 3 at 11– 6574-0012).

¹¹TALDF Lawyer 1 MOI (Exhibit 2 at 11-6574-0007); TCA President MOI (Exhibit 3 at 11-6574-0012).

⁸ Memorandum of Interview of TALDF Lawyer 1, March 28, 2011 ("TALDF Lawyer 1 MOI") (Exhibit 2 at 11-6574-0006); Memorandum of Interview of TCA President, April 8, 2011 ("TCA President MOI") (Exhibit 3 at 11-6574-0012).

¹⁰TALDF Lawyer 1 MOI (Exhibit 2 at 11-6574-0007); TCA President MOI (Exhibit 3 at 11-6574-0012).

¹²TALDF Lawyer 1 MOI (Exhibit 2 at 11-6574-0007); TCA President MOI (Exhibit 3 at 11-6574-0012).

¹³ TALDF Lawyer 1 MOI (Exhibit 2 at 11-6574-0007).

¹⁵Id. at 11-6574-0006.

¹⁶Memorandum of Interview of TALDF Lawyer 2, March 28, 2011 ("TALDF Lawyer 2 MOI") (Exhibit 4 at 11–6574—0016).

¹⁷TALDF Lawyer 3 Response to OCE Request for Information, dated February 11, 2011 ("TALDF Lawyer 3 RFI Response") (Exhibit 5 at 11–6574—0020).

¹⁸TALDF Lawyer 1 MOI (Exhibit 2 at 11–6574—0006).

 $^{^{19}}Id.$ ^{20}Id .

²¹George J. Hochbrueckner & Associates, Inc. Lobbying Report for TCA dated January 15, 2009 (Exhibit 6 at 11-6574-0027).

²²TCA President MOI (Exhibit 3 at 11-6574-0011-0012).

 $^{^{23}}Id.$ at 11–6574—0011. ^{24}Id at 11–6574—0012.

TALDF and Representative Schmidt

30. Since 2008, TALDF has provided legal services to Representative Schmidt related to various legal matters between her and Mr. David Krikorian.²⁵

31. In 2006 or 2007, Mr. Krikorian visited Representative Schmidt's congressional office in Washington, DC.²⁶ He came to the office to meet with Representative Schmidt to request her support for the Armenian genocide resolution.²⁷

32. According to Representative Schmidt's Chief of Staff, Mr. Krikorian became belligerent because Representative Schmidt

would not commit to voting for the resolution.²⁸

33. In November 2007, the TCA President first met Representative Schmidt when he overheard her discussing the Armenian genocide resolution at a campaign fundraiser at the Capitol Hill Club in Washington, DC.²⁹

34. He introduced himself and offered to provide her with infor-

mation about the Armenian genocide issue.30

35. The TCA President told the OCE that he saw Representative Schmidt frequently in 2008 as she attended various TCA events and events with the TCA political action committee.³¹

36. During the same period in 2008, the TCA President believes that he spoke with Representative Schmidt's Chief of Staff at least

once per month.32

37. Representative Schmidt's Chief of Staff explained to the OCE that he first met the TCA President when the TCA President visited Representative Schmidt's office to lobby him on the Armenian genocide resolution.33

38. In 2008, Mr. Krikorian ran as an independent candidate

challenging Representative Schmidt for her congressional seat.

39. The TCA President recalls that in late spring of 2008, Mr. Krikorian circulated an email that criticized Representative Schmidt for attending campaign fundraisers with Turkish Americans.34 The TCA President was furious about the email and there were internal discussions at TCA about whether TALDF should take any legal action in the matter.35

40. During the week before the November 4, 2008 election, Mr. Krikorian placed pamphlets on cars outside of Representative Schmidt's church that accused her of various activities, including

of Staff MOI") (Exhibit 12 at 11–6574—0163).

²⁵TALDF Lawyer 1 Response to OCE Request for Information, dated February 14, 2011 ("TALDF Lawyer 1 RFI Response") (Exhibit 7 at 11–6574—0030); TALDF Lawyer 1 Legal Service Invoices ("TALDF Lawyer 1 Invoices") (Exhibit 8 at 11–6574—0033–0057); TALDF Lawyer 2 Response to OCE Request for Information, dated February 17, 2011 ("TALDF Lawyer 2 RFI Response") (Exhibit 9 at 11–6574—0059–0063); TALDF Lawyer 2 Legal Service Invoices ("TALDF Lawyer 2 Invoices") (Exhibit 10 at 11–6574—0065–0072); TALDF Lawyer 3 RFI Response (Exhibit 5 at 11–6574—0022–0025); TALDF Lawyer 3 Legal Service Invoices ("TALDF Lawyer 3 Invoices") (Exhibit 11 at 11–6574—0074–0161).

²⁶Memorandum of Interview of Representative Schmidt's Chief of Staff, April 6, 2011 ("Chief of Staff MOI") (Exhibit 12 at 11–6574—0163).

²⁷Id. at 11–6574—0164.

²⁹ TCA President MOI (Exhibit 3 at 11-6574-0012). ^{30}Id .

 $^{^{31}}Id$. at 11–6574—0012–0013. ^{32}Id at 11–6574—0013.

³³ Chief of Staff MOI (Exhibit 12 at 11-6574-0165).

³⁴ Id at 11-6574-0164.

³⁵ TCA President MOI (Exhibit 3 at 11-6574-0013).

accepting "blood money" from the Turkish Government to deny the

Armenian genocide.36

41. On November 3, 2008, TALDF posted on its website a statement that it "requested the Attorney General of Ohio, Nancy H. Rogers, to open a criminal investigation under Ohio law into signature Armenian verbal thuggery employed by Armenian American independent candidate David Krikorian against Representative Jean Schmidt."37

42. TALDF Lawyer 1 remembered that his first meeting with Representative Schmidt about providing legal services occurred in

her congressional office in late November 2008.³⁸

2008 Legal Services

43. According to the TALDF lawyers, TALDF first provided legal services for Representative Schmidt in her case against Mr. Krikorian before the Ohio Election Commission.³⁹ She alleged in the case that Mr. Krikorian made false statements about her during the 2008 campaign that violated the Ohio state law prohibiting unfair political campaign activities.⁴⁰

44. The TALDF lawyers began working on this matter in late 2008.41 The lawyers billed their legal services on behalf of Rep-

resentative Schmidt to TCA.42

45. The amount of fees and expenses and legal services for 2008 was approximately \$3,905.43

46. TCA paid the TALDF lawyers for the legal services performed on behalf of Representative Schmidt.44

2009 Legal Services

47. In early 2009, the TALDF lawyers prepared Representative Schmidt's complaint for the Ohio Election Commission matter, which they filed on April 29, 2009.⁴⁵

48. The lawyers filed an additional complaint with the Ohio Election Commission on behalf of Representative Schmidt on July 21, 2009.46

³⁸TALDF Lawyer 1 MOI (Exhibit 2 at 11-6574-0007).

⁴¹TALDF Lawyer 2 Invoices (Exhibit 10 at 11-6574—0065); TALDF Lawyer 3 Invoices (Exhibit 11 at 11-6574-0074-0075).

⁴³TALDF Lawyer 2 Invoices (Exhibit 10 at 11-6574—0065); TALDF Lawyer 3 Invoices (Exhibit 11 at 11–6574—0076–0077).

44 TCA President MOI (Exhibit 3 at 11–6574—0012).

 $^{^{36}\}operatorname{Chief}$ of Staff MOI (Exhibit 12 at 11–6574—0164).

³⁷TALDF Requests Criminal Investigation in Ohio, November 3, 2008, http://www.taldf.org/ ohio.html (Exhibit 14 at 11-6574-0172).

³⁹TALDF Lawyer 1 RFI Response (Exhibit 7 at 11-6574-0030); TALDF Lawyer 2 RFI Response (Exhibit 9 at 11-6574-0060-0061); TALDF Lawyer 3 RFI Response (Exhibit 5 at 11-6574—0022–0023).

⁴⁰Jean Schmidt v. Mr. David Krikorian, Ohio Election Commission Case No. 2009E-003, April 29, 2009 ("Initial OEC Complaint") (Exhibit 15 at 11–6574—0175–0178).

⁴²TALDF Lawyer 1 and TALDF Lawyer 2 sent the bills for their legal services directly to TCA and TALDF Lawyer 3 sent his bills to TALDF. See TALDF Lawyer 1 Invoices (Exhibit 8 at 11-6574-0033-0057); TALDF Lawyer 2 Invoices (Exhibit 10 at 11-6574-0065-0075); TALDF Lawyer 3 Invoices (Exhibit 11 at 11-6574-0074-0161). TCA paid the bills. TCA President MOI (Exhibit 3 at 11-6574-0012).

⁴⁵ Initial OEC Complaint (Exhibit 15 at 11-6574-0175-0178).

⁴⁶ Jean Schmidt v. Mr. David Krikorian, Ohio Election Commission Case No. 2009E-012, July 21, 2009 (Exhibit 16 at 11-6574—0180-0182).

- 49. On October 1, 2009, the Ohio Election Commission found in favor of Representative Schmidt, concluding that Mr. Krikorian made false statements about her.47
- 2009, the lawyers also represented Representative Schmidt in Mr. Krikorian's appeals of the Ohio Election Commission decision.48
- 51. The TALDF lawyers billed their 2009 legal services on behalf of Representative Schmidt to TCA. 49

52. The amount of fees and expenses and legal services for 2009 was approximately \$289,280.⁵⁰

53. TCA paid the TALDF lawyers for the 2009 legal services performed on behalf of Representative Schmidt.⁵¹

2010 Legal Services

54. On February 21, 2010, the TALDF lawyers filed a Motion for Leave to file an Amicus Brief on behalf of Representative Schmidt in a federal lawsuit that Mr. Krikorian brought against the Ohio Election Commission in the Southern District Court of Ohio.⁵² The suit challenged whether the Ohio Election Commission had the right to make its findings in the 2009 matters concerning Representative Schmidt.⁵³ Representative Schmidt was not named as a party to the lawsuit.⁵⁴

55. The TALDF lawyers later filed an amicus brief on behalf of

Representative Schmidt in the case. 55

56. On June 8, 2010, the TALDF lawyers filed a defamation lawsuit on behalf of Representative Schmidt against Mr. Krikorian. Representative Schmidt seeks \$6.8 million dollars in damages. 56

57. Mr. Krikorian's federal lawsuit against the Ohio Election

Commission was dismissed on October 19, 2010.⁵⁷

58. The TALDF lawyers billed their 2010 legal services on behalf of Representative Schmidt to TCA.⁵⁸

⁴⁸TALDF Lawyer 1 RFI Response (Exhibit 7 at 11–6574—0030); TALDF Lawyer 2 RFI Response (Exhibit 9 at 11–6574—0061); TALDF Lawyer 3 RFI Response (Exhibit 5 at 11–6574—

MOI (Exhibit 3 at 11–6574—0012).

50 TALDF Lawyer 1 Invoices (Exhibit 8 at 11–6574—0033–0044);TALDF Lawyer 2 Invoices (Exhibit 10 at 11–6574—0066–0069); TALDF Lawyer 3 Invoices (Exhibit 11 at 11–6574—0078–0116); TCA Legal Expenses for 2009 and 2010 ("TCA Legal Expenses") (Exhibit 18 at 11–6574—0190)

0189).

 $^{54}Id.$

 ^{55}Id .

⁴⁷Letters from Ohio Election Commission to Bruce Fein, dated November 13, 2009 (Exhibit 17 at 11-6574-0184-0187).

⁴⁹TALDF Lawyer 1 and TALDF Lawyer 2 sent the bills for their legal services directly to TCA and TALDF Lawyer 3 sent his bills to TALDF. TALDF Lawyer 1 Invoices (Exhibit 8 at 11–6574—0033–0057); TALDF Lawyer 2 Invoices (Exhibit 10 at 11–6574—0065–0072); TALDF Lawyer 3 Invoices (Exhibit 11 at 11–6574—0074–0161). TCA paid the bills. See TCA President

 ⁵¹ See TCA President MOI (Exhibit 3 at 11–6574—0012).
 52 David Krikorian v. Ohio Elections Commission, et al., S.D. Ohio Civ., Motion of Amicus Curiae Jean Schmidt for Leave to File an Amicus Brief in Support of Defendants' Opposition to Plaintiff's Motion for Temporary Restraining Order and Preliminary Injunction, dated February 21, 2010. ⁵³ TALDF Lawyer 2 RFI Response (Exhibit 9 at 11–6574—0062).

⁵⁶Id.; Jean Schmidt v. David Krikorian and Krikorian for Congress Campaign Committee, Court of Common Pleas Clermont County, Ohio, Case No. 2010 CVC1217, June 8, 2010 (Exhibit

¹⁹ at 11–6574—0191–0223).

57 TALDF Lawyer 2 RFI Response (Exhibit 9 at 11–6574—0062).

58 TALDF Lawyer 1 and TALDF Lawyer 2 sent the bills for their legal services directly to TCA and TALDF Lawyer 3 sent his bills to TALDF. TALDF Lawyer 1 Invoices (Exhibit 8 at 11–6574—0033–0057); TALDF Lawyer 2 Invoices (Exhibit 10 at 11–6574—0065–0072); TALDF

59. The amount of fees and expenses and legal services for 2010

was approximately \$205,401.⁵⁹

60. TCA paid the TALDF lawyers for the 2010 legal services performed on behalf of Representative Schmidt. 60

2011 Legal Services

- 61. Representative Schmidt's defamation lawsuit against Mr. Krikorian continues in 2011.61
- 62. The TALDF lawyers are currently providing legal services and TCA is paying for the legal services. 62
- C. REPRESENTATIVE SCHMIDT RECEIVED AN ADVISORY OPINION FROM THE COMMITTEE IN 2010
- 63. Representative Schmidt did not request an advisory opinion from the Committee prior to the TALDF lawyers providing her legal services in 2008.⁶³

64. Representative Schmidt's Chief of Staff told the OCE that he spoke with staff at the Committee in early 2009 about how to pay

for the legal services. 64

- 65. On August 31, 2009, Representative Schmidt's Chief of Staff was deposed in the matter before the Ohio Election Commission. He was asked whether he had "made some kind of filing with the House Ethics Committee that would allow the Turkish American Legal Defense Fund to fund this legal action against Mr. Krikorian." 65 Representative Schmidt's Chief of Staff answered that he had not made such a filing.⁶⁶
- 66. On September 17, 2009, Representative Schmidt wrote a letter to the Committee "to seek guidance regarding the payment of legal fees associated with a case in which my campaign and I are now involved."67
- 67. On January 21, 2010, Representative Schmidt amended her request for guidance "due to changed circumstances" since the original letter.68
- 68. On February 26, 2010, the Committee provided Representative Schmidt with an advisory opinion. The scope of the advice is limited to payments for two legal matters, which are "legal work already completed during the [Ohio] Elections Commission proceedings, and future legal work on [Representative Schmidt] behalf in the appellate case in Ohio Court. 99

Lawyer 3 Invoices (Exhibit 11 at 11-6574-0117-0161). TCA paid the bills. See TCA President MOI (Exhibit 3 at 11-6574-0012).

⁶⁴ Chief of Staff MOI (Exhibit 12 at 11–6574—0164).

⁶⁷Letter from Representative Schmidt to Chairwoman Zoe Lofgren, dated September 17, 2009 (Exhibit 21 at 11–6574—0270).

68 Letter from Chair Lofgren and Ranking Member Bonner to Representative Schmidt, dated February 26, 2010 ("Advisory Opinion") (Exhibit 22 at 11–6574—0273).

⁶⁹ Letter from Chair Lofgren and Ranking Member Bonner to Representative Schmidt, dated February 26, 2010 ("Advisory Opinion") (Exhibit 22 at 11–6574—0274).

⁵⁹TALDF Lawyer 1 Invoices (Exhibit 8 at 11–6574—0045–0057);TALDF Lawyer 2 Invoices (Exhibit 10 at 11–6574—0070–0072); TALDF Lawyer 3 Invoices (Exhibit 11 at 11–6574—0117–0161); TCA Legal Expenses (Exhibit 18 at 11–6574—0189).

⁶⁰See TCA President MOI (Exhibit 3 at 11–6574—0012).

⁶¹TALDF Lawyer 1 RFI Response (Exhibit 7 at 11–6574—0030).

⁶² Id.; See TCA President MOI (Exhibit 3 at 11-6574-0012).

 $^{^{63}}$ Representative Schmidt MOI (Exhibit 13 at 11–6574—0169); Chief of Staff MOI (Exhibit 12 at 11-6574-0165-0166).

⁶⁵ Deposition of Barry P. Bennett, dated August 31, 2009 (Exhibit 20 at 11-6574-0247).

69. The Committee advised that "the establishment of a legal expense fund and the use of campaign funds are both permissible options for payment of legal expenses in connection with both past and future proceedings, subject to the limitations [in the advisory opinion]." 70

70. The Committee also advised that "before you may begin accepting or soliciting for donations to cover past and future legal expenses as described above, the Committee must approve your pro-

posed trust agreement." 71

D. RELEVANT AND MATERIAL INFORMATION MAY NOT HAVE BEEN PROVIDED TO THE COMMITTEE CONCERNING THE NATURE OF THE LEGAL

- 71. The advisory opinion from the Committee to Representative Schmidt states that the "Committee will take no adverse action against you in regard to any conduct that you undertake, or have undertaken, in good faith reliance upon this advisory opinion, so long as you have presented a complete and accurate statement of all material facts relied upon, herein, and the proposed conduct in practice conforms with the information you provided, as addressed in this opinion." 72
- 72. In the advisory opinion, the Committee also reserved the right to rescind, modify, or terminate the opinion: "However, the Committee will rescind an advisory opinion if relevant and material facts were not completely and accurately disclosed to the Committee at the time the opinion was issued." 73
- 73. Pursuant to the advisory opinion, "[t]here is no restriction under the Committee's Legal Expense Fund Regulations that would bar the establishment of such a trust fund to pay past legal expenses, so long as no solicitation or receipt of donations occurred before the Committee's written approval of the trust agreement." 74

74. The advisory opinion relies on facts that Representative Schmidt and her staff provided concerning the prior payments of the legal expenses.

TCA Paid for Representative Schmidt's Legal Services Prior to Written Approval of a Legal Expense Fund

75. In the advisory opinion, the Committee indicated that it was under the impression that Representative Schmidt's attorneys had worked approximately 200 hours and have not billed Representative Schmidt or received any payments for their services. 75

76. The advisory opinion mentions that "[t]o date, Mr. Fein estimates that 200 hours have been worked by the attorneys in your case, but you have not yet been billed as you are awaiting this Committee's guidance regarding the permissibility of the proposed options for payment of legal expenses in this matter." ⁷⁶

77. The following relevant and material information appears not to have been provided to the Committee as of the date of the advisory opinion: (1) Representative Schmidt's lawyers had worked

 $^{^{70}}Id.$ at 11–6574—0273. $^{71}Id.$ at 11–6574—0277. $^{72}Id.$ at 11–6574—0279.

⁷⁴ *Id.* at 11–6574—0277(emphasis added). ⁷⁵ *Id.* at 11–6574—0274.

more than 500 hours in her cases; 77 (2) Representative Schmidt's lawyers sent their bills to TCA; 78 and (3) TCA had paid Representative Schmidt's lawyers approximately \$293,000 for services received in 2008 and 2009.⁷⁹

78. The President of TCA told the OCE that TCA pays all of the legal expenses for TALDF from its general operating account.80

79. The TALDF lawyers are employed by separate law firms. 81

Each law firm submits its legal bills to TCA.82

80. TCA pays for the legal fees and expenses for each attorney performing legal services for Representative Schmidt.83

81. TALDF provides free legal services to all of its clients.⁸⁴ TCA pays the TALDF lawyers for their services.85

TCA Has Not Sought Reimbursement from Representative Schmidt

82. TALDF Lawyer 1 and TALDF Lawyer 2 explained to the OCE that they never send bills to TALDF clients.⁸⁶ TCA pays for their legal fees.87

83. TALDF Lawyer 1 and TALDF Lawyer 2 told the OCE that they were under the impression that they were providing their

legal services at no cost to Representative Schmidt.88

84. TALDF Lawyer 1 testified in a deposition during the matter before the Ohio Election Commission that he told Representative Schmidt and her campaign that "we would not charge them legal fees." 89

85. The TCA President told the OCE that he does not bill anyone for the payments that TCA gives to TALDF.90 TCA has never sought reimbursement for such expenses.⁹¹

86. The TCA President explained that he has not had conversations with Representative Schmidt about payments for the legal services.92

 $^{77} TALDF$ Lawyer 1 Invoices (Exhibit 8 at 11–6574—0033–0044); TALDF Lawyer 2 Invoices (Exhibit 10 at 11–6574—0065–0069); TALDF Lawyer 3 Invoices (Exhibit 11 at 11–6574—0076–0076–0076).

Lawyer 3 Invoices (Exhibit 11 at 11–6574—0074–161).

79 TALDF Lawyer 1 Invoices (Exhibit 8 at 11–6574—0033–0044); TALDF Lawyer 2 Invoices (Exhibit 10 at 11–6574—0065–0069); TALDF Lawyer 3 Invoices (Exhibit 11 at 11–6574—0076–

0116).

⁸⁶See TCA President MOI (Exhibit 3 at 11–6574—0012).
 ⁸¹TALDF Lawyer 1 MOI (Exhibit 2 at 11–6574—0006); TALDF Lawyer 2 MOI (Exhibit 4 at

11-6574-0016); TALDF Lawyer 3 RFI Response (Exhibit 5 at 11-6574-0020).

 $\begin{array}{c} 11-6574-0017-0018). \\ {}^{87}\text{TCA President MOI (Exhibit 3 at } 11-6574-0012). \end{array}$

89 Deposition of Bruce Fein, dated August 31, 2009 (Exhibit 23 at 11–6574—0310).

⁷⁸TALDF Lawyer 1 and TALDF Lawyer 2 sent the bills for their legal services directly to TCA and TALDF Lawyer 3 sent his bills to TALDF. See TALDF Lawyer 1 Invoices (Exhibit 8 at 11–657—0033–0057) TALDF Lawyer 2 Invoices (Exhibit 10 at 11–6574—0065–0072); TALDF

⁸² TALDF Lawyer 1 and TALDF Lawyer 2 sent the bills for their legal services directly to TCA and TALDF Lawyer 3 sent his bills to TALDF. See TALDF Lawyer 1 Invoices (Exhibit 8 at 11–6574—0033–0057); TALDF Lawyer 2 Invoices (Exhibit 10 at 11–6574—0065–0072); TALDF Lawyer 3 Invoices (Exhibit 11 at 11–6574—0074–0161). TCA paid the bills. See TCA President MOI (Exhibit 3 at 11–6574—0012).

83 See TCA President MOI (Exhibit 3 at 11–6574—0012).

⁸⁴ TALDF Lawyer 1 MOI (Exhibit 2 at 11–6574—0007).

85 Id.; TALDF Lawyer 2 MOI (Exhibit 4 at 11–6574—0017–0018); TCA President MOI (Exhibit 3 at 11–6574—0012).

86 TALDF Lawyer 1 MOI (Exhibit 2 at 11–6574—0007); TALDF Lawyer 2 MOI (Exhibit 4 at 11–6574—0017).

⁸⁸ TALDF Lawyer 1 MOI (Exhibit 2 at 11-6574-007-008); TALDF Lawyer 2 MOI (Exhibit 4 at 11–6574—0018).

⁹⁰TCA President MOI (Exhibit 3 at 11–6574—0012).

 $^{^{91}}Id.$ 92 Id.

- 87. Representative Schmidt told the OCE that TALDF did not offer to provide her free legal services and that she discussed the possibility of a contingency fee, but that option was not pursued.93 Her statements are not consistent with the statements of the TALDF lawyers and TCA President about payments for the legal services.
- E. TCA HAS PAID APPROXIMATELY \$500,000 TO THREE LAW FIRMS FOR THE LEGAL SERVICES PROVIDED TO REPRESENTATIVE SCHMIDT
- 88. The TALDF lawyers provided the OCE with statements for legal fees and expenses that they billed for Representative Schmidt's legal matters from 2008 through the December 2010.94

89. Based on these invoices, the lawyers charged legal fees and

expenses totaling approximately \$498,587.95

90. According to the lawyers, they have received payment for the fees and expenses. 96 According to the TCA President, TCA paid for these expenses.⁹⁷

91. Representative Schmidt's defamation suit against Mr. Krikorian is ongoing in 2011 and the TALDF lawyers are rep-

resenting her in this matter.98

- 92. Representative Schmidt has not received any invoice for these services and TCA never intended to send her an invoice for these services.99 TCA paid for the services out of its general operating budget in the same manner that it pays for all TALDF clients. 100
- F. REPRESENTATIVE SCHMIDT ACCEPTED ADDITIONAL LEGAL SERVICES AFTER RECEIVING THE ADVISORY OPINION
- 93. As mentioned above, on February 26, 2010, the Committee provided Representative Schmidt with a written opinion advising that she could pay for the TALDF legal services by either establishing a legal expense fund or using campaign funds.
- 94. With respect to establishing the legal expense fund, the Committee advised Representative Schmidt that "[n]o contribution may be solicited for or accepted by a fund prior to the Committee's written approval of the completed trust document and the trustee." 101

94 TALDF Lawyer 1 Invoices (Exhibit 13 at 11–6574—0169).
94 TALDF Lawyer 1 Invoices (Exhibit 8 at 11–6574—0057-0)57); TALDF Lawyer 2 Invoices (Exhibit 10 at 11–6574—0065–0072); TALDF Lawyer 3 Invoices (Exhibit 11 at 11–6574—0074–0161); TCA Legal Expenses (Exhibit 18 at 11–6574—0189).
95 TALDF Lawyer 1 Invoices (Exhibit 8 at 11–6574—0033–0057); TALDF Lawyer 2 Invoices (Exhibit 10 at 11–6574—0065–0072); TALDF Lawyer 3 Invoices (Exhibit 11 at 11–6574—0074–0161); TCA Legal Expenses (Exhibit 18 at 11–6574—0189).

Oron, TCA Degal Expenses (Exhibit 18 at 11-0574-0139).
 Orong TLDF Lawyer 1 MOI (Exhibit 2 at 11-6574-0007-0008); TALDF Lawyer 2 MOI (Exhibit 4 at 11-6574-0017).
 Orong TCA President MOI (Exhibit 3 at 11-6574-0012).

98 TALDF Lawyer 1 RFI Response (Exhibit 7 at 11–6574—0030). 99 TCA President MOI (Exhibit 3 at 11–6574—0013); TALDF Lawyer 1 MOI (Exhibit 2 at 11–

⁹³ Representative Schmidt MOI (Exhibit 13 at 11–6574—0169).

¹⁰⁰ TCA President MOI (Exhibit 3 at 11–6574—0012).

100 TCA President MOI (Exhibit 3 at 11–6574—0012).

101 Advisory Opinion (Exhibit 22 at 11–6574—0275). Under the Legal Expense Fund Regulation of the Company of the tions, pro bono legal services are considered to be contributions to a legal expense fund and thereby cannot be accepted without the Committee's written approval of the trust document. Legal Expense Fund Regulations (Exhibit 1 at 11–6574—0002–0004). The Legal Expense Fund Regulations allow the acceptance of pro bono legal services under the following limited circumstances: 'to file an amicus brief in his or her capacity as a Member of Congress; to bring a civil action challenging the validity of any federal law or regulation; or to bring a civil action challenging the lawfulness of an action of a federal agency, or an action of a federal official taken in an official capacity, provided that the action concerns a matter of public interest, rather than a matter that is personal in nature." Id. at 11–6574—0003.

95. After receiving the February 26, 2010 advisory opinion, Representative Schmidt did not submit a request for approval of a legal expense fund until July 19, 2010.¹⁰²

96. On June 8, 2010, Representative Schmidt filed a defamation lawsuit against Mr. Krikorian seeking \$6.8 million in damages. 103

97. The TALDF lawyers represent her in this matter and TCA pays their legal fees. 104

Request for Approval of Legal Expense Fund

98. On July 19, 2010, Representative Schmidt wrote a letter to the Committee requesting approval of a legal expense fund. 105

99. On August 11, 2010 Representative Schmidt requested that the Committee approve a contingency fee agreement in connection with the \$6.8 million defamation lawsuit. 106

100. She also requested permission to use a legal expense fund to pay for legal services that the TALDF provided in connection with the amicus brief filed in Ohio federal court in February 2010.

Request for Approval of Contingency Fee Agreement

101. On August 26, 2010 the Committee requested that Representative Schmidt provide a copy of the proposed contingency fee agreement for the defamation lawsuit. 107 Although the lawsuit was filed on June 8, 2010, the proposed contingency fee agreement is dated August 26, 2010.108 Based on the information before the OCE, a final contingency fee agreement was not executed.

102. TALDF Lawyer 1, who signed the August 26 proposed contingency fee agreement, told the OCE that the TALDF legal services for the defamation suit are not part of a contingency fee agreement. 109 The services are provided pro bono similar to the other legal services TALDF has provided to Representative Schmidt. 110

103. He explained that he and the other lawyers will not receive any part of a monetary judgment from the defamation suit. If damages are awarded, half of the award is for Representative Schmidt and the other half is for TCA.¹¹¹ The TALDF lawyers are paid whether or not there are damages awarded in the matter.

104. As result, the TALDF lawyers' payment is not contingent on the outcome of the case. TCA pays the lawyers based on the hours billed for work on Representative Schmidt's matter. 112

¹⁰²Letter from Representative Schmidt to Chair Lofgren and Ranking Member Bonner, dated July 19, 2010 ("Request for Legal Expense Fund Approval") (Exhibit 24 at 11-6574-0389).

¹⁰³ Jean Schmidt v. David Krikorian and Krikorian for Congress Campaign Committee, Court of Common Pleas Clermont County, Ohio, Case No. 2010 CVC1217, June 8, 2010 (Exhibit 19 at 11-6574-0191-0222)

¹⁰⁴ TALDF Lawyer 1 RFI Response (Exhibit 7 at 11-6574-0030; TCA President MOI (Exhibit 3 at 11-6574-0012).

¹⁰⁵Request for Legal Expense Fund Approval (Exhibit 24 at 11–6574—0389).

¹⁰⁶ Letter from Representative Schmidt to Chair Lofgren and Ranking Member Bonner, dated August 11, 2010 (Exhibit 25 at 11–6574—0391–0392).

¹⁰⁷ Email from Heather Jones to Joe Jansen, dated August 26, 2010 (Exhibit 26 at 11–6574—

¹⁰⁸Proposed Contingency Agreement between TALDF and Representative Schmidt, dated August 26, 2010 (Exhibit 27 at 11–6574—0396).

109 TALDF Lawyer 1 MOI (Exhibit 2 at 11–6574—0007–0008).

¹¹⁰Id. at 11–6574—0007.

 $^{^{111}}Id.$

¹¹² Id.

G. REPRESENTATIVE SCHMIDT DID NOT DISCLOSE THE LEGAL SERVICES SHE RECEIVED ON HER FINANCIAL DISCLOSURE STATEMENTS FOR CAL-ENDAR YEARS 2008 AND 2009

105. Representative Schmidt filed her Calendar Year 2008 Financial Disclosure Statement on May 13, 2009.

106. Representative Schmidt answers "No" to the question "Did you, your spouse, or a dependent child receive any reportable gift in the reporting period (i.e., aggregating more than \$335 and not otherwise exempt)?" 113

107. Representative Schmidt filed her Calendar Year 2009 Financial Disclosure Statement on May 15, 2010. On July 15, 2010,

she amended the filing.

108. In the original and amended statements, Representative Schmidt answers "No" to the question "Did you, your spouse, or a dependent child receive any reportable gift in the reporting period (i.e., aggregating more than \$335 and not otherwise exempt)?" 114

III. CONCLUSION

109. The Committee issued detailed guidance explaining the steps that Members must follow to solicit or receive donations to pay legal expenses. 115

110. The Legal Expense Fund Regulations require that a Member first receive approval to establish a legal expense fund before receiving cash or in-kind donations (e.g., pro bono legal services). 116

- 111. The Legal Expense Fund Regulations state that pro bono legal services are contributions to a legal expense fund and cannot be accepted without the Committee's written approval of a legal expense fund. 117
- 112. For example, the Committee recently responded to a Member's request for approval to accept pro bono legal services. 118 The Committee advised the Member that "it would not be permissible for you to solicit or accept pro bono or reduced-fee legal representation in connection with the ongoing disciplinary proceedings, absent the establishment of a legal expense fund for such purpose." 119

113. In this review, TCA and TALDF told the OCE that legal services were provided to Representative Schmidt on a pro bono

114. TCA has paid approximately \$500,000 to three law firms for legal services provided to Representative Schmidt in 2008, 2009, 2010, and 2011.

¹¹⁷Id. The Legal Expense Fund Regulations allow the acceptance of pro bono legal services

¹¹³ Representative Schmidt Amended Calendar Year 2009 Financial Disclosure Statement, dated July 15, 2010 (Exhibit 28 at 11–6574—0398).

114 Representative Schmidt Amended Calendar Year 2008 Financial Disclosure Statement, dated May 13, 2009 (Exhibit 28 at 11–6574—0398); Representative Schmidt Amended Calendar Year 2009 Financial Disclosure Statement, dated July 15, 2010 (Exhibit 29 at 11–6574—0411).

115 Legal Expense Fund Regulations (Exhibit 1 at 11–6574—0002); House Ethics Manual 63–65

under the following limited circumstances. See supra note 101.

118 Letter from Chair Zoe Lofgren and Ranking Member Jo Bonner to Representative Charles B. Rangel, dated October 29, 2010 (Exhibit 30 at 11–6574—0432). The Board notes that this advisory opinion to Representative Rangel was issued only to him and cannot be relied upon by any other individual or entity. The letter is cited here only as an example of the application of the Legal Expense Fund Regulations. ^{119}Id .

115. Representative Schmidt did not receive permission from the Committee to establish a legal expense fund prior to accepting the legal services. Representative Schmidt told the OCE that she has submitted a request to the Committee for approval of a legal expense fund.

116. The Board is not aware of the status of Representative Schmidt's request for approval of the legal expense fund. However, even if a legal expense fund is approved, TCA has already paid for

the legal services and does not seek reimbursement.

117. In conclusion, the Board finds that there is substantial reason to believe that Representative Schmidt violated House Rule 25, clause 3 by accepting legal services from TALDF, which TCA paid for prior to her receiving approval from the Committee of a legal expense fund.

118. The Board also finds that there is substantial reason to believe that Representative Schmidt violated House Rule 26, clause 2 and the Ethics in Government Act by failing to report that she received legal services from TALDF as gifts on her financial disclo-

sure statements for calendar years 2008 and 2009.

119. For these reasons, the Board recommends that the Committee further review the allegations described above concerning Representative Schmidt.

EXHIBIT 1

HOUSE ETHICS MANUAL

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Legal Expense Fund Regulations

MEMORANDUM TO ALL MEMBERS, OFFICERS, AND EMPLOYEES1

From: Committee on Standards of Official Conduct

Nancy L. Johnson, Chairman Jim McDermott, Ranking Democratic Member

Date: June 10, 1996

The new gift rule exempts "a contribution or other payment to a legal expense fund established for the benefit of a Member, officer, or employee that is otherwise lawfully made in accordance with the restrictions and disclosure requirements of the Committee on Standards of Official Conduct," as long as the contribution is not from a registered lobbyist or an agent of a foreign principal (House Rule 25, clause 5(a)(3)(E)). In light of this new rule, and pursuant to its authority there under, the Committee hereby issues regulations explaining its "restrictions and disclosure requirements" for legal expense funds. The regulations set forth below supersede the Committee's prior policies under the old gift rule² and take effect as of July 1, 1996. The prior policies remain in effect until that date.

Legal Expense Fund Regulations

- A Member, officer, or employee who wishes to solicit and/or receive donations, in cash or in kind, to pay legal expenses shall obtain the prior written permission of the Committee on Standards of Official Conduct.³
- 2. The Committee shall grant permission to establish a Legal Expense Fund only where the legal expenses arise in connection with: the individual's candidacy for or election to federal office; the individual's official duties or position in Congress (including legal expenses incurred in connection with an amicus brief filed in a Member's official capacity, a civil action by a Member challenging the validity of a law or federal regulation, or a matter before the Committee on Standards of Official Conduct); a criminal prosecution; or a civil matter bearing on the individual's reputation or fitness for office.

 $^{^{\}dagger}$ These regulations have been updated in several respects, including to reflect certain Committee policies established after the regulations were originally issued, and the renumbering of the House Rules that occurred at the beginning of the $106^{\rm th}$ and $107^{\rm th}$ Congresses.

² See House Ethics Manual, 102d Cong., 2d Sess. 49-50 (1992).

 $^{^3}$ Permission is not required to solicit and/or receive a donation in any amount from a relative or a donation of up to \$250 from a personal friend.

- 3. The Committee shall not grant permission to establish a Legal Expense Fund where the legal expenses arise in connection with a matter that is primarily personal in nature (e.g., a matrimonial action).
- 4. A Member, officer, or employee may accept pro bono legal assistance without limit to file an amicus brief in his or her capacity as a Member of Congress; to bring a civil action challenging the validity of any federal law or regulation; or to bring a civil action challenging the lawfulness of an action of a federal agency, or an action of a federal official taken in an official capacity, provided that the action concerns a matter of public interest, rather than a matter that is personal in nature. Pro bono legal assistance for other purposes shall be deemed a contribution subject to the restrictions of these regulations.
- 5. A Legal Expense Fund shall be set up as a trust, administered by an independent trustee, who shall oversee fund raising.
- 6. The trustee shall not have any family, business, or employment relationship with the trust's beneficiary.
- 7. Trust funds shall be used only for legal expenses (and expenses incurred in soliciting for and administering the trust), except that any excess funds shall be returned to contributors. Under no circumstances may the beneficiary of a Legal Expense Fund convert the funds to any other purpose.
- 8. A Legal Expense Fund shall not accept more than \$5,000 in a calendar year from any individual or organization.
- A Legal Expense Fund shall not accept any contribution from a registered lobbyist or an agent of a foreign principal.
- Other than as specifically barred by law or regulation, a Legal Expense Fund may accept contributions from any individual or organization, including a corporation, labor union, or political action committee (PAC).
- 11. No contribution shall be solicited for or accepted by a Legal Expense Fund prior to the Committee's written approval of the completed trust document (including the name of the trustee). No amendment of the trust document is effective, and no successor or substitute trustee may be appointed, without the Committee's written approval.
- 12. Within one week of the Committee's approval of the trust document, the beneficiary shall file a copy of the trust document with the Legislative Resource Center (B-106 Cannon House Office Building) for public disclosure.

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- 13. The beneficiary of a Legal Expense Fund shall report to the Committee on a quarterly basis, with a copy filed for public disclosure at the Legislative Resource Center:
 - a) any donation to the Fund from a corporation or labor union;
 - b) any contribution (or group of contributions) exceeding \$250 in a calendar year from any other single source; and
 - c) any expenditure from the Fund exceeding \$250 in a calendar year.

The reports shall state the full name and street address of each donor, contributor or recipient required to be disclosed. Beginning October 30, 1996, these reports shall be due as follows:

Reporting Period	<u>Due Date</u>
January 1 – March 31	April 30
April 1 – June 30	July 30
July 1 – September 30	October 30
October 1 – December 31	January 30

14. Any Member or employee who established a Legal Expense Fund prior to July 1, 1996 shall make any necessary modifications to the trust document to bring it into compliance with these regulations and shall disclose the trust document with his or her first quarterly report of the 105th Congress on January 30, 1997. Reports of receipts and expenditures shall be due beginning October 30, 1996, as stated in paragraph 13, above.

Use of Campaign Funds for Legal Expenses

This Committee has stated (in Chapter 4 on campaign activity) that Members may use campaign funds to defend legal actions arising out of their campaign, election, or the performance of their official duties. More recently, however, the Federal Election Commission (FEC) issued regulations defining impermissible personal uses of campaign funds, including using campaign funds for certain legal expenses. Any Member contemplating the use of campaign funds for the direct payment of legal expenses or for contribution to a legal expense fund should first contact the FEC.

11-6574_0004

EXHIBIT 2

Subject to the Nondisclosure Provisions of H. Res. 895 of the 110th Congress as Amended

OFFICE OF CONGRESSIONAL ETHICS UNITED STATES HOUSE OF REPRESENTATIVES

MEMORANDUM OF INTERVIEW

IN RE: TALDF Lawyer 1

REVIEW No.:

11-6574

DATE:

March 28, 2011

LOCATION:

Bruce Fein & Associates, Inc.

1025 Connecticut Avenue, NW

Washington, DC 20036

TIME:

10:00 a.m. to 10:45 a.m. (approximately)

PARTICIPANTS: Kedric L. Payne

Paul J. Solis

<u>SUMMARY</u>: The OCE requested an interview TALDF Lawyer 1, who is an attorney with the Turkish American Legal Defense Fund ("TALDF"), on March 28, 2011, and he consented to an interview. TALDF Lawyer 1 (the "witness") made the following statements in response to our questioning:

- The witness was given an 18 U.S.C. § 1001 warning and consented to an interview. He signed a written acknowledgement of the warning, which will be placed in the case file in this review.
- The witness explained that TALDF is a unit of the Turkish Coalition of America ("TCA"). The witness believes that TCA was established in 2005 or 2006 and TALDF was established in 2007 or 2008.
- His firm, Bruce Fein & Associates, Inc. is his current employer. TCA pays the firm for the work that the witness performs on behalf of TALDF. The witness explained that he is more like an independent contractor with TALDF.
- TALDF was created to protect the legal rights of Turkish Americans and focuses on free speech cases. TALDF receives various requests from individuals requesting legal services.
- The witness screens potential cases and determines if the cases are consistent with the TALDF mission.

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OFFICE OF CONGRESSIONAL ETHICS

11-6574_0006

Subject to the Nondisclosure Provisions of H. Res. 895 of the 110th Congress as Amended

- The witness told the OCE that a case usually aligns with the TALDF mission if it supports Turkish Americans being able to participate in open public discourse and protects Turkish Americans from any type of discrimination.
- 7. TCA funds TALDF. As a result, the witness' law firm bills TCA for the hours he works on behalf of TALDF and TCA pays the law firm. There is no retainer agreement and the bills are based on the amount of time the witness spends working on a matter.
- TALDF provides legal services at no charge to its clients, on a "pro bono" basis. The
 witness stated that its customary to think pro bono, although TCA and the client may
 share damage awards in a specific case.
- If there is a legal matter where a TALDF client wins a monetary judgment, the money is divided between TCA and the client. Neither the witness nor his TALDF colleague receives any portion of monetary damages awarded in a legal matter.
- 10. Examples of TALDF clients include a professor who has a defamation suit and a student who has a civil rights case.
- 11. TALDF has not represented any federal, state, or local or public official other than Representative Schmidt.
- 12. The witness believes that he first met Representative Schmidt in November 2008.
- 13. He first learned of Representative Schmidt from Lincoln McCurdy, who is the President of TCA. Mr. McCurdy told the witness that Representative Schmidt was interested in filing a complaint with the Ohio Election Commission against David Krikorian. The witness does not know who initiated the contact between Mr. McCurdy and Representative Schmidt.
- 14. Near the end of November 2008, the witness met with Representative Schmidt in her Washington, DC office to discuss the complaint. He believes that her current Chief of Staff, Joe Jansen and her former Chief of Staff, Barry Bennett attended the meeting. The witness believes that Joe Jansen was acting as her lawyer at the time. At the meeting, they discussed filing a case with the Ohio Elections Commission.
- 15. The witness explained that TALDF's legal services were provided at no charge to Representative Schmidt and that was his understanding at their first meeting.
- 16. Although the complaint was discussed in November 2008, it was not filed until April 2009 because TALDF was waiting for "ethics" approval.

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OFFICE OF CONGRESSIONAL ETHICS

Subject to the Nondisclosure Provisions of H. Res. 895 of the 110th Congress as Amended

- 17. The witness did not know at the time whether "ethics" approval meant approval from a congressional entity or the Federal Election Commission. He did not know what aspect of the representation had to be approved.
- 18. In April 2009, Mr. Bennett told the witness that ethics approval had been received and action could be filed because it was approved by ethics.
- 19. The witness had been working on the case while waiting for client approval.
- 20. The witness hired Donald Brey as local counsel for the Ohio Election Commission matter. The witness told the OCE that Representative Schmidt referred Mr. Brey to him. TCA pays Mr. Brey's legal fees.
- 21. TALDF represented Representative Schmidt in matters involving Mr. Krikorian's appeal of the Ohio Election Commission decision, an amicus brief in federal court, and a defamation suit against Mr. Krikorian. Representative Schmidt was alerted to all of these actions.
- 22. With all of these matters, the witness understood that TALDF was providing pro bono services to Representative Schmidt. Further, there was no written agreement for scope of services to be provided to Representative Schmidt.
- 23. He considered each of the matters to be related to the Ohio Election Commission complaint that was discussed in the first meeting of November 2008. The defamation suit was contemplated at the time of the Ohio Election Commission complaint and at other times during discussions with Representative Schmidt.
- 24. The witness stated that the legal services for the defamation suit are not part of a contingency fee agreement. The services are pro hono like the other services provided. However, there is an understanding that if there is a monetary judgment, it will be equally divided between Representative Schmidt and TCA. The witness will not receive any part of a monetary judgment.
- 25. When asked about a complaint that Representative Schmidt's campaign filed before the Federal Election Commission against Mr. Krikorian in 2009, the witness said that he was not involved in this matter.
- 26. Mr. Bennett mentioned a legal trust fund to the witness, but the witness "does not care one way or the other if a fund pays for the legal expenses." He will not receive the money, but it will reimburse TCA. The witness stated that the back and forth with ethics lawyers over a legal trust fund was "not an inflection point" in the battery of litigation.

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OFFICE OF CONGRESSIONAL ETHICS

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This memorandum was prepared on March 29, 2011, based on the notes that the OCE staff prepared during the interview with the witness on March 28, 2011. I certify that this memorandum contains all pertinent matter discussed with the witness on March 28, 2011.

Kedric L. Payne Investigative Counsel

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OFFICE OF CONGRESSIONAL ETHICS

11-6574_0009

EXHIBIT 3

Subject to the Nondisclosure Provisions of H. Res. 895 of the 110th Congress as Amended

OFFICE OF CONGRESSIONAL ETHICS UNITED STATES HOUSE OF REPRESENTATIVES

MEMORANDUM OF INTERVIEW

IN RE: President of Turkish Coalition of America ("TCA")

REVIEW No.: 11-6574 DATE: April 8, 2011

LOCATION: Turkish Coalition of America

> 1025 Connecticut Avenue Washington, DC 20036

TIME: 2:10 p.m. to 3:00 p.m. (approximately)

PARTICIPANTS: Kedric L. Payne

Paul J. Solis

SUMMARY: The OCE requested an interview with the President of the Turkish Coalition of America ("TCA"), on April 8, 2011, and he consented to an interview. The TCA President (the "witness") made the following statements in response to our questioning:

- 1. The witness was given an 18 U.S.C. § 1001 warning and consented to an interview. He signed a written acknowledgement of the warning, which will be placed in the case file in this review.
- 2. The witness told the OCE that was involved in creating TCA with Dr. Yakin Ayasya. TCA was created in February 2007.
- 3. TCA is a 501(c)(3) organization that is intended to educate the general public about the Turkish American community; empower the Turkish American community; and bridge gaps between the general public and the Turkish American community.
- 4. The organization is divided into several groups: Capitol Hill outreach; community outreach; scholarship program; and the Turkish American Legal Defense Fund ("TALDF"). TCA is also involved in organizing trips for Members of Congress and it has a political action committee.
- 5. The witness is the head of the group involved in Capitol Hill outreach. The group also has one full-time employee and one part-time employee. The witness told the OCE that he spends about 50% of his time working on congressional outreach.
- 6. This group works with the Turkish Caucus, which is comprised of Members of Congress. The Capitol Hill outreach group encourages Members to join the Turkish Caucus and it provides educational materials to Members concerning Turkey.

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OFFICE OF CONGRESSIONAL ETHICS

Subject to the Nondisclosure Provisions of H. Res. 895 of the 110th Congress as Amended

- The Capitol Hill outreach group meets with legislators concerning the Armenian genocide resolution. The group also meets with legislators concerning Greek and Turkish issues.
- The witness told the OCE that no one in TCA's Capitol Hill outreach group is registered
 as a lobbyist. He explained that he is not registered as a lobbyist because he only
 educates legislators.
- TALDF was created in late 2007 or the beginning of 2008. The entity was created because Dr. Ayasya wanted an organization to help Turkish Americans that were victims of discrimination.
- 10. The witness described TALDF as an anti-defamation entity. TALDF becomes involved in legal matters when the lawyers identify a case and decide to accept it or when Turkish Americans request TALDF's legal assistance.
- The TCA funds TALDF. The witness approves all TCA payments to TALDF and controls the TCA budget.
- These approvals include all payments to TALDF lawyers Bruce Fein and David Saltzman.
- 13. The money that TCA uses to pay TALDF comes from TCA's general budget. The witness told the OCE that the TCA does not seek any reimbursements or payments from TALDF clients. TCA also does not solicit funds from any other sources to pay for TALDF expenses.
- 14. The witness is involved in pre-approving new TALDF legal matters. He attends meetings about new matters. The approval decisions are done by a consensus of the witness; Guler Koknar, TCA Vice President; Bruce Fein; David Saltzman; and the TCA Chairman Dr. Ayasya. This group meets approximately four times per year to make decisions on new matters for TALDF.
- 15. The witness believes that he first met Representative Jean Schmidt in November 2007 at a fundraiser for Ohio Republicans at the Capitol Hill Club. He attended the fundraiser because the TCA PAC made a campaign contribution for the event.
- 16. During the event, he overheard Representative Schmidt discussing the Armenian genocide resolution. He introduced himself and explained to Representative Schmidt that he worked for TCA. He offered to provide her with material concerning the Armenian genocide issue.

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OFFICE OF CONGRESSIONAL ETHICS

Subject to the Nondisclosure Provisions of H. Res. 895 of the 110th Congress as Amended

- 17. The witness told the OCE that Representative Schmidt collected information from sources representing all sides of the Armenian genocide issue and independently decided that she could not support the resolution. He believes that she publicly stated that she could not support the Armenian genocide resolution in December 2007.
- 18. He believes that near late spring 2008, he received an email, possibly from a Turkish American. In the email, David Krikorian criticized Representative Schmidt for attending campaign fundraisers with Turkish Americans. This email had been sent to various recipients and the witness is not sure who sent it to him.
- 19. The witness was furious when he read this email because it made him feel that Turkish Americans could not participate in the political process like everyone else without being criticized.
- 20. He recalls that in the summer of 2008 there were internal discussions at TALDF about whether they should take any legal action in the matter.
- 21. The witness is not certain if he approached Representative Schmidt and offered TALDF services or if she asked him whether TALDF could provide services.
- 22. He told the OCE that he saw Representative Schmidt a few times after he received the Krikorian email and they discussed news about Mr. Krikorian. During these discussions, the witness may have mentioned TALDF to Representative Schmidt.
- 23. He saw Representative Schmidt frequently in 2008 because Representative Schmidt attended TCA events. Also, the TCA PAC was involved in events with Representative Schmidt.
- 24. The witness also spoke with Representative Schmidt's Chief of Staff, Barry Bennett, at least once per month in 2008 and they discussed the Krikorian matter.
- 25. The witness recalled Mr. Bennett asking him something about payment for legal services. He explained that he either told Mr. Bennett to reach out to Bruce Fein or he may have told Bruce Fein to reach out to Mr. Bennett. When asked if Mr. Bennett discussed a contingency fee with him, the witness stated that he did not recall that he did.
- 26. The witness told the OCE that before TALDF could proceed with assisting Representative Schmidt with filing the complaint with the Ohio Election Commission, Mr. Bennett mentioned something about "ethics."
- 27. He was not involved in any further discussions about payment for the legal services and never talked to Representative Schmidt about payment for services.

MOI - Page 3 of 4

OFFICE OF CONGRESSIONAL ETHICS

Subject to the Nondisclosure Provisions of H. Res. 895 of the 110th Congress as Amended

This memorandum was prepared on April 11, 2011, based on the notes that the OCE staff prepared during the interview with the witness on April 8, 2011. I certify that this memorandum contains all pertinent matter discussed with the witness on April 8, 2011.

Kedric L. Payne Investigative Counsel

MOI - Page 4 of 4

OFFICE OF CONGRESSIONAL ETHICS

11-6574_0014

EXHIBIT 4

Subject to the Nondisclosure Provisions of H. Res. 895 of the 110th Congress as Amended

OFFICE OF CONGRESSIONAL ETHICS UNITED STATES HOUSE OF REPRESENTATIVES

MEMORANDUM OF INTERVIEW

IN RE: TALDF Lawyer 2

REVIEW No.:

11-6574

DATE:

March 28, 2011

LOCATION:

Saltzman & Evinch, P.C.

655 15th Street, NW

Washington, DC 20005

TIME:

2:05 p.m. to 2:45 a.m. (approximately)

PARTICIPANTS:

Kedric L. Payne Paul J. Solis

<u>SUMMARY</u>: The OCE requested an interview with TALDF Lawyer 2, who is an attorney with the Turkish American Legal Defense Fund ("TALDF"), on March 28, 2011, and he consented to an interview. TALDF Lawyer 2 (the "witness") made the following statements in response to our questioning:

- The witness was given an 18 U.S.C. § 1001 warning and consented to an interview. He signed a written acknowledgement of the warning, which will be placed in the case file in this review.
- The witness is a principle at the law firm of Saltzman & Evinch, P.C. He has been employed with the firm since 1993.
- 3. He provides legal services to the Turkish American Legal Defense Fund ("TALDF"). The services include informing Turkish Americans of their legal rights and reviewing requests for legal representation from Turkish Americans. This litigation part of the work is what the witness does most of the time for TALDF.
- 4. The TALDF selects legal matters based on whether the cases are within its mission. Also approval from the Turkish Coalition of America ("TCA") was needed before TALDF could accept a legal matter.
- 5. The witness told the OCE that he is a junior litigator for TALDF and Bruce Fein is the senior litigator.
- 6. The witness has been with TALDF since it began in 2008.

MOI - Page 1 of 3

OFFICE OF CONGRESSIONAL ETHICS

11-6574_0016

Subject to the Nondisclosure Provisions of H. Res. 895 of the 110th Congress as Amended

- He believes that TALDF's first litigation matter was a complaint that was filed on behalf of Representative Schmidt against David Krikorian in early 2009.
- The witness explained that he bills TCA for his legal services, quarterly based on the number of hours worked and TCA then makes payments to Saltzman & Evinch, P.C.
 The hourly rate is a negotiated hourly rate.
- 9. He believes that he first became aware of the matter involving Representative Schmidt in January 2009, when he received a phone call from Bruce Fein. On the call, Mr. Fein told the witness that the president of TCA, Lincoln McCurdy, had a conversation with Representative Schmidt about TADLF representing her in the matter.
- 10. The witness first met Representative Schmidt in the spring of 2009 at a meeting in her office. He was in her office to meet with her then Chief of Staff, Barry Bennett. The witness told the OCE that Mr. Bennett was the main point of contact for Representative Schmidt's office.
- 11. During the spring of 2009, the witness began drafting an outline of a complaint against Mr. Krikorian to be filed with the Ohio Election Commission ("OEC"), and then waited for approval from Representative Schmidt and TCA. TCA approved the draft complaint in February 2009.
- 12. The witness stated that it was his impression that TALDF was waiting to file the complaint because Representative Schmidt was seeking approval from the House Ethics Committee. The witness told the OCE that he believed ethics approval was needed to determine if Representative Schmidt could be a plaintiff in a matter and if the legal services could be provided at no charge.
- The witness stated that at the time, February 2009, TALDF expected no money from Representative Schmidt.
- 14. TALDF filed the complaint with the OEC in April 2009 after Mr. Bennett told Mr. Fein that ethics approval had been received. Conversations about ethics issues did not continue after this point.
- 15. There was no written retainer agreement outlining scope of representation for Representative Schmidt. TALDF does not usually enter into written agreements with clients expect in one case.
- 16. After the OEC issued its decision, Mr. Fein then told the witness to gather his invoices for the legal services because Representative Schmidt may reimburse for the expenses. However, Representative Schmidt's office never requested the invoices.

MOI - Page 2 of 3

OFFICE OF CONGRESSIONAL ETHICS

Subject to the Nondisclosure Provisions of H. Res. 895 of the 110th Congress as Amended

- Once fully engaged in the legal matters, TALDF often interacted with Representative Schmidt's Chief of Staff.
- 18. The witness' involvement in the other matters concerning Representative Schmidt began to diminish. He told the OCE that in connection with the OEC complaint, the TALDF assisted Representative Schmidt with legal matters related to Mr. Krikorian's attempt at appealing the decision, an amicus brief, and a defamation suit.
- According to the witness, TALDF understood that all of these legal services were provided on a pro bono basis.
- 20. He also explained that the defamation suit had been contemplated since the initial conversation about filing the OEC complaint. The suit was not filed until 2010 because TALDF was monitoring Mr. Krikorian's response to the OEC decision.
- 21. The witness did not assist Representative Schmidt with the complaint that her campaign filed against Mr. Krikorian before the Federal Election Commission in 2009.
- 22. The witness was shown an email concerning "Lawyer Hours on Jean Schmidt Related Litigation", (Schmidt_0015). He explained that the hours included in the email were estimated projections of hours that he would spend on the legal matters. He told the OCE that these hours did not reflect actual hours worked.

This memorandum was prepared on March 31, 2011, based on the notes that the OCE staff prepared during the interview with the witness on March 28, 2011. I certify that this memorandum contains all pertinent matter discussed with the witness on March 28, 2011.

Kedric L. Payne Investigative Counsel

MOI - Page 3 of 3

OFFICE OF CONGRESSIONAL ETHICS

EXHIBIT 5



Chester Willcox & Sexbe, LLP 65 East State Street, Suite 1000 Columbus, OH 43215 MAIN: 614.221. FAX: 614.221.4012 www.cwstaw.com

DONALD C. BREY DIRECT: 614.334 @cwslaw.com

February 11, 2011

Omar S. Ashmawy Staff Director and Chief Counsel Office of Congressional Ethics 425 3rd Street, SW. Suite 1110 Washington, DC 20024

Re: January 27, 2011 Request for Information

Dear Mr. Ashmawy:

Pursuant to your January 27, 2011 Request for Information, enclosed find a CD containing the following documents (in Tiff format):

Bates Number	<u>Documents</u>
DCB_OCE - 0001 through 0002	DCB February 11, 2011 Cover Letter
DCB_OCE - 0003 through 0006	Brief Description of Legal Matters
DCB_OCE - 0007	Request for Information Certification
DCB_OCE - 0008 through 0009	Ledger History
DCB_OCE - 00010 through 00095	Redacted Copies of Invoices

On February 2, 2011, I spoke with Investigative Counsel Kedric Payne, who stated that your office is only interested in our redacted bills and the evidence of what we were paid for our legal services. Thus, we have redacted from the bills produced the detailed description of the work performed.

While there are many pleadings, transcripts and exhibits that are in the public record in the cases in which I have represented Jean Schmidt, my understanding is that you are not seeking those documents, but only the documents showing the cost and payment for the legal services provided by us.

DCB OCE - 0001

Omar S. Ashmawy February 11, 2011 Page 2

Please let me know if I can be of further assistance to your office.

Very truly yours,

Donald C. Brev.

BRIEF DESCRIPTION OF LEGAL MATTERS

Since 2008, Donald C. Brey and his law firm have appeared on behalf of Jean Schmidt before: (1) the Ohio Elections Commission (and administrative appeals from the OEC); (2) federal court; and, (3) Ohio Common Pleas Court. All of these appearances related to Jean Schmidt's efforts to protect herself against David Krikorian's decision to knowingly and recklessly disseminate falsehoods about Jean Schmidt.

1. The Ohio Elections Commission False Statement Cases.

Two days before the November 4, 2008, general election (at which Jean Schmidt was standing for reelection to Congress), David Krikorian disseminated fliers — including at the parking lots of the church where Jean Schmidt worshiped — in which Krikorian said that Jean Schmidt was "taking money from a foreign government [Turkey] that is killing our soldiers", that "Jean Schmidt has taken \$30,000 in blood money from Turkish government sponsored political action committees to deny the slaughter of 1.5 million Armenian men, women and children by the Ottoman Government during World War II", and that "This information is public record and can be found on the Federal Elections Commission data base" [as this statement references facts that support the statements that Turkish government sponsored political action committees donated \$30,000].

Jean Schmidt filed two Complaints before the Ohio Elections Commission regarding these statements, pursuant to Ohio Revised Code Section 3517.21(B)(10), which makes it a violation to "[p]ost, publish, circulate, distribute, or otherwise disseminate a false statement concerning a candidate, either knowing the same to be false or with reckless disregard of whether it was false or not, if the statement is designed to promote the election, nomination, or defeat of the candidate". The Complaint in OEC Case No. 2009E-003 was filed on April 29, 2009. The

Complaint in OEC Case No. 2009E-012 was filed on July 21, 2009. The two cases were consolidated and tried together.

The two consolidated Ohio Elections Commission cases were hard fought. David Krikorian was represented by experienced Ohio election and first amendment lawyers, as well as by prominent lawyers based in Los Angeles and Washington, D.C.. After months of discovery (including depositions in Ohio, Washington D.C. and Kentucky), motions, procedural arguments and two full days of trial, the Ohio Elections Commission unanimously found that each of the above quoted statements were false and that there was clear and convincing evidence that David Krikorian had lied by making them in violation of R.C. 3517.21(B)(10). That is, the Ohio Elections Commission unanimously found, by clear and convincing evidence, that David Krikorian falsely accused Jean Schmidt of directly or indirectly receiving money from the Turkish government, either knowing that these statements were false, or with reckless disregard of their truth or falsity (which is the standard of New York Times v. Sullivan (1964), 376 U.S. 254).

David Krikorian's administrative appeals of these two Ohio Elections Commission cases to the Franklin County Common Pleas Court (Schmidt v. Krikorian Franklin County C.P. Case Nos. 09CV-11-17707 and 09CV-11-17709) were subsequently dismissed, and David Krikorian chose to forgo any appeal of the February 25, 2010, Judgment Entry of the Franklin County Court of Common Pleas dismissing his appeal from the Ohio Elections Commission's findings that he lied about Jean Schmidt.

2. Krikorian's Federal Court Action

Instead, David Krikorian filed a federal lawsuit (Krikorian v. Ohio Elections Commission et al. Southern Dist, Ohio Case No. 1:10-CV-103) in which David Krikorian challenged the Ohio

Elections Commission's right to make findings against him for lying about Jean Schmidt.

Originally, David Krikorian filed his federal lawsuit in the Northern District of Ohio under a different case number. But this transparent attempt to "forum shop" resulted in the Northern District promptly transferring the matter to the Southern District of Ohio.

This federal court action was, in effect, an attempt to use the federal courts to void the Ohio Elections Commission's findings that David Krikorian had knowingly and recklessly lied about Jean Schmidt. While David Krikorian did not name Jean Schmidt as a party, we filed amicus curiae briefs on behalf of Jean Schmidt responding to the merits of David Krikorian's claims, and urging the court to dismiss Krikorian's lawsuit on Younger abstention grounds.

On October 19, 2010, Judge Susan Dlett dismissed David Krikorian's federal lawsuit.

3. The Ohio Common Pleas Court Defamation Action

In an ideal world, after the Ohio Elections Commission Complaints were filed, or at least after the Ohio Elections Commission found probable cause that David Krikorian had lied, David Krikorian would have ceased his lies about Jean Schmidt receiving money from the Turkish government or its agents. Unfortunately, Jean Schmidt's hopes that the Ohio Elections Commission cases would deter David Krikorian from continuing his defamations of Jean Schmidt were dashed by David Krikorian's decision to repeatedly state that he "stand[s] by all of the statements that [he] made" about Jean Schmidt, that Jean Schmidt "is a paid puppet of the Turkish government involved in their denial campaign to suppress the truth about the Armenian genocide", that "Schmidt is bought and paid for by the Turkish lobby", that "the Turkish government is behind those contributions" and the like. Thus, on June 8, 2010, about a month before the statute of limitations would have expired on the earliest of Krikorian's republished statements, a defamation complaint was filed in State Court regarding these defamatory

statements. Schmidt v. Krikorian, Clermont County (Ohio) Common Pleas Court Case No. 2010-CVC-1217 is a continuation of the two Ohio Elections Commission cases and the Federal case in that it also involves efforts by Jean Schmidt to obtain redress for David Krikorian's lies about her or efforts by David Krikorian to continue to publish those lies with impunity.

4845-0362-2920, v. I

4

EXHIBIT 6

Clerk of the House of Representatives
Legislative Resource Center
B-106 Camon Building
Washington, DC 20515
Mttp://dobbyingdisclosure house gov

LOBBYING REPORT

. Registrant Name [] Organization/Lobbying Firm Self Employed	Individual
George J. Hochbrueckner & Associates, Inc.	
. Address Check if different than previously reported	
Address1 Private Road, Edgemere Park	Address2 P.O. Box 637
City Laurel State	NY Zip Code 11948 - Country USA
Principal place of business (if different than line 2)	
City State	Zip Code - Country
a. Contact Name b. Telephone Number	c. E-mail 5. Senate JD#
Mr. George Hochbrueckner (631) 298-	18375-1003542
7. Client Name [Self	local government or instrumentality 6. House ID#
Turkish Coalition of America	322940037
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6. Specific lobbying	issues			
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7. House(s) of Cong	ress and Federal agencies	Check if Nor	•	
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irst Name	Last Name		,	

EXHIBIT 7



February 14, 2011

Omar S. Ashmawy Staff Director and Chief Counsel Office of Congressional Ethics 425 3rd Street, SW, Suite 1110 Washington, D.C. 20024

Re: REQUEST FOR INFORMATION

Dear Mr. Ashmawy:

My response to your January 27, 2011 Request for Information in the time frame 2008-present is as follows:

- 1. TALDF has provided legal services to Representative Jean Schmidt concerning a Complaint she filed with the Ohio Elections Commission under Ohio law alleging intentional misstatements of fact to affect the outcome of her congressional race in 2008 by opponent David Krikorian. The case was adjudicated over two days of hearings in 2009 in favor of Schmidt on three counts of intentional false statements.
- TALDF provided legal services to Schmidt in the appeal of the OECs decisions to the Ohio Court of Common Pleas, which concluded in her favor.
- 3. TALDF provided legal services to Schmidt as amicus curiae in opposing David Krikorian's suit against the Ohio Elections Commission in 2010 in the United States District Courts for the Northern and Southern Districts of Ohio challenging the constitutionality of the OEC and its three rulings against Krikorian. The U.S. District Court for the Southern District of Ohio ultimately dismissed the suit.
- 4. TALDF has provided legal services to Schmidt in her pending defamation suit against David Krikorian and the Krikorian for Congress Committee in the Ohio Court of Common Pleas, Clermont County. Various motions remain outstanding.
- The costs of TALDF's logal services, enumerated above and provided by me, are attached as Exhibit 1.

Please alert me if you need anything further.

Sincerely,

BRUCE FEIN Senior Counsel TALDF

EXHIBIT 8

TURKISH AMERICAN LEGAL DEFENSE FUND 1025 CONNECTICUT AVE., N.W. WASHINGTON, D.C. 20036

INVOICE January 29, 2008 Lincoln McCurdy

Re: Legal Services

January 7: 8 hrs. Cost per hr: \$400.00

Please make payable to Bruce Fein & Associates, Inc.

February 25, 2009		
INVOICE		
Lincoln McCurdy		
Turkish Coalition of America		
RE: Legal Services		
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	_ / / ··-·-	
Feb. 9- 8hrs.		-8
Feb. 13- hrs.		-0
Feb. 19-	-4 hrs.	
		-
Cost per hr: \$400.00		
Please make check payable to Bruce Fei	n & Associates, Inc.	
Many thanks.		

Bruce

INVOICE				
Lincoln McCurdy				
RE: Legal Services (March	2009)			
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March 9		-		
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March 13-		-6 hrs.		
March 19-			-4 hrs.	
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Cost per hour-\$400.00				
Please make check payable	e to Bruce Fein & Associates,	Inc.		
Many thanks.				
Bruce				

INVOICE	
Lincoln McCurdy	
RE: Legal Services (April 2009)	
April 4: 8 hrs.	
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April 10: 3 hrs.	
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Cost her hour: \$400.00

Turkish American Legal Defense Fund

INVOICE Lincoln McCurdy RE: Legal Services (April 28-May 2009) May 6: 1 hr. May 13-12 hrs, May 14: 12 hrs. May 15: 8 hrs. May 18: 3 hrs. May 27: 4 hrs.

Cost per hour: \$400.00

Many thanks.
Bruce

Please make check out to Bruce Fein & Associates, Inc.

INVOICE				
Lincoln McC	urdy			
Re: Legal se	rvices (June 2009)			
1. June	4-5-10 hrs			
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5. June	17-2 hrs.	,		
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	29-8 hrs. i			
Cost per hou	r-\$400.00			
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Please make check payable to Bruce Fein & Associates, Inc.				
Many thanks	i.			
Bruce				

Turkish American Legal Defense Fund

Lincoln McCurdy	
RE: Legal Services-July 2009	
July 1-12 hrs	
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	 y
July 9-8 hrs. July 10-8 hrs.	
July 17-8 h.	1
July 27-4 hrs.	
Cost per hour: \$400.00	

Please make check payable to Bruce Fein & Associates, Inc.

INVOICE	
Lincoln McCurdy	
RE: Legal Services (August 2009)	
August 6-4 hrs. August 7-4 hrs. August 8-8 hrs.	
August 10-4 hrs. August 12-4 hrs. August 14-8 hrs.	, ,
August 21-5 hrs August 22-8 hrs. August 23-8 hrs. August 24-8 hrs.	,
August 28-8 hrs. August 30-4 hrs. August 31-8 hrs.	
Cost per hour: \$400.00	
Please make check payable to Bruce Fein & A	ssociates, Inc.
Many thanks. Bruce	

INVOICE
Lincoln McCurdy
RE: Legal Services (Sept. 2009)
Sept. 1-8 hrs. Sept. 2-8 hrs Sept. 3-8 hrs.
). Sept. 24-8 hrs.
Sept. 26-8 hrs.
Sept. 28-8 hrs. Sept. 29-8 hrs. Sept. 30-8 hrs.
Cost per hour-\$400
Please make check payable to Bruce Fein & Associates, Inc.
Many thanks.

Bruce

TURKISH AMERICAN LEGAL DEFENSE FUND 1025 CONNECTICUT AVENUE, N.W., SUITE 1000 WASHINGTON, D.C. 20036

Lincoln McCurdy Turkish Coalition of America

RE: Legal Services (October 2009)

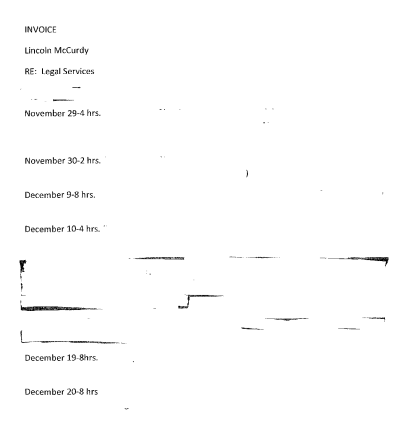
Oct. 1 12hrs.

Cost per hour: \$400.00

Please make check out to Bruce Fein & Associates, Inc.

Many thanks. Bruce

TURKISH AMERICAN LEGAL DEFENSE FUND



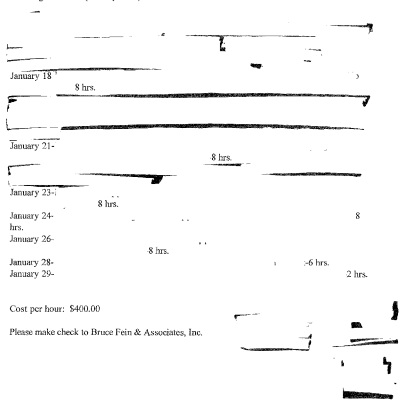
December 22-6 hrs.

TURKISH AMERICAN LEGAL DEFENSE FUND

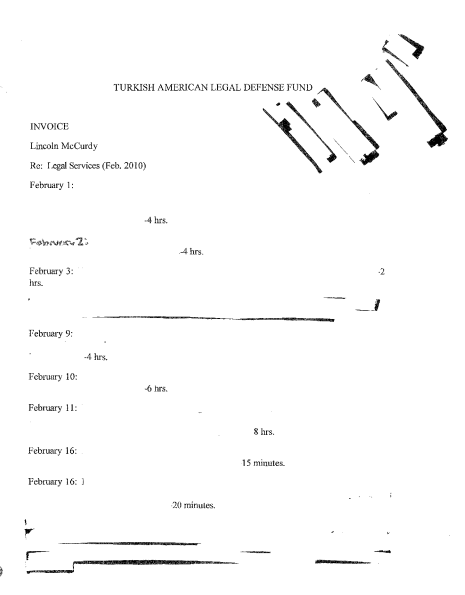
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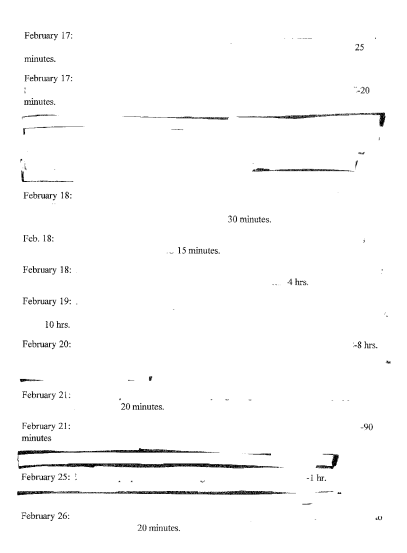
Lincoln McCurdy

RE: Legal Services (January 2010)



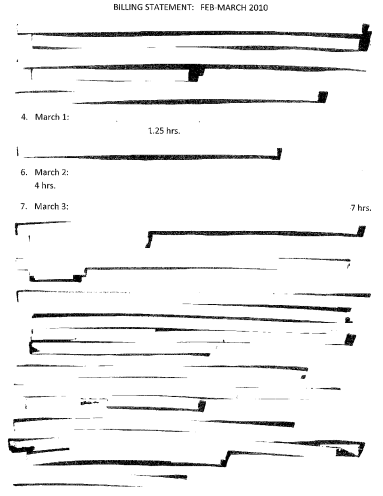
TALDF_0016 11-6574_0045







TURKISH AMERICAN LEGAL DEFENSE FUND



3.

Turkish American Legal Defense Fund Billing Statement April 2010

5. April 16:		
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14. April 28:	8 hrs.	¥

TURKISH AMERICAN LEGAL DEFENSE FUND BRUCE FEIN BILLING STATEMENT MAY 2010

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Turkish American Legal Defense Fund Bruce Fein's July, 2010 Billing Statement

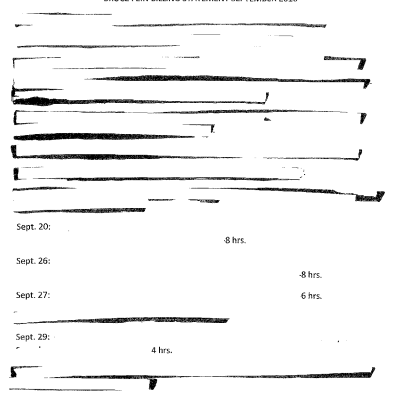


Cost per hour: \$400.00

Please make check to: $\mbox{ bruce Fein \& Associates, Inc.}$



TURKISH AMERICAN LEGAL DEFENSE FUND BRUCE FEIN BILLING STATEMENT SEPTEMBER 2010



TURKISH AMERICAN LEGAL DEFENSE FUND BRUCE FEIN'S BILLING STATEMENT FOR OCTOBER 2010

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3. October 11:			
4. October 12: (-8 hrs.		1
5. October 19:	-8 hrs.		
5. October 19:			
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10. October 27: 11. October 28:	1 hr.		
- 8 hrs.			7

Bruce Fein's Billing Statement for the Turkish American Legal Defense Fund November 2010

November 1: November 2:	8 hrs,		Account Color Colo	
November 14:	-5 hrs.	- -		, 1
November 18:	-8 hrs.		1 v-6 hrs.	 ·
Cost per hour: \$400.00			1	

Bruce Fein's Turkish American Legal Defense Fund Billing Statement

December 2010

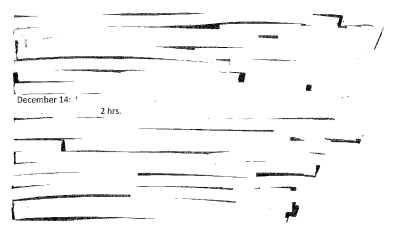


EXHIBIT 9

SALTZMAN & EVINCH, P.C.

ATTORNEYS AT LAW

METROPOLITAN SQUARE 655 FIFTEENTH STREET, NW F STREET LOBBY, SUITE 225 WASHINGTON, DC 20005-5701

TELEPHONE (202) 637-FACSIMILE (202) 637-9876 David S. Saltzman Günay Evinch (Övünç) @Turklaw.Net @Turklaw.Net

WWW.TURKLAW.NET

February 17, 2011

Mr. Omar Ashmawy, Staff Director and Chief Counsel Office of Congressional Ethics United States House of Representatives 425 3rd Street, SW Suite 1110 Washington, DC 20024

P.O. Box 895 Washington, DC 20515-0895

Re: Request for Information; Legal Services to Rep. Jean Schmidt

Dear Mr. Ashmawy:

Enclosed please find all information in my possession relevant to your request for information of January 27, 2011.

I spoke on January 28, 2011 with Investigative Counsel Kedric Payne, who stated that your office is interested in evidence of what my firm or I was paid for legal services on Rep. Schmidt's behalf. Thus, we have redacted from the invoices produced descriptions of the work performed. As the invoices also include information pertaining to numerous matters unrelated to Rep. Schmidt, such information has also been redacted. The invoices tally 87.3 hours of legal services on Rep. Schmidt's behalf, billed at an hourly rate of \$325. Please understand that I have done additional, though not substantial, work on Rep. Schmidt's matters but have not yet submitted invoices for payment.

I will also submit this information via electronic mail in a pdf file to Mr. Payne, as he and I discussed by telephone earlier today.

Please advise me if I can be of further assistance to your office.

David Saltzman

Salt_001 11-6574_0059

Brief Description Of Legal Matters on Behalf of Rep. Jean Schmidt

Since 2008, David Saltzman and his law firm have provided legal services on behalf of Jean Schmidt in her actions before: (1) the Ohio Elections Commission (and administrative appeals from the OEC); (2) federal court; and, (3) Ohio Common Pleas Court. All of these related to Jean Schmidt's efforts to protect and preserve her reputation against falsehoods disseminated by David Krikorian, twice a congressional candidate in Ohio's second district.

1. The Ohio Elections Commission False Statement Cases.

Two days before the November 4, 2008, general election (at which Jean Schmidt was standing for reelection to Congress), David Krikorian disseminated fliers – including at the parking lots of the church where Jean Schmidt worshipped – in which Krikorian stated that Jean Schmidt was "taking money from a foreign government [Turkey] that is killing our soldiers", that "Jean Schmidt has taken \$30,000 in blood money from Turkish government sponsored political action committees to deny the slaughter of 1.5 million Armenian men, women and children by the Ottoman Government during World War II", and that "This information is public record and can be found on the Federal Elections Commission data base" [as this statement purports to reference facts that support the statements that Turkish government sponsored political action committees donated \$30,000].

Rep. Jean Schmidt filed two Complaints before the Ohio Elections Commission regarding these statements, pursuant to Ohio Revised Code Section 3517.21(B)(10), which makes it a violation to "[p]ost, publish, circulate, distribute, or otherwise disseminate a false statement concerning a candidate, either knowing the same to be false or with reckless disregard of whether it was false or not, if the statement is designed to promote the election, nomination, or defeat of the candidate". The Complaint in OEC Case No. 2009E-003 was filed on April 29,

2009. The Complaint in OEC Case No. 2009E-012 was filed on July 21, 2009. The two cases were consolidated and tried together.

The two consolidated Ohio Elections Commission cases were hard fought. David Krikorian was represented by experienced Ohio election and first amendment lawyers, as well as by prominent lawyers based in Los Angeles and Washington, D.C. After months of discovery (including depositions in Ohio, Washington D.C. and Kentucky), motions, procedural arguments and two full days of trial, the Ohio Elections Commission unanimously found that each of the above quoted statements regarding Rep. Schmidt were false and that there was clear and convincing evidence that David Krikorian had lied by making them in violation of R.C. 3517.21(B)(10). That is, the Ohio Elections Commission unanimously found, by clear and convincing evidence, that David Krikorian falsely accused Rep. Jean Schmidt of directly or indirectly receiving money from the Turkish government, either knowing that these statements were false, or with reckless disregard of their truth or falsity (which is also the standard for public figure defamation in *New York Times v. Sullivan*, 376 U.S. 254 (1964)).

David Krikorian's administrative appeals of these two Ohio Elections Commission cases to the Franklin County Common Pleas Court (Schmidt v. Krikorian, Franklin County C.P. Case Nos. 09CV-11-17707 and 09CV-11-17709) were subsequently dismissed, and David Krikorian chose to forgo any appeal of the February 25, 2010, Judgment Entry of the Franklin County Court of Common Pleas dismissing his appeal from the Ohio Elections Commission's findings that he lied about Jean Schmidt.

2. Krikorian's Federal Court Action

Instead, David Krikorian filed a federal lawsuit (Krikorian v. Ohio Elections Commission et al. Southern Dist. Ohio Case No. 1:10-CV-103) in which he challenged the Ohio Elections

Commission's right to make findings against him for lying about Rep. Jean Schmidt. Originally, David Krikorian filed his federal lawsuit in the Northern District of Ohio under a different case number. But this transparent attempt to "forum shop" resulted in the Northern District promptly transferring the matter to the Southern District of Ohio.

This federal court action was, in effect, an attempt to use the federal courts to void the Ohio Elections Commission's findings that David Krikorian had knowingly and recklessly made false statements about Rep. Jean Schmidt. While David Krikorian did not name Rep. Schmidt as a party, we filed amicus curiae briefs on he behalf responding to the merits of David Krikorian's claims, and urging the court to dismiss Krikorian's lawsuit on *Younger* abstention grounds (*Younger v. Harris*, 401 U.S. 37 (1971)).

On October 19, 2010, U.S. District Judge Susan Dlott dismissed David Krikorian's federal lawsuit.

3. The Ohio Common Pleas Court Defamation Action

In an ideal world, after the Ohio Elections Commission Complaints were filed, or at least after the Ohio Elections Commission found probable cause that David Krikorian had lied, David Krikorian would have ceased his lies about Rep. Jean Schmidt receiving money from the Turkish government or its alleged agents. Unfortunately, Jean Schmidt's hopes that the Ohio Elections Commission ruling and written reprimands would deter David Krikorian from continuing his defamations were dashed by David Krikorian's decision to repeatedly state that he "stand[s] by all of the statements that [he] made" Rep. Schmidt, that she "is a paid puppet of the Turkish government involved in their denial campaign to suppress the truth about the Armenian genocide", that "Schmidt is bought and paid for by the Turkish lobby", that "the Turkish government is behind those contributions" and the like. Thus, on June 8, 2010, about a month

before the statute of limitations would have expired on the earliest of Krikorian's republished statements, Rep. Schmidt filed a defamation complaint in State Court regarding these statements. Schmidt v. Krikorian, Clermont County (Ohio) Common Pleas Court Case No. 2010-CVC-1217 is a continuation of the two Ohio Elections Commission cases and the Federal case in that it also involves efforts by Jean Schmidt to obtain redress for David Krikorian's lies about her or efforts by David Krikorian to continue to publish those lies with impunity.

EXHIBIT 10

TURKISHTA AMERICAN IA LEGAL DEFENSE FUND

To: Mr. G. Lincoln McCurdy

Turkish Coalition of America, Inc.

Re: TALDF Fees for September 1 - December 15, 2008

INVOICE

David S. Saltzman Saltzman & Evinch, PC U.S. Soc. Sec. No.
DC Bar No. 436201
Firm's Employer Identification No.

. (9.2 hrs.).

Time: hrs. @ \$325/hr. = \$ (Atty. David Saltzman)

Expenses:

AMOUNT DUE THIS INVOICE:

US\$

Please remit via mail to the Saltzman & Evinch PC at 655 15th St., N.W., Suite 225-F, Washington, DC 20005, or via telegraphic transfer as follows:



To: Mr. G. Lincoln McCurdy

Turkish Coalition of America, Inc.

Re: TALDF April 1, 2009 - June 30, 2009

INVOICE

David S. Saltzman Saltzman & Evinch, PC U.S. Soc. Sec. No.

DC Bar No. 436201

Firm's Employer Identification No.

For: (Apr 1- Apr 30: hrs.) . (1.5 hrs.) . (May 1 - May 31: hrs.) . (1.0 hr.) (June 1 - June 30: hrs.)

Time: hrs. @ \$325/hr. = \$ (Atty. David Saltzman)

Expenses: (\$5.00)

AMOUNT DUE THIS INVOICE:

uss

Please remit via mail to the Saltzman & Evinch PC at 655 15th St., N.W., Suite 225-F, Washington, DC 20005, or via telegraphic transfer as follows:

TURKISHTA AMERICAN IA LEGAL DEFENSE FUND

To: Mr. G. Lincoln McCurdy

Turkish Coalition of America, Inc.

Re: TALDF July. 1, 2009 - Sept. 30, 2009

INVOICE

David S. Saltzman
Saltzman & Evinch, PC

DC Bar No. 436201
Firm's Employer Identification No.

For: (July 1 - July 31: hrs.)

(Aug. 1 - Aug. 31: hrs.)

(Sept. 1-Sept. 30: hrs.)

(Sept. 1-Sept. 30: hrs.)

(Sept. 1-Sept. 30: hrs.)

(Atty. David Saltzman)

Expenses:

AMOUNT DUE THIS INVOICE:

Please remit via mail to the Saltzman & Evinch PC at 655 15th St., N.W., Suite 225-F, Washington, DC 20005, or via telegraphic transfer as follows:

TURKISHT A AMERICAN A LEGAL DEFENSE FUND

INVOICE

To: Mr. G. Lincoln McCurdy

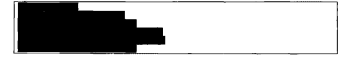
Turkish Coalition of America, Inc.

Re: TALDF Oct. 1, 2009 - Dec. 31, 2009

David S. Saltzman & Evinch, PC Soltzman & Evinch, PC DC Bar No. 436201 Firm's Employer Identification No. For: (Oct 1- Oct 31: hrs.) (Nov 1 - Nov 30: hrs.) (Dec 1 - Dec 31 hrs.) Time: hrs. @ \$325/hr. = \$ (Atty. David Saltzman) Expenses: \$69.18

Please remit via mail to the Saltzman & Evinch PC at 655 15th St., N.W., Suite 225-F, Washington, DC 20005, or via telegraphic transfer as follows:

AMOUNT DUE THIS INVOICE:



US\$

David S Saltzman

Salt_011 **11-6574_0069**



To: Mr. G. Lincoln McCurdy

Turkish Coalition of America, Inc.

TALDF Jan. 1, 2010 - March 31, 2010 Re:

INVOICE U.S. Soc. Sec. No.

DC Bar No. 436201
Firm's Employer Identification No. David S. Saltzman Saltzman & Evinch, PC (January: hrs.) (February: hrs.) (1.5 (March: hrs.) (0.5 hrs.); (1.9 hrs); Time: hrs. @ \$325/hr. = \$ (Atty. David Saltzman) Expenses: (none) AMOUNT DUE THIS INVOICE: USS Please remit via mail to the Saltzman & Evinch PC at 655 15th St., N.W., Suite 225-F, Washington, DC 20005, or via telegraphic transfer as follows:

TURKISH AMERICAN LA AMERICAN LA LEGAL DEFENSE FUND

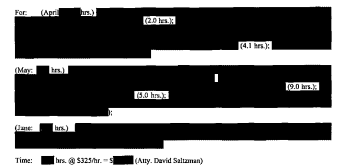
To: Mr. G. Lincoln McCurdy

Turkish Coalition of America, Inc.

Re: TALDF April 1 - June 30, 2010

INVOICE

David S. Saltzman Saltzman & Evinch, PC U.S. Soc. Sec. No.
DC Bar No. 436201
Firm's Employer Identification No.



Expenses: (none)

AMOUNT DUE THIS INVOICE:

US\$

Please remit via mail to the Saltzman & Evinch PC at 655 15^{th} St., N.W., Suite 225-F, Washington, DC 20005, or via telegraphic transfer as follows:

David S. Saltzman

Carl Set

EXHIBIT 11

Inquiry: General - Ledger History Client: 19292 - TURKISH AMERICAN LEGAL DEFENSE Matter: 24 - Schmidt v. Krikorian

riation	Type	Bill	Date	Cash / PPD	Fees	Expenses	Surchg/Tax/Int	A/R Balance
1	Bill	112858	01/15/2009	0.00	915.00	0.00	0.00	915.00
2	Bill		02/13/2009	0.00	0.00	0.00	0.00	915.00
3	Bill	114189	03/17/2009	0.00	65.00	0,00	0.00	980.00
4	Cash	112858	04/13/2009	915,00	915.00	0.00	0.00	65.00
5	Cash		04/13/2009	65.00	65.00	0.00	0.00	0.00
6	Bill	114895	04/13/2009	0.00	1,170.00	0.00	13.73	1,183.73
7	Bill	115628	05/15/2009	0.00	1,852.50	38.34	0.00	3,074.57
В	BIII	117002	08/15/2009	0.00	5,720.00	4.50	17.55	8,816.62
9	Cash	114895	07/06/2009	1,170,00	1,170.00	0.00	0.00	7,646.62
10	Cash	115628	07/06/2009	1,890.84	1,852.50	38,34	0.00	5,755.78
11	Cash	117002	07/06/2009	13.73	9.23	4,50	0.00	5,742.0
12	Bill	117109	07/15/2009	0.00	5,070.00	106,52	0.00	10,918.5
13	Bill	117933	08/14/2009	0,00	20,835.50	3,431.99	85.66	35,271.7
14	Cash	117002	08/17/2009	5,710.77	5,710.77	0.00	0.00	29,560.9
15	Cash	117109	08/17/2009	1,775,81	1,669,29	106,52	0.00	27,785.14
16	Cash	117933	08/17/2009	3,431.99	0.00	3,431,99	0.00	24,353.16
17	Bill	118573	09/10/2009	0.00	36,867.00	1,345.01	51.01	62,618.17
18	Bilt	119254	10/15/2009	0.00	30,132.50	4,038.59	363.54	97,150.80
19	Bilt	120356	11/13/2009	0.00	5,315.50	5,388.81	936.72	108,791.83
20	Bill		12/11/2009	0.00	910.00	1,199.89	1,449,29	112,351.0
21	Cash	114895	01/11/2010	13.73	0.00	0.00	13.73	112,337.28
22	Cash	117002	01/11/2010	17.55	0.00	0,00	17,55	112,319.73
23	Cash		01/11/2010		3,400.71	0.00	0,00	108.919.02
24	Cash	117933	01/11/2010	20,921,16	20,835.50	0,00	85,66	87.997.8
25	Cash	118573	01/11/2010	38,263.02	36,867.00	1,345.01	51,01	49,734.84
26	Cash		01/11/2010		30,132.50	4.038.59	363,54	15,200.2
27	Cash	120356	01/11/2010	11,641.03	5,315.50	5,388,81	936.72	3,659.18
28	Cash	120855	01/11/2010	3,559.18	910.00	1,199.89	1,449.29	0.0
29	Bill		01/15/2010		1,202.50	1,26		1,203,79
30	BIÍI	121986	02/12/2010	0.00	10,184.50	291,64	0,00	11,659.9
31	Bill	122678	03/12/2010	0.00	9,535.50	310.88	18.06	21,524.3
32	Cash		03/24/2010		1,202.50	1.26	0.00	20.320.5
33	Cash	121986	04/13/2010	10,456.14	10,164,50	291.64	0.00	9,864.4
34	Cash	122678	04/13/2010	9,864,44	9,535.50	310.88	18.06	0.0
35	Bill		04/19/2010		2,632.50	122.12	0,00	2,754.6
36	BIII	124114	05/14/2010	0.00	1,173.50	20,70	0,00	3,948.83
37	Cash	123392	06/07/2010	2,754.62	2,632.50	122.12	0.00	1,194.2
38	BIII		08/11/2010		2,600.00	51,27	41.32	3,886.7
39	Cash	124114	08/28/2010	1,194,20	1,173,50	20.70	0.00	2,692.5
40	Bill	125608	07/15/2010	0.00	2,405.00	495,74	0,00	5,593.3
41	Cash	124974	08/04/2010	2,651.27	2,600.00	51,27	0,00	2,942,0
42	Cash	125608	08/04/2010	249.47	0.00	249.47	0,00	2,692.5
43	Cash	125608	08/04/2010	2,651.27	2,405.00	246.27	0.00	41.3
44	Adj	124974	08/11/2010	0.00	0.00	0.00	-41.32	0.0
45	BIII	126852	08/13/2010	0.00	877.50	4,95	0,00	882.4
46	Bill	127133	09/13/2010	0.00	130.00	49.44	0.00	1,061.9
47	Cash	126852	09/30/2010	882.46	877.50	4,96	0.00	179.4
48	Bill	128317	10/14/2010	0.00	9,753.00	481.52	0.00	10,413.9
49	Cash		11/01/2010		130.00	49,44	0.00	10,234.5
50	Cash	128317	11/01/2010	10,234.52	9,763.00	481.52	0.00	0.0
51	Bill	128728	11/11/2010	0.00	11,358.50	199.30	0.00	11,557.8
52	Bill	129453	12/10/2010	0.00	18,688.50	1,331,36	0.00	31,577.6
53	Bill	130554	01/17/2011	0.00	4,830.00	90.52	473.66	36,971.8
54	Cash		02/02/2011		11,358.50	199,30	0,00	25,414.0

User: DWR

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	rom bill #129453		
\rightarrow	rom bill #130554		

Page: 2

Attorneys and Counselors at Law

Telephone 614/

65 Bast State Street Suite 1000, Columbus, Ohio 43215-4213

Fax 614/221-4012

January 15, 2009

Billing

12/31/2008

invoice# Our File 112858 DCB

e 13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUR AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

Schmidt v. Krikorian

BALANCE FORWARD

\$0.00

Payments received since last involce

PAST DUE BALANCE (Disregard if Paid)

(0.00) \$0.00

Total Fees

915.00

TOTAL NEW CHARGES

\$915.00

TOTAL BALANCE DUE ON ACCOUNT

\$915.00

DUE UPON RECEIPT

LATE PAYMENT FEE (1.5% PER MONTH) CHARGED ON ALL UNPAID BALANCES OVER 30 DAYS FROM DATE OF INVOICE.

RETURN THIS PAGE WITH PAYMENT

Attorneys and Counselors at Law

Telephone 614

65 East State Street Suite 1000, Columbus, Ohio 43215-4213

F.E.I. No. 31-4422499

January 15, 2009

Billed through

Invoice Number 112858

Our file#

13292 00024

12/31/2008

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUR AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

REDACTED

Schmidt v. Krikorian

Baiance forward as of invoice January 1, 1900 \$0.00
Payments received since last invoice (0.00)
Past Due Balance (Disregard if Paid) \$0.00

SUMMARY OF BILLED AMOUNTS

DCB	BREY, DONALD C.	3.00	hrs	305,00	/hr	\$915.00
		3.00	hrs			\$915.00

 TOTAL PROFESSIONAL SERVICES
 915.00

 TOTAL OF NEW CHARGES FOR THIS INVOICE
 \$915.00

 TOTAL BALANCE DUE ON ACCOUNT
 \$915.00

Attorneys and Counselors at Law

Telephone 614

65 Bast State Street Suite 1000, Columbus, Ohio 43215-4213

Fax 614/221-4012

February 13, 2009 Billing

01/31/2009 114023 DCB

Invoice# Our File

13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUR AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

Schmidt v. Krikorian

BALANCE FORWARD

\$915.00

Payments received since last invoice

(0.00)

PAST DUE BALANCE (Disregard if Paid)

\$915.00

TOTAL BALANCE DUE ON ACCOUNT

\$915.00

DUE UPON RECEIPT

LATE PAYMENT FEE (1.5% PER MONTH) CHARGED ON ALL UNPAID BALANCES OVER 30 DAYS FROM DATE OF INVOICE,

RETURN THIS PAGE WITH PAYMENT

Attorneys and Counselors at Law

Telephone 614

65 Bast State Street Suite 1000, Columbus, Ohio 43215-4213

F.E.I. No. 31-4422499

February 13, 2009 Billed through 01/31/2009 invoice Number 114023 Our file# 13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUR AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

Schmidt v. Krikorian

Balance forward as of invoice January 15, 2009

\$915.00

Payments received since last invoice

(0.00)

Past Due Balance (Disregard if Paid)

\$915.00

TOTAL OF NEW CHARGES FOR THIS INVOICE PLUS PAST DUE BALANCE (Disregard if Paid) TOTAL BALANCE DUE ON ACCOUNT

\$0.00 \$915.00

\$915.00

EFFECTIVE JANUARY 1, 2009, THE FIRM INCREASED THE PRICE OF PHOTOCOPIES FROM \$.15 TO \$.18. THIS PRICE CAPTURES ONLY OUR ACTUAL COST AND APPLIES TO BLACK AND WHITE AND COLOR COPIES,

Telephone 614/

Attorneys and Counselors at Law 65 East State Street Suite 1000, Columbus, Ohio 43215-4213

Fax 614/221-4012

March 17, 2009

Billing Invoice#

02/28/2009

Our File

114189 DCB 13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUR AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

Schmidt v. Krikorian

BALANCE FORWARD Payments received since last invoice \$915.00

(0.00)\$915.00

PAST DUE BALANCE (Disregard if Paid)

65.00

TOTAL NEW CHARGES

Total Fees

\$65.00

TOTAL BALANCE DUE ON ACCOUNT

\$980.00

DUE UPON RECEIPT

LATE PAYMENT FEE (1.5% PER MONTH) CHARGED ON ALL UNPAID BALANCES OVER 30 DAYS FROM DATE OF INVOICE.

RETURN THIS PAGE WITH PAYMENT

Attorneys and Counselors at Law

Telephone 614

65 Rast State Street Suite 1000, Columbus, Ohio 43215-4213

F.E.I. No. 31-4422499

March 17, 2009

Billed through

Invoice Number 114189

Our file#

02/28/2009 114189 13292

00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUR AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

REDACTED

Schmidt v. Krikorian

Balance forward as of invoice February 13, 2009

\$915.00

Payments received since last invoice
Past Due Balance (Disregard if Paid)

(0.00)

\$915.00

SUMMARY OF BILLED AMOUNTS

DCB BREY, DONALD C.

0.20 hrs

325.00 /hr

\$65.00 \$65.00

TOTAL PROFESSIONAL SERVICES

TOTAL OF NEW CHARGES FOR THIS INVOICE PLUS PAST DUE BALANCE (Disregard if Paid)

TOTAL BALANCE DUE ON ACCOUNT

65.00

\$65.00

\$915.00

\$980.00

Attorneys and Counselors at Law

Telephone 614/

65 East State Street Suite 1000, Columbus, Ohio 43215-4213

Fax 614/221-4012

April 13, 2009

Billing

03/31/2009

Invoice#

114895 DCB

Our File

13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUR AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

Schmidt v. Krikorian

 BALANCE FORWARD
 \$980.00

 Payments received since last invoice
 (0.00)

 PAST DUE BALANCE (Disregard if Paid)
 \$980.00

 Total Fees
 1,170.00

 Late Payment Charge
 13.73

 TOTAL NEW CHARGES
 \$1,183.73

TOTAL BALANCE DUE ON ACCOUNT

\$2,163.73

DUE UPON RECEIPT

LATE PAYMENT FEE (1.5% PER MONTH) CHARGED ON ALL UNPAID BALANCES OVER 30 DAYS FROM DATE OF INVOICE.

RETURN THIS PAGE WITH PAYMENT

Attorneys and Counselors at Law

Telephone 614

65 Rast State Street Suite 1000, Columbus, Ohio 43215-4213

F.E.I. No. 31-4422499

April 13, 2009

Billed through Invoice Number 114895

03/31/2009

Our file#

13292

00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUR AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

REDACTED

Schmidt v. Krikorian

Balance forward as of invoice March 17, 2009

\$980.00

Payments received since last invoice

(0.00)

Past Due Balance (Disregard if Paid)

\$980.00

DCB_OCE - 0017

11-6574_0083

Invoice# 114895

Page 2

SUMMARY OF BILLED AMOUNTS

DCB BREY, DONALD C.

3.60 hrs 325.00 /hr 3.60 hrs

\$1,170.00

TOTAL PROFESSIONAL SERVICES

LATE PAYMENT CHARGE ON PAST DUE BALANCE

TOTAL OF NEW CHARGES FOR THIS INVOICE

PLUS PAST DUE BALANCE (Disregard if Paid)

TOTAL BALANCE DUE ON ACCOUNT

1,170.00

13.73

\$1,183.73

\$980.00

\$2,163.73

Attorneys and Counselors at Law

Telephone 614/

65 East State Street Suite 1000, Columbus, Ohio 43215-4213

Fax 614/221-4012

May 15, 2009

Billing

04/30/2009

Invoice#

115628 DCB

Our File

13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUR AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

Schmidt v. Krikorian

BALANCE FORWARD	\$1,183.73
Payments received since last invoice	(0.00)
PAST DUE BALANCE (Disregard if Paid)	\$1,183.73
Total Fees	1,852.50
Total Expenses	38.34
TOTAL NEW CHARGES	\$1,890.84
TOTAL BALANCE DUE ON ACCOUNT	\$3,074,57

DUE UPON RECEIPT

LATE PAYMENT FEE (1.5% PER MONTH) CHARGED ON ALL UNPAID BALANCES OVER 30 DAYS FROM DATE OF INVOICE.

RETURN THIS PAGE WITH PAYMENT

Attorneys and Counselors at Law

Telephone 614/

65 East State Street Suite 1000, Columbus, Ohio 43215-4213

F.E.I. No. 31-4422499

May 15, 2009

Billed through Invoice Number 115628

04/30/2009

Our file#

13292

00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUR AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

REDACTED

Schmidt v. Krikorian

Balance forward as of invoice April 13, 2009

\$1,183,73

Payments received since last invoice

(0.00)

Past Due Balance (Disregard if Paid)

\$1,183.73

EXPENSES

04/30/2009 PHOTOCOPY SERVICE @ \$.18

38.34

TOTAL DISBURSEMENTS

\$38.34

DCB OCE - 0020

11-6574_0086

13292 00024 Invoice# 115628 SUMMARY OF BILLED AMOUNTS 5.70 hrs 5.70 hrs DCB BREY, DONALD C. 325.00 /hr \$1,852.50 TOTAL PROFESSIONAL SERVICES 1,852.50 TOTAL EXPENSES INCURRED 38.34 TOTAL OF NEW CHARGES FOR THIS INVOICE \$1,890.84 PLUS PAST DUE BALANCE (Disregard if Paid) \$1,183.73 TOTAL BALANCE DUE ON ACCOUNT \$3,074.57

Attorneys and Counselors at Law

Telephone 614/

65 East State Street Suite 1000, Columbus, Ohio 43215-4213

Fax 614/221-4012

June 15, 2009

Billing

05/31/2009

Invoice# Our File 117002 DCB 13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUR AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

Schmidt v. Krikorian

BALANCE FORWARD	\$3,074.57
Payments received since last invoice	(0.00)
PAST DUE BALANCE (Disregard if Paid)	\$3,074.57
Total Fees	5,720.00
Total Expenses	4.50
Late Payment Charge	17.55
TOTAL NEW CHARGES	\$5,742.05
TOTAL BALANCE DUE ON ACCOUNT	\$8,816.62

DUE UPON RECEIPT

LATE PAYMENT FEE (1.5% PER MONTH) CHARGED ON ALL UNPAID BALANCES OVER 30 DAYS FROM DATE OF INVOICE.

RETURN THIS PAGE WITH PAYMENT

Attorneys and Counselors at Law 65 East State Street Suite 1000, Columbus, Ohio 43215-4213

F.E.I. No. 31-4422499

June 15, 2009

Billed through

05/31/2009

Invoice Number 117002 Our file#

13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUR AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

REDACTED

Schmidt v. Krikorian

Balance forward as of invoice May 15, 2009

Payments received since last invoice

\$3,074.57 (0.00)

Past Due Balance (Disregard if Paid)

\$3,074.57

Invoice# 117002

Page 2

REDACTED

EXPENSES 05/31/2009 PHOTOCOPY SERVICE @ \$.18 4,50 \$4.50 TOTAL DISBURSEMENTS SUMMARY OF BILLED AMOUNTS DCB BREY, DONALD C. 17,60 hrs 325,00 /hr \$5,720.00 17.60 hrs \$5,720.00 TOTAL PROFESSIONAL SERVICES 5,720.00 TOTAL EXPENSES INCURRED 4.50 LATE PAYMENT CHARGE ON PAST DUE BALANCE 17.55 TOTAL OF NEW CHARGES FOR THIS INVOICE \$5,742.05 PLUS PAST DUE BALANCE (Disregard if Paid) \$3,074.57

TOTAL BALANCE DUE ON ACCOUNT

DCB_OCE - 0024

\$8,816.62

Attorneys and Counselors at Law

Telephone 614/

65 East State Street Suite 1000, Columbus, Ohio 43215-4213

Fax 614/221-4012

July 15, 2009

Billing

06/30/2009

Invoice#

117109 DCB 13292 00024

Our File

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUR AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

Schmidt v. Krikorian

BALANCE FORWARD \$8,816.62 Payments received since last invoice (3,074.57)PAST DUE BALANCE (Disregard if Paid) \$5,742.05

Total Fees Total Expenses 5,070.00

106.52

TOTAL NEW CHARGES

\$5,176.52

TOTAL BALANCE DUE ON ACCOUNT

\$10,918.57

DUE UPON RECEIPT

LATE PAYMENT FEE (1.5% PER MONTH) CHARGED ON ALL UNPAID BALANCES OVER 30 DAYS FROM DATE OF INVOICE.

RETURN THIS PAGE WITH PAYMENT

Attorneys and Counselors at Law

Telephone 614.

65 East State Street Suite 1000, Columbus, Ohio 43215-4213

F.E.I. No. 31-4422499

July 15, 2009

Billed through

06/30/2009

Our file#

Invoice Number 117109 13292

00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUR AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

REDACTED

Schmidt v. Krikorian

Balance forward as of invoice June 15, 2009

Payments received since last invoice

Past Due Balance (Disregard if Paid)

\$8,816.62

(3,074.57)

\$5,742.05

DCB OCE - 0026

11-6574_0092

Invoice# 117109

Page 2

REDACTED

EXPENSES

06/30/2009 DELIVERY CHARGE

06/30/2009 PHOTOCOPY SERVICE @ \$.18

TOTAL DISBURSEMENTS

14.00

92.52

\$106.52

SUMMARY OF BILLED AMOUNTS

DCB BREY, DONALD C.

15.60 hrs 15.60 hrs

325.00 /hr

\$5,070.00 \$5,070.00

TOTAL PROFESSIONAL SERVICES

TOTAL EXPENSES INCURRED

TOTAL OF NEW CHARGES FOR THIS INVOICE PLUS PAST DUE BALANCE (Disregard if Paid)

TOTAL BALANCE DUE ON ACCOUNT

5,070.00 106.52

\$5,176.52

\$5,742.05

\$10,918.57

CHESTER WILLOX SAXBE ATTORNEYS & COUNSELORS AT LAW Telephone 614/ 65 East State Street Suite 1000, Columbus, Ohio 43215-4213 Fax 614/221-4012

August 14, 2009

Billing Invoice# Our File #

07/31/2009 117933 DCB 13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUT AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

Schmidt v. Krikorian

BALANCE FORWARD	\$10,918.57
Payments received since last invoice	(0.00)
PAST DUE BALANCE (Disregard if Paid)	\$10,918.57
Total Fees	20,835.50
Total Expenses	3,431.99
Late Payment Charge	85.66
TOTAL NEW CHARGES	\$24,353.15
TOTAL BALANCE DUE ON ACCOUNT	\$35 271 72

DUE UPON RECEIPT

LATE PAYMENT FEE (1.5% PER MONTH) CHARGED ON ALL UNPAID BALANCES OVER 30 DAYS FROM DATE OF INVOICE.

RETURN THIS PAGE WITH PAYMENT

CHESTER WILLCOX SAXBE

PH. (614)

65 East State Street Suite 1000, Columbus, Ohio 43215-4213

FIN 31-4422499

August 14, 2009 Billed through Invoice Number

07/31/2009 117933

Our file#

13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUT AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

REDACTED

Schmidt v. Krikorian

Balance forward as of invoice July 15, 2009

\$10,918.57

Payments received since last invoice

(0.00)

Past Due Balance (Disregard if Paid)

\$10,918.57

DCB_OCE - 0029

11-6574_0095

Invoice# 117933 13292 00024 REDACTED

Invoice# 117933

Page 3

REDACTED

EXPENSES

07/31/2009 MILEAGE 07/31/2009 PHOTOCOPY SERVICE @ \$.18

TOTAL DISBURSEMENTS

07/31/2009 TRANSCRIPT

268.40 198.54 2,965.05

\$3,431.99

SUMMARY OF BILLED AMOUNTS

DCB BREY, DONALD C. MEL.

LEWIS, MARY E. - Law Clerk

61.70 hrs 8.70 hrs

325.00 /hr 90.00 /hr

\$20,052.50

70.40 hrs

\$783.00 \$20,835.50

TOTAL PROFESSIONAL SERVICES TOTAL EXPENSES INCURRED

LATE PAYMENT CHARGE ON PAST DUE BALANCE

TOTAL OF NEW CHARGES FOR THIS INVOICE PLUS PAST DUE BALANCE (Disregard if Paid)

TOTAL BALANCE DUE ON ACCOUNT

20,835.50

3,431.99

85,66

\$24,353,15 \$10,918.57

\$35,271.72

CHESTER WILLOX SAXBE ATTORNEYS & COUNSELORS AT LAW Telephone 614/ 65 East State Street Suite 1000, Columbus, Ohio 43215-4213 Fax 614/221-4012

September 10, 2009

Billing Invoice# Our File #

08/31/2009 118573 DCB 13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN C/O BROCE PEIN RESIDENT SCHOLAR 1025 CONNECTICUT AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

Schmidt v. Krikorian

BALANCE FORWARD	\$35,271.72
Payments received since last invoice	(10,918.57)
PAST DUE BALANCE (Disregard if Paid)	\$24,353.15
Total Fees	36,867.00
Total Expenses	1,345.01
Late Payment Charge	51.01
TOTAL NEW CHARGES	\$38,263.02
TOTAL BALANCE DIFF ON ACCOUNT	\$62 616 17

DUE UPON RECEIPT

LATE PAYMENT FEE (1.5% PER MONTH) CHARGED ON ALL UNPAID BALANCES OVER 30 DAYS FROM DATE OF INVOICE,

RETURN THIS PAGE WITH PAYMENT

CHESTER WILLCOX SAXBE

PH. (614)

65 East State Street Suite 1000, Columbus, Ohio 43215-4213

FIN 31-4422499

September 10, 2009 Billed through Invoice Number

Our file#

118573 13292

08/31/2009

00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN
RESIDENT SCHOLAR
1025 CONNECTICUT AVE., N.W., SUITE 1000
WASHINGTON, DC 20036

REDACTED

Schmidt v. Krikerian

Balance forward as of invoice August 14, 2009

Payments received since last invoice

Past Due Balance (Disregard if Paid)

\$35,271.72

(10,918.57)

\$24,353.15

Invoice# 118573

age 2

PEDACTED

13292 00024 Invoice# 118573 REDACTED

Invoice# 118573

Page 4

\$1,345.01

REDACTED

EXPENSES

 08/31/2009
 HOTEL/MEALS WHILE TRAVELING
 368.79

 08/31/2009
 MILEAGE
 145.20

 08/31/2009
 PHOTOCODY SERVICE © \$4.8
 900.10

08/31/2009 PHOTOCOPY SERVICE @ \$.18 809.10 08/31/2009 WESTLAW RESEARCH 21.92

TOTAL DISBURSEMENTS

SUMMARY OF BILLED AMOUNTS

 DCB
 BREY, DONALD C.
 107.90
 firs
 325.00 /hr
 \$35,067.50

 EJW
 WATTERS, ELIZABETH J.
 6.10
 hrs
 295.00 /hr
 \$1,799.50

 114.00
 hrs
 \$36,867.00

 TOTAL PROFESSIONAL SERVICES
 36,867.00

 TOTAL EXPENSES INCURRED
 1,345.01

 LATE PAYMENT CHARGE ON PAST DUE BALANCE
 51.01

 TOTAL OF NEW CHARGES FOR THIS INVOICE
 \$38,263.02

 PLUS PAST DUE BALANCE (Disregard if Paid)
 \$24,353.15

 TOTAL BALANCE DUE ON ACCOUNT
 \$62,616.17

CHESTER WILLGOX SAXBE ATTORNEYS & COUNSELORS AT LAW Telephone 614/

October 15, 2009

Billing involce# Our File #

09/30/2009 119254 DCB 13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUT AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

Schmidt v. Krikorian

BALANCE FORWARD	\$62,616.17
Payments received since last invoice	(0.00)
PAST DUE BALANCE (Disregard if Paid)	\$62,616.17
Total Fees	30,132.50
Total Expenses	4,038.59
Late Payment Charge .	363.54
TOTAL NEW CHARGES	\$34,534.63
TOTAL BALANCE DUE ON ACCOUNT	\$97,150.80

DUE UPON RECEIPT

LATE PAYMENT FEE (1.5% PER MONTH) CHARGED ON ALL UNPAID BALANCES OVER 30 DAYS FROM DATE OF INVOICE.

RETURN THIS PAGE WITH PAYMENT

CHESTER WILLCOX SAXBE

PH. (614

65 East State Street Suite 1000, Columbus, Ohio 43215-4213

FIN 31-4422499

October 15, 2009 Billed through

Invoice Number Our file# 119254 13292 00024

09/30/2009

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUT AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

REDACTED

Schmidt v. Krikorian

Balance forward as of invoice September 10, 2009

\$62,616.17

Payments received since last invoice

(0.00)

Past Due Balance (Disregard if Paid)

\$62,616.17

DCB OCE - 0038

11-6574_0104

Invoice# 119254

Page 2

REDACTED

Invoice# 119254

Page 3

REDACTED

EXPENSES

09/30/2009 HOTEL/MEALS WHILE TRAVELING 09/30/2009 PHOTOCOPY SERVICE @ \$.18 09/30/2009 TRANSCRIPT 09/30/2009 WESTLAW RESEARCH

TOTAL DISBURSEMENTS

1,291.17 1,216.80

1,366.55 164.07

\$4,038.59

13292	00024	In	voice#	119254		Page 4
SUMMA	ARY OF BILLED AMOUNTS					
DCB EJW DAS	BREY, DONALD C. WATTERS, ELIZABETH J. SCOTT, DEBORAH A.	66.20 11.50 27.50 105.20	hrs hrs	325.00 295.00 190.00	/hr /hr /hr	\$21,515.00 \$3,392.50 \$5,225.00 \$30,132.50
	TOTAL PROFESSIONAL SER TOTAL EXPENSES INCURRE LATE PAYMENT CHARGE ON TOTAL OF NEW CHARGES F PLUS PAST DUE BALANCE	D I PAST DUE E OR THIS INV	OICE	NCE		30,132.50 4,038.59 363.54 \$34,534.63 \$62,616.17
TOTAL BALANCE DUE ON ACCOUNT				_	\$97,150.80	

CHESTER WILLGOX:SAXBE ATTORNEYS & COUNSELORS AT LAW Telephone 614/ 65 East State Street Suite 1000, Columbus, Ohio 43215-4213 Fax 614/ 221-4012

November 13, 2009

Billing Invoice# Our File #

10/31/2009 120356 DCB 13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUT AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

Schmidt v, Krikorian

BALANCE FORWARD	\$97,150.80
Payments received since last invoice	(0.00)
PAST DUE BALANCE (Disregard if Paid)	\$97,150.80
Total Fees	5,315.50
Total Expenses	5,388.81
Late Payment Charge	936.72
TOTAL NEW CHARGES	\$11,641.03
TOTAL BALANCE DUE ON ACCOUNT	\$108,791,83

DUE UPON RECEIPT

LATE PAYMENT FEE (1.5% PER MONTH) CHARGED ON ALL UNPAID BALANCES OVER 30 DAYS FROM DATE OF INVOICE,

PLEASE RETURN THIS PAGE WITH PAYMENT

CHESTER WILLCOX SAXBE

PH. (614)

65 East State Street Suite 1990, Columbus, Ohio 43215-4213

FIN 31-4422499

November 13, 2009 Billed through

Invoice Number Our file#

10/31/2009 120356 13292

00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUT AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

REDACTED

Schmidt v. Krikorian

Balance forward as of involce October 15, 2009

\$97,150.80

Payments received since last invoice

(0.00)

Past Due Balance (Disregard if Paid)

\$97,150.80

13292	00024	Invoice# 120356	Page 2
10/31/ 10/31/ 10/31/	ISES 12009 MEALS 12009 OVERNIGHT DELIVERY 12009 PHOTOCOPY SERVICE @ \$.18 12009 TRANSCRIPT 12009 WESTLAW RESEARCH	REDACTED	46.60 64.28 14.58 4,632.40 630.95
	TOTAL DISBURSEMENTS		\$5,388.81
SUMM. DCB EJW DEA	ARY OF BILLED AMOUNTS BREY, DONALD C. WATTERS, ELIZABETH J. ABBOTT, DIANE E Paralegal	15.80 hrs 325.00 0.40 hrs 295.00 0.50 hrs 125.00 16.70 hrs	/hr \$118.00
	TOTAL PROFESSIONAL SERVICE TOTAL EXPENSES INCURRED LATE PAYMENT CHARGE ON P TOTAL OF NEW CHARGES FOR PLUS PAST DUE BALANCE (DIE TOTAL BALANCE DUE ON ACC	AST DUE BALANCE R THIS INVOICE sregard if Paid)	5,315.50 5,388.81 936.72 \$11,641.03 \$97,150.80 \$108,791.83

CHESTER WILLGOXSSAXBE ATTORNEYS & COUNSELORS AT LAW Telephone 614/ 65 East State Street Suite 1000, Columbus, Ohio 43215-4213 Fax 614/ 221-4012

December 11, 2009

Billing Invoice# Our File # 11/30/2009 120855 DCB 13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUT AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

Schmidt v. Krikorian

BALANCE FORWARD	\$108,791.83
Payments received since last invoice	(0.00)
PAST DUE BALANCE (Disregard if Paid)	\$108,791.83
Total Fees	910.00
Total Expenses	1,199.89
Late Payment Charge	1,449.29
TOTAL NEW CHARGES	\$3,559.18
TOTAL BALANCE DUE ON ACCOUNT	\$112 351 01

DUE UPON RECEIPT

LATE PAYMENT FEE (1.5% PER MONTH) CHARGED ON ALL UNPAID BALANCES OVER 30 DAYS FROM DATE OF INVOICE.

PLEASE RETURN THIS PAGE WITH PAYMENT

65 East State Street Suite 1000, Columbus, Ohio 43215-4213

FIN 31-4422499

PH. (614)

December 11, 2009 Billed through Invoice Number

11/30/2009 120855

Our file#

13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUT AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

REDACTED

Schmidt v. Krikorian

Balance forward as of invoice November 13, 2009

\$108,791.83

Payments received since last invoice

(0.00)

Past Due Balance (Disregard if Paid)

\$108,791.83

EXPENSES

11/30/2009 OVERNIGHT DELIVERY

16.73

11/30/2009 PHOTOCOPY SERVICE @ \$.18

3.96

11/30/2009 TRANSCRIPT

1,179.20

TOTAL DISBURSEMENTS

\$1,199.89

DCB OCE - 0046

13292 00024 Invoice# 120855 Page 2 SUMMARY OF BILLED AMOUNTS 325.00 /hr _ DCB BREY, DONALD C. 2.80 hrs \$910.00 2.80 hrs \$910.00 TOTAL PROFESSIONAL SERVICES 910.00 TOTAL EXPENSES INCURRED 1,199.89 LATE PAYMENT CHARGE ON PAST DUE BALANCE 1,449.29 TOTAL OF NEW CHARGES FOR THIS INVOICE \$3,559.18 PLUS PAST DUE BALANCE (Disregard if Paid) \$108,791.83

TOTAL BALANCE DUE ON ACCOUNT

\$112,351.01

CHESTER WILLGOX SAXBE ATTORNEYS & COUNSELORS AT LAW Telephone 614/ 65 East State Street Suite 1000, Columbus, Ohio 43215-4213 Fax 614/ 221-4012

January 15, 2010

Billing Invoice# Our File# 12/31/2009 121316 DCB 13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUT AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

Schmidt v. Krikorian

BALANCE FORWARD \$112,351.01 Payments received since last invoice (112,351.01)PAST DUE BALANCE (Disregard if Paid) \$0.00 Total Fees . 1,202.50 Total Expenses 1.26 TOTAL NEW CHARGES \$1,203,76 TOTAL BALANCE DUE ON ACCOUNT \$1,203.76

DUE UPON RECEIPT

LATE PAYMENT FEE (1.5% PER MONTH) CHARGED ON ALL UNPAID BALANCES OVER 30 DAYS FROM DATE OF INVOICE,

PLEASE RETURN THIS PAGE WITH PAYMENT

65 East State Street Suite 1000, Columbus, Ohio 43215-4213

January 15, 2010 Billed through

Invoice Number Our file#

12/31/2009

121316 13292 00024

FIN 31-4422499

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUT AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

REDACTED

Schmidt v. Krikorian

Balance forward as of invoice December 11, 2009

\$112,351.01

Payments received since last invoice

(112,351.01)

Past Due Balance (Disregard if Paid)

\$0.00

EXPENSES 12/31/2009 PHOTOCOPY SERVICE @ \$.18

1.26

DCB OCE - 0049

13292 00024 Invoice# 121316 Page 2

TOTAL DISBURSEMENTS \$1.26

SUMMARY OF BILLED AMOUNTS

DCB BREY, DONALD C. 3:70 hrs 325.00 /hr \$1,202.50 /3:70 hrs 7:20.50

TOTAL BALANCE DUE ON ACCOUNT

 TOTAL PROFESSIONAL SERVICES
 1,202.50

 TOTAL EXPENSES INCURRED
 1.26

 TOTAL OF NEW CHARGES FOR THIS INVOICE
 \$1,203.76

\$1,203.76

CHESTER WILLGOX SAXBE ATTORNEYS & COUNSELORS AT LAW Telephone 614/ 65 East State Street Suite 1000, Columbus, Ohio 43215-4213 Fax 614/ 221-4012

February 12, 2010

Billing Invoice# Our File #

01/31/2010 121986 DCB 13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUT AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

Schmidt v. Krikorian

BALANCE FORWARD	\$1,203.76
Payments received since last invoice	(0.00)
PAST DUE BALANCE (Disregard if Paid)	\$1,203.76
Total Fees	10,164.50
Total Expenses	291.64
TOTAL NEW CHARGES	\$10,456.14
TOTAL BALANCE DUE ON ACCOUNT	\$11,659.90

DUE UPON RECEIPT

LATE PAYMENT FEE (1.5% PER MONTH) CHARGED ON ALL UNPAID BALANCES OVER 30 DAYS FROM DATE OF INVOICE.

PLEASE RETURN THIS PAGE WITH PAYMENT

PH. (614)

65 East State Street Suite 1000, Columbus, Ohio 43215-4213

FIN 31-4422499

February 12, 2010 Billed through Invoice Number

Our file#

01/31/2010 121986

13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN MODE FEIN RESIDENT SCHOLAR 1025 CONNECTICUT AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

REDACTED

Schmidt v. Krikorian

Balance forward as of invoice January 15, 2010

\$1,203.76

Payments received since last invoice

(0.00)

Past Due Balance (Disregard if Paid)

\$1,203.76

DCB_OCE - 0052

13292 00024

Invoice# 121986

Page 2

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13292 00024

Invoice# 121986

Page 3

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FY	DF:	N	e	ㄷ	c

01/31/2010 DELIVERY CHARGE 01/31/2010 PHOTOCOPY SERVICE @ \$.18

58.00 233.64

TOTAL DISBURSEMENTS

\$291.64

SUMMARY OF BILLED AMOUNTS

DCB	BREY, DONALD C.	26.60	hrs	325.00	/hr	\$8,645.00
SDM	MORRISON, SARAH DAGGETT	0.30	hrs	285.00	/hr	\$85.50
EJW	WATTERS, ELIZABETH J.	0.40	hrs	295.00	/hr	\$118.00
DAS	SCOTT, DEBORAH A.	5.70	hrs	200.00	/hr	\$1,140.00
CBM	MURPHY, CHRISTOPHER B Law Clerk	1.60	hrs	110.00	/hr	\$176.00
		34.60	hrs			\$10,164,50

 TOTAL PROFESSIONAL SERVICES
 10,164.50

 TOTAL EXPENSES INCURRED
 291.64

 TOTAL OF NEW CHARGES FOR THIS INVOICE
 \$10,456.14

 PLUS PAST DUE BALANCE (Disregard if Paid)
 \$1,203.76

 TOTAL BALANCE DUE ON ACCOUNT
 \$11,659.90

CHESTER WILLCOX SAXBE
ATTORNEYS & COUNSELORS AT LAW
Telephone 614
65 East State Street Suite 1000, Columbus, Ohio 43215-4213 Fax 614/ 221-4012

March 12, 2010

Billing Invoice# Our File # 02/28/2010 122678 DCB 13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUT AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

Schmidt v. Krikorian

BALANCE FORWARD	\$11,659.90
Payments received since last invoice	(0.00)
PAST DUE BALANCE (Disregard if Paid)	\$11,659.90
Total Fees	9,535.50
Total Expenses	310.88
Late Payment Charge	18.06
TOTAL NEW CHARGES	\$9,864.44
TOTAL BALANCE DUE ON ACCOUNT	\$21,524.34

DUE UPON RECEIPT

LATE PAYMENT FEE (1.5% PER MONTH) CHARGED ON ALL UNPAID BALANCES OVER 30 DAYS FROM DATE OF INVOICE,

PLEASE RETURN THIS PAGE WITH PAYMENT

65 East State Street Suite 1000, Columbus, Ohio 43215-4213

FIN 31-4422499

March 12, 2010 Billed through Invoice Number

Our file#

02/28/2010 122678

13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUT AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

REDACTED

Schmidt v. Krikorian

Balance forward as of invoice February 12, 2010

\$11,659.90

Payments received since last invoice

(0.00)

Past Due Balance (Disregard if Paid)

\$11,659.90

13292 00024 Invoice# 122678 REDACTED

13292 00024

EXPENSES

Invoice# 122678

Page 3

200.00

REDAGTED

02/23/2010 U.S. DISTRICT COURT,; invoice # 1:10-cv-00103; FILING

TOTAL BALANCE DUE ON ACCOUNT

FEE PRO HAC VICE		
02/28/2010 DELIVERY CHARGE		32.50
02/28/2010 LEXIS RESEARCH		7.41
02/28/2010 PHOTOCOPY SERVICE @ \$.18		64.62
02/28/2010 OUTSIDE PHOTOCOPY SERVICE		3.10
02/28/2010 WESTLAW RESEARCH		3.25
TOTAL DISBURSEMENTS		\$310.88
SUMMARY OF BILLED AMOUNTS		
DCB BREY, DONALD C. 28.70	hrs 325.00	/hr \$9,327.50
JHB BEEHLER, JASON H. 1.30		
30.00	hrs	\$9,535.50
-		
	•	•
TOTAL PROFESSIONAL SERVICES		9,535.50
TOTAL EXPENSES INCURRED		310.88
LATE PAYMENT CHARGE ON PAST DUE B.	ALANCE	18.06
TOTAL OF NEW CHARGES FOR THIS INVO	DICE	\$9,864.44
PLUS PAST DUE BALANCE (Disregard if P	aid)	\$11,659.90

DCB_OCE - 0058

\$21,524.34

CHESTER WILLGOX SAXBE ATTORNEYS & COUNSELORS AT LAW Telephone 614/ 65 East State Street Suite 1000, Columbus, Ohio 43215-4213 Fax 614/ 221-4012

April 19, 2010

Billing Invoice# Our File #

03/31/2010 123392 DCB 13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR
1025 CONNECTICUT AVE., N.W., SUITE 1000
WASHINGTON, DC 20036

Schmidt v. Krikorian

BALANCE FORWARD	\$21,524.34
Payments received since last invoice	(21,524.34)
PAST DUE BALANCE (Disregard if Paid)	\$0.00
Total Fees	2,632.50
Total Expenses	122.12
TOTAL NEW CHARGES	\$2,754.62
TOTAL BALANCE DUE ON ACCOUNT	\$2,754.62

DUE UPON RECEIPT

LATE PAYMENT FEE (1.5% PER MONTH) CHARGED ON ALL UNPAID BALANCES OVER 30 DAYS FROM DATE OF INVOICE.

PLEASE RETURN THIS PAGE WITH PAYMENT

PH. (614)

65 East State Street Suite 1000, Columbus, Ohio 43215-4213

FIN 31-4422499

... (0.11)

. . . April 19, 2010

Billed through Invoice Number Our file# 03/31/2010 123392

123392 13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUT AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

REDACTED

Schmidt v. Krikorian

Balance forward as of invoice March 12, 2010

Payments received since last invoice

Past Due Balance (Disregard if Paid)

\$21,524.34

(21,524.34)

\$0.00

EXPENSES

03/31/2010 MILEAGE

03/31/2010 PHOTOCOPY SERVICE @ \$.18

03/31/2010 PARKING

107.50

1.62

13.00

TOTAL DISBURSEMENTS

\$122.12

DCB OCE - 0060

13292 00024 Invoice# 123392 Page 2 SUMMARY OF BILLED AMOUNTS DCB BREY, DONALD C. 8.10 hrs 325.00 /hr \$2,632.50 8.10 hrs \$2,632.50 TOTAL PROFESSIONAL SERVICES 2,632.50 TOTAL EXPENSES INCURRED 122.12 TOTAL OF NEW CHARGES FOR THIS INVOICE \$2,754.62 TOTAL BALANCE DUE ON ACCOUNT \$2,754.62

CHESTER WILLCOX SAXBE
ATTORNEYS & COUNSELORS AT LAW

Telephone 614/
65 East State Street Suite 1000, Columbus, Ohio 43215-4213 Fax 614/ 221-4012

May 14, 2010

Billing Invoice# Our File # 04/30/2010 124114 DCB 13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUT AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

Schmidt v. Krikorian

BALANCE FORWARD	\$2,754.62
Payments received since last invoice	(0.00)
PAST DUE BALANCE (Disregard if Paid)	\$2,754.62
Total Fees	1,173.50
Total Expenses	20.70
TOTAL NEW CHARGES	\$1,194.20
TOTAL BALANCE DUE ON ACCOUNT	\$3,948.82

DUE UPON RECEIPT

LATE PAYMENT FEE (1.5% PER MONTH) CHARGED ON ALL UNPAID BALANCES OVER 30 DAYS FROM DATE OF INVOICE.

PLEASE RETURN THIS PAGE WITH PAYMENT

65 East State Street Suite 1000, Columbus, Ohio 43215-4213

FIN 31-4422499

00024

May 14, 2010 Billed through Invoice Number Our file#

04/30/2010 124114

13292

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUT AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

REDACTED

Schmidt v. Krikorian

Balance forward as of invoice April 19, 2010 Payments received since last invoice

Past Due Balance (Disregard if Paid)

\$2,754.62

(0.00)

\$2,754.62

13292 00024 Invoice# 124114

REDACTED

EXPENSES

04/30/2010 PHOTOCOPY SERVICE @ \$.18

20.70

TOTAL DISBURSEMENTS

\$20.70

SUMMARY OF BILLED AMOUNTS

DCB BREY, DONALD C. СВМ MURPHY, CHRISTOPHER B. - Law Clerk

325,00 /hr

\$942.50

2.90 hrs 2.10 hrs 5.00 hrs

110,00 /hr

\$231.00 \$1,173.50

TOTAL PROFESSIONAL SERVICES

TOTAL EXPENSES INCURRED

1.173.50 20.70

\$1,194.20

TOTAL OF NEW CHARGES FOR THIS INVOICE PLUS PAST DUE BALANCE (Disregard if Paid)

\$2,754.62

TOTAL BALANCE DUE ON ACCOUNT

\$3,948.82

CHESTER WILLONGS AXBE
ATTORNEYS & COUNSELORS AT LAW

Telephone 614/
65 East State Street Suite 1000, Columbus, Ohio 43215-4213 Fax 614/ 221-4012

June 11, 2010

Billing Invoice# Our File # 05/31/2010 124974 DCB 13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUT AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

Schmidt v. Krikorian

BALANCE FORWARD	\$3,948.82
Payments received since last invoice	(2,754.62)
PAST DUE BALANCE (Disregard if Paid)	\$1,194.20
Total Fees	2,600.00
Total Expenses	51.27
Late Payment Charge	41,32
TOTAL NEW CHARGES	\$2,692.59
TOTAL BALANCE DUE ON ACCOUNT	\$3,886,79

DUE UPON RECEIPT

LATE PAYMENT FEE (1.5% PER MONTH) CHARGED ON ALL UNPAID BALANCES OVER 30 DAYS FROM DATE OF INVOICE.

PLEASE RETURN THIS PAGE WITH PAYMENT

CHESTER WILLCOX SAXBE ATTORNEYS & GOUNS ELORS AT LAW 65 East State Street Suite 1000, Columbus, Ohio 43215-4213 FIN 3

FIN 31-4422499

PH. (614)

June 11, 2010 Billed through Invoice Number Our file#

05/31/2010

124974 13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUT AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

REDACTED

Schmidt v. Krikorian

Balance forward as of invoice May 14, 2010

\$3,948.82

Payments received since last invoice Past Due Balance (Disregard if Paid) (2,754.62)

\$1,194.20

EXPENSES 05/31/2010 LEXIS RESEARCH

5.65

DCB OCE - 0066

13292	00024	Invoice# 124974	Page 2
	ISES 2010 PACER RESEARCH SERVICE 2010 PHOTOCOPY SERVICE @ \$.18		18.80 26.82
	TOTAL DISBURSEMENTS	-	\$51.27
SUMM	ARY OF BILLED AMOUNTS		
DCB	BREY, DONALD C.	8.00 hrs 325.00 /h	\$2,600.00 \$2,600.00

TOTAL PROFESSIONAL SERVICES	2,600.00
TOTAL EXPENSES INCURRED	51.27
LATE PAYMENT CHARGE ON PAST DUE BALANCE	41,32
TOTAL OF NEW CHARGES FOR THIS INVOICE	\$2,692.59
PLUS PAST DUE BALANCE (Disregard if Paid)	\$1,194.20
TOTAL BALANCE DUE ON ACCOUNT	\$3,886.79

ATTORNEYS & COUNSELORS AT LAW
Telophone 614/ 65 East State Street Suite 1000, Columbus, Ohio 43215-4213 Fax 614/ 221-4012

July 15, 2010

Billing Invoice# Our File #

06/30/2010 125608 DCB 13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR
1025 CONNECTICUT AVE., N.W., SUITE 1000
WASHINGTON, DC 20036

Schmidt v. Krikorian

BALANCE FORWARD	\$3,886.79
Payments received since last invoice	(1,194.20)
PAST DUE BALANCE (Disregard if Paid)	\$2,692.59
Total Fees	2,405.00
Total Expenses	495.74
TOTAL NEW CHARGES	\$2,900.74
TOTAL BALANCE DUE ON ACCOUNT	\$5,593,33

DUE UPON RECEIPT

LATE PAYMENT FEE (1.5% PER MONTH) CHARGED ON ALL UNPAID BALANCES OVER 30 DAYS FROM DATE OF INVOICE,

PLEASE RETURN THIS PAGE WITH PAYMENT

65 East State Street Suite 1000, Columbus, Ohio 43215-4213

FIN 31-4422499

July 15, 2010 Billed through

Invoice Number Our file#

06/30/2010

125608 13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUT AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

REDACTED

Schmidt v. Krikorian

Balance forward as of invoice June 11, 2010

\$3,886.79

Payments received since last invoice

(1,194.20)

Past Due Balance (Disregard if Paid)

\$2,692.59

13292	00	0024	Invoice#	125608	Page 2
EXPEN	SES				
06/07/	2010	CLERK OF COURTS, CLERMONT FILING FEE	; Invoice # 0607	'2010;	200.00
06/30/	2010	DELIVERY CHARGE			216.00
06/30/2	2010	PHOTOCOPY SERVICE @ \$,18			79.74
		TOTAL DISBURSEMENTS			\$495.74
SUMMA	ARY	OF BILLED AMOUNTS			
		OF BILLED AMOUNTS EY, DONALD C.	7.40 hrs	325.00 /hr	\$2,405.00
SUMMA DGB			7.40 hrs 7.40 hrs	325.00 /hr	\$2,405.00 \$2,405.00
			7.40 hrs	325.00 /hr	\$2,405.00
		EY, DONALD C. TOTAL PROFESSIONAL SERVICE	7.40 hrs	325.00 /hr	\$2,405.00 2,405.00
		EY, DONALD C.	7.40 hrs	325.00 /hr	\$2,405.00 2,405.00 495.74
		EY, DONALD C. TOTAL PROFESSIONAL SERVICE TOTAL EXPENSES INCURRED	7.40 hrs ES THIS INVOICE	325.00 /hr	\$2,405.00 2,405.00

CHESTER WILLGOX SAXBE ATTORNEYS & COUNSELORS AT LAW Telephone 614/ 65 East State Street Suite 1000, Columbus, Ohio 43215-4213 Fax 614/ 221-4012

August 13, 2010

Billing Invoice# Our File #

07/31/2010 126852 DCB 13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUT AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

Schmidt v. Krikorian

BALANCE FORWARD	\$5,593.33
Payments received since last invoice	(5,552.01)
Adjustments Applied	(-41,32)
PAST DUE BALANCE (Disregard if Paid)	\$0.00
Total Fees	877.50
Total Expenses	4.96
TOTAL NEW CHARGES	\$882.46
TOTAL BALANCE DUE ON ACCOUNT	\$882.46

DUE UPON RECEIPT

LATE PAYMENT FEE (1.5% PER MONTH) CHARGED ON ALL UNPAID BALANCES OVER 30 DAYS FROM DATE OF INVOICE.

PLEASE RETURN THIS PAGE WITH PAYMENT

PH. (614)

65 East State Street Suite 1000, Columbus, Ohio 43215-4213

FIN 31-4422499

August 13, 2010 Billed through Invoice Number Our file#

07/31/2010 126852 13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUT AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

REDACTED

Schmidt v. Krikorian

Balance forward as of invoice July 15, 2010 Payments received since last invoice A/R adjustments made since last invoice

\$5,593.33 (5,552.01)(-41.32)

Past Due Balance (Disregard if Paid)

\$0.00

EXPENSES 07/31/2010 PACER RESEARCH SERVICE

4.96

DCB_OCE - 0072

13292

00024 TOTAL DISBURSEMENTS Invoice# 126852

\$4.96

SUMMARY OF BILLED AMOUNTS

DCB BREY, DONALD C.

2.70 hrs 2.70 hrs

325,00 /hr _

\$877.50

877.50

4.96

TOTAL PROFESSIONAL SERVICES

TOTAL EXPENSES INCURRED

TOTAL OF NEW CHARGES FOR THIS INVOICE TOTAL BALANCE DUE ON ACCOUNT

\$882.46

\$882.46

CHESTER WILLGOX SAXBE ATTORNEYS & COUNSELORS AT LAW Telephone 614/ 65 East State Street Suite 1000, Columbus, Ohio 43215-4213 Fax 614/ 221-4012

September 13, 2010

Billing 08/31/2010 Invoice# 127133 DCB Our File # 13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUT AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

Schmidt v. Krikorlan

BALANCE FORWARD	\$882.46
Payments received since last invoice	(0.00)
PAST DUE BALANCE (Disregard if Paid)	\$882.46
Total Fees	130.00
Total Expenses	49.44
TOTAL NEW CHARGES	\$179.44
TOTAL BALANCE DUE ON ACCOUNT	\$1,061.90

DUE UPON RECEIPT

LATE PAYMENT FEE (1.5% PER MONTH) CHARGED ON ALL UNPAID BALANCES OVER 30 DAYS FROM DATE OF INVOICE,

PLEASE RETURN THIS PAGE WITH PAYMENT

65 East State Street Suite 1000, Columbus, Ohio 43215-4213

FIN 31-4422499

September 13, 2010 Billed through 08/31/2010

Invoice Number

127133

Our file#

13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUT AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

REDACTED

Schmidt v. Krikorian

Balance forward as of invoice August 13, 2010

\$882.46

Payments received since last invoice Past Due Balance (Disregard if Paid) (0.00)

\$882.46

EXPENSES 08/31/2010 CONFERENCE CALL

49.44

TOTAL DISBURSEMENTS

\$49.44

DCB OCE - 0075

13292	00024	Invoice#	127133	Page 2
SUMMA	RY OF BILLED AMOUNTS			
DCB	BREY, DONALD C.	0.40 hrs	325.00 /	%130.00 \$130.00
	TOTA! PROFESSIONAL SERVIC	ES.		130.00
	TOTAL EXPENSES INCURRED			49.44
	TOTAL OF NEW CHARGES FOR	THIS INVOICE	_	\$179.44
	PLUS PAST DUE BALANCE (Dis	regard if Paid)		\$882,46
	TOTAL BALANCE DUE ON ACCO	٠,	-	\$1.061.90

CHESTER WILLGOX SAXBE ATTORNEYS & COUNSELORS AT LAW Telephone 614/ 65 East State Street Suite 1000, Columbus, Ohio 43215-4213 Fax 614/ 221-4012

October 14, 2010

Billing Invoice#

09/30/2010

Our File #

128317 DCB 13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUT AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

Schmidt v. Krikorian

BALANCE FORWARD	\$1,061.90
Payments received since last invoice	(882.46)
PAST DUE BALANCE (Disregard if Paid)	\$179.44
Total Fees	9,753.00
Total Expenses	481.52
TOTAL NEW CHARGES	\$10,234.52
TOTAL BALANCE DUE ON ACCOUNT	\$10,413.96

DUE UPON RECEIPT

LATE PAYMENT FEE (1.5% PER MONTH) CHARGED ON ALL UNPAID BALANCES OVER 30 DAYS FROM DATE OF INVOICE,

PLEASE RETURN THIS PAGE WITH PAYMENT

PH. (614)

65 East State Street Suite 1000, Columbus, Ohlo 43215-4213

FIN 31-4422499

October 14, 2010 Billed through Invoice Number

Our file#

09/30/2010 128317 13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUT AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

REDACTED

Schmidt v. Krikorian

Balance forward as of invoice September 13, 2010

\$1,061.90

Payments received since last invoice

(882.46)

Past Due Balance (Disregard if Paid)

\$179.44

13292	00024	Invoice# 128317	Page 2

REDACTED

EXPENSES

09/30/2010 HOTEL/MEALS WHILE TRAVELING

09/30/2010 MILEAGE

09/30/2010 PHOTOCOPY SERVICE FOR THE MONTH @ \$.18

09/30/2010 OUTSIDE PHOTOCOPY SERVICE

TOTAL DISBURSEMENTS \$481.52

DCB_OCE - 0079

235.86 155.50

87.66

2.50

1	13292	00024	In	voice	128317		Page 3
s	UMMA	RY OF BILLED AMOUNTS					
ם	СВ	BREY, DONALD C.	23.20	hrs	325.00	/hr	\$7,540.00
s	DM	MORRISON, SARAH DAGGETT	2.00	hrs	285.00	/hr	\$570.00
Е	JW	WATTERS, ELIZABETH J.	4.60	hrs	295.00	/hr	\$1,357.00
C	ВМ	MURPHY, CHRISTOPHER B Law Clerk	2.60	hrs	110.00	/hr	\$286.00
			32.40	hrs			\$9,753.00
		•					
		TOTAL PROFESSIONAL SERVIC	ES				9,753.00
		TOTAL EXPENSES INCURRED					481.52
		TOTAL OF NEW CHARGES FOR	THIS INV	OICE			\$10,234.52
		PLUS PAST DUE BALANCE (Dis	regard if	Paid)			\$179.44
		TOTAL BALANCE DUE ON ACC	OUNT		•		\$10,413.96

CHESTER WILLGOXSSAXBE ATTORNEYS & COUNSELORS AT LAW Telephone 614 65 East State Street Suite 1000, Columbus, Ohio 43215-4213 Fax 614/ 221-4012

November 11, 2010

Billing Invoice# Our File # 10/31/2010 128728 DCB 13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUT AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

Schmidt v. Krikorian

BALANCE FORWARD	\$10,413.96
Payments received since last invoice	(10,413.96)
PAST DUE BALANCE (Disregard if Paid)	\$0,00
Total Fees	11,358.50
Total Expenses	199.30
TOTAL NEW CHARGES	\$11,557.80
TOTAL BALANCE DUE ON ACCOUNT	\$11,557,80

DUE UPON RECEIPT

LATE PAYMENT FEE (1.5% PER MONTH) CHARGED ON ALL UNPAID BALANCES OVER 30 DAYS FROM DATE OF INVOICE.

PLEASE RETURN THIS PAGE WITH PAYMENT

DCB OCE - 0081

CHESTER WILLCOX SAXBE

65 East State Street Suite 1000, Columbus, Ohio 43215-4213

November 11, 2010 Billed through Invoice Number

Our file#

10/31/2010 128728 13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN
RESIDENT SCHOLAR
1025 CONNECTICUT AVE., N.W., SUITE 1000
WASHINGTON, DC 20036

REDACTED

Schmidt v. Krikorian

Balance forward as of invoice October 14, 2010

\$10,413.96

Payments received since last invoice

(10,413.96)

Past Due Balance (Disregard if Paid)

\$0.00

DCB_OCE - 0082

11-6574_0148

. 13292 00024

Invoice# 128728

Page 2

REDACTED

13292 00024

Page 3

REDACTED

EXPENSES

10/31/2010 PHOTOCOPY SERVICE FOR THE MONTH @ \$.18 10/31/2010 TRANSCRIPT 10/31/2010 WESTLAW RESEARCH 117.90 70.00 11.40

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TOTAL DISBURSEMENTS

\$199.30

13292	2 00024	In	ivoice	F 128/28		Page 4
SUM	MARY OF BILLED AMOUNTS					
DCB	BREY, DONALD C.	14.00	hrs	325.00	/hr	\$4,550.00
SDM	MORRISON, SARAH DAGGETT	4.80	hrs	285.00	/hr	\$1,368.00
EJW	WATTERS, ELIZABETH J.	17.10	hrs	295.00	/hr	\$5,044.50
CBM	MURPHY, CHRISTOPHER B Law Clerk	3.60	hrs	110.00	/hr	\$396.00
		39,50	hrs			\$11,358.50
	TOTAL PROFESSIONAL SERVICE	ΞS				11,358.50
	TOTAL EXPENSES INCURRED					199,30
	TOTAL OF NEW CHARGES FOR	THIS INV	OICE			\$11,557.80
	TOTAL BALANCE DUE ON ACCO	TNUC				\$11,557,80

CHESTER WILLGOX SAXBE ATTORNEYS & COUNSELORS AT LAW Telephone 614/ 65 East State Street Suite 1000, Columbus, Ohio 43215-4213 Fax 614/ 221-4012

December 10, 2010

Billing

Iπvoice# Our File # 11/30/2010 129453 DCB 13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN
RESIDENT SCHOLAR
1025 CONNECTICUT AVE., N.W., SUITE 1000
WASHINGTON, DC 20036

Schmidt v. Krikorian

BALANCE FORWARD

\$11,557.80

Payments received since last invoice

PAST DUE BALANCE (Disregard if Paid)

(0.00)\$11,557.80

Total Fees

18,688.50

Total Expenses

1,331,36

TOTAL NEW CHARGES

\$20,019.86

TOTAL BALANCE DUE ON ACCOUNT

\$31,577.66

DUE UPON RECEIPT

LATE PAYMENT FEE (1.5% PER MONTH) CHARGED ON ALL UNPAID BALANCES OVER 30 DAYS FROM DATE OF INVOICE.

PLEASE RETURN THIS PAGE WITH PAYMENT

CHESTER WILLCOX SAXBE

PH. (614)

65 East State Street Suite 1000, Columbus, Ohio 43215-4213

FIN 31-4422499

December 10, 2010 Billed through

11/30/2010 129453 13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUT AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

REDACTED

Invoice Number Our file#

Schmidt v. Krikorian

Balance forward as of invoice November 11, 2010

\$11,557.80

Payments received since last invoice

(0.00)

Past Due Balance (Disregard if Paid) \$11,557.80

DCB OCE - 0087

11-6574_0153

13292 00024 Page 2 REDACTED

11-6574_0154

13292 00024 Invoice# 129453 Page 3

REDACTED

13292 00024

Invoice# 129453

Page 4

REDACTED

EXPENSES			
11/30/2010	CONFERENCE CALL	53.68	
11/30/2010	DELIVERY CHARGE	216.00	
11/30/2010	MILEAGE	145.50	
11/30/2010	OVERNIGHT DELIVERY	109.46	
11/30/2010	PHOTOCOPY SERVICE FOR THE MONTH @ \$.18	222.66	
11/30/2010	TRANSCRIPT	402.50	

TOTAL DISBURSEMENTS

11/30/2010 WESTLAW RESEARCH

181.56 \$1,331.36

13292	00024	Invoice	129453	Page 5
SUMM	ARY OF BILLED AMOUNTS			
DCB EJW	BREY, DONALD C. WATTERS, ELIZABETH J.	35.90 hrs 23.80 hrs 59.70 hrs	325.00 295.00	#hr \$11,667.50 #hr \$7,021.00 \$18,688.50
	TOTAL PROFESSIONAL SER' TOTAL EXPENSES INCURRE TOTAL OF NEW CHARGES F PLUS PAST DUE BALANCE (TOTAL BALANCE DUE ON A	D OR THIS INVOICE Disregard if Paid)	-	18,688.50 1,331.36 \$20,019.86 \$11,557.80

CHESTER WILLGOX SAXBE ATTORNEYS & COUNSELORS AT LAW Telephone 614/ 65 East State Street Suite 1000, Columbus, Ohio 43215-4213 Fax 614/ 221-4012

January 17, 2011

Billing Invoice# 12/31/2010 Our File#

130554 DCB 13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN RESIDENT SCHOLAR 1025 CONNECTICUT AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

Schmidt v. Krikorian

BALANCE FORWARD	\$31,577.66
Payments received since last invoice	(0.00)
PAST DUE BALANCE (Disregard if Paid)	\$31,577.66
Total Fees	4,830.00
Total Expenses	90.52
Late Payment Charge	473.66
TOTAL NEW CHARGES	\$5,394.18
TOTAL BALANCE DUE ON ACCOUNT	\$36,971.84

DUE UPON RECEIPT

LATE PAYMENT FEE (1.5% PER MONTH) CHARGED ON ALL UNPAID BALANCES OVER 30 DAYS FROM DATE OF INVOICE.

PLEASE RETURN THIS PAGE WITH PAYMENT

CHESTER WILLOX SAXBE ATTORNEYS & COUNS ELORS AT LAW 65 East State Street Suite 1000, Columbus, Ohio 43215-4213 FIN:

PH. (614).

FIN 31-4422499

January 17, 2011 Billed through Invoice Number Our file#

12/31/2010 130554 13292 00024

TURKISH AMERICAN LEGAL DEFENSE FUND C/O BRUCE FEIN
RESIDENT SCHOLAR
1025 CONNECTICUT AVE., N.W., SUITE 1000 WASHINGTON, DC 20036

REDACTED

Schmidt v. Krikorian

Balance forward as of invoice December 10, 2010

\$31,577.66

Payments received since last invoice

(0.00)

Past Due Balance (Disregard if Paid)

\$31,577.66

DCB OCE - 0093

11-6574_0159

13292 00024

Invoice# 130554

Page 2

REDACTED

EXPENSES

12/31/2010 LEXIS RESEARCH 12/31/2010 OVERNIGHT DELIVERY 12/31/2010 PHOTOCOPY SERVICE FOR THE MONTH @ \$.18 3.41

14.39 72.72

TOTAL DISBURSEMENTS

\$90.52

13292	00024	Invoice# 1305	54	Page 3
SUMMA	RY OF BILLED AMOUNTS			
EJW	BREY, DONALD C. WATTERS, ELIZABETH J.		5.00 /hr 5.00 /hr	\$4,387.50 \$442.50 \$4,830.00
	TOTAL PROFESSIONAL SERV	= .		4,830.00
	TOTAL EXPENSES INCURRED LATE PAYMENT CHARGE ON			90.52 473.66
	_	\$5,394.18		
	PLUS PAST DUE BALANCE (C	isregard if Paid)		\$31,577.66
		\$36.971.84		

EXHIBIT 12

Subject to the Nondisclosure Provisions of H. Res. 895 of the 110th Congress as Amended

OFFICE OF CONGRESSIONAL ETHICS UNITED STATES HOUSE OF REPRESENTATIVES

MEMORANDUM OF INTERVIEW

IN RE: Representative Schmidt's Chief of Staff

REVIEW No.: 11-6574

DATE: April 6, 2011

LOCATION: 425 3rd St., SW

Washington, DC 20024

TIME: 2:00 p.m. to 2:55 p.m. (approximately)

PARTICIPANTS: Kedric L. Payne

Paul J. Solis

<u>SUMMARY</u>: The OCE requested an interview with Representative Schmidt's Chief of Staff, who is now her former Chief of Staff, on April 6, 2011, and he consented to an interview. Representative Jean Schmidt, who is a Member of the United States House of Representatives and represents the 2nd District of Ohio. Representative Schmidt's Chief of Staff made the following statements in response to our questioning:

- The witness was given an 18 U.S.C. § 1001 warning and consented to an interview. He signed a written acknowledgement of the warning, which will be placed in the case file in this review.
- The witness is currently a partner at BKM Consulting, which provides various services to political campaigns.
- He has been employed there since approximately May 2010, which is when he left his employment with Representative Schmidt.
- 4. He became employed with Representative Schmidt shortly after she was elected in 2005. He served as her Chief of Staff from that time until he left in 2010. As Chief of Staff, the witness supervised all functions of the congressional office.
- Prior to working for Representative Schmidt, the witness worked for at least three other House Members including Representative Kevin DeWine.
- The witness told the OCE that he volunteered for Representative Schmidt's campaign committee, but the campaign never employed him.
- The witness first met David Krikorian in Representative Schmidt's office in 2006 or 2007. The witness told the OCE that Mr. Krikorian came to the office claiming he was the President of the Ohio Armenian Association.

MOI - Page 1 of 4

Subject to the Nondisclosure Provisions of H. Res. 895 of the 110th Congress as Amended

- Mr. Krikorian came to the office to ask Representative Schmidt to support the Armenian genocide resolution. During the meeting with Representative Schmidt, Mr. Krikorian became belligerent because Representative Schmidt would not commit to voting for the resolution.
- The witness told the OCE that in 2008 Mr. Krikorian campaigned against Representative Schmidt and constantly attacked her in the Armenian media.
- 10. During the week before the election in November 2008, Mr. Krikorian put pamphlets on cars at Representative Schmidt's church. The pamphlets criticized Representative Schmidt and included allegations that she accepted "blood money" from the Turkish government. These types of statements occurred after the election as well.
- 11. As a result of Mr. Krikorian's pamphlets and other statements that he made about Representative Schmidt, the witness and Representative Schmidt began considering possible legal actions against Mr. Krikorian following the election in November 2008. The witness told the OCE that he and Representative Schmidt took no action until January 2009.
- In January 2009, Mr. Krikorian continued to make public statements about Representative Schmidt.
- 13. The witness was familiar with the Ohio Election Commission ("OEC") and its ability to adjudicate false statements partly because Mr. Krikorian had filed complaints against Representative Schmidt with the OEC.
- 14. During the first quarter of 2009, Bruce Fein called the witness and said that he wanted to help Representative Schmidt pursue legal action against Mr. Krikorian and said he worked for the Turkish American Legal Defense Fund ("TALDF"). The witness knew Bruce Fein from his work with Representative DeWine. Mr. Fein then visited Representative Schmidt's office to meet.
- 15. The witness told the OCE that Mr. Fein suggested that the legal fee arrangement should be a contingency fee. Mr. Fein suggested that Representative Schmidt could sue Mr. Krikorian for millions of dollars based on his statements about her.
- 16. The witness was not certain whether the services could be provided under a contingency fee based on House ethics rules and federal election law. He contacted the Federal Election Commission ("FEC"), the House General Counsel's Office, and the House Committee on Ethics to get approval of the arrangement for legal services.

MOI - Page 2 of 4

Subject to the Nondisclosure Provisions of H. Res. 895 of the 110th Congress as Amended

- 17. The witness explained to the OCE that Mr. Fein "never" talked about providing legal services at no charge and "definitely wanted to do a contingency fee." Mr. Fein was the first person to suggest a contingency fee.
- 18. The witness knew Mr. Fein because Mr. Fein had previously worked for Representative Mike DeWine. The witness had worked for Representative DeWine's campaign.
- 19. The witness also knew Lincoln McCurdy of the Turkish Coalition of America ("TCA"). Mr. McCurdy had visited the witness in Representative Schmidt's office to lobby him on the Armenian genocide resolution. He met Mr. McCurdy in 2007 or 2008.
- 20. The witness never discussed the possibility of filing a complaint against Mr. Krikorian with Mr. McCurdy.
- 21. Although he was waiting for ethics approval on the legal fees, he did not instruct Bruce Fein to delay filing the complaint with the OEC. The witness stated that at the time he did not know who would pay for the services, but Representative Schmidt wanted to go to court. The witness told the OCE that if the legal services were not approved by the Committee on Ethics he expected that Representative Schmidt would use personal funds to pay for the legal services.
- 22. The FEC told him that campaign funds could be used to pay for the legal services if the Committee on Ethics approved such use.
- 23. The witness contacted the Committee on Ethics and had numerous conversations with the staff about how to draft a letter requesting approval of the legal services.
- 24. The witness asked whether Representative Schmidt could pay for legal expenses with campaign money or have a contingency fee agreement. These conversations lasted several weeks to months.
- 25. The Committee on Ethics explained to him the possibility of establishing a legal expense fund. At that time, the witness' personal understanding was that legal expense funds had never been used other than for defense issues. However, the Committee on Ethics' counsel told him that she thought the fund could be used for Representative Schmidt's situation as well.
- 26. The witness told the OCE that the Committee on Ethics counsels told him not to accept any bill for the legal services during this time.
- 27. The witness' first formal request for Committee on Ethics approval of the legal fees is in a letter dated September 17, 2009 (Schmidt_0029). He drafted the letter to the

MOI - Page 3 of 4

- Subject to the Nondisclosure Provisions of H. Res. 895 of the 110th Congress as Amended
 - Committee on Ethics on behalf of Representative Schmidt requesting approval of the legal fees.
- 28. When asked why there was a time lapse between the first meeting with Mr. Fein and the September 17, 2009 request, the witness stated that he was waiting for the Committee on Ethics to provide him with the final language for the request letter.
- 29. In response to the letter, the Committee on Ethics asked the witness for information about the amount of hours the attorneys had worked on the legal matters.
- 30. As a result, the witness wrote a letter to the Committee on Ethics, dated October 8, 2009 (Schmidt 0031), explaining that the attorneys had worked "just shy of 200 hours".
- 31. The witness also provided the Committee on Ethics with a letter from Bruce Fein to Representative Schmidt stating that the attorneys agreed to represent her on a contingency fee basis. The witness does not know when this letter about the contingency fee was written.
- 32. The witness told the OCE that he believes on January 21, 2010, he sent a letter or email to the Committee on Ethics to amend the request for approval of a contingency fee. He said that the Committee on Ethics advised him that the approval of the legal services could happen quicker if he removed the request for a contingency fee.
- 33. He explained that the TALDF attorneys provided legal services for the appeal of the OEC matter as part of the representation in filing the complaint with the OEC.
- 34. TALDF submitted an amicus brief on behalf of Representative Schmidt in federal court in Ohio without the witness knowing that the brief was going to be filed. He was not alerted to the filing until after it had been done.
- 35. Although the witness received the advisory opinion from the Committee on Ethics in February 2010, he was not involved in establishing a legal expense fund. He does not know why the request for approval of legal expense fund was not sent to the Committee on Ethics until July 2010. He explained that he was no longer employed with Representative Schmidt by July 2010.

This memorandum was prepared on April 7, 2011, based on the notes that the OCE staff prepared during the interview with the witness on April 6, 2011. I certify that this memorandum contains all pertinent matter discussed with the witness on April 6, 2011.

Kedric L. Payne Investigative Counsel

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EXHIBIT 13

Subject to the Nondisclosure Provisions of H. Res. 895 of the 110th Congress as Amended

OFFICE OF CONGRESSIONAL ETHICS UNITED STATES HOUSE OF REPRESENTATIVES

MEMORANDUM OF INTERVIEW

IN RE: Representative Jean Schmidt

REVIEW No.:

11-6574

DATE:

March 31, 2011

LOCATION:

2464 Rayburn HOB Washington, DC 20515

TIME:

10:40 a.m. to 11:40 a.m. (approximately)

PARTICIPANTS:

Kedric L. Payne Paul J. Solis

Joe Jansen

<u>SUMMARY</u>: Representative Jean Schmidt is a Member of the United States House of Representatives and represents the 2nd District of Ohio. The OCE requested an interview with Representative Schmidt on March 31, 2011, and she consented to an interview. Representative Schmidt (the "witness") made the following statements in response to our questioning:

- The witness was given an 18 U.S.C. § 1001 warning and consented to an interview. She signed a written acknowledgement of the warning, which will be placed in the case file in this review.
- 2. The witness told the OCE that she decided that she wanted to file a complaint with the Ohio Election Commission ("OEC") against Mr. Krikorian in November 2008. This decision was the result of an extended period of time of Mr. Krikorian making public statements criticizing the witness. At that point the witness felt she had to do something about Mr. Krikorian's statements.
- 3. She knew Bruce Fein from her years of serving in Congress. Mr. Fein was aware of Mr. Krikorian's public statements about the witness. He offered the legal services of the Turkish American Legal Defense Fund ("TALDF") to assist the witness with the complaint against Mr. Krikorian. She could not recall how or when these discussions with Mr. Fein began.
- 4. The witness has known Lincoln McCurdy, president of the Turkish Coalition of America ("TCA"), for about four or five years from his work on Capitol Hill. The witness stated that she did not have a discussion with Mr. McCurdy about TALDF's legal representation but does not know whether her previous Chief of Staff had such discussions.

MOI - Page 1 of 3

Subject to the Nondisclosure Provisions of H. Res. 895 of the 110th Congress as Amended

- The witness was familiar with the TCA through the Congressional Turkish Caucus, which she joined.
- 6. The witness told the OCE that TALDF did not offer to provide the legal services to her for free. She discussed with Mr. Fein the possibility of a contingency fee, but this option was not pursued. She is not sure why it was not pursued and she does not recall when these conversations occurred.
- The witness stated that, between her and TALDF, she was the first to discuss paying for the legal services.
- The parties also discussed the possibility of having the witnesses' campaign committee pay for the legal services or establish a legal expense fund.
- When asked if she instructed the TALDF attorneys to delay filing the OEC complaint, the witness stated that she did not.
- 10. The witness stated that Mr. Fein selected the local counsel, Donald Brey. She told the OCE that she knew of Mr. Brey for many years from his work with the Ohio Republican Party. She told the OCE that she did not recommend him and was surprised to learn that he was local counsel.
- 11. The witness continues to work with the Committee on Ethics to establish a legal expense fund, but the issue has not been finalized because the Committee on Ethics is uncomfortable with the trustee that she initially selected.
- 12. She told the OCE that ethics advice concerning payment for the TALDF legal expenses was first requested during the summer of 2009. Her then Chief of Staff, Barry Bennett, informally asked for this advice. The advice was requested in order to determine whether everything was right and proper with accepting TALDF legal services.
- 13. Later in September 2009, a formal written request was submitted to the Committee on Ethics. When asked why she waited until September 2009 to make the formal request, the witness stated that it just felt like the right time to do it.
- 14. The witness received an advisory opinion from the Committee on Ethics in February 2010. When asked why there was a delay between her receipt of the advisory opinion and her July 2010 request for approval of a legal expense trust, the witness stated that she and Mr. Bennett were trying to select a trustee.
- 15. Concerning the later legal actions taken by TALDF on her behalf, the witness stated that TALDF continued to be her legal counsel because she did not want to change attorneys

MOI - Page 2 of 3

Subject to the Nondisclosure Provisions of H. Res. 895 of the 110th Congress as Amended unless necessary. The witness stated that there was an understanding that she would pay for all of the legal services rendered.

16. Mr. Bennett was the primary point of contact between the witness' office and TALDF.

This memorandum was prepared on April 4, 2011, based on the notes that the OCE staff prepared during the interview with the witness on March 31, 2011. 1 certify that this memorandum contains all pertinent matter discussed with the witness on March 31, 2011.

Kedric L. Payne Investigative Counsel

MOI - Page 3 of 3

EXHIBIT 14



HOME

YOUR RIGHTS

ISSUES & CASES

COMMENTS CONTACT LINKS

ISSUES & CASES

TALDF REQUESTS CRIMINAL INVESTIGATION IN OHIO

ARMENIAN AMERICAN VERBAL THUGGERY PROVOKES CRIMINAL INVESTIGATION REQUEST

Washington DC, November 3, 2008 - The Turkish American Legal Defense Fund today requested the Attorney General of Ohio, Nancy H. Rogers, to open a criminal investigation under Ohio law into signature Armenian verbal thuggery employed by Armenian American independent candidate David Krikorian against Representative Jean Schmidt. The Congresswoman represents the 2nd district of Ohio, and is running for re-election. The criminal lies under that Krikorian recently splattered against Ms. Schmidt are emblematic of the religiously and ethnically bigoted campaign tactics that Armenian Americans celebrate, directly or indirectly, against congressional candidates who refuse to salute their narrow, close-minded, fanatical anti-Turkish agenda. Ohio's Revised Code makes criminal intentional falsehoods calculated to impact elections. Other candidates for Congress who have been similarly victimized by Armenian American verbal thuggery in the 2008 election cycle include Steve Cohen (Tenn.), Virginia Foxx (N.C.), Charles Hahn (Calif.), Robert Wexler (Fla.), and Jill Morgenthaler (Ill.).

Kirkorian's criminal lies about the Congresswoman and her campaign supporters are posted on the Internet at krikorianforcongress.com. The Armenian American's posting in substance falsely accuses Congresswoman Schmidt of bribery and Turkish Americans who have made campaign contributions for her of paying bribes, i.e., that she bargained for campaign contributions from Turkish Americans in exchange for a promise to take official actions in Congress in opposition to perennial "Armenian genocide" resolution in the House of Representatives: "Representative Jean Schmidt has taken \$30,000 in blood money to deny the genocide of Christian Armenians by Muslim Turks.'

Contrary to the Krikorian's lies, there was no guid pro guo or any irregularity whatsoever in the campaign contributions for Congresswoman Schmidt. As is customary in political campaigns, contributors make financial contributions to candidates who support the policy positions of which they approve. In fact, Armenian Americans and their political action committees scrupulously confine their contributions to candidates who support or pledge to support "Armenian genocide"

Congresswoman Schmidt's opposition to the Armenian genocide resolution is readily explained by historical facts. Her conclusions accord with renowned Middle East scholar Bernard Lewis of Princeton University , who has been consulted by the White House under President George W. Bush, and others of comparable academic prestige. The Congresswoman, based on her independent research does not believe the tragic events of World War I, in which both Armenians and Turks were killed in harrowing numbers, constituted genocide—an accusation that has never been proven in a court of law. She further maintains that the historical question is not appropriate for Congress to legislate.

The Turkish American Legal Defense Fund has written a letter to Attorney General Rogers urging a criminal investigation and prosecution of David Krikorian under Ohio campaign and false statement laws, Ohio Revised Code, section 3517.02 and section 2921.13(A)(2), respectively. To paraphrase attorney Joseph Welch's rebuke to Communist witch hunting Senator Joe McCarthy, have Armenian Americans no sense of decency, at long last? Have they left no sense of decency?

TALDF will oppose any assault from any quarter on the right of Turkish Americans to participate fully in the American political process, including voicing their opinions on issues impacting Turkish -American relations or otherwise.

Home | Your Rights | Issues & Cases | Comments | Contact | Links Turkish American Legal Defense Fund - TALDF 1025 Connecticut Avenue, Suite 1000, NW Washington, DC 20036 Phone: 202-370-1000, Fax: 202-370-1398

EXHIBIT 15



Jean Schmidt Schmidt for Congress 8280 Montgomery Rd., Ste. 204 Cincinnati, OH 45236

RECEIVED

APR 2 9 2009

ONIO ELECTIONS COMMISSION

37

Mr. David Krikorian

Cincinnati, OH 45243-2206

COMPLAINT

- I, Jean Schmidt, file this Complaint under Ohio Revised Code Section 3517.153 and aver the following under oath:
 - I have represented the Second Congressional District of Ohio in the United States Congress since January 2007.
 - 2) I campaigned for re-election in 2008.
 - David Krikorian, running as an independent, was one of my opponents in the general election held on November 4, 2008.
 - Each of the false statements enumerated below were designed to promote his candidacy for Congress and to defeat my re-election bid.
 - 5) I have never received a donation in order "to Deny the Genocide of Christian Armenians by Muslim Turks." I have never accepted anything of value in return for being influenced in the performance of an official act (including inaction), which would be a federal crime under 18 U.S.C. 201.
 - 6) On his 2008 campaign website (http://www.krikorianfarcongress.com/genocide.php) Mr. Krikorian asserted: "Representative Jean Schmidt Has Taken \$30,000 in Blood Money to Deny the Genocide of Christian Armenians by Muslim Turks." Exhibit 1.
 - Mr. Krikorian's statement quoted in paragraph 6 above was intentionally falsely stated facts in at least two respects in violation of Ohio Revised Code Section 3517.21(A)(10).

- 8) I have never "denied" an Armenian genocide. My position as a Member of Congress has consistently been that the subject is not a fit question for Congress; and, that based on my knowledge of the historical record I cannot, at present, characterize the tragic events of 1915 in World War I as an Armenian "genocide," which has a very strict meaning. As a Member of Congress, I have never voted on an Armenian genocide resolution. I support the formation of an international independent commission of experts to resolve the matter definitively.
- 9) Mr. Krikorian's campaign website undermines his own false accusation. The website recounts a statement in my office on March 29, 2007, which does not deny genocide, but expresses agnosticism: "At this time [Jean Schmidt] does not have enough information to characterize these deaths as genocide especially when those responsible are long dead." The website also quotes from a statement made in my office on May 11, 2007, in which I do not deny genocide, but make a different point about the exacting standards of proof counseling hesitation before leaping to a conclusion: "The United Nations describes genocide as carrying out acts intended to 'destroy, in whole or in part, a national, ethnic, racial, or religious group.' In this instance, it was very difficult to know intent."
- 10) On November 2, 2008, Mr. Krikorian addressed a letter to, "My Supporters and the People of the Second Congressional District." it contains several knowingly false statements of fact in violation of Ohio Revised Code Section 3517.21(A)(10). Exhibit 2.
- 11) Paragraph 2 of the letter asserts: "I demand [Jean Schmidt's] immediate withdrawal from this race and her apology to the people of the United States of America for the crime she has committed against our American soldiers and humanity by denying the undisputed facts of the Armenian Genocide."
- 12) As elaborated in paragraphs 8 and 9 of this Complaint, I have not "denied" the Armenian Genocide. (In addition, the "facts" are not "undisputed." Reputable American scholars who question the appropriateness of the genocide label for the tragic events of 1915-1916 include famed Middle East expert Bernard Lewis of Princeton University, the late Stanford Shaw of U.C.L.A. Justin McCarthy of the University of Louisville. Guenter Lewy of the University of Massachusetts, Norman Itzkowitz of Princeton University, Brian G. Williams of the University of Massachusetts, David Fromkin of Boston University, Avigdor Levy of Brandeis University, Michael M. Gunter of Tennessee Tech, Pierre Oberling of Hunter College, the late Rederic Davison of George Washington University, Michael Radu of Foreign Policy Research Institute, and military historian Edward J. Erickson. Outside of the United States yet more scholars have endorsed a contragenocide analysis of the bistory of the Ottoman Armenians, among them Gilles Veinstein of the College de France, Stefano Trinchese of the University of Chieti, Augusto Sinagra of the University of Romae-Supienza, Norman Stone of Bilkent University, and the historian Andrews Mango of the University of London).

- 13) Paragraph 3 of the November 2, 2008 letter repeats the false assertion that Jean Schmidt "deni[es]" the Armenian Genocide.
- 14) Paragraph 4 of the November 2, 2008 letter further repeats the false assertion that Jean Schmidt insanely "deni[es]...the Christian Armenian Genocide at the hands of the Muslim Ottoman Empire." It also largely repeats the doubly-false statement in Krikorian's website for the reasons set forth in paragraphs 8 and 9 of this Complaint: "Jean Schmidt has taken \$30,000 in blood money from Turkish sponsored political action committees to deny the slaughter of 1.5 million Armenian men, women, and children by the Ottoman Turkish Government during World War L." In addition, the statement makes the false assertion that I received campaign contributions from "Turkish government sponsored" political action committees. No political action committee that donated to my campaign was "Turkish government sponsored." True copies of the affidavits of Lincoln McCurdy and Demir Karsan, Treasurer and President of Turkish Coalition USA PAC and Turkish American Heritage PAC, respectively, are attached as Exhibit 3.
- 15) Paragraph 7 of the November 2, 2008 letter again falsely accuses me of "den(ying)" the "Armenian genocide" for the reasons set forth in paragraphs 8 and 9 of this Complaint.
- 16) Paragraph 10 of the November 2, 2008 letter falsely asserts: "Jean Schmidt has taken \$30,000 in blood money from Turkish government sponsored political action committees and Turkish people in 2008 in exchange for helping them to cover-up the mass murder of 1.5 million Christians. This information is public record and can be found on the Federal Election Commission database at http:///www.FEC.gov." Exhibit 4.
- 17) As set forth in paragraph 5 of this Complaint, I have never accepted a political contribution in return for being influenced in the performance of an official act (including inaction).
- 18) As set forth in paragraph 14, I did not receive any campaign contributions from political action committees "sponsored" by the Turkish government.
- 19) The website http://www.FEC.gov does not substantiate that political action committees that made contributions to me were sponsored by the Turkish government, nor does it identify campaign donors by ancestry. In other words, the website does not corroborate that "Turkish people" made donations to my 2008 congressional campaign.
- 20) It would be a crime under federal law for the Turkish government (or any foreign national) to fund a political action committee that made donations to a federal candidate seeking election to Congress, among other federal offices. 2 U.S.C. 437 g(d), 441e.
- 21) It would be a crime under federal law for "Turkish people" to make contributions to federal political campaigns for Congress, among other federal offices, if the donor were not an American citizen or permanent resident alien, 2 U.S.C 437 g(d), 441e(b).

- 22) Paragraph 14 of the November 2, 2008 letter repeats the false accusation that Jean Schmidt has "deni[ed]" the Armenian genocide for the reasons set forth in paragraphs 8 and 9 of this Complaint. Exhibit 2.
- 23)1 debated Mr. Krikorian on three occasions during the 2008 campaign. In none of those debates did he assert that I had solicited or received \$30,000 from Turkish Americans, Turkish people, or Turkish political action committees for being influenced in the performance of my official duties as a Member of Congress regarding Armenian genocide resolutions.
- 24) I have spoken to Mr. Krikorlan face-to-face on 1 occasion in my congressional office. In that meeting he did not accuse me of receiving campaign contributions in return for being influenced in the performance of my official duties as a Member of Congress.
- 25) Neither Mr. Krikorian nor his agents ever inquired of me, my staff, or my campaign committee as to whether I had made any promises or commitments to being influenced in the performance of my official duties about the Armenian genocide resolution in return for campaign contributions from "Turkish people" or "Turkish government sponsored political action committees."
- 26) In Mr. Krikorian's email exchanges with Ben taRocco of my staff, it was related to him that my knowledge of the facts and the currently available evidence had not convinced me of the Armenian genocide claim. Exhibit 5.

Wherefore, Jean Schmidt for Congress requests that the Commission conduct a hearing and issue a finding that David Krikorian violated Ohio Revised Code Section 3517.21(A)(10) during the 2008 general election campaign in the Second Congressional District of Ohio by knowingly making false statements of fact as set forth in this Complaint, to issue a public reprimand, and to grant such other relief that the Commission find just and equitable in the circumstances.

Further affiant sayeth not.

District of Columbia

Jean Schnidt
personally appeared before me and acknowle

mar agrane executing the foregoing instrument.

Multiple Third Hardy To the Gotary Publish Commission expires October 31, 2011

DKSub_0027 11-6574_0178

EXHIBIT 16

IN THE OHIO ELECTIONS COMMISSION

JEAN SCHMIDT

Schmidt for Congress 8280 Montgomery Road, Suite 204 Cincinnati, Ohio 45236

Complainant,

VS.

Case No. 2009E-012

DAVID KRIKORIAN

Cincinnati, Ohio 45243-2206

Respondent.

COMPLAINT

Jean Schmidt, being first duly sworn, deposes and says as follows:

- I have represented the Second Congressional District of Ohio in the United States Congress since January 2007.
 - I was a candidate for reelection in 2008.
- Respondent, David Krikorian, was one of the candidates opposing me in the campaign for member of Congress from Ohio's Second Congressional District, which was decided at the November 4, 2008, general election.
- On or about November 2, 2008, as part of his campaign, Respondent David Krikorian drafted and disseminated the letter attached hereto as Exhibit A.
- Exhibit was designed to influence the result of the election by urging my defeat and by promoting the election of another candidate.
 - Exhibit A contains the following false statement:

"I ask the people of Ohio's second congressional district to ask themselves if our Representative should be taking money from a foreign government that is killing our soldiers?"

RECEIVED

JUL 2 1 2009

OHIO ELECTIONS COMMISSION

DKSub_0046 11-6574_0180

- The above quoted statement is not the only falsehood contained in the attached Exhibit A. Other false statements in the attached Exhibit A, are the subject of pending Ohio Elections Commission Case No. 2009E-003.
- 8. The above quoted sentence falsely accuses me, Jean Schmidt, of "taking money from a foreign government that is killing our soldiers". The context is clear.
 - 9. The above quoted statement is false.
- David Krikorian either knows that the above quoted statement is false or has made
 this false statement with reckless disregard of its truth or falsity.
- 11. Moreover, the sentence immediately following the above quoted statement states that "The linked flyer is being widely distributed across the second district in the last days of this campaign season to expose Jean Schmidt as a betrayer of American history and her Christian faith." The linked flyer to which Exhibit A refers is attached hereto as Exhibit B. Thus, the recipients of Exhibit A will understand that Jean Schmidt has taken \$30,000 in blood money from a foreign government that is killing our soldiers.
- 10. Neither I nor my Campaign Committee have ever "tak[en] money from a foreign government", let along from "a foreign government that is killing our soldiers".
 - 11. It is a violation of R.C. 3517.21(B)(10) to:

"Post, publish, circulate, distribute, or otherwise disseminate a false statement concerning a candidate, either knowing the same to be false or with reckless disregard of whether it was false or not, if the statement is designed to promote the election, nomination, or defeat of the candidate."

David Krikorian has violated R.C. 3517.21(B)(10)

WHEREFORE, Complainant requests that Respondent be found in violation of R.C.

3517.21(B)(10), and that he be appropriately sanctioned.

Further Affiant sayeth nought.

Sworn to before me and subscribed in my presence, this // day of July, 2009.

Notary Public

Saundra D. Bean Notary Public, District of Columbia My Commission Expires 7/14/2013

EXHIBIT 17



Ohio Elections Commission

21 West Broad Street, Suite 600 Columbus, Ohio 43215

614-466-

www.state.oh.ns/elc

Charles Calvert Charles

John R. Mrouzkowski Vice-Chairman

Danielle R. Blue Bryan Fehnet Harvey H. Shapiro

Larry Welpert Philip C. Richter Executive Director

Em: (5)41 278-916\$

Case No. 200913-003 Schmidt, et al. v. Krikorian

November 13, 2009

BRUCE FEIN Page 1 of 3

BRUCE FEIN & ASSOCIATES, INC 1025 CONNECTICUT AVE. WASHINGTON, DC 20036

Please be advised that on, 10/1/2009 after careful consideration of the evidence, the Ohio Electious Commission adopted the following finding(s) in the above referenced matter:

THE COMMISSION ALLOWED THE FOLLOWING STATEMENTS TO BE WITHDRAWN BY THE COMPLAINANT:

- "Representative Jean Schmidt has taken \$30,000 in blood money to deny the Genocide of Christian Armenians by Muslim Turks.
- 2.) I demand her [Jean Schmidt] immediate withdrawal from this race and her apology to the people of the United States of America for the crime she has committed against our American soldiers and humanity by denying the undisputed facts of the American Genocide.
- 3.) ... Jean Schmidt's denial of the Armenian Genocide :.
- 4.j ... Jean Schmidt's insene denial of the Christian Armenian Genocide at the hands of the Muslim Ottoman Empire.
- 6.) The facts of the Armenian Genocide are universally accepted by nations around the world, provident scholars and statesmen and 40 U.S. states including Obio. The only deniers of this great tragedy which led to the Holocaust of the Jawa by Nazi Germany are the Turkish Government and certain member of the United States Congress including Jean Schmidt.

THE COMMISSION FOUND NO VIOLATION OF R.C. §3517.21(B)(10) AS TO THE FOLLOWING STATEMENT AS IT RELATES TO THE REPRESENCE IN THIS STATEMENT TO THE ASSERTION THAT "Turkish people gave \$30,000 TO Joan Schmidt and or to Schmidt for Congress campaign committee":

8.) This information is public record and can be found on the Federal Elections Commission database at http://www.FFC.gov. (as this assumed reference facts that support the seasoned that Turkish people denoted \$20,000.)

(M)

Case No. 2009B-003 Schmidt, et al. v. Krikorian Page 2 of 3

AN ADMINISTRATIVE DISMISSAL WAS DECLARED AS TO THE STATEMENT:

7.) "Jean Schmidt has taken \$30,000 in blood money from Turkish government sponsored political action committees and Turkish people in 2008 in exchange for helping them to cover-up the mass murder of 1.5 million Christians."

THE COMMISSION FOUND A VIOLATION OF R.C. §3517.21(B)(10) BY CLEAR AND CONVINCING EVIDENCE AS TO THE STATEMENT:

5.) "Jean Schmidt has taken \$30,000 in blood money from Turkish government sponsored political action committees to deny the slaughter of 1.5 million Armenian men, women and children by the Ottoman Turkish Government during World War I."

THE COMMISSION FOUND A VIOLATION OF R.C. \$3517.21(B)(10) BY CLEAR AND CONVINCING EVIDENCE AS TO THE FOLLOWING STATEMENT AS IT RELATES TO THE REFERENCE IN THIS STATEMENT TO THE ASSERTION THAT "Turkish government sponsored political action committees gave \$30,000 to Jean Schmidt and or to Schmidt for Congress campaign committee":

8.) This information is public record and can be found on the Federal Elections Commission database at http://www.FEC.gov. (set his statement information during the statements that Turkth government sponoured publical bottom committee during \$19,000.1

AS A PENALTY FOR THE VIOLATIONS FOUND BY THE COMMISSION IN THIS CASE, THE COMMISSION DETERMINED THAT THERE WAS GOOD CAUSE PRESENT NOT TO REFER THE MATTER FOR FURTHER PROSECUTION BUT INSTEAD TO ISSUE A LETTER OF PUBLIC REPRIMAND.

If the decision in this case involves the imposition of a specific fine amount, all fine and filing requirements must be compiled with no later than 30 days after the date of this letter. Payment should be made payable and sent to the Ohio Elections Commission at the above address.

Case No. 2009B-003 Schmidt, et al. v. Krikorian Page 3 of 3

If the disposition of this case involves a daily fine amount, you must contact the office in which you file your campaign finance reports and file the required report. In addition, you must file a notarized statement with the Commission in order to have the daily fine reconsidered. The filings and affidavit must be received within 30 days after the date of this letter. All properly notarized affidavits must include a statement above the notary public's signature that the document was sworn to and subscribed in the presence of the notary public and the date on which it was done.

If the decision in this case does not involve the imposition of a fine, there is no further action required of you by the Commission.

If the decision in this case is adverse to you, this case may be appealed pursuant to Ohio Revised Code §119. A Notice of Appeal must be filed in 15 days. The Notice must be filed with the Commission and also at the Clerk's office for the Franklin County Court of Common Pleas.

In all cases, please use the OEC Case No, listed at the top of this letter when corresponding with Commission. If you have any question, please feel free to contact the Commission staff at (614) 466

Very truly yours, Philip C. Richter Staff Attorney



Ohio Elections Commission

21 West Broad Street, Suite 600

Columbus, Ohio 43215 614•466•

www.state.oh.us/elc

November 13, 2009

Charles Colvert

John R. Mroczkowski Vian Christopy

Danielle R. Blue Bryan Peimet

Lany Wolpert

Philip C. Richter Executive Director Faz: [614] 728-9408

Harvey H. Shapiro

Case No. 2009E-012 Schmidt, et al. V. Krikorian

BRUCE FEIN BRUCE FEIN & ASSOCIATES, INC 1025 CONNECTICUT AVE. WASHINGTON, DC 20036

Please be advised that on, 10/1/2009 after careful consideration of the evidence, the Ohio Elections Commission adopted the following finding(s) in the above referenced matter;

THE COMMISSION FOUND A VIOLATION OF R.C. §3517.21(B)(10) BY CLEAR AND CONVINCING EVIDENCE AS TO THE STATEMENT:

"I ask the people of Obio's second congressional district to ask dremarives if our Representative should be taking money from a foreign government that is killing our soldiers?"

AS A PENALTY FOR THE VIOLATION FOUND BY THE COMMISSION IN THIS CASE, THE COMMISSION DETERMINED THAT THERE WAS GOOD CAUSE PRESENT NOT TO REFER THE MATTER FOR FURTHER PROSECUTION BUT INSTEAD TO ISSUE A LETTER OF PUBLIC REPRIMAND

If the decision in this case involves the imposition of a specific fine amount, all fine and filing requirements must be complied with no later than 30 days after the date of this letter. Payment should be made payable and sent to the Ohio Elections Commission at the above address.

If the disposition of this case involves a daily fine amount, you must contact the office in which you file your campaign finance reports and file the required report. In addition, you must file a notarized statement with the Commission in order to have the daily fine reconsidered. The filings and affidavit must be received within 30 days after the date of this letter. All properly notarized affidavits must include a statement above the notary public's signature that the document was sworn to and subscribed in the presence of the notary public and the date on which it was done.

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In all cases, please use the OBC Case No. listed at the top of this letter when corresponding with Commission. If you have any question, please feel free to contact the Commission staff at (614) 466-

(10%)

Very troly yours, Philip C. Richter Staff Attorney

EXHIBIT 18

1:12 PM 03/10/11 Accrual Basis

Turkish Coalition of America, Inc.

	Туре	Date	Num	January 2009 through De	ecember 2010 Memo	Amount
Ordinary Income	/Expense					·
Bill	05	5/18/2009		Bruce Fein	Reimbursement-BF	210.00
Bill	05	5/27/2009		Bruce Fein	Reimbursement-Cabs-Columbus, OHIO	132.00
Bill	07	7/29/2009		Bruce Fein	BF-Reimbursement for out of pocket expense-Ohio	454.00
Bill	09	9/21/2009		Bruce Fein	Reimbursement for out of pocket travel expenses	454.00
Bill	09	3/22/2009		Bruce Fein	Reimbursement for out of pocket travel expenses	128.00
Bill	01	/09/2009		Bruce Fein	Taxi-Riembursement	30.00
Bill	03	3/02/2009		Southwest Airline	Airplane-Bruce Fein-Ohio	245.20
Bill	03	3/11/2009		Southwest Airline	Airplane-BF-Ohio-Flight change charge	48.00
Bill	03	3/19/2009		Bruce Fein	Cabs-Ohio	100.00
Bill	08	3/17/2009		Continental Airlines	Demir Karsan's Ticket for Deposition Cincinnati	619.20
Bill	30	3/17/2009		Continental Airlines	Airplane Ticket	619.20
Bill	09	9/02/2009		Southwest Airline	Airplane-David Saltzman-Ohio	301.20
Bill	11	1/02/2009		Bruce Fein	Reimbusement of out of pocket expenses	200.00
Bill	09	9/29/2010	1286	Bruce Fein	Airport transportation Cinn Trip Schmidt Case	65.00
Bill	11	1/23/2010	1365	Bruce Fein	Airport and meeting transportation in Minn & Clnn	114.55
Bill	08	3/03/2010	1199	Bruce Fein Associates Inc.	Meal Stipend lunch & Dinner Aug 2010	27.16
Bill	09	9/29/2010	1286	Bruce Fein	Meal Stipend Lunch & Dinner Sep 2010	52.00
Bill	10	0/06/2010	1295	Bruce Fein	Meal Stipend Lunch & Dinner Oct 2010	40.00
Bill	09	9/07/2010	Auto Debit	United Airways	Bruce Cinncinnati Schmidt v. Krikoran Case	383.30
Bill	09	9/16/2010	Auto Debit	Expedia Travel	Bruce - Clrincinnati Schmidt case	255.00
Bill	09	9/20/2010	Auto Debit	Expedia Travel	Bruce - Cinncinnati Schmidt v. Krikoran Hotel	137.16
Bill	11	1/08/2010	AutoDebit	Delta Airline	Bruce flight - Minneapolis - Cincinnati	862.10
Bill	11	1/08/2010	AutoDebit	Expedia Travel	Bruce - Cincinnati Hotel - Schmidt v Kivorkian	280.54
Bill	11	1/08/2010	AutoDebit	Expedia Travel	Travel Insurance - Bruce	18.00
Bill	12	2/31/2010	Auto-Debit	US Airways	Bruce Nov 2010 Cinncinnati Schmidt v. Krikoran Case	235.50

6,011.11

EXHIBIT 19

IN THE COURT OF COMMON PLEAS OF CLERMONT COUNTY, OHIO

JEAN SCHMIDT

Schmidt for Congress 8280 Montgomery Road, Suite 204 Cincinnati, Ohio 45236

Plaintiff,

DAVID KRIKORIAN

Cincinnati, Ohio 45243-2206

and

v.

KRIKORIAN FOR CONGRESS CAMPAIGN COMMITTEE

215 Main Street Milford, OH, 45150

Defendants.

JUDGE HADDAD

Case No. 2010 CUC 1217

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COMPLAINT

Plaintiff Jean Schmidt hereby files her complaint against Defendants David Krikorian and the Krikorian for Congress campaign committee and alleges as follows:

NATURE OF THE CASE

1. The Complaint alleges causes of action for defamation and seeks compensatory and punitive damages. Defendants' defamatory statements accused Plaintiff, in various respects, of complicity in campaign finance crimes, bribery, perjury, or obstruction of justice. They were published with ill-will or spite towards Plaintiff and with knowledge of their falsity or with reckless disregard of whether they were false or not. Defendants are serial defamers in the political domain, which justifies a stiff deterrent in punitive damages to prevent chronic contamination of the electoral process.

JURISDICTION AND VENUE

2. The court enjoys subject matter jurisdiction over these tort actions under R.C. Chapter 2305.01. Venue is proper in Clermont County under Civil Rule 3(B)(3) and (6) because it is where Defendants conducted activity which gave rise to Plaintiff's claims for relief or where all or part of the claims for relief arose.

PARTIES

- 3. Plaintiff, Ican Schmidt, was a political trailblazer as the first woman to represent southern Ohio in the U.S. House of Representatives. She holds a B.A. in Political Science from the University of Cincinnati. Plaintiff Schmidt has dedicated over 35 years to laboring for the Clermont county Republican Party. Before entering national politics, Plaintiff served for eleven years as a township trustee and for five years in the Ohio House of Representatives. She has been a Member of Congress representing the second district of Ohio in the House of Representatives since she triumphed in a special election in 2005. Plaintiff Schmidt defeated Defendant Krikorian, then an independent, in the 2008 congressional election. She is a candidate again in 2010, seeking a fourth term in Congress. She is a member of the Republican Party.
- 4. Defendant, David Krikorian, is either the current or former managing member of Parody Productions, LLC, a Cincinnati based producer and distributor of novelty playing cards. In 2009, the Ohio Elections Commission voted to publicly reprimand Defendant Krikorian for malicious falsehoods he published about the Plaintiff on the eve of the 2008 election. He is a senior member and former Chairman of the Armenian National Committee of Ohio, a local branch of the Armenian National Committee of America (ANCA). It is the United States arm of the Armenian Revolutionary Federation, a foreign political party based in the Republic of

Armenia and which also holds seats in the national assembly of Lebanon. Krikorian currently resides at 8132 Camargowoods Ct., Cincinnati, Ohio 45243.

5. During the Ohio Elections Commission hearings in 2009, Defendant David Krikorian acknowledged that he is responsible for the actions of the campaign committee entitled "Krikorian for Congress," a Co-Defendant in this case. During Defendant's 2010 campaign, "Krikorian for Congress" was headquartered at 215 Main Street, Milford, OH, 45150. Its treasurer is Nathan Bailey. Hereinafter, Defendant David Krikorian and Krikorian for Congress shall be referred to together as "the Defendant."

BACKGROUND

- 6. Most Americans of Armenian ancestry take pride in their heritage without disparaging those of other national or ethnic backgrounds. However, certain hate groups have usurped the terms "Armenian" and "Armenian American" in a way that is unrepresentative of the character of most Americans of Armenian ancestry. These self-styled Armenian American leaders and organizations have a long history of accusing any person who declines to endorse the thesis that the Ottoman Armenian tragedy during World War I constitutes the crime of genocide of being a paid dupe of the Government of Turkey or complicit in the alleged genocide itself.
- 7. Most Armenian Americans do not intimidate, harass, threaten, or resort to violence against persons, organizations, or countries that dispute the Armenian genocide thesis. Nothing in this Complaint is intended to malign or east aspersion on Armenian Americans as a group or to attribute to them the conduct and character of the hate groups and terrorist organizations that have chosen to label themselves "Armenian" or "Armenian American".
- 8. Two prominent Armenian terrorist organizations, the Armenian Secret Army for the Liberation of Armenia ("ASALA") and the Justice Commandos of the Armenian Genocide

("ICAG"), the former still extant in Lebanon, were labeled by the FBI as the most dangerous terrorist organizations in the United States in the 1970s and 1980s. They have committed scores of terrorist acts on U.S. soil against Turkish officials, persons of Turkish descent, and persons whom they believed disputed their one-dimensional understanding of Turkish Armenian history. ASALA and JCAG are responsible for 16 killings in North America, including five Turkish diplomats, one law enforcement officer, and ten civilians. Even U.C.L.A. Professor Stanford Shaw's home was firebombed in retaliation for his academic research on the issue.

- Other, less violent, hate groups and hate group adherents have used different types
 of intimidation tactics to achieve their goals, including character assassination.
- The first time Defendant Krikorian met Plaintiff Schmidt was in Plaintiff's congressional offices, prior to the 2008 election cycle. Defendant Krikorian demanded that Plaintiff Schmidt become a co-sponsor of a resolution condemning the government of Turkey and branding as "genocide" the war crimes committed in the Ottoman Empire a century ago. When Plaintiff Schmidt declined to immediately become a sponsor of such a resolution and said she that she would need to study the issue first, Defendant Krikorian began screaming at her, calling her names, and threatening to ruin her politically. The interview ended soon thereafter.
- 11. During the 2008 election cycle, Defendant Krikorian ran against Schmidt and Democratic nominee Victoria Wulsin, as an Independent and as a self-styled Reagan conservative. He placed third in the contest.
- 12. On the eve of the 2008 general election, Defendants publicly disseminated materials accusing Plaintiff Schmidt of being a paid dupe, which she is not. These campaign materials falsely accused Plaintiff Schmidt of taking money from the Turkish Government and from Turkish Government political actions committees to deny the Armenian holocaust, and

falsely stated that this information was a matter of public record on the Federal Elections Commission's website.

- 13. Plaintiff Schmidt bravely held her ground and refused to be intimidated into cosponsoring the anti-Turkey resolution despite Mr. Krikorian's threats and despite her knowledge of the history of terrorism by certain self-styled Armenian groups in the United States.
- 14. In October 2009, the Ohio Elections Commission found that Defendant Krikorian had lied about Plaintiff Schmidt and voted to issue three public reprimands to Defendant Krikorian for the malicious falschoods that he published about Plaintiff Jean Schmidt on the eve of the 2008 election.
- 15. After the 2008 election, Defendant Krikorian became a member of the Democratic Party and entered the 2010 race for the seat held by Representative Schmidt. During his 2010 primary campaign, Defendant Krikorian was censured by state and local leaders of his own party for making disparaging comments about the Asian-Indian name of his opponent, Mr. Yalamanchili. On May 4, 2010, Defendant Krikorian was defeated in the 2010 Democratic Primary by Surya Yalamanchili.

STATEMENT OF FACTS

16. In 2009, Plaintiff filed two complaints against Defendant David Krikorian before the Ohio Elections Commission for several counts of malicious false statements about Plaintiff intended to influence the outcome of the 2008 election for the second congressional district of Ohio under Ohio Revised Code 3517.21(B)(10). On the eve of balloting in November 2008, Defendant distributed a flyer and an attached letter to voters in his district containing the following statements with factual connotations: (a) Jean Schmidt has taken \$30,000 in blood money from Turkish government sponsored political action committees to deny the slaughter of

1.5 million Atmenian men, women and children by the Ottoman Turkish Government during World War I (Schmidt v. Krikorian, OEC 2009E-003, 591-606); (b) This information (Turkish government sponsored political action committees gave \$30,000 to Jean Schmidt or the Schmidt for Congress campaign committee) is public record and can be found on the FEC database at http://www.FEC.gov (Schmidt v. Krikorian, OEC 2009E-003, 615-628); and, (c) I ask the people of Ohio's second district to ask themselves if our Representative should be taking money from a foreign government [Turkey] that is killing our soldiers (Schmidt v. Krikorian, OEC 2009E-012, 627-630).

- 17. On October 1, 2009, The Ohio Elections Commission ruled that the three allegations referred to above were false according to clear and convincing evidence; and, that Defendant Krikorian either knew they were false or acted with reckless disregard of whether they were false or not when he published them. (Schmidt v. Krikorian, OEC 2009E-003, 2009E-012, 606, 627, 630). The Ohio Elections Commission determined that Defendant Krikorian had knowingly lied about Plaintiff Schmidt in his effort to defeat her in the election, in violation of Ohio's election laws. The Ohio Elections Commission voted to issue letters of reprimand to Defendant Krikorian for making these false statements of fact as reflected in Exhibits 1 and 2 attached hereto.
- 18. Defendant Krikerian appealed the Ohio Election Commission's decision. The appeals were dismissed, making the OEC's rulings final judgments, which trigger the doctrines of res judicata and collateral estoppei.
- 19. The respective chairmen of the Democratic Party chapters in Hamilton and Clermont counties recently publicly condemned Defendant Krikorian's patent racial or ethnic bigotry. According to published reports, Krikorian pejoratively commented about Surya

Yalamanchili, his then opponent in the 2010 Democratic Primary campaign, before a veterans group in Clermont County. He uttered words to the effect that anyone with a name like that was unelectable. The two chairmen reacted with a letter characterizing the remark as "at best insensitive and at worst ... racist." They proclaimed their agreement with the views of Republican Party Plaintiff Schmidt; "[W]e have heard from several sources that you have made fun of Surya Yalamanchili's name. Now, for once, we find ourselves in agreement with the comments of Jean Schmidt in the comments she makes in the attached letter. Like you, Surya has put great energy into his campaign, and like you, he has won many friends along the way. It is deeply disturbing to us that you would use his name, which is obviously derived from his ethnic heritage, against him in a denigrating manner, especially given how strongly you value and celebrate your own heritage."

20. Plaintiff Schmidt earlier expressed her views on Defendant's sneering at Mr. Yalamanchili's name and ancestry in a separate letter to Defendant. She wrote: "The purpose of this letter is to give you fair warning that I will not stand by and allow you to use racism to smear your opponent's name as was reported to me by those attending a recent speech you gave. I was recently presented a report on a presentation you made to a veteran's group in Clermont County. Your remarks there were offensive to all who find even the hint of racism appalling. During your presentation you referred to your opponent repeatedly by dramatically and phonetically pronouncing his name. Poking fun at his heritage was appalling enough but your next comment was way over the line. You stated, according to those veterans present, 'Now do you really thing a guy with a name like that has a chance at ever being elected?' Mr. Krikorian, I do not think that the residents of Ohio's Second Congressional District are racists. I am shocked by your behavior. Further, I will not allow your prejudice to go unanswered. You owe Mr. Yalamanchili

and the Indian-American community an apology. Though I doubt that one is forthcoming given your history. Please conduct yourself in a manner fitting the office you seek. Racism has no place in the debate, period. Please be assured that I will continue to speak up about such conduct should it continue. I know you are new to the Democratic Party but I would venture to guess that such behavior will be particularly offensive."

- 21. When MSNBC's liberal commentator Keith Olbermann named Defendant Krikorian "the worst person in the world" for this behavior on April 30, 2010, Defendant resorted to his soundtrack that his detractors are invariably financially compromised. Yalamanchili had been employed as a brand manager at Procter & Gamble, Inc. Krikorian had seen an ad paid for by Procter & Gamble, Inc. during Mr. Olbermann's Countdown show. Defendant instantly charged: "Keith Olbermann is a buffoon for not checking his sources, for not even bothering to check. But here's one thing I will state for the record: Last night's program was sponsored by Procter & Gamble's Oil of Olay brand, which is the exact brand that Surya Yalamanchili worked for. So how did they sover that story last night? Because I'm sare that Keith Olbermann is not reading the Chicinnati press. So our folks think that the Oil of Olay brand people Procter and Gamble in particular were advancing their former employee. And that's how it got in there. [...] I think [Olbermann] was reading from his script. So somehow that got put in there. And how did it get put in there? Well, look at the relationship between the story and the show's sponsor. I think it's pretty clear how it got in there."
- 22. Mr. Olbermann responded: "To flesh this out a bit: a) no advertiser "sponsors" the show. We have commercials, but b) I don't even see the ads on the show in the studio. We could be sponsored by Crosley Radio and I wouldn't know. And c) we checked which

² Interview with John Wellington Ennis on http://thinkprogress.org/2010/05/03/krikorian-conspiracy/.

evidently Mr. Krikorian didn't know — and we ran no Oil of Olay ads on Friday; none from Procter & Gamble. A caveat: local cable operators do get a few minutes an hour to sell. It's possible somewhere on Friday an Oil of Olay spot ran during Countdown in a given city. But those spots usually go to smaller advertisers, and even if they don't, we aren't told about them, would never know who they were, and get no money from them." He later added: "OK, now I'm told by an online viewer that P&G ads popped up before the show content on-line."

- 23. Defendant Krikorian has publicly declared his passion to promote United States and international acceptance of the thesis that "genecide of Christian Armenians by Muslim Turks" occurred in 1915. Defendant perceives any dissenter from his view as a morally bankrupt enemy. Each of the malicious defanatory false statements published by Defendant about Plaintiff and chronicled below were born of these twin motivations.
- 24. The criminal and defamatory accusations that Defendant Krikorian has serially leveled against Plaintiff Schmidt are part of a larger endeavor to resort to violence, accusations of crime, or intimidation against persons who challenge any part of their thesis. The endeavor is led in large measure by the Armenian National Committee of America ("ANCA"). Defendant Krikorian has recently served as the chairman of the ANCA's Ohio branch, where he remains a senior member.
- 25. ANCA's apologia for Armenian terrorism under the banner of the Genocide thesis finds its high water mark in former ANCA Chairman Mourad Topalian. In 1999, the United States indicted Topalian, then an Ohio resident, for terrorist-linked hate crimes. He allegedly possessed machine guns and stored more than 100 pounds of high explosives near a gasoline station adjacent to a day care center in Bedford, Ohio. His indictment connected him to four

 $^{^2\ \}text{Available at http://cincinnati.com/blogs/politics/2016/05/03/krikorian-named-worst-person/.}$

terrorist attacks in the United States: the bombing of the Turkish Mission at the United Nations Plaza on October 12, 1980; the bombing at the Turkish Consulate in Beverly Hills on November 20, 1981; and, both the attempted bombing of the offices of the Honorary Turkish Consul General in Philadelphia and his assassination on October 22, 1982. The indictment also charged Topalian with training Armenian youths at a summer camp in the use of submachine guns and exploding booby traps, stealing munitions, and dispatching individuals to Beirut for training with international terrorists.

- 26. After Topalian pled guilty to several of the above charges, including those related to the storage of weapons and unstable explosives in Bedford, ANCA-Western Region laurelled him with a "Freedom Award" for his dedication to advancing the Armenian Cause. At the September 24, 2000 banquet in his honor, the master of ceremonies declared, "For more than three decades, Mourad Topalian has been one of the most active, visible, and consistent public advocates for the Armenian Cause. Against powerful opposition and at great personal sacrifice, he has advanced the cause of liberty and justice for the Armenian nation and championed the increased involvement of Armenian Americans in the American political process." Some ten weeks later, the late U.S. District Judge Ann Aldrich, N.D. Ohio, sentenced him to 37 months imprisonment.
- 27. Defendant Krikorian has tacitly defended or excused Mourad Topalian by his failure to speak out against him, just as silence by Muslim leaders in the United States after the attacks of 9/11 would indicate acquiescence or endorsement of the terrorist abomination. Defendant Krikorian has never voiced disapproval of Mourad Topalian or of

³ Available at http://www.un.org/documents/ga/docs/55/a55931.pdf.

⁴ Available at http://www.arf.am/English/ARENews/2000/200009.html.

terrorism undertaken to bring publicity or avenge the alleged historical grievance of the Armenian people.

28. Defendant Krikorian served as chairman of ANCA's Ohio branch until his entry into politics and remains a senior ANCA member. ANCA published an effusive statement of political support for Defendant on May 6, 2010. Among other things, ANCA's press release stated:

Armenian American Congressional Candidate David Krikorian – a staunch advocate of first amendment speech and an outspoken opponent of genocide denial – garnered 38% of the Democratic primary vote in Ohio's second district – succumbing to baseless attacks by Republican incumbent Rep. Jean Schmidt and Democratic opponents, levied just days prior to the primary vote, reported the Armenian National Committee of America (ANCA.)

"David's commitment to running a positive, grassroots campaign reflecting the views and values of Ohio's 2nd Congressional district were met with incumbent Armenian Genocide denier — Rep. Jean Schmidt's false accusations and political scheming — designed to knock out her toughest Democratic opponent from the November general elections," said ANCA Eastern Region Chairman, Steve Mesrobian. "Local Democratic Party leaders followed Schmidt's disinformation campaign in lockstep and in the process did a grave disservice to Ohio 2nd district voters."

Rep. Schmidt, a perennial darling of the Turkish lobby for her opposition to Congressional legislation affirming the Amenian Genocide, has consistently targeted Krikorian — most notably bringing charges before the Olio Election Commission in 2009 to cover up references to Turkish American campaign contributions ostensibly submitted in return for her denial of the Amenian Genocide. . . . ⁵

Plaintiff Schmidt's prior complaints and the three public reprimands issued to
 Defendant Krikorian by the Ohio Elections Commission in the resolution of cases OEC 2009E-

S Available at http://www.anca.org/press_releases/press_releases.php?prid=1870.

003 and OEC 2009E-012 were insufficient to deter his implacable campaign of defamation against Plaintiff.

- 30. On July 2, 2009, Asbarez.com, the online version of the Asbarez newspaper, the self-described official publication of the Armenian Revolutionary Federation of the Western United Central Committee, published an interview with Defendant Krikorian in an article entitled, "Geragos to Represent David Krikorian Against Genocide Denier." The interviewer asked Defendant Krikorian about his accusations against Plaintiff Schmidt during the 2008 congressional campaign. Defendant Krikorian asserted as fact, among other things, that "She's Jean Schmidt is] threatened by my campaign and is using the OEC: [Ohio Elections Commission] to hide her positions and hide who's funding her campaigns." Defendant Krikorian also asserted as fact "Just like she [Jean Schmidt] voted to ballout Wall Street while accepting thousands of dollars from the banking industry, she continues to deny genocide while accepting money from Turkish interest PACs."
- 31. The statements referenced in paragraph 30 assert or imply the following acts of moral turpitude or crimes that can be proven true or false: (a) that Plaintiff has hidden and continues to hide the sources of her campaign funding in violation of the Federal Elections Campaign Act, 2 U.S.C. 434, 441e, 441f, 437g(d); (b) that Plaintiff has knowingly accepted money from a political action committee funded by Turkish nationals in violation of federal campaign finance laws, 2 U.S.C. 441e, 441f, 437g(d); and, (c) that Plaintiff has accepted bribes in the form of campaign contributions from Wall Street and Turkish interest PACs in exchange for official acts in violation of 18 U.S.C. 201(b)(2).

⁶ Available at http://www.asharez.com/66017/geragos-no-represent-david-krikorian-against-genocide-denier/.

- 32. The statements referenced in paragraph 30, individually and taken in the context of the entire interview published by Asbarez.com on July 2, 2009, are defamatory because they falsely impute to the Plaintiff corruption, deceit and the commission of criminal offenses in a manner intended to ruin the reputation and esteem of Plaintiff professionally and personally. They were factual assertions published by Defendant with ill-will or spite towards Plaintiff, and with knowledge of their falsity or with a reckless disregard of whether they were false or not.
- 33. During the interview published on July 2, 2009, by Asbarez.com, Defendant Krikorian further declared: "I stand by everything my campaign did during the 2008 election."
- 34. By making the statement referenced in paragraph 33, Defendant Krikorian republished the factual assertions already deemed false and made with knowledge of their falsity or with reckless disregard of whether they were false or not by the Ohio Elections Commission in 2009 under Ohio Revised Code 3517.21(B)(10). The OEC concluded that the following three assertions were published by Defendant with knowledge of their falsity or with a reckless disregard for whether they were false or not by clear and convincing evidence: (a) Jean Schmidt has taken \$30,000 in blood money from Turkish government spousored political action committees to deny the slaughter of 1.5 million Armenian men, women and children by the Ottoman Turkish Government during World War I (Schmidt v. Krikorian, OEC 2009E-003, 591-606); (b) This information (Turkish government sponsored political action committees gave \$30,000 to Jean Schmidt and/or to the Schmidt for Congress campaign committee) is public record and can be found on the FEC database at http://www.FEC.gov (Schmidt v. Krikorian, OEC 2009E-003, 615-628); and, (c) I ask the people of Ohio's second congressional district to ask themselves if our Representative should be taking money from a foreign government that is killing our soldiers (Schmidt v. Krikorian, OEC 2009E-012, 627-630). Krikorian's appeals of

the OEC's verticts have been dismissed, and the verticts are now final and definitive adjudications to be given collateral estoppel effect in this litigation regarding the falsity of the statements and their publication with knowledge of their falsity or with reckless disregard of whether they were false or not. See Exhibits 1 and 2 attached hereto.

- 35. The statement referenced in paragraph 33 is defamatory because is accuses Plaintiff Schmidt of violations of 2 U.S.C. 434, 441e, 441f, 437g(d), 5 U.S.C. 7342(h), and the Emoluments Clause of the United States Constitution, Article I, section 9, clause 8.
- 36. The allegations made by Defendant in 2008 were intended exclusively for voters in the second district of Ohio. The readership of Asbarez.com, however, is not confined to residents of a specific geographical location. By reiterating his three intentional lies about Plaintiff to the readers of Asbarez.com, Defendant effectively republished them before the entirety of the English-speaking world. The statement referenced in paragraph 33 independently damaged Plaintiff's reputation, and was understood by its readers to incorporate, among other things, the three intentional defamatory lies Krikorian had made about Schmidt adjudicated by the OEC in 2009.
- 37. During an August 27, 2009 interview published by The Armenian Reporter online newspaper in an article entitled "In congressional run, David Krikorian is banking on the people; Says he's 'underwhelmed' with Armenian-American support so far," Defendant Krikorian spoke out again against Plaintiff Schmidt, making two more defamatory allegations that can be proven true or false with knowledge of their falsity or with reckless disregard of whether they were false or not and with ill-will or spite towards Plaintiff.

 $^{^{7}\ \} Available at http://www.reporter.am/index.cfm?furl=/go/article/2009-09-15-in-congressional-run-david-krikorian-is-banking-on-the-people-kpg=1.$

- 38. Defendant Krikorian said: "What, I can't call [the funds Rep. Schmidt received from Turkish interests], some \$29,500, "blood money"? Of course it is "blood money"! You have got a representative who is taking money from a foreign lobby. Schmidt said in her deposition that she had no idea why she was the largest recipient of money from the Turkish lobby, Just think how stupid that sounds," Defendant Krikorian also asserted as fact that: "...the Turkish government is behind those contributions and it is my right to feel that way and it is my right to say so."
- 39. The statements referenced in paragraph 38 are defamatory because they accuse Plaintiff Schmidt of the following acts of moral turpitude or crime: (a) that Plaintiff accepted campaign funding from the Turkish government in criminal violation of 2 U.S.C. 441e, 437g(d); (b) that Plaintiff has hidden and continues to conceal the source of campaign contributions in criminal violation of the Federal Elections Campaign Act, 2 U.S.C. 434, 441f, 437g(d); (c) that Plaintiff is guilty of accepting money in exchange for an official act in criminal violation of 18 U.S.C. 201(b)(2), and (d) that Plaintiff is guilty of perjury under Ohio Revised Code section 2921.11.
- 40. The statements referenced in paragraph 38 impute to Plaintiff Schmidt corruption, fraud, and the commission of criminal acts in a manner intended to ruin the reputation and esteem of Plaintiff professionally and personally. They are factual assertions, published by Defendant with ill-will or spite towards Plaintiff and with knowledge of their falsity or with reckless disregard of whether they were false or not.
- _ 41. In his interview with The Armenian Reporter published on August 27, 2009, Defendant Krikorian also asserted as fact that: "... Schmidt is bought and paid for by the Turkish lobby and people don't like it when their representatives sell out like that."

- 42. In the statement referenced in paragraph 41, Defendant Krikorian accuses Plaintiff Schmidt of accepting money in exchange for official acts in violation of 18 U.S.C. 201(b)(2).
- 43. The statement referenced in paragraph 41 is defamatory because it imputes to Plaintiff Schmidt corruption and the commission of criminal acts in a manner intended to ruin the reputation and esteem of Plaintiff professionally and personally. It is a factual assertion, published with ill-will and spite towards Plaintiff and with knowledge of its falsity or with reckless disregard of whether it was false or not.
- 44. An interview with Defendant Krikorian published by The Armenian Mirror-Spectator on August 28, 2009⁸, contains two more defamatory statements. Defendant Krikorian asserted as fact, among other things, with regard to Schmidt's deposition under oath in the pending case of Schmidt v. Krikorian before the OEC, that "she (Plaintiff Schmidt) suggested that she had no idea that she was the leading recipient of Turkish lobby money in '08... She said that she never spoke of the Armenian Genocide resolution at any of the Turkish lobby fundraisers held on her behalf, which from my perspective is laughable... She's a liar; she's not credible. I think it's obvious that two weeks after receiving \$11,000 of Turkish lobby money she joins the Turkish caucus and claims there's no quid pro quo, She's an embarrassment to the district and to the country."
- 45. The statements referenced in paragraph 44 contain the assertion that can be proven true or false that Plaintiff Schmidt accepted bribes and illegal campaign contributions from the Turkish government in violation of 18 U.S.C. 201(b)(2) and 2 U.S.C. 441e, 437g(d);

⁸ This is available at http://www.mirrorspectator.com/?p=1710.

and, that she committed perjury and obstruction of justice in her deposition in Schmidt v.

Krikorian in violation of Ohio Revised Code sections 2921.11 and 2921.32.

- 46. The statements referenced in paragraph 44 assert or imply the following acts of moral turpitude or crimes: (a) that Plaintiff has intentionally concealed the source of campaign contributions in criminal violation of the Federal Elections Campaign Act, 2 U.S.C. 434, 441f, 437g(d); (b) that Plaintiff has accepted bribes, a criminal offense under 18 U.S.C. 201(b)(2); (c) that Schmidt perjured herself and obstructed justice in her deposition in Schmidt v. Krikorian in violation of Ohio Revised Code sections 2921.11 and 2921.32; and, (d) that due to Plaintiff's alleged criminality, Plaintiff is a shameful human being unfit for public office.
- 47. The statements referenced in paragraph 44 are defamatory because they impute to Plaintiff Schmidt corruption, fraud, and the commission of criminal acts in a manner intended to ruin the reputation and esteem of Plaintiff professionally and personally. They are factual assertions, published by Defendant with ill-will or spite towards Plaintiff and with knowledge of their falsity or a reckless disregard for whether they were false or not.
- 48. In his interview with The Armenian Mirror-Spectator published on August 28, 2009, Defendant Krikorian also asserted as fact: "She was basically programmed by the Turkish lobby for that sworn deposition and it's a shame to see a sitting congressional representative act in the way she acted yesterday."
- 49. The statement referenced in paragraph 48 accuses Plaintiff Schmidt of perjury and obstruction of justice as a pupper of the Turkish lobby in violation of Ohio Revised Code sections 2921.11 and 2921.32.
- 50. The statement referenced in paragraph 48 is defamatory because it imputes to Plaintiff acts of deceit, corruption, and criminality. It is a factual assertion made by Defendant

with ill-will or spite towards Plaintiff and with knowledge of its falsity or a reckless disregard for whether it was true or false.

- 51. In a televised interview with Armenian-American activist Peter Mursulian (a partisan journalist for Horizon Armenian Television and Director of the ANCA-Western Region Board of Directors) in September of 2009⁹, Defendant Krikorian asserted as fact, among other things, the following: "I stand by the statements that I made, that my opponent in the last election, the current representative of Ohio's second congressional district, is a paid puppet of the Turkish government involved in their denial campaign to suppress the truth about the Armenian genocide."
- 52. The statement of fact that can be proven true or false referenced in paragraph 51 is that Plaintiff receives money from the Government of Turkey in exchange for official acts regarding the perennial Armenian genecide resolutions introduced in the U.S. Congress. The statement is defamatory because it accuses Plaintiff of bribery in violation of 18 U.S.C. 201(b)(2) and of illegal receipt of money from a foreign government in violation of the Emoluments Clause of the Constitution and 5 U.S.C. 7342(h).
- 53. The statement referenced in paragraph 51 was published by Defendant with ill-will or spite towards Plaintiff and with knowledge of its falsity or with reckless disregard of whether it was false or not.
- 54. The harm that the online publication of such a pernicious accusation can inflict upon the reputation of Plaintiff is both obvious and difficult to overcome. At present, over 11,000 viewers have accessed this video on Youtube.com alone. The video is nearly impossible to remove from circulation.

⁹ Available at http://www.youtube.com/watch?v=En7HhLV4oIA&feature=related.

- 55. Neither Defendant Krikorian nor any member of Krikorian for Congress had ever inquired of Plaintiff Schmidt, her staff, or her campaign committee as to the truth of Kirkorian's accusations of criminality or otherwise. See paragraph 25 of the attached Exhibit 3.
- So. Plaintiff Schmidt has never "denied" that the Ottoman Armenian tragedy during World War I might constitute the crime of genecide. Her position as a Member of Congress has consistently been that the subject is not a fit question for Congress; and, that based on her knowledge of the historical record she cannot, at present, characterize the tragic events of 1915 in World War I as an Armenian "genecide," which has a very strict legal meaning under the Genecide Convention of 1948 and the U.S. criminal code, 18 U.S.C. 1091. As a member of Congress, she has never voted on a resolution calling these historical events genecide. She supports the formation of an international independent commission of experts to resolve the matter definitively. See Exhibit 3, paragraph 8; Exhibit 4, page 1.
- 57. Plaintiff Schmidt has never accepted anything of value in return for the performance of an official act (or the choice not take an official action), which would be a federal crime under 18 U.S.C. 201(b)(2). See Exhibit 4, paragraphs 5 & 14; Exhibit 4, pages 1-3.
- 58. It would be a crime under federal law for the Turkish government (or any foreign national) to fund a political action committee that made donations to a federal candidate seeking election to Congress, among other federal offices. 2 U.S.C. 437 g(d), 441e.
- 59. It would be a crime under federal law for Turkish people to make contributions to federal political campaigns for Congress, among other federal offices, if the donor were not an American citizen or permanent resident alien. 2 U.S.C. 437 g(d), 441c(b).
- 60. The defamatory statements enumerated herein are individually and collectively ruinous to Plaintiff professionally, locally, nationally, and abroad. They have each proximately

caused Plaintiff general and special damages in the form of permanent and irreparable injury to her reputation.

- 61. As a direct and proximate result of the defamatory remarks published by Defendant Krikorian, many Ohio citizens were led to believe that Plaintiff Schmidt was guilty of criminally accepting campaign contributions from a foreign government, that she was guilty of bribery, perjury and obstruction of justice, and that her loyalty was to the Republic of Turkey in lieu of the United States. Plaintiff Schmidt's public image has been irreparably damaged.
- 62. As a direct and proximate result of the defamatory remarks published by Defendant referenced in this complaint, Plaintiff Schmidt is now disliked by many who feel as strongly about the genecide interpretation of Ottoman Armenian history as does Defendant Krikorian, as well as by those who now believe that she took money from instrumentalities of the Turkish government as a quid pro quo. Defendant's defamatory statements have proximately caused Plaintiff stress, emotional distress, and mental pain and suffering.
- 63. The statements referenced herein stigmatize the Plaintiff as being guilty of crimes of moral turpitude and disloyalty to the United States. They have diminished and will continue to diminish her opportunities to speak, to write, to publish, to be interviewed, and to influence public opinion and views on United States-Turkey relations and the history of Ottoman Armenians.
- 64. Defendants made the statements referenced herein with actual malice and wrongful and willful intent to harm the Plaintiff. The statements were made with reckless disregard for their truth or falsity or with knowledge of their falsity and with wanton and reckless disregard of the reputation and rights of the Plaintiff. Defendants lacked reasonable ground for

making the statements enumerated herein. Indeed, Defendants knew their statements were lies when they made them.

65. Plaintiff Schmidt is entitled to punitive damages in order to deter the use of intentionally false criminal accusations against candidates to mislead the electorate and to inhibit or confound full and fair debate about Ottoman Armenian history both in and out of Congress. The United States Supreme Court elaborated on the evils of intentional lies to the democratic process in Garrison v. Louisiana, 379 U.S. 64, 75 (1964):

Although honest utterance, even if inaccurate, may further the fruitful exercise of the right of free speech, it does not follow that the lie, knowingly and deliberately published about a public official, should enjoy a like immunity. At the time the First Amendment was adopted, as today, there were those unscrupulous enough and skillful enough to use the deliberate or reckless falsehood as an effective political tool to unseat the public servant or even topple an administration. Cf. Riesman, Democracy and Defamation: Fair Game and Fair Comment 1, 42 Col. L. Rev. 1085, 1088-1111 (1942). That speech is used as a tool for political ends does not automatically bring it under the protective mantle of the Constitution. For the use of the known lie as a tool is at once at odds with the premises of democratic government and with the orderly manner in which economic, social, or political change is to be effected. Calculated falsehood falls into that class of utterances which "are no essential part of any exposition of ideas, and are of such slight social value as a step to truth that any benefit that may be derived from them is clearly outweighed by the social interest in order and morality. . . . " Chaplinsky v. New Hampshire, 315 U.S. 568, 572.

66. Krikorian's impenitence after receiving three reprimands from the OEC for intentional lies about Plaintiff is transparent. He has unsuccessfully brought suit in the United States District Court for the Southern District of Ohio sceking a logal sanctuary to continue to defame Plaintiff with intentional lies. David Krikorian v. Ohio Elections Commission et al., Case No. 1:10-cv-00103, (attempting to argue that the First Amendment provides a blanket immunity for all speech during a political campaign). Punitive damages are imperative to deter

Defendant from continuing to harass, intimidate, and vex Plaintiff with knowing falsehoods to the detriment of Plaintiff, the democratic process and the voters of Onio.

COUNT I - DEFAMATION PER SE

- Plaintiff incorporates by reference into this count the preceding allegations of this complaint.
- 68. During the interview published on July 2, 2009, Defendant Krikorian asserted as fact: "She's (Jean Schmidt is) threatened by my campaign and is using the OEC to hide her positions and hide who's funding her campaigns."
- 69. It can be proven true or false whether Plaintiff has hidden the sources of her campaign contributions. Defendant's statement accuses Plaintiff of criminality in violation of the Federal Elections Campaign Act, 2 U.S.C. 434, 441f, 437g(d). The statement was published with ill-will or spite towards Plaintiff and with knowledge of its falsity or with a reckless disregard for whether it was false or not.
- 70. The publication of this statement caused general and special damages to the Plaintiff. Defendants knew, anticipated, foresaw, and intended that the statement would be read by persons throughout the United States and the world and would damage the reputation of the Plaintiff. The statement has adversely affected the Plaintiff's professional credibility, speaking, writing, interview, media, and fund-raising opportunities, causing Plaintiff Schmidt psychological trauma and suffering and monetary losses.

COUNT II - DEFAMATION PER SE

Plaintiff incorporates by reference into this count the preceding allegations of this
complaint.

- 72. During the interview published on July 2, 2009, Defendant Krikorian asserted as fact: "Just like she (Jean Schmidt) voted to bailout Wall Street while accepting thousands of dollars from the banking industry, she (Jean Schmidt) continues to deny genocide while accepting money from Turkish interest PACs."
- 73. Defendant's statement accuses Plaintiff of knowingly accepting money from a political action committee funded by Turkish nationals in violation of federal campaign finance laws, 2 U.S.C. 441e(a)(1)(2); and, of accepting bribes in the form of campaign contributions from Wall Street and Turkish interest PACs in exchange for official acts in violation of 18 U.S.C. 201(b)(2).
- 74. This statement was published by Defendant with ill-will or spite towards Plaintiff and with knowledge of its falsity or with reckless disregard for whether it was false or not.
- 75. The publication of this statement caused general and special damages to the Plaintiff. Defendants knew, anticipated, foresaw, and intended that the statement would be read by persons throughout the United States and the world and would damage the reputation of the Plaintiff. The statement has adversely affected the Plaintiff's professional credibility, speaking, writing, interview, media, and fund-raising opportunities, causing Plaintiff Schmidt psychological trauma and suffering and monetary losses.

COUNT III -- DEFAMATION PER SE

- 76. Plaintiff incorporates by reference into this count the preceding allegations of this complaint,
- 77. During the interview published on July 2, 2009, by Asbarez.com, Defendant Krikorian declared: "I stand by everything my campaign did during the 2008 election."

- By making this statement, Defendant republished the factual assertions already deemed false and made with knowledge of their falsity or with reckless disregard of whether they were false or not by the Ohio Elections Commission in 2009 under Ohio Revised Code 3517.21(B)(10). The OEC concluded that the following three statements had factual connotations and were published by Defendant with knowledge of their falsity or with a reckless disregard for whether they were false or not by clear and convincing evidence: (a) Jean Schmidt has taken \$30,000 in blood money from Turkish government sponsored political action committees to deny the slaughter of 1.5 million Armenian men, women and children by the Ottoman Turkish Government during World War I (Schmidt v. Krikorian, OEC 2009E-003, 591-606); (b) This information (Turkish government sponsored political action committees gave \$30,000 to Jean Schmidt and/or to the Schmidt for Congress campaign committee) is public record and can be found on the FEC database at http://www.FEC.gov (Schmidt v. Krikorian, OEC 2009E-003, 615-628); and, (c) I ask the people of Ohio's second congressional district to ask themselves if our Representative should be taking money from a foreign government that is killing our soldiers (Schmidt v. Krikorian, OEC 2009B-012, 627-630). See the attached Exhibits 1 and 2.
- 79. Krikorian's appeals of the OEC's verdicts have been dismissed, and the verdicts are now final and definitive adjudications to be given collateral estoppel effect in this litigation as to the falsity of Defendant's allegations and their publication with malice.
- 80. The statement referenced in paragraph 77, in context, accuses Schmidt of taking money from a foreign government in violation of 5 U.S.C. 7342(h) and the Emoluments Clause of the U.S. Constitution, Article I, section 9, clause 8; of bribery in violation of 18 U.S.C. 201(b)(2); and, of receiving illegal campaign contributions in violation of 2 U.S.C. 441e,

437g(d). These accusations of crime against Plaintiff were published with ill-will or spite towards Plaintiff and with knowledge of their falsity or with reckless disregard of whether they were false or not.

81. The publication of the statements caused general and special damages to the Plaintiff. Defendants knew, anticipated, foresaw, and intended that the statements would be read by persons throughout the United States and the world and would damage the reputation of the Plaintiff. The statements have adversely affected the Plaintiff's professional credibility, speaking, writing, interview, media, and fund-raising opportunities, causing Plaintiff Schmidt psychological trauma and suffering and monetary losses.

COUNT IV - DEFAMATION PER SE

- Plaintiff incorporates by reference into this count the preceding allegations of this complaint.
- 83. During an August 27, 2009 interview published by The Armenian Reporter in an article entitled "In congressional run, David Krikorian is banking on the people: Says he's 'underwhelmed' with Armenian-American support so far," Defendant Krikorian made the following statement with a defamatory factual assertion that could be proven true or false: "What, I can't call Ithe funds Rep. Schmidt received from Turkish interests), some \$29,500, "blood money"? Of course it is "blood money"! You have got a representative who is taking money from a foreign lobby. Schmidt said in her deposition that she had no idea why she was the largest recipient of money from the Turkish lobby. Just think how stupid that sounds." Defendant Krikorian also asserted as fact that: "...the Turkish government is behind those contributions and it is my right to feel that way and it is my right to say so."

- 84. The statements referenced in paragraph 83 are defamatory because they accuse Plaintiff Schmidt of the following acts of moral turpitude or crime: (a) that Plaintiff accepted campaign funding from the Turkish government in criminal violation of 2 U.S.C. 441e, 437g(d); (b) that Plaintiff has hidden and continues to conceal the source of campaign contributions in criminal violation of the Federal Elections Campaign Act, 2 U.S.C. 434, 441f, 437g(d); and, (c) that Plaintiff is guilty of accepting money in exchange for an official act in criminal violation of 18 U.S.C. 201(b)(2).
- 85. The statements referenced in paragraph 83 are defamatory because they impute to Plaintiff Schmidt corruption, fraud, and the commission of criminal acts in a manner intended to ruin the reputation and esteem of Plaintiff professionally and personally. They are factual assertions, published with ill-will or spite towards Plaintiff and with knowledge of their falsity or with reckless disregard of whether they were false or not. Defendant was placed on specific notice that these statements were false during the discovery processing ch OEC hearings held to resolve cases 20093-003 and 2009E-012. See Exhibit 4 attached hereto.
- 86. The publication of the statements caused general and special damages to the Plaintiff. Defendants knew, anticipated, foresaw, and intended that the statements would be read by persons throughout the United States and the world and would damage the reputation of the Plaintiff. The statements have adversely affected the Plaintiff's professional credibility, speaking, writing, interview, media, and fund-raising opportunities, causing Plaintiff Schmidt psychological trauma and suffering and monetary losses.

COUNT V - DEFAMATION PER SE

 Plaintiff incorporates by reference into this count the preceding allegations of this complaint.

- 88. During an August 27, 2009 interview published by The Armenian Reporter in an article entitled "In congressional run, David Krikorian is banking on the people: Says he's 'underwhelmed' with Armenian-American support so far," Defendant Krikorian asserted as fact:

 "... Schmidt is bought and paid for by the Turkish lobby and people don't like it when their representatives sell out like that."
- 89. Defendant Krikorian's statement accuses Plaintiff Schmidt of accepting money in exchange for official acts in violation of 18 U.S.C. 201(b)(2). It is defamatory because it imputes to Plaintiff Schmidt corruption and the commission of criminal acts in a manner intended to ruin the reputation and esteem of Plaintiff professionally and personally. The statement was published with ill-will or spite towards Plaintiff, and with knowledge of their falsity or with reckless disregard of whether they were false or not. Defendant was placed on specific notice that these statements were false during the discovery processing ch OEC hearings held to resolve cases 2009E-003 and 2009E-012. See Exhibit 4 attached hereto, pages 1-3.
- 90. The publication of this statement caused general and special damages to the Plaintiff. Defendants knew, anticipated, foresaw, and intended that the statement would be read by persons throughout the United States and the world and would damage the reputation of the Plaintiff. The statement has adversely affected the Plaintiff's professional credibility, speaking, writing, interview, media, and fund-raising opportunities, causing Plaintiff Schmidt psychological trauma and suffering and monetary losses.

COUNT VI - DEFAMATION PER SE

 Plaintiff incorporates by reference into this count the preceding allegations of this complaint.

- 92. In his August 28, 2009 interview with The Armenian Mirror-Spectator, Defendant Krikorian asserted as fact, among other things, that "She's (Plaintiff Schmidt is) a liar; she's not credible. I think it's obvious that two weeks after receiving \$11,000 of Turkish lobby money she joins the Turkish caucus and claims there's no quid pro quo. She's an embarrassment to the district and to the country,"
- 93. The statement contains the assertion that can be proven true or false that Plaintiff Schmidt accepted bribes and illegal campaign contributions from the Turkish government in violation of 18 U.S.C. 201(b)(2) and 2 U.S.C. 441c, 437g(d), and that she committed perjury and obstruction of justice in her deposition in Schmidt v. Krikorian in violation of Ohio Revised Code sections 2921.11 and 2921.32.
- 94. The statement referenced in paragraph 92 asserts or implies the following acts of moral turpitude or crimes: (a) that Plaintiff has intentionally concealed the source of campaign contributions in criminal violation of the Federal Elections Campaign Act, 2 U.S.C. 434, 441f, 437g(d); (b) that Plaintiff has accepted bribes, a criminal offense under 18 U.S.C. 201(b)(2); (c) that Schmidt perjured herself and obstructed justice in her deposition in Schmidt v. Krikorian in violation of Ohio Revised Code sections 2921.11 and 2921.32; and, (d) that due to Plaintiff's alleged criminality, Plaintiff is a shameful human being until for public office.
- 95. The statement referenced in paragraph 86 is defamatory because it imputes to Plaintiff Schmidt corruption, fraud, and the commission of criminal acts in a manner intended to ruin the reputation and esteem of Plaintiff professionally and personally. They are factual assertions, published by Defendant with ill-will or spite towards Plaintiff and with knowledge of their falsity or a reckless disregard for whether they were false or not. Defendant was placed on

specific notice that these statements were false during the discovery process in the OEC hearings held to resolve cases 2009E-003 and 2009E-012. See Exhibit 4 attached hereto, pages 1-3.

Plaintiff. Defendants knew, anticipated, foresaw, and intended that the statement would be read by persons throughout the United States and the world and would damage the reputation of the Plaintiff. The statement has adversely affected the Plaintiff's professional credibility, speaking, writing, interview, media, and fund-raising opportunities, causing Plaintiff Schmidt psychological trauma and suffering and monetary losses.

COUNT VII - DEFAMATION PER SE

- Plaintiff incorporates by reference into this count the preceding allegations of this complaint.
- 98. In his August 28, 2009 interview with The Armenian Mirror-Spectator, Defendant Krikorian asserted as fact, among other things, that "She (Plaintiff Schmidt) was basically programmed by the Turkish lobby for that sworn deposition and it's a shame to see a sitting congressional representative act in the way she acted yesterday."
- 99. The statement is defamatory because it accuses Plaintiff Schmidt of perjury and obstruction of justice in violation of the Ohio Revised Code sections 2921.11 and 2921.32 in a manner intended to ruin the reputation and esteem of Plaintiff professionally and personally.
- 100. The statement was published with ill-will or spite towards Plaintiff and with knowledge of its falsity or with reckless disregard of whether it was false or not. Defendant was placed on specific notice that these statements were false during the discovery process in the OEC hearings held to resolve cases 2009E-003 and 2009E-012. See Exhibit 4 attached hereto, page 5.

101. The publication of this statement caused general and special damages to the Plaintiff. Defendants knew, anticipated, foresaw, and intended that the statement would be read by persons throughout the United States and the world and would damage the reputation of the Plaintiff. The statement has adversely affected the Plaintiff's professional credibility, speaking, writing, interview, media, and fund-raising opportunities, causing Plaintiff Schmidt psychological trauma and suffering and monetary losses.

COUNT VIII - DEFAMATION PER SE

- 102. Plaintiff incorporates by reference into this count the preceding allegations of this complaint.
- 103. In an interview with Armenian-American activist Peter Mursulian in September of 2009, Defendant Krikorian stated the following: "I stand by the statements that I made, that my opponent in the last election, the current representative of Ohio's second congressional district, is a paid pupper of the Turkish government involved in their denial campaign to suppress the truth about the American genocide."
- 104. The statement of fact that can be proven true or false is that Plaintiff receives money from the Government of Turkey in exchange for official acts regarding the perennial Armenian genocide resolutions introduced in the U.S. Congress. The statement is defaunatory because it accuses Plaintiff of bribery in violation of 18 U.S.C. 201(b)(2) and of illegal receipt of money from a foreign government in violation of the Emoluments Clause of the Constitution and 5 U.S.C. 7342(b).
- 105. The statement was published by Defendant with ill-will or spite towards Plaintiff and with knowledge of its falsity or with reckless disregard of whether it was false or not. Defendant was placed on specific notice that these statements were false during the discovery

process in the OEC hearings held to resolve cases 2009E-003 and 2009E-012. See Exhibit 4 attacked hereto.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff domands judgment against the Defendants, jointly and severally, as follows:

- (a) Compensatory damages in the amount of \$500,000 on each Count;
- (b) Punitive damages in the amount of \$350,000 on each Count;
- (c) Pre-judgment and post-judgment interest on each Count; and,
- (d) Such other and further relief to which Plaintiff may be entitled.

Respectfully submitted,

Donald C. Brey (0021965)

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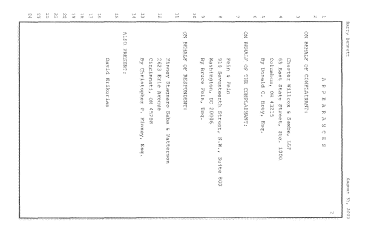
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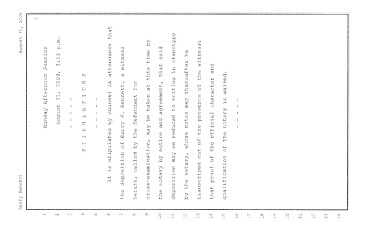
4831-7709-6198, v. 3

EXHIBIT 20

Mr. David Krikorian, Schmidt for Congress, Jean Schmidt and 333 Stewart Avenue, Columbus, Obio 43206 614-444- or 800-635-Taken at Chester Willcox & Saxbe, LLP 65 East State Street, Ste. 1000 Respondent. vs. Completnants, DEPOSITION OF BARRY P. BENNETT BEFORE THE OHIO ELECTIONS COMMISSION August 31, 2009, 3:23 p.m. www.spectrumreporting.com Spectrum Reporting LLC Columbus, OH 43215 Case No. 20098-003



INBBK	٥
Examination By	Sage
Mr. Einney - Crose	s)
Dežepdant's Rkhibits	8 fr # d
Today's Zaman article	64
PCS Tseue Paper-57	27
Sortzibution list.	er ser
Wrikerian Web page	63
Letter to Finney from Schmidt	7.0



	5
	Barry P. Bennett
being	being first duly sworm, testifies and says as
follows:	50
	CROSS-EXAMINATION
ни ме	BY MR. FINNEY:
Ö	Can you please state your name and
addres	address for the record.
?	Sure. Barry Bennett, Barry Patrick
Bennet	Bennett, 14 West Oak Street, Blexandria, Virginia
22301.	
Ċ.	And what role do you hold with Jean
Schmid	Schmidt's Congressional office?
A.	I'm the chief of staff.
Ö	Okey. And this might seem rudimentary,
but is	but is that the top staff position in that office?
æ	Yes.
o.	and you oversee all the operations of
that office?	1111ce2
324	ՍիԻսի
Ŕ	i'm sorry. Have you ever had your
deposi	deposition taken before?
₽	Yes.
,	Okay. When you answer, you need to say
yes or no.	no. Oh-buhs and buh-uhs

	Barry Bennett 31, 2009	
	9.	
~4	S. No. I nean	
64	MR. FEIN: This speech of debate	
m	clause, you're asking for a position as a member	
45	of Congress youing on something that would be on	
9	the Floor, that's speech or debate at the very	
48,	hears of her legislative duties.	
21	MR. FINNEY: Ckay. So you are	
œ.	objecting and telling him not to answer?	
æ	MR. FEIN: Yes. I'm insurating him	
27	not to answer that question.	
ç.*	MR. FINNEY: Okay. Thank you.	
13	Q. Gas Ms. Schmidt written anything on the	
22.	Armenian Genocide that would not be covered by	
27	that privilege, in other words to outside groups	
2.	or organizations or 0-mails to constituents or	
20	otherwise?	
55,	A. If I could inquire, are you talking	
20	about the xessiution or the issue of what happened	
2	in 19167	
20	Q. Let's start with the resolution.	
8	A. She's written an article in that was	
8	published, yes, about the resolution about now we	
8	shouldn't take this up right now.	
3	Q. What should not what?	

16:	Sarry Sequents 53, 7569
	è
	in the beginning.
-02	Q. When is it that you first got
79	introduced to the issue of the Armenian Genocide,
40)	What we refer to in this case as the Armenian
æ	Genocide?
v	A. I don't recall an exact date as to when
71	I became aware of it. I semember the press clips
90	of President Bush asking Speaker Hastert to not
45	have a vote, but I don't even semember when that
33	was. It was a Washington Post story, so that was
g	probably it.
23	Q. And did you have any understanding of
0	the armenian Genocide just from your schooling or
.7	your studies prior to that, or did all of your
2	knowledge and understanding about that come after
98	this issue started appearing in Congress and after
5	that request of Bush to Speaker Hastert not to
90	have that vote?
27	A. Yeah, probably post that, uh-huh.
92	Q. Can you tell me what Ms. Schmidt's
13	position is with respect to the resolution before
S	Congress to acknowledge the Armenian Genocide?
5	A. 80.
3	Q. You don't know what her position is?

2. And is that the arricle from Tods 2. Zaman or that's elsewhere? A. Uh-hubs don't transcribe. Q. Uh-hubs don't transcribe. A. Yes, sorry. Yes. Q. Uh-hubs don't sea against the two resolutions that have been produced in the land the lilth Congress relating to the Senois that correct? A. That is incorrect. Q. I'm sorry, I thought you just saised it's an issue we shouldn't take up? A. Wait. You assumed that that means she's against it. That's assumption I'm not making. Q. Well, why don't you tell me what reans, then. Q. Well, why don't you tell me what reans, then. Q. Well, why don't you tell me what reans, then. Q. Well, why don't you tell me what reans, then. Q. Well, why don't you tell me what reans, then. Q. Well, why don't you tell me what reans, then.	Bacri F	Barry Bennett A. House.	Aug We should not take this up in the
mean or the mean or the section of the lill that cool th	n ==	House.	And is that the arricle from Poday's
ated post solutions d the 111 that con the 121 that con t	67	Caman or	that's elsewhere?
ated post solutions dithe 111 that continue	Son No.	P	Uh-huh.
ated post solutions dithe 111 that continue	es es	٠	Uh-huhs don't transcribe.
ated posisolutions defined the 111 that cool t	794	, Lo	Yes, sonry. Yes.
ated position that is distributed at the illith Const that is correct; That is That is That is That is That is The solution white is against it. king. Well, wel	10	٠	Okay. So it's Ms. Schmidt's publically
solutions that I d the 111th Cong that correct? That is That is Thot is Thot is Thot is The sol Id it's an issue Mait e's against it. kind. Well, Well, Not hes ether you suppose	Na.	stated po	sition that she was against the two
that correct? That is	hr.	resolutio	resolutions that have been produced in the 110th
that correct? That is That is That is Thorre That is Th	- Oi	and the 1	and the 111th Congress relating to the Senocide;
That is There is Incorre I'm soo I'd it's an issue Wait. e's against it. King. Well, Not hea ans, then.	15	is that o	orrect?
That is Incorre	E .	,50	That is incorrect.
Incorre		٥	That is
I'm son id it's an issue Waft. e's against it. King. Well, Well, Not hes ether you suppor	E.		Incorrect.
id at's an issue wait. Wait. Wait. E's against it. King. Well. Wother. Nother	26	٢	I'm sorry, I thought you just said she
Wait. Ring. Well, was then. Not hear you support	12	said it's	an issue we shouldn't take up?
e's agair king, ther	E	3.	Wait. You assumed that that means that
king. ans, ther	19	she's aga	inst it. That's assumption I'm not
ans, ther	62	making,	
ans, ther	2	ŗ.	Well, why don't you tell me what that
ether you	22 m	means, th	en.
	12.3	<i>•</i>	Not hearing a bill is different from
	24	whether y	ou support it or not. It's a calendar

Barry Bennett 32, 2009	(A
N	مستنتي
A. Yes.	تستند
Q. And who sponsored that trip?	
A. The Runi Forum.	
Q. The what?	-
H. The Runk Forum.	
Q. What is that?	
A. Runi Forum, it's a cultural and	
education based group based in Turkey.	
0. Is that the same one that paid for the	شست
Memorial Day the one Defore Memorial Day of	
this year?	سنست
A. No.	
Q. Who paid for the one this year?	
A. The TCA, Turkish Coalition of America,	
whatever it's called.	22222
Q. Okay. And why don't you tell me about	فتفييد
the Rumi Forum.	سسنف
A. Sh-bub.	سفضه
Q. Who funds that? Is that funded by the	سننند
Turkish government or	منسسي
A, No.	
Q. How is that Eunded?	
A. 12's the Runt Forum, Zt's a 0.5. based	
group that funds it.	بنسست

L	
	ST.
	article for Today's Zaman?
6.9	A. I had met a reporter in Turkey who
~	e-mailed me and asked if we would be interested in
	submitting an arriole.
0	Q. Okay, When did you go to Ibrkey?
12	A. I've been there twice.
g	Q. Okay, Why don't you tell me about both
	times.
	A. The first time was a year ago August
0	for five days. And the second time was this
7-1	right before Nemerial Day for seven days.
	Q. Of this year?
~	A. Gh>buh.
	Q. Uh-huhs don't work.
10	A. Yes. I'm sorry. Sorry.
741	Q. Okay. And the one before Memorial Cay
-	this year is the one you went along with
a)	Ms. Schmidt on; is that sight?
23	B. Yes.
	Q. Okay. And the August of '08 trip, tell
	me about that. Was that part of your official
Eu	dupies as a staff member ~ .
.*)	B. Correct.
10	2 for a member of Congress?

23 - 0.
knew that it wasn't a possibility, i guess.
20 A.
President Obama's trip?
that they would use it as counterbalance to
27 Q.
to be his first big trip
that I knew the dates, but I knew that was going
GP .
43 young to Turkey at the time you were writing it?
22 (C)
11 publish it.
16 A.
9 718129
g published in
you did not know or contemplate that it would be
٥.
gr cr cr
æ.
work on that, or is that semething you wrote?
0.
> ,

pain, but if faced with courage, need not be lived

'History cannot be unlived, despite its wrenching

forgotten. To quote the great peet Maya Angelo,

says, "What happened in 1915 must never be

Okay. And then the closing paragraph

Did she approve the final draft of

Yeah. Basically, yes.

discussed this, and then you ended up writing it;

So she -- you and she, she said,

What is it that -- so you're -- this is

Ub-hub.

again.'"

whoever reads the daily Zaman what happened in

1915 must not be forgotten.

Ms. Schmidt telling the people of Turkey or

Hundreds of thousands of people died on

And what is it that happened in 1915

and why don't you sell me about that.

that she was reminding?
A. Hundreds of thouboth sides. It was awful.

·e	€n;	n	4	e)	9	¢-	zi,	œ,	93.	11	25	13	3.4	84.	91	2.7	90 e-1	6.7	08	27	22	10	88
is policies toward Turkey?	regular reader of Today's		omething that's fairly common	ed States Congress would write	other countries?		chmidt done that in any other	4440	ure that we've been published.	m not certain to sell you the		submitted editorials for ase		personally, no.	bad asked Ms, Schmidt and X	e question. She says in the	well, first of all, her	he didn't either hand-write	ing on a word processor		verything came off of your pen	s that sight?	doesn't use a computer.
edicorials about US	A. I'm not a	Zamon.	Q. Is this s	that members of Unit	for local papers of	A. Quite.	Q. Has Ms. S	country?	A. T'm not s	I'm not certain. I'	truth. I don't know	Q. Have you	in other countries?	A. i haven't	Q. Okay.	will ask you the sam	closing paragraph	testimony was that s	anything or do anyth	A. Right.	Q that e	or word processor; i.	A. Yeah, she
	o)	15 Ltorishs about US policies toward Turkey? ''m not a regular reader of Today's	isks about US policies toward Turkey? ''m not a regular xeader of Yeday's	is about US policies toward Turkey? ''m not a regular reader of Today's Is this something that's fairly common	is about US policies toward Turkey? i'm not a regular reader of Yeday's Is this something that's fairly common embers of United States Congress would wite	is about US policies toward Turkey? i'm not a regular reader of Yeday's Is this something that's fairly common embers of United States Congress would wite	is about US policies toward furkey? I'm not a regular reader of Yeday's Is this something that's fairly comnon embers of United States Congress would write cal papers of other countries? Quite.	is about US policies toward furkey? I'm not a requiam reader of Yeday's Is this something that's fairly comnon embers of United States Congress would write cal papers of other countries? Mas Me. Schmidt done that in any other	is about DS policies toward Turkey? I'm not a requiam reader of Yeday's Is this something that's fairly common embers of United States Congress would write cal papers of other countries? Quite. Has Ms. Schmidt done that in any other	is about UE policies toward Thirkey? I'm not a requiar reader of Yoday's Is this something ther's faarly common rebers of United States Congress would write cal papers of other countries? Online. Has Me. Schmidt done that in any other I'm not sure that we've been published.	15 take about UE policies toward Thirkey? I'm not a requiar reader of Today's Is this something ther's foarly common respect of United States Congress would write cal papers of other countries? Onite. Has Ms. Schmidt done that in any other Bas Ms. Schmidt done that in any other ?" not sure that we've been published. ?" not sure that we've been published.	15 take about US policies toward Thikey? I'm not a requiar teader of Today's Is this something that's faarly common embers of United States Congress would write cal papers of other countries? Oute. Has Me. Schmidt doge that in any other Y? I'm not sure that we've been published. I don't know.	15 take about US policies toward Thikey? I'm not a requiar reader of Today's Is this something that's faarly common embers of United States Congress would write cal papers of other countries? Outer. Has Me. Schmidt doge that in any other Has Me. Schmidt doge that in any other Y? I'm not sure that we've been published. I don't know. Adon't know.	shour US policies toward furkey? "I'm not a requiar reader of Tockay's Is this something that's fakrly common sers of United States Congress would write papers of other countries? Quite. Haw Me. Schmidt done that in any other ""m not sure that we've been published. ""m not certain to tell you the don't know. Mave you submitted aditorials for use	shour US policies toward furkey? "I'm not a requiar reader of Tockey's "sethis something that's fakriy common sets of United States Congress would write papers of other countries? Ontr., "Naw. Schmidt done that in any other """ not sure that we've been published. """ not certain to tell you the don't know. Nawe you submitted aditorials for hase i haven't personnliy, no.	shour US policies toward furkey? "I'm not a requiar reader of Tockey's "sethis something that's fakriy common sets of United States Congress would write papers of other countries? Ontr., "Naw, Schmidt done that in any other "i'm not sure that we've been published. "Annot sure that we've been published. "Annot sure that or celly you the chort know. "Nave you submitted additorials For hase don't know. "I had asked be, Schmidt and X Okay, I had asked be, Schmidt and X	is about 18 policies toward furkey? ""m not a requiar reader of Tockey's "members of United States Congress would write cotal papers of other countries? Onits. "Am not sure that we've been published. """ not certain to tell you the "" and out that we've been published. "" and out the saws dailorials Tor has Nave you submitted adilorials Tor hase "" I haven't personally, no. "" Okay, I had asked Ms. Schmidt and X Okay, I had asked Ms. Schmidt and X "" okay you the same quarion. She says in the	is also about 18 policies toward furkey? "" not a requiar reader of Tockey? " not a requiar reader of Tockey? " seths something that's faariy common " onlie. " onlie. " in not our that we've been published. " in not certain or ealy you the " fam. I'm not certain or ealy you the " faout facou. " Adout facou. " Adout authuited editorials for use her countries? " haven't personally, no. " okay, i had asked her Schmidt and I " okay, i had asked her Schmidt and I " okay. I had asked her schmidt and I " okay. I had asked her schmidt and I " okay. I had asked her schmidt and I " okay. I had asked her schmidt and I " okay. I had asked her schmidt and I " okay. I had asked her well, furth of all, hor	is also about 18 policies toward furkey? "I'm not a requiar reader of Tockey? "Is this something that's fakrly common members of United States Congress would write forth and something that's fakrly common was a something that in any other fakes of other constraint in any other in any other fakes of other know the been published. "Y? "A not sure that we've been published. "A four't know. "	is shour 18 policies toward furkey? "" m not a regular reader of Tockey? "s this something that's fakily common members of United States Ountries? Outer. "A not sure that we've been published. "" " and sure that we've been published. "" " A not sure that we've been published. "" " A four't know. "" " " " " " " " " " " " " " " " " "	in not a requiat Turkey? I'm not a requiat reader of Today's Is this something that's Catry Common members of United States Congress would write cosi papers of other countries? Oute. Now you submitted addrotting the the that in any other i'm not sure that we've been published. I don't know Now you submitted addrottain for use her countries? I haven't personally, no. Ckay woulth same question. She says in the sak you the same question. She says in the of payograph well, first of all, hor of you desting on a word processor Right. Right of do maything on a word processor Right.	in not a requiar reader of Toxkey? I'm not a requiar reader of Toxkey? Is this something that's farry common members of United States Congress would write oral papers of other countries? Onte. Now Schmidt done that in any other list Me. Schmidt done that in any other that we've been published. I'm not sure that we've been published. I'm not sure that we've been published. I don't know. Now you submitted editorials for use her countries? I haven't personally, no. Okay. I had asked Me. Schmidt and X Nay was that she didn't either hand-write Any pastgroph Well, fixet of all, her Nayth. that everything one of your gen	in not a requiax reader of Yoday's i'm not a requiax reader of Yoday's is this semething that's fakry common members of United States Congress would write oost papers of other countries? Units. Ilse Ms. Schmidt done that in any other i'm not sure that we've been published. If don't know. I don't know. I don't know is addictizing for use Mayor you submitted addictizing for use her countries? i havan't personally, no. Okay. i had asked Ms. Schmidt and X ask you the same quastion. She says in the may ase that she didn't aither bad-write ing precessor. **Addt. **********************************

	or what exactly		20 those events.	29 Ms. Schmidt	20.	was very bloody.	toreign figh	is of people on	14 you that my	13 should all r	12 nor executed	11 A. 1	10 supposed to	y substance of	· ·	7 definition i	6 Atrocities -	5 was a lot of	4 up of the Ot	3 . W	2 you were commemorating?	1 What did happen?		Barry Bennett	
all of these people died?	_	What exactly happened in 1915, and how was it that	. I'm just asking you what they were.	Ns. Schmidt reminding people we shouldn't forget	I'm just saying it was you and/or	ody.	foreign fighters, too, all perished in Turkey. It	people on both sides of the issue and a lot of	you that my understanding is hundreds of thousands	should all remember about 1915. I can only tell	nor executed the task of determining what we	I'm not I've not been given the task	to remember about what happened in 1915?	substance of what your understanding is that we're	Okay. And is that the sum and	definition is, but a lot of things happened.	Atrocities I don't know. I don't know what the	lot of fighting. A lot of people died.	Ottoman Empire happened. I mean, there	Well, Morld War I happened. The break	memorating?	pen? What are the events of 1915 that	4	August 3%, 2009	
	22	83 31	FC CO		16	17	***	[tri	124	13	12	n	26	·	10	4	,80	O.	4	w	ĸ	هو.			
	making your job very difficult.	A. Yes. I'm sorry.	It has to be yes	A. Մո-հահ.	least by some as the Genocide; is that right?	Q. This event that's referred	to in Turkey about what happened	B. It's the date that's commonly referred	specifically when you wrote this:	Q. So why did you pick out 1915	not a history buff.	A. 1911. I don't know when it ended,	World War I occurred?	Q. Okay. What was the period of time when	of deaths on both sides that occurred	A. The deaths the hundreds of thousands	referring to World War I?	1915 must never be forgotten" you're just	when you said from your pen, "What happened in	Q. Okay. So when Mrs. Schmidt says	A. World War I happened	you can answer the question		Barry Beanett	

~	Sarry Semett	de 18 Essebay
-		23
**	ò	Was it
C)	ŕ	I don't know the dates, you know.
es.	ò	it was obviously after you went over
4	there in	1881 jo zenáne
e:	ъ.	Yeah, Yeah, I don't know what the
9	What was	the date of publishing? You know, it.
^-	would have	s been in that time frame. I don't know
10	what the	!
91	à	
3	ń	it doesn't seem to have a published
п	date on h	hero.
3	ö	it was published in April of '09. You
22	pantimed	it just shortly before that?
41	ė	Probably, yeah.
22	Ġ	Окау.
3.6		MR. BRET: My copy is dated dune ob,
E		
g: ;:4		MR. FINNEY: Actually, it's backwards.
139		MR. BREY: 1'm reading backwards.
0.8	You're ri	right.
24 85	à	Off the record.
8		(A short recess is taken.)
15	ó	l've given you what's been marked as
100	Sxbibat 8	

Sarry Senget: 31, 20	2003
95 T	
Armenian Gengcide resolution is that it just	*********
shouldn't be on the House calendar one way or the	
other; is that right? It shouldn't be yoted on?	
A. 1'm being very delicate here. The	
article says that we should not take up the	شجتمته
zesolution.	
Q. Okay, And that's Wis, Schmidt's	متستيد
position on that; is that right?	
KR. BREY: Objection as to relevancy.	
Her current position or position as of	
November 2008 are different questions.	
Q. Okay. Well, let's ask what was her	
position in November 2008 with respect to taking	
up the resolution.	
A. I don't know. I didn't talk to her	
about at an Wovember 2008.	
Q. So this just reflects what her position	
was in April of 2008; is that right?	
A. That's the first time we sat down and	
talked about it about, you know, this atticle,	
yes.	
Q. When did you finalize that article and	
submir ir to Today's Zaman?	
8. I have no idea.	

Harry Hemmett August 11, 2009		Parry Tempert August 31, 1908
	,-	
1 2 5 5 6		C. Does that accurately retiect
Thereupon, Defendant's Exhibit 8 is marked	70	Mrs. Schmidt's position as of November the 4th of
for purposes of identification.	ω.	2008?
1 1 1 1 1		A. Well, it doesn't really state her
2. Have you seen this document before?	V2	position. It says it makes a statement which
A. NO.	ě	SAYS
2. Why don't you take a minute to read it	51	Q. Well, it says
and I will ask you some questions about it.	40	A that "on numerous occasions she
In a previous deposition this was	æ	voiced her opposition" I don't remember any
10 identified as a publication of the Turkish	26	of those.
12 Coalition of America and something that Mr. Fein	Į.	Q. So let's just stop there.
at least participated at some point in drafting	12	knowledge, is that statement true or untrue?
3 some versions of it. My question is in the third	ಬ	B. 1 don't think it's wholly true.
paragraph I'm sorry, the fourth paragraph it		Q. Is it partially true?
talks about Mrs. Schmidt's position on the	150	A. I I don't know in November 4, 2008
Armenian Genocide and the resolutions pending in	19.	to tell you the truth. I mean, I just didn't have
37 Congress.	S	a conversation with her then, so I didn't know
18 A. Uh-huh.	ä	what I mean, this issue wasn't really as
19 Q. The first sentence says, "Congressvoman	le 1 123	well know, this was not really a big issue of
30 Schmidt has on numerous occasions voiced her	20	concern in southwest Ohio. I just don't remember
opposition to such resolutions and maintains that	21	talking to her about it.
25 the historical question is not appropriate for	52	Q. Do you know why someone would say that
congress to legislate." Do you see that?	B2 (34	if it's not true?
24 A. Yep.	6.0	A. You're asking no, I desit know why

that the Congresswoman does not believe the tragic.

It's a partial truth.

events constitute general ---

30 the affirmative statement saying

answer after the objection. He's just preserving

the objection.

attorney -- and he can sell you this. Unless he tells you not to answer, you should go ahead and

The way this works is unless your MR. BRET; Objection, Relevancy.

I believe as I understand her position

today is that she can't call it genocide and she

can't say it wasn't genecide, that she just

doesn't know.

Well, it says she does not believe they

That she hasn't called it genotide. It's partially true in what sense?

She has not said -- she has not called

constitute genocide.

it genocide. She has not called it not genocide.

Okay. And is it true that -- do you

distracting me. I mean, that's -- I mean, we can

Excuse he. :'m sorry, He was

August 33, 2009

Sarry Sennett

751	Pagnet 34, 2028	ng .
Ь——	23 perceia say a lee of things.	μ.
	- Yu	79
	Congresswoman, based upon her independent	
	research, does not believe the tragic events of	~
	World War I, in which both Armenians and Turks	-9
	were killed in barrowing number, constitute	9
	genocide" So you see that?	Fo
	A. Va~huh.	ø
	Q. So to paraphrase the sentence, it says:	9.
	The Congresswoman does not believe that these	1.0
	events, which we refer to as the Armentan	2
	Genocide, constitute genocide. Do you see that?	22
	A. Yes.	(7)
	Q. Does that accurately reflect	35
	Mrs. Schmidt's position as of Ganuary the 1'm	22
	sorry, November the 4th of 2008?	5.6
	8. Again, % don't know. % didn't haye	f.;
	that conversation with her in November of 2008. I	œ.
	just don't remember talking to her about it.	95
	9. Does that i'm sorry. Go ahead.	£ .
	A Just don't remember talking to her	
	about it.	12
	Q. Okay. Bods that accurately seflect her	22
	posítion as of today?	60

was the campaigs manager.	There's no foundation laid for the question,	12	
23 I'm sure you have, you will see that Sara Drier	MR. FEIN: Foundation is I object.	23	
A. If you look at the FEC reports, which	A. The answer	12	
campaign manager.	Q. So the answer to that question is no?	2	
20 Q. Really. She told me there was no	many of the laws in Turkey.	20	
name is Sara Drier in the last election.	A. I'm not aware of any of the very	6	
18 A. Rell, we have a campaign manager.	MR. FEIN: Foundation. Foundation.	8	
zunning the campaign; is that right?	Genocide?	15	
she said that essentially you're in charge of	Turkish citizens to talk about the Armenian	25	
15 campaigns are run. I asked her this question, and	Q. Are you aware that it's a crime for	3.51 100	
Q. Now, tell me how Mrs. Schmidt's	fraq, the PKK and the Istaeli peace process.	ž.	
13 with Turkish law.	Ministry, and we were much more interested in	- 33	
12. A. I would not consider myself familiar	government meeting and it was at the Foreign	51	
33. Q. So I'm	government. I mean, i only remember one	12	
MR. FEIN: Okay.	A. I may have. Certainly no one from the	56	
MR. FINNEY: Yeah, we got that part.	the Armenian Genoride issue?	40	
8 foundation.	Q did you talk to anyone there about	-31	
7 MR. PBIN: that my objection is	A. Uh-huh.		
6 it four times.	August of '08 or in April or May of '09	- Sec.	
s MB. FINNEY: You were clear, you said	Q. When you went to Turkey either time in	GA.	
not to answer, but I just want to make clear	manager had.		
MR. FEIN: No, I'm not instructing him	believe it was the same position your campaign		
abjection. Are you instructing him not to answer?	reasonable position to have in my view. Sorry. I	60	
ME. FIRMSY: Okay. We undergrood the	play word games, but I mean, that's a perfectly	<u>u</u>	
		1	

I don't know if I asked if you attended

district-based fundralsers.

I don't think I attended any of the And then are you active then in the

fundraising operation of her campaign?

responsibility in her eyes.

9 :2 2

fundualsers. Are you active in helping her raise

funds for her campaign?

You are. And how -- what role do you

play in that regard?

August 31, 2009

From this case you've read parts of it,

Not entirely.

transcript?

And did you disagree with anything that

Part of it, uh-hub.

she said about how har campaign was run based upon

that transcript?

You can see why she said that you were

No, I can see why she said that.

Well, I mean I hired the campaign manager, : -- you know, sure, I'm ultimately

the person who manages her campaign?

August 33,	82 F
is there a reason why Mrs. Schmidt	
know that?	
You would have to ask Mrs. Schmidt that	
So how are the campaigns bun on a	
day-to-day basis then?	en in a
Campaign manager.	**********
What is your role in running the	
campaigne?	
I I am a I offer my two bits, I	
stay at the 30,000-foot view and, you know,	
weigh in on advertising and polling, that kind	
but not from the day-to-day perspective.	
just don't have the bandwidth to do that.	
That's remarkable only that completely	
contradicts everything that Mrs. Schmidt told me	
repeatedly on that topic during her deposition.	
MR. BREZ: I would object to your	
of her testimony. I don't think that's	
accurate, although the transcript will say	
or the other. But if you have a question,	20000000
certainly may have a question rather than	***************************************
stating the testimony.	
Bave you read Mrs. Schmidt's deposition	200
	2

	25		
le .	Not a day-to-day role by any stretch,	100	describe you know, clarify the question a
bu	but I, you know, like to know what's going on.	10	little bit. "Work with him," what do you mean?
0	And why is that something that you		Q. Well, would you identify targets for
WO	would bother yourself with as her chief of staff?	elle.	Eundraising?
λ.	Well, I think that's it's not just	ija.	A. No, he would do that.
ne	me, most chiefs of staff are very involved in	6	Q. Would you identify individuals to talk
kn	knowing what's going on. Goals to reach, I want	-2	to about fundraising or groups from which to
ď	to make sure we reach our goals.	(4)	fund-raise?
×.	I don't understand that. The campaign	v	A. No, he created all those lists.
13°	has goals to reach or the Congressional office	10	Q. What role would you then have in the
Þ	The campaign has goals to reach.	12	fundraising operation?
0	And you're responsible as the chief of	122	A. I would want to make sure that there
ss ct	staff of the Congressional office to see to it	133	was a campaign plan and that the target and where
th	that the campaign goals are reached?	2.6	we are on the target and making sure that we
Þ	I'm not responsible as chief of staff.	100 100	reached our numbers.
н	I'm responsible in that, you know, she's a friend	16	Q. Okay. E-mail, when g-mail is addressed
a n	and I want her to get re-elected.	ū	to schmidtforcongress@fuse.net, who receives that
Ö	I see. Who is Phil Greenberg?	180	e-mail?
<u> </u>	Phil Greenberg is our fundraiser.	\$25 \$50	A. I think feter, but I'm not certain.
o.	Gkay. And he worked with you on	20	Q: Do you receive that e-mail?
ra	raising funds for the Schmidt campaign?	23.	A. No.
æ	He did the raising of funds.	2-3-3-3-1 1-3-3-1	Q. Do you do you
Þ	Okay. Did you work with him on that?	23	A. I think fuse, net is a service in
24	I don't know if you could	No.	Cincinnati. I'm not certain. I think that's the

N N N P	Sary Somest Franctipt. If there's some reason why you need that particular question and answer, we can sort that out. (A short recess is taken.)	
10	 And so you would receive campaign 	
w	related e-mails at those two addresses?	
2+	A. oh-huh.	
90.	Q. You have a Congressional office e-mail	
-3)	address?	
0.1	A. I de.	
15	Q. And do you receive any campaign=related	
8	e-mails to that address?	
5	A. Not on purpose, but every new and then,	
3	sure. I can't stop people from sending things.	
9	Q. And then do you log into the I think	
9	you said it's barryandnelissa account	
53	a. Vh-nub.	
an ef	Q do you log into that from the	
2	Congressional office?	
Q.	А. Мо.	
ĘĘ.	Q. How is it that you then	
14. 69	A. I don't really I can't log-sn	
6	remotely. Maybe you can, I haven't figure it out	
70	how to do At.	

65	Barry Sennett 31, 2009
	55
	case, but I
114	Q. You've never logged in to
- 00	schmidtforcongress@fuse.net?
.,	A. No.
u)	Q. Do you receive campaign related s-mails
121	at any of your e-mail addresses?
p.	A. Sure.
ai.	Q, And what e-mail address would you
gr.	receive campaign related e-mall?
9	A. I have a personal Slackberry, my home
1:4	computer,
13	Q. At what your e-mail address?
9	A. (Excerpted out and bound separately,)
S	MR. BREZ: I would ask that that
ŝ	information could be used by you in connection
10	with this case but not be publically disseminated.
-	WR. FINNEE: 5 don't know how, If we
ίτ	fale this transcript, I'm not sure how to prevent
*	that. But 4% you want to come up with a mechanism
-8	to do that just to black it out or something, I
	don't peed to use it. I didn't eyen write them
::	down when he said them.
70	MR. BREY: I would say that that be
8	separately transcribed from the rest of the

Barry Bennett	August 21, 2009		Barry Bennett	
	33			
0.	Did you receive phone calls from Phil	Į.	ĸ.	But she also does the scheduling for
Greenber	Greenberg at the Congressional Office?	3-1	the campaign?	gn?
Α.	5. PM = 5.	۵	A.	Schedulers are permitted to do both.
×.	Bid you during the course of the 2008	۵	You're allo	You're allowed to keep one calendar so that the
campaign	campaign receive phone calls from Phil Greenberg		offices are	offices are coordinated under House gules
at the C	at the Congressional office?	65	Ö	Is she paid by the campaign?
Α.	I'm sure I got personal calls, yes, on	-3	Α.	No, she's paid by the Eouse.
my Black	my Blackberry, my personal Blackberry.	æ	ø.	And then what was your interaction with
o.	Oh-huh. But not at the Congressional	œ	the campaid	campaign manager throughout the 2008 campaign
office?		01	Sara Orier?	-3
A.	Well, I don't know where I was	#	?	She would call if she had a question
physical	physically, but I'm sure I got it would be odd	(a) (b)	that she no	that she needed answered.
that I d	that I didn't get one while I was there one day.	13	Ö	Would you be involved daily or weekly?
Ö	What about calls through the	22	Did you get involved	t involved
Congress	Congressional office phone system?	ii.	# -	Certainly not daily, maybe not even
À.	Everybody's instructed not to call me	3.6	weekly.	
through	through that number. Again, that doesn't mean a	5	ю.	Okay. And then do you handle media
crazy pe	crazy person can't call you, and they do.	16	inquiries :	relating to the campaign as well?
Ö	Okay. And then who is Jennifer	113	Α.	If someone calls me, I'm parmitted to
Pielsticker?	Sker?	19	talk to the	talk to them under House rules.
<i>P</i>	Jenn is the scheduler in the office.	33	ĸ	And how many hours a week would you
Ö	She's the scheduler in the	22	spend works	spend working on campaign marters versus
Congress	Congressional offica?	23	Congression	Congressional office matters during the 2008
y				

Kogust 31, 2069

Okay, And then the TV guy, meaning the

Someth Act 1908	Lieuneg Kaire	August 31
100		
A. I have no idea, I mean I worked I	÷	Okay, And then the TV guy, meaning th
love my fob. I work a lot.	aldoad	people who are writing and creating your TV
G. Would you work more than five hours a	3 Commercials?	ials?
week, let's say, during the closing three months	v.	Oh-hun.
of the campaign on campaign-related matters?	ó	And what interactions would you have
A. I den't know. I den't have a schedule	s with them?	em?
to 2 mean, I don't know how I would go back and	st.	I would talk to them, I mean, about
tell you definitively how many hours I worked.	sidinos 6	scripts, maybe about some ideas and production
Q. When we say "worked," you interact with	e schedul	schedules and all that kind of stuff.
Phil Greenberg?	10	And when you did those activities, do
A. Yeah.	22 you do	you do those from the Congressional office
G. You interacted with Sara Drier?	32 A.	· OK
A. Uh-huh.	1,3	or you have some other office at
Q. Who else would you interact with on	24 which y	which you do that?
campaign-related matters?	. E	Yeah. The way the National Republicar
A. The polster, the relevision gny, sil of	3.6 Congress	Congressional Committee is set up is these's a
those kind of people.	17 bullpen	bullpen of a number of offices that you can go
Q, And what interaction would you have	28 Over and	over and grab at any time with a computer and a
with who is your polster for the campaign?	rt euolod sa	phone in each, or you could just stay at home and
A. Tarrance Company, Tarrance Stoup.	30 is an home.	r hose.
Q. And who would you innerson with there?	g.	i didn't ask what you can do. I asked
A. It depends. Probably Brian Tringali,	22 you	
but he has several people that work for him, so it	Z3 A.	That's what I did, both of those.
could have been any of them.	8	You would never handle any
	The state of the s	

2

13

00	Sarry Sonnert August 31, 2009		Barry Bennett August 31, 2000
	37		1.3 56
	Congressional campaign matters from the	ber.	Q. And you do that on a regular basis?
lu	Congressional office?	N	A. No.
w	A. No.	w	Q. Okay. Now, did you have the
da.	Q. And what would you do if you received a	a.	opportunity to be to become aware of the fact
Ú.	call relating to the campaign?	Ş.	that Bs. Schmidt was raising significant amounts
25	A. House rules say you can continue the	9.	of money from Turkish PACs and from Turkish
- 4	call. You shouldn't instigate a call. You should	,	American individuals during the course of the 2008
æ	try to avoid it.	æ	Congressional campaign?
۷	Q. It somebody calls you at the office,	9	A. I would answer no because I don't term
Ë	you're allowed to engage	19	those amounts as significant.
E	A. The New York Times calls me and asks	24.5 24.0	Q. What was the total amount of money you
٤	about political things, I'm allowed to talk about	ii ii	raised during the 2000
iii S	irt.	13	A. You know, I don't know. I've seen the
Z	Q. I wasn't asking about New York Times.	**	numbers that you guys have thrown around, but I
12	I'm talking about coordinating with the polster,	15	don't even that number is not significant in my
5	the TV guy and the fundraiser,	26	eyes.
5	A. Yeah. As long as they didn't call on	2.7	Q. I'm sarry. You need to let me finish
)-: /2	official resources. They're calling me on my	100 100	my questions before you answer if you don't mind.
3.9	private cell, I can take the call, I can go	2	ă. I'm serry. You stopped so I thought
N ib	outside, I can go to the NRCC. I do all of those		you were finished.
13	things.	2.	Q. What was the total amount of money you
22	Q. And are you allowed to take the call	22	raised during the 2008 Congressional campaign?
hi W	and continue it in the Congressional office?	23	A. Wo clue.
N.	X. Yes.	24	Q. Well, you just told me you were

19

;: 돢

August 31, 2009

Sarry Sennett

August 31, 2009	Barry Bonnett 31, 20
90 SS	90
involved with setting goals and making sure you	it's all published out there and people see it.
met those goals. What were those goals?	Q. Is No. Schmidt a genocide denier?
A. I don't know. I don't remember.	A. Not in my eyes.
Q. Okay. And the \$30,000 number that we	Q. Are you aware of the two fundralsers
that has been brought up as the subject of this	that Ms. Schmidt had with with Turkish donors
complaint you say is not a significant amount of	in the course of the 2008 campaign?
woney to raise for Ms. Schmidt?	A. Which fundraisers are you speaking of?
A, Not in, you know, a militon-dollar	Q. There was one at Cafe Istanbul in
race, no, it's not.	February of 2008 and the second one in New York
Q. Are you sware of the fact that she is	City in May of 2008.
the number one recipient of contributions from	MR. BREY: Objection. By "Turkish," do
Turkish Pacs and Turkish American individuals in	you mean Turkish-American as those two words as
the nation?	opposed to Turkish nationals?
A. I don't believe that she is.	Q. Well, that's an excellent question.
2. Okay. Do you know why she would	Mrs. Schmidt's let's see if I can find it here.
attract so much money from Turkish PACs and	I dos't those pages got taken off of this
Turkish Emerican donors?	decument.
A. Absolutely.	ME. FINESY: Do you have the two pages
Q. Why? 3.9	with the donor names from the prior depo?
A. Because Mr. Krikozian has made her	THE AMPGATER: This one?
famous.	ER. FIRNEY: Yeah. Let me see it.
Q. And tell us how that is.	Why don't we go ahead and make a copy
A. Because he's palls har a genocide	of that.
denier and he calls her all of these names, and	(A short recess is taken.)

2	23	22	-24	20	5	15	17	j- 6	£4 Ur	g.; ,85	u	25	::	10	w	100	~	101	į,	4-	tu-	60	9.4	
campaign, I'm just referring to your own	there were two Turkish events held for your	Q. Th-buh, So when I'm talking about	A. They appearently did, wh-hun.	as Turkish events, night?	Q. So your campaign refers to these things	A. Uh-hoh.	Do you see that?	and fourth pages, it says Turkish event 2-18-88.	I just had it oh, if you look on the third	there's an entry in this database that references	Turkish-American donors, but there's a tic	fundraising database of Turkish or	production that we have, and this is your	prior depositions as part of the document	Q. This has been represented to me in	A. Okay.	Exhibit C.	 1've shown you what's been marked as 	8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	for purposes of identification.	Thereupon, Defendant's Exhibit C is marked	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Q. Okay. We're going to mark this as C.	di.

terminology. A. Rein, one of them is labeled a Turkish Popul. Right. So can you tell me about And your point being? A. These seem to be American. Proyal seem to be American. Americans? A. These seem to be American. Americans? Americans? MH. BREY: What page are we on? MH. BREY: What page are we on? MH. BREY: What page are we had before the death of the page. MH. BREY: Okay. I got you. MH. BREY: Dris is the third page. MH. BREY: Driv is the third pag		gitta bannerr	Acquist Significan
terminology. A. Well, one of them is labeled a Turkish event. Q. Right. So can you tell me about A. They all seem to have American addresses. Q. These seem to be American addresses are the third page. A. Feople with American addresses are the third page. MR. BREY: What page are we on? MR. BREY: What page are we do? MR. BREY: What page are we do? MR. BREY: Okay. I got you. MR. BREY: Okay. I got you. Q. So WR. BREY: Okay. I got you. Q. So i think the question we had before we broke. (The record is read as requested.) Q. All right. Do you know why who heated these two events, do you know and? A. And do you know why these events were thestod?			
A. Well, one of them is labeled a event. Q. Hight. So can you rell me about the state of them is labeled a saddresses. And your point being? A. These seem to be Americans. Feeple with American addresses. Q. Hargely. A. Largely. Q. So WH. BREY: What page are we ont file mericans? Americans? A. Is I be think the question what is the think the page are we and the saddresses. Q. So I think the question what is the think the page are we had we broke. (The record is read as requested we broke. Q. All right. Do you know why hosted these two events, do you know? A. I don't know. Q. And do you know why these event the saddresses.	6.4	terminolog	
Q. Right. So can you tell me about Q. Right. So can you tell me about Andresses. And your point being? And your point being? And These seem to be American addresses. Q. Feeple with American addresses. Americans? A. Largely. Q. MM. BREY: What page are we on: THE NITHESS: This is the thirk the question that I why don't you read me the question we had we broke. (The record is read as requested why understand these two events, do you know why these event thousand? A. And do you know why these event thousand? A. And do you know why these event thousand?	P.C	æ.	one of them is labeled a
Q. Right. So can you tell me about An. They all seem to have American addresses. Q. And your point being? A. These seem to be Americans. Q. Feople with American addresses Americans? A. Laxyely. Q. So Q. MM. BREY: What page are we on: THE MITHESS: This is the thirk the question that I why don't you read me the question we had we broke. (The record is read as requested why why these svent thouse two swents, do you know why these svent Q. And do you know why these svent Q. And do you know why these svent thouse the property of the pro	, co	event.	
A. They all seem to have American addresses. Q. And your point being? A. These seem to be Americans. Q. Feeple with American addresses. Americans? A. Iaxgely. Q. So Q. MR. BREY: What page are we on: 2HE MITHESS: This is the thirk of the pure think the question that I why don't you read me the question we had we broke. (The record is read as requested we broke. All right. Do you know why hostand thase two events, do you know? A. I don't know. Q. And do you know why these event thostod?	۵	0	. So can you tell me about
addresses. a. And your point being? A. These seem to be Americana. Q. reople with American addresses Americans? A. largely. A. largely. Q. MR. BEET: What page are we onf SHE WITHERS: This is the thire WH. BEET: Olay. I goty the time WH. BEET: Olay. I goty the thire Q. So I think the question that I why don't you read me the question we had we broke. (The record is read as requested we broke. All right. Do you know why hosted these two events, do you know why hosted?	Ç6	Α.	all seem to have
Q. And your point being? A. These seem to be American addresses Americans? A. Largely. Q. So MR. BREY: What page are we on: YHE MITHERS: This is the thire MR. BREY: Okay. I got the thire MR. BREY: Okay. I got the thire WITHERS: This is the thire WITHERS: Okay. I got the thire A. So I think the question that I wity don't you read me the question we had we broke. (The record is read as requested we broke. All right. Do you know why hosted these two events, do you know wiy hosted?	jās	addresses.	
A. These seem to be Americans. Q. Feople with American addresses Americans? A. Largely. Q. So MH. BREY: What page are we on: MH. BREY: What page are we on: MH. BREY: Okay. I got you. Why don't you read me the question that you read me the question we had we broke. (The record is read as requested we broke. All right. Do you know why hosted these two events, do you know? A. And do you know why these svent beated?		ø.	your point
Q. Seople with American addresses Americans? A. Largely. Q. So Q. MR. BEEY: What page are we on: YHE WITNESS: This is the thire AMEREY: Okay. I got you. Q. So I think the question that y why don't you read me the question we had we broke. (The record is read as requeste we broke. (The record is read as requeste All right. Do you know why hostned these two events, do you know y A. I don't know. Q. And do you know why these event hostned?	où.	Α.	seem to be
Americano? A. largely. Q. So WH. MEEY: What page are we on: YHE WITNESS: This is the thirk A. BEEY: Okay. I got you. Why don't you read me the question we had we broke. (The record is read as requested why don't know why hosted? A. Ail right. Do you know why hosted?	so.	0	with American addresses
A. Largely. Q. So WH. BREY: What page are we only THE WITHERS; This is the thirk why don't you read me the question that I why don't you read me the question we had we broke. (The record is read as requested why All right. Do you know why hosted these two events, do you know w? A. Ald od you know why these event shosted?	3	Americans?	
Q. So MR. BREY: What page are we on? THE MITNESS: This is the thize MR. BREY: Okay. I got you. Q. So I think the question that I why don't you read me the question we had we broke. (The record is read as requested we broke. All right. Do you know why hosted these two events, do you know? A. I don't know. Q. And do you know why these event hosted?	p	; ;	Largely.
MR. BREY: What page are we on: THE WITNESS: This is the thire MR. BREY: Okay. I got you. Q. So I think the question that I why don't you read me the question we had we broke. (The record is read as requests Q. All right. Do you know why hosted these two events, do you know? A. I don't know. Q. And do you know why these event boated?	15	o.	
THE WITNESS: This is the thire MR. BREY: Okay. I got you. Q. So I think the question that I why don't you read me the question we had we broke. (The record is read as requests Q. All tright. Do you know why hosted these two events, do you know? A. I don't know. Q. And do you know why these event bosted?	ä		BREY: What page are we
MR. BREY: Okay. I got you. Q. So I think the question that I why don't you read me the question we had we broke. (The record is read as requests Q. All right. Do you know why hosted these two events, do you know? A. I don't know. Q. And do you know why these event boated?	12		WITNESS: This is the third
Q. So I think the question that I why don't you read me the question we had we broke. (The record is read as requeste Q. All right. Do you know why hosted these two events, do you know? A. I don't know. Q. And do you know why these event beared?	ď		BREY: Okay. I got
why don't you read me the question we had we broke. (The record is read as requests Q. All right. Do you know why hosted these two events, do you know? A. I don't know. Q. And do you know why these event beared?	ä.	ŕ	I think the question that I had -
we broke. (The record is read as requested. Q. All right. Do you know why wh hosted these two events, do you know? A. I don't know. Q. And do you know why these events hosted?	.55	don't	read me the question we had
(The record is read as requested. Q. All right. Do you know why wh hosted these two events, do you know? A. I don't know. Q. And do you know why these events hosted?	ä		
Q. All right. Do you know why wh hosted these two events, do you know? A. I don't know. Q. And do you know why these events hosted?	ä		record is read as requested.
hosted these two events, do you know? A. I don't know. C. And do you know why these svents hosted?	8	Ö	right. Bo you know why
A. I don't know. 2. And do you know why these events hosted?	13		two events, do you
Q. And do you know why these events hosted?	22	2*	don't
	3	Ö.	do you know why these events
	A.	bosted?	

-- it doesn't mean -- just because he hadn't filed

47 14

Wr. Krikorian had already said things

the Enguirer? Did he write letters to the editor? as a candidate doesn't mean he hadn't said things.

And in what forum? Was he reported in

said, I don't have any specific documents in front

But you are the one that's saying ---Well, he's the one that came in with

I don't know, I don't know, bike I

What if I told you Mr. Krikozian hadn't

even announced he was running in February of 1082

I -- it could be. I don't know.

aut I thought you said that the reason.

that people were giving to Mrs. Schmidt was

55

Mr. Krikordan was running against her.

He had a lot of negative things to say about her

and aiways has.

to say about Mrs. Schmidt in February of '08 and

May of '08 if she had --

don't have any with me, no.

Anny Semmett	August 31, 2009
	29
A. i assume for the purpose of supp	supporting
Jean's campaign.	
G. And why would Turkish groups gang	02 20
gudysadmen s, user nooddas on neupspayab	
A. i assume because she's peen vili	vilified by
the Armenians, but I have no idea.	
Q. That's the second time you've to	told me
that. What vilification came from Armenians	11.5
and/or Nr. Krikonian and his campaign prior	r t.o
February of '08 and Nay of '08?	
A, I don't I don't know, I mean,	fg
it was ongoing in his campaign and the ANCA	-AI
literature.	
Q. What's the ANCA literature?	
B. Armenian National I don't know	ow what
the acronym stands for.	
MR. FBIM: Committee of America.	
Q. So ANCA and Mr. Krixontan consis	consistentiy
were writing about Mrs. Schmidt in a negative	ive
light as it related to the Armenian Genocide	de
before Pebbuary of 'O8 and May of '08?	
A. I believe so.	
Q. And but can you reference any sp	specific
document that would support that?	

3

45 15

A. For Mrs. Schmidt?
reception for Mrs. Schmidt?
fundralser for Krs. Schmidt I'm sorry, a
Q. Has he also been the host of a
A. I've met him onco.
2. Have you met him?
is, but I know that hats involved in TCA.
A. I believe I don't know what his role
quickly. Who is relein Ayesli?
list in front of us, why don't we look at it real
Q. Okay. Well, while we've got the donor
to our district almost. I mean
Armenian Genocide. It was, you know, irrelevant
never put out a press release about, you know,
A. Because they were talking about it. We
don't understand that.
Congressional office spur Turkish donations? i
Q. But why would the visit to the
know, he's a liktle misguided in my view.
heart, and I appreciate his fervor. But, you
understand it's a cause near and dear to his
you know, exchange and it's been, you know ~~ I
ANCA in the office and got all hot and had this,
4.5

essentially summarizes what Mr. Fein restified to

thas morning and early this afternoon.

Oh-huh.

legal action against Mr. Krikorian. That

2 3 2

A. With the -- this happened in the course of the campaign. The -- the commission where this

The House Sthics Committee deals with

Well, how does this deal with

Q. campaigne?

the House, not with the campaign,

You made no filling, no attempt to --

Do you know anything about that?

is filed deals with the campaigns, not the House

of Representatives.

prosecuted by the attorney general of the state of

Ohio and the Hamilton County prosecutor, both of

which were unsuccessful.

April of '09 of filing this complaint was that in

He said the reason for the delay in

the meantine they were awaiting an opinion from the House Ethics Committee that would allow the Turkish American Legal Defense Fund to fund the

crici. Mhy would all of these p ein Ma. Schmidt's district have serest in her race? 2 don't know. I don't be bet's talk about the conjught in this matter. Wr. Pein rath in this matter. Wr. Pein rath in this matter. Wr. Pein rath in this matter. Oremittee the best gibt i quess that you made some ; 2 the seal oction against Mr. Erike the Strike in the Bone Sthics Committee the Peints of Strike in the Bone Strike in the Bone Strike in the Bone Strike in the Bone Strike in the Enthion per se (sic) over FGC rules. 2 the se (sic) over FGC rules. 2 the rath i didn't say they was see (sic) over FGC rules. 3 the seal of ore the conjught of the result in submess in the seal of chortly after the ct. 3 the seal of chortly after the ct.	Auguen 35, 2009	C.	these people who don't	such a great		know, you'd have		plaint that was	restified at	kind of a filing	t would allow	Fund to fund	rian; is that	to the control of	doesn't have		did. I'm just	n falmana dy	g. No, there's	ndes fence	t Mr. Fein told	son let me	y what Mr. Fein	Wovember 2008	ลลุงใกรท	
	arry Bennett		Why would all of	ive in Ms. Schmidt's district have	in her	I don't know. I don't	ask them that	Let's talk	in this matter. Mr. Fein	I quess that you made some	9	the Turkish American Legal Defense Fund	legal action	right?	There's no the Ethics	per se (sic) over FBC	Well, I didn't say they	you -	You said we made	no such filling was	I'm just telling	Mr. Fein tells us that	try to relate to you	He said shortly after the	he pursued legal action	

77	Warry Wanner:		Harry Hennenn August 31, 200
1-1	Q. And there's no ethics issue associated	N	in this matter?
10	with Turkish American Legal Defense Funds paying	.2	A. Uh-buh,
ن	for Ms. Schmidt's legal fees?	to to	Q. So you you then contacted someone or
A	A. No, not that I'm aware of.	**	someone contacted you about that?
U.	Q. Okay. And you've meither sought nor	į.	B. I think I talked to Lincoln McCurdy who
'ps	received any clearance or approval from the House	27)	introduced me to Bruce I believe.
+2	Ethics Committee to allow that to proceed?	-	Q. And then so you had a meeting with
300	A. No, not that I'm aware of.	20	Mr. Fein?
0	Q. Okay. Whose idea was it to bring this	4	A. Yes.
16	complaint to begin with?	0.0	Q. And was Ms. Schmidt present at that
2	A. Congresswoman Schmidt's.	E 27	meeting?
15	Q. Explain that to me.	3.22	à. Yes.
55	A. It was her idea to begin doing this.	13	Q. And when was that?
7	Q. And so at some point she related that	\$\frac{1}{2}	A. : believe it was in it's before the
55	to you?	35	year was out. I would guess early December, but I
15	A. Ves.	16	can't give you an exact date.
17	 And when was that? 	17.	Q. Sarly December 2008?
- 5	A. I think soon after it happened, soon	200	A. Yes.
10	after the flyers were put on the Catholic churches	22.9	Q. Okay, And with respect to the
6	cars in the parking lots in Catholic churches.	29	arrangement for the payment of is there a
F1	She was adament about not allowing someone to lie	122	recaimer letter between you is there some kind
313	about her and say that she had committed a crime.	22	of engagement
23	Q. Okay. And then at some point you	20	MR. BREY: Objection.
A5	retained legal counsel to represent Mrs. Schmidt	24	MS. FINNEY: Let me Einish the question

н о л	
rs 60 rs	25
ev .m	MR. BRET: Mr. Bennett
.(*)	WR. FIRNET: If he had any involvement
	in the drafting of the complaint, it wouldn't be
٠,	privileged.
di.	MR. BREY: Well, actually, that's not
	frue. Because we have made it clear all along we
1-	represent both Mrs. Schmidt and the campaign
:0	committee. And as he has testified, he has a role
-5h.	on behalf of the campaign committee. He hired the
2	campaign manager and oversees a great many things,
*** ****.	albeit from a 30,000-foot basis. So
14	communications we had with him in his are in
(P)	chose capacities.
27	MR. FINNEY: Okay. Why don't we get
2	Phil Bickser on the line to talk about that.
10	MR. BABY: Okay. it's slee work
Pi-	product. Let me get his number. Ileft it in the
75	other room.
QYs.	(A short recess is taken.)
8	MR. FIRNET: We're not going to get.
83	him, so we'll ask him at the hearing. Just let it
% %	de.
10	(A shorr recess is taken.)
77	MR. RICKER: Hello, gentleman. What's

August 51, 2009 is there some sort of engagement letter of those people and is not an accorney, to tell me between you and Wr. Brey and/or you and Mr. Fein? MR. BRSY: Objection. I instruct the I'm asking Mr. Bennett, who's neither MR. BREY: Objection, I instruct the MR. BREY: Objection. ; instruct the Okay. How was it that the complaint what involvement that he had in the drafting of MR. FINNEY: Okay. On what basis? itself was drafted? Who participated in the MR. FIRNEI: And the attorney is Okay. Were you involved in the MR. FINNSY: The citent is Brs. negotiation of that engagement letter? MR. BHEY: Privilege. and then you can object, okay? MR. BREY: Right. drafting of the complaint? witness not the answer. Witness not to answer. witness not to answer. the complaint. Mr. Fein. Schmidt. Barry Bennett 75 25 F5 22

up? MS. 2887: We have a disagreement about a greation of privilege.	t that we filed. "We" being Bruce Fein and Don Brey
up? MS. BASY: We have a disagreement about a question of privilege.	
MR. BARY: We have a disagreement about a greation of privilege.	
guestion of privilege.	
	gur representation of her as a individual and
MR. RICHTER: Privilege, okay.	* representation of the campaign committee.
88. BREY: We're now deposing Barry	Chris Finney can express his view.
Bennett. Barry Bennett is chief of staff of Jean	understanding which may be a misunderstanding
schmidt's Congressional office, and he is also the	that he thinks we can object as to communications
person who hired the campaign manager and is	with Jean Schmidt but not with with Barry
ultimately responsible for the campaign, which he	Bennett.
10 does, you know, at least according to his	MR. EINNEY: Yeah, Phil, the complaint
II testimony on his own dime or his own Blackberry	is brought in the name of Jean Schmidt.
and other sorts of things. The questions 1	asked the guestion if there was an engagement
13 think there are about three of them that I	13 letter that was whereby Mr. Fein was retained
W objected and instructed the witness not to answer	on behalf of either Ms. Schmidt or the campaign
15 on the grounds of privilege, and they're also we.	committee, the answer is we're not going to tell
16 believe work product protected and also fall afoul	you. Mr. Bennett is the chief of staff of
of the standard that we agreed upon at the	Congressional office, not of the campaign.
beginning with Mr. Krikorian's deposition of	18 testified that someone else was the hired campaign
19 unleas it has some bearing on specific allegations	manager for the campaign. And I've asked him how
of the complaint, it's not going to be explored	it was that the complaint was drafted and what
and fished into. The	role he had in it. He is neither the attorney
22 MR. RICHTER: Okay. 22	ers. Schmidt. To my knowledge, he's not
MR. BREY: The questions deal with who	attorney at law. And he's not
28 communications and drafting of the complaint 28	any official role with the campaign, but more

relationship on the ground that he has another job

relationship, and you can't breach that oreates an attorney/client privileged

You know, there's -- you know, that

basis of our communication.

about what -- whether he did any of this political

office, and I believe his answers were generally

52 97

stuff by virtue of his status as chief of the

MR. FINNEY: Phil, I think what we

that he did anything -- there was some questions

on behalf of the office, I mean, I don't know

participaced in the drafting of the complaint and

I want to know what his role is. There's no

simple issue. I don't want to augue it over and

these things to death. I think it's a pretty

wonld find -- well, do you know what, we talk

over, But the reality is he's a Congressional

staffer, not a campaign staffer, yet he

makes sure that the plan is met. He is the parson

who is the normal person that would represent the issues relating to this, and that was our -- the

campaign committee in connection with -- with

ino L	Barry Bennett
	#
	amportantly Mrs. Schmidt is the complainant in
63	this matter, and I'm just asking what role he had
00	in the drafting of the complaint and his attorney
9	is instructing him not to answer.
6	MR. BREY: Phil, lt's not usual for a
143	for a named party that may not be the that you
Į~	do represent as counsel in the glections
oc.	Commission, but may not be the only entity or
	person you represent. You know, for example,
23	whenever an entity files something, they have to
72	file it through a named party who is who signs
- 11	ao affidavit. You know, that's how it works.
23	Sometimes, you know, we have that party as a party
7	to the complaint, sometimes we don't, you know,
2	for various reasons.
9	But Mr. Bennett has testified that he
S	is the person who bires, on behalf of the
:5:	campaign, the campaign manager who is accountable
2	to him, that he doesn't involve himself on a
2	day-to-day basis, but he does involve himself on
12	the big pictures, on television ads and other ads
2	and he and be makes decisions about that. You
20	know, he doesn't do the fundraising, but he makes
*	sure that there's a fundraising plan and and
_	

the June 1, 2009 deposition of -- of

Armenian Genocide denier and yet -- I'm sorry.

Sarry Bennett August 31, 2004		Barry Sennert Kegust 31, 20
55		50
MR. BREY: Well, we believe there is a	***	Mr. Krikorian, that unless unless it's going to
privilege. We also believe that even if there		be, you know, directly relevant to one of the
weren't a privilege, which there is and that's the	w	allegations at band, we're not going to go into
prime basis for our objection, there is there	٠	it. And I think that's what's happening here.
is nothing that's relevant to his role in drafting	ų,	MR. FINNEY: Phil, I really don't want
the complaint as to the merits of the complaint.	, gri	to talk these things to death, I want to get home
You know, we're talking about a the drafting	-2	tonight so
took place this year. We're talking about the	co	MR. RICHTER: Well, I understand. And
truth or falsity of statements that took place	'n	I don't want to necessarily want to get involved
that were made in November of 2009. And,	10	with it either. I guess I'm if the assertions
actually, let's call Chris Finney and his	Į.	are relating to Mr. Krikorian statements about,
so-counsel. But I think there has been an attempt	12	you know, the blood money, all that kind of stuff,
to make Bruce Fein and his counsel be the issue of	ü	what the the nature of who prepared what and
activities that took place in 2009 which have not	3.4	their involvement in preparing the complaint now
been linked up in any way, shape or form to to	ij.	has to do with information relating to those
money going into Jean Schmidt's campaign, which is	5	statements.
one of the allegations, or to her in 2008. You	5	MR. FINNEY: Well, first of all,
know, there is a privilege; it's a clear	91	because we intend to go after the parties involved
privilege. Saying that there's no privilege	5	for frivolous complaint at that hearing, and I
doesn't make it so. And there's work product in	20	want to talk about how it is that these statements
addition to the attorney/ulient privilege. And	21	were made and what people knew about them. Mr
the matter is irrelevant and goes far beyond the	22	there's a key article that was written by Mr. Fein
standard which was enunciated by Chris Finney at	23	in which he basically says that Ms. Schmidt is an
	2	

8	Auriy Sannytt Ak, 2629		Banny Bennett 57, 20
L	39 Did 1 that's 2 misstate the record?	X	ed MR. BREY: She did defer to him I think
(2)	MR. BREY: That is absolutely false and	24	about five times, twenty is an exaggeration. But
	has been denied by every witness who's	39	maybe it was more than five and less than twenty,
	MR. FINNEY: Well, I can read you the	**	who knows. But he's here to testify about what he
	statement if you want, Phil, but I don't want to	S.	knows about the allegations to the complaint. In
161	waste your time.	Ģ	terms of drafting the complaint, that's irrelevant
	MR. RICHTER: Well, whos. What does	2.	to those allegations. And in terms of his hope
171	that have to do with Barry Bennett here?	70	that he will somehow prove that there is something
	MR. FINNEY: Because I want to know how	a	frivokous, there's nothing there. And besides,
	these statements came to be made and what the	09	you can't get rid of the attorney/client privilege
	background is on them, what he knows about them.	ā	to try to prove some other case on on that that
	Because it turns out Mrs. Schmidt and during	3	that even that is irrelevant to the case at
	you may remember three years ago when we took	82	hand.
	Mrs. Schmidt's deposition and she refused to show	2	MR. FINNEY: Again, I'll just say one
	up at the Ohio Elections Commission hearing for	ως (1	more time, Phil, he was a Congressional staffer,
502	her false statement charges. She didn't remember	91	not a campaign staffer, and he certainly isn't
	anything. She didn't know abything. When I took	5	Mrs. Schmidt and he's not her attorney. There is
m.	her deposition this year, she said the same thing:	න. ජ	no privilege.
60	I don't know; I have no idea; my chief of stalf	G.,	MR. BREZ: Anyone in the campaign was:
G	handled it, and she deferred at least 20 different	60	accountable to him. He voluntwered for the
	times to Sarry Sennett saying he handled it, he	S	campaign; he's testified to that. He testified
	would know. And so I'm asking him those guestions	8	that he hired the campaign manager who did the
101	instead of her pecause she's the one that deferred	27	day-to-day hut who answered to him.
	to bism.	8	HR. FINNEY: Did you have

Harry Hennett August 32, 2009	8	Barry Bennete Aumust 31, 2009
8,2		52
MB. RICHTER: We've gone far enough	6-1	after the office is closed or are we done for the
affield here. And what's the question that's being	ń	day?
objected to again?	w	MR. RICHTER: I'll give you my cell
MR. FINNEY: I'm just now trying to get		phone number. You guys have got to promise not to
to the inner workings of the drafting of the	ŶĨ.	use it over otherwise. (Excerpted out and bound
complaint and how did it come about. And I wanted	g.	separately.)
to ask him about statements, then, in the	7	MR, BREY: 4184?
complaint and how those were written and created.	T.	MR. RICETER: Uh-huh.
NR. BREY: Which goes to the heart of	9	MR. FINNEY: Thank you.
communications between counsel and client in	10	MR. RICHTER: Have a good day,
preparing the document that was ultimately filed.	E	gentlemen.
MR. RICHTER: I think it's all kind of	52	MR. BREY: He's going to regret that,
renuous, but I'm inclined to grant that privilege	u	you know.
at this point, i I'm I'm not clear on how	g-pl Jis	SY MR. FINNEY:
that gets to the nature of Mr. Krikorian's	15	2. Ms. Bennett, do you have an official
statements. I'm not getting the linkage there.	12	role with the Schmidt for Congress campaign?
MR. SINNEY: Well, that's fine, Phil.	s	A. What do you mean by "official"?
We'll get to it at the hearing. It's no problem.	120	Q. Well, do you have a title?
I really don't want to belabor it.	II	A. No.
MR. BREY: Thank you, Phil.	20	Q. Bid you have official responsibilities?
MR. RICHTER: Have a good day,	22	A. I had responsibilities.
gentleman.	22	Q. And what were those responsibilities?
MB. FINNEY: Phil, if we have anything	2.3	B. Make sure the campaign was executed in
more tonight, is there a number we can call you	22	the manner that needed to be done.

So my question is in this document,

quotes from Jean Schmidt's office. Do you see

which is two pages, there are three different

I'm happy to look. Can you point me in

Well, I think beside each quote is a date, if we can find the corresponding e-mails.

the right direction here?

really on -- I'm sorry, 2007 on the dates noted?

Mr. LaRocco made to Mr. Krikorian in 2008 or

quotes accurately reflect statements that

Rould you agree that each of those

e-mail from Mr. LaRocco dated 3-29-07, and I think

that correlates with the first quote.

On the fourth page of the document there's an

August 51, 2009

I have in the past. I would like to be

your office?

refreshed if you have them.

documents that have been produced by your two

exchange I believe. Yeah, it's right on the Somewhere in there is the Lakocco Well, I can gave you copies of

A. Dray, Who is Ben is worked in our office. And there was at some or. And there was at some or. I think it's Exhibit A to the office. Exhibit i to the constant. Thereupon, becendant's for purposes of identification. AND THEN'S DO YOU'S DO YOU'S WAR. HREY; DO YOU'S D	18 Ben jakocco? was a legislative sid that as at xome point an exchange e qo ahead and qo to the to the complaint. Or int. " " Cendant's Exhibit D in marked fication. Do you have that already,
Ren Ladiocco was a le fain our Cifice. And there was at som the life in the go ahea son - well, let me go ahea son in the life Exhibit A to the Call it to the complete. Thereupon, belendant's curposes of identification. HREY: Do you ha	a legislative sid a legislative sid seeme point an exc shead and qo to the complaint. Or " " " " " " " " " " " " " " " " " " "
Ren Callocco was a le and there was at xom pen well, let me qo ahea link it's Exhibit A to the c yit : to the complaint. Thereupon, Perendant's curposes of identification.	a legislative sid escapplaint. Or the complaint. Or ant's Eastlibit D in tion. in home a cover?
ad in our office. And there was at some one and there was at some one and there are no and the complaint. Thereupon, becendant's our posses of identification. "The Prinkly Do you have the solution of the complaint's and the solution of	as at some point an exe e go ahead and go to the to the complaint. Or aint. " " " " cendant's Emilbit D in facetion. " " " " Do you have that alter no you have that alter no you have that alter no no you have a crow?
And there was at som ink it's Exhibit A to the c it to the complaint. Thereupon, Perendant's ourposes of identification. """ file FIREY: Do you ha	as at some point an exc e qo ahead and go to th to the complaint. Or aint. " - " - feedant's Exhibit D in fication. " - " - Do you have that alte
Thereupon, Potential Countries of The Complete. Thereupon, Potendant's outposes of identification. EMP. FINNEY: Do you have the FREY: Do you have the Countries of the Countri	to the complaint. Or aint. " Exhibit D in faceton. " cendant's Exhibit D in faceton. "
The complaint. Thereupon, Perendant's Thereupon, Per	to the complaint. Or aint.
The the complaint. Thereupon, Perendant's Unsposes of identification. " " " " MR. FINNEY: Do you ha	aint.
Theroupon, Porendant's curposes of identification	facetion. Do you have that alve
Thereupon, Defendant's """ MR. PINMEY: Do you MR. BREY: Do you ha	fication. fication. Do you have that alve
der, FINMEY: Do you ha	fication. Do you have that
HR. FIXMEY: Do you with HREF; Do you ha	Do you have that
MR. FINMEY: Do you may, BREX: Do you ha	Do you have that
SIR. BREY:	<
BREY	<
MR. FINNET: Ob, sur	
2. Have you seen this d	seen this document that's been
marked as Exhibit D before?	fore?
A. Yes.	
 And this is a public 	
Krikorian for Congress campaign	campaign that is one of the
dopuments that's the subject of	ubject of this complaint?
4. Yeah.	
2. And have you looked	u looked at the e-mail
exchanges between Mr. Krikorian	Krikotian and Mr. Lakocco of

DKSub_0248 11-6574_0255

MR. KRIMORIAN: I don't see it in here.	12.0	Ms. Schmidt's office; is that right?	6) 24
MR. FINNEY: 1'm asking.	23	that that's a statement of Sen LaRocco of	23
MR. KRIKORIAN: Oh, was it		Q. But you acknowledge on the fourth page	i2 22
not seeing that. I think it's in your answer.	22	We'll just leave it at that.	11
one. Do you want to find that one, David? I'm	20	B. I'm familiar with the Es in college.	20
think is on the let's see if I can find that	F-1	statements, correct?	6
Q. Okay. And then May 11th, 2007, which I	55	you're boss has never ited in any campaign) (p)
one sentence seemed to be typed correctly.	13	 But you would yeah, because you're 	-9
sentence lifted out of context, but, sure, that	16	A. in college he would get an F.	3.6
A. This one comes to the it's one	37	Q. But	ii.
e-mail from Mr. LaRocco there.	12.60	and capitalizes "at." That's incorrect.	ž
go to the third page of that exhibit, there's an	23	yet he guotes it as if it's an entire sentence	is G
Q. Okay. And then the second one if you	12	a big part of the sentence plus the first word,)-i
reflected on this document.	12	A. Reil, there's there's he left out	11
A. Correct. And it's not accurately	3.0	Q. Because there's no ellipsis there?	3.0
Q dated 3-29-07; is that right?	9	it's contrived.	:e
A. Yes.	120	The first one in this document is not accurate:	:00
e-mail from Ben LaBocco to Mr. Krikorian	-4	Well, no, that's not an accurate gapte at all.	~3
Q. You would acknowledge that that is an		A. Okay. So it's a truncated okay.	ø.
A. This this is an e-mail from Ben	.50	sentence of the bigger paragraph;	us.
she's marked that.		start after the word "though," which is the second	^
Q. The fourth page of Exhibit whatever	8	Q. Qkay. It doesn't start. It if you	ω
help me. Where are you referring to now?	,,,	starts with "at this time."	20
A. The fourth you're going to have to	; jua	δ. I quess I don't see where any sentence	p.,
33		55	
Sarry Dennett August 31, 2009		Bacry Bennett August 35, 2609	iii o

Do you deny that she has taken \$30,000

from Turkish interests?

... is that she has --and do you deny ---

Sazzy Bennett

Exactly. She has not taken money from She didn't accept \$30,000 in campaign

Now much has she taken?

Turkish interests.

contributions from Furkish-related interests?

Let me finish my question. You have to let me finish my question, and then you're allowed

Those are Turkish-American donations.

well, gee, we identified Exhibit C in Zero. It's illegal to take any from

Turkish inferests.

which you acknowledge ---

Turkish-related donafions from your Turkish event?

Turkish-related donations. You did not get event, and I think I referred to it as

You identify something as a Turkish

to answer, okay?

No. There are no Turkish donations .

347.	4.4		(n	7	v	427	ţ-	91	6)	0.1	#	12	ET.	77	:0	(g) -1	13	00	739	0.0	27	3	53	?
										200.000							00000000		43543433					
August 31, 2009	che so these	ang in which	a crime; is		ead in bold	bly be the		of a crime		0 in blood	ian Armenians		statement is	Schmidt says	Genecide. That is	nt?	about the	of 530,000 zo		what's untrue?	ee with the			
	But at least for t	that you're claiming	sed your client of		we think that the lead	square would probably	to talk about.	is accusing her		she has taken \$30,000	genocide of Christian		the complaint the	times that Mrs.	the Armenian	about that statement?	What's untruthful ab	taken a bribe		something is not w	I would disagree with			
at t	Окау.	the statements	Krikorian accused	right?	Well, we	the big black a	one I'd like	And that	becanse why?	That she	deny the	by Muslim Turks.	And in t	made four different times	she's never denied	what's untruthful a	No. Whe	ment is she has	something.	So the s	price I	hing, 100.	бкау.	200
ncy Bennett	oi.	9.16	M	that	ė.	and t	first one	ò	becan	et.	money to	by Mu	à	nade	she's	what'	4	statement	deny	ò	ć	something,	ó	

S £ 23

	Barry Bennett August 31, 2009		Barry Bennatt Angest 25, 20
	6.9		22
++*	They're American denations.		Q. There's an e-mail from Phil Greenberg
50	Q. Really?	20	dated February 20th, 2008.
i, i	A. Yes, really.	147	δ. Uh=huh.
	Q. Let's go to the document that starts	م. ان مال	Q. This is the official campaign
CP.	with that. It's in front of you. If you go to	. 187	Fundraiser for Mrs. Schmidt?
'ex	the ! don't know if they're copied on both	ø	A. Uh-huh.
-3	sides in that document? I hope so.	2	Q. Why don't you read that e-mail to me.
m	A. Yes.	90	A. The subject, "Fwd: Breakdown of
ve.	Q. So	9	Turkish-American contributions to Congresswoman
S	MR. BREY: I'm sorry. What document	30	Jean Schmidt" date: 2/20/2008 to do you want
12	are we looking at?	22	me to spell out the addresses?
82	Ω. Page 9 of that.	12	Q. You don't need to. Just who is
13	A. It looks like this. It's not numbered.	<u></u>	dave@jeanschmidt.com?
25	I don't know what it is.	26	A. dave@jeanschmidt.com. Oh, Dave is Dave
-55	MR. FINNEY: That's not numbered. We	120	Ward.
Ch/	need to number that one.	i.e	Q. Okay. And what does the body of the
17	(A short recess is taken.)	17	e-mail say?
00	\$ 5 5 5 6 8	26	A. "Hi, Peter and Dave. Bere's a
39	Thoroupon, Defendant's Exhibit E is marked	259	breakdown of the Turkish contributions that are
0.53	for purposes of identification.	20	'on the way' or have been contributed."
12	; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ;	22	Q. Didn't you just tell me it would be
10	Q. So the minth page of that, which would	22	illegal for Mrs. Schmidt to accept Turkish
N	be on the fifth piece of paper.	a	contributions
2	Ā. Yes.	24	A. Yes, I'm sorry. Sorry. Yes, it is.

MR, SREY: I would object. You're not

Er. Fein ---

2 11 64 22

멅

using his cerminology. You're using someone in

the campaign's internal terminology.

Mr. Finney --

more than \$30,000 in contributions from these, as

you ail phrase them, Turkish contributions and

Turkish folks, hasn't she?

<u>00</u>

2 in in Well, you're the one that brought the

I den't know.

á

How much has she accepted to your No, to my knowledge she has not.

My point is Nrs. Schmidt has accepted

a big difference between Turkish contributions and legal donations from Smerican citizens who happen

this point in time, I'll accept that. But when contributions, I really don't want to fight with

ask you a question about Turkish-related

purposes of what you think your position is at

Well, I'll tell you what, I -- for

to be of Turkish origin.

you about it. I'm just using your terminology,

ty Hennett Angust 21, 2009	60
2.5	
And if you look at the subject line, it says this	
is a breakdown of the Turkish-American	
contributions.	
. see.	
A. So that's obviously a shorthand in the	
body of the letter, and it does not imply that	
chere's	
Q. Go ahead.	
A. Excuse me. It does not imply that the	
donations are of Turkish orgin,	
 And then yo two more pages in. 	
A. Yes.	
9. Why don't you read that e-mail to me.	
You can start with the subject line there, too.	
A. "Turkish Checks arraye in Columbus. We	
got \$4,800 from Turkish folks. That should finish	
up the event. Will bring it over when I'm down	
Next,"	
Q. Okay. And so you were objecting to my	
terminology of Turkish-related contributions,	
Turkish contributions, but your own campaign staff	550065856
refers to these as furkish folks, furkish thecks	************************************
and Turkish concributions, vight?	
A. Accually, I'm just pointing out there's	20000000

9 3 3 3 3

23	\$17 40	21	130	39	12	ee ee	ţ	t;	60	ij	jul jás	33	12	ļi.	5	ω	io.		0	Liv	-14	i.i	10	F3		Pat	
Mr. Greenberg has shorthanded them as Turkish	Mr in the two e-mails that you've pointed out.	A. Our own campaign has no has not	them as Turkish contributions.	Q. Okay. But your own campaign refers to	for doing something, which is a bribe.	for deing something, which is a bribe.	he did over and over again in exchange	he did over and over and over again in exchange	we've taken money from a foreign government, and	he wants to call them. He wants to imply that	None of them are Turkish domations, which is what	mathematic skills are at least as good as mine.	can certainly tally them up. I believe your	amount is. You've got all of the donations. You	A. Thank you. I don't know what the	Q. Yes.	A. Are you ready for an answer?	don't know how much it is. Which is it?	money from Turks. New you're saying that you	wrong in saying that she has taken \$30,000 of this	one that alleged that Mr. Krikorian has not was	represents the Congressional campaign. You're the	Congressional campaign worked on this. Mr. Fein	complaint, right? I mean, you said that the	73	Barry Bennett August 31, 2008	
23.	E2 22	50	E 0	i de	120	1.0		17:	10	1.5	¥	13	::	#	10.	, 40.		-2		97	خدر		12	1-2		1 0	
A. You know, I don't	Q. And when was that?	him.	remember right, he brought the ambassador with	over once. It weems l	but I think you've got those,	but I think you've got	ones that a perisolpeded to.	ones that I participat	A. Well, I can	Turkish government officials?	lobbyists for the Turkish government or with	your office has had with the Turkish with	Q. Can you tel	(A short re	MR. BREY:	MR. FINNEY:	break?	Would this	them, or if you let me know, I will.	in fact, foreign contribution, you should report	shorthand. If you hav	A. i think tha	those e-mails?	Q. Was Mr. Gre		Barry Sennert	
don't I know you've got	s that?		ught the ar	It seems like he brought the if		those. Livingston came	ed to, t don't have dates.		Well, I can only tell you about the	icials?	ish governme	th the Turki	Can you tell me all the contacts that	(A short recess is taken.)	Let's take a break.	Sure. Absolutely.		Would this be a good time to take a bio	know, 1 wil	ibution, yer	If you have knowledge that those are,	i think that's Mr. Greenborg's		Was Mr. Greenberg lying when be sent			

We probably talked about the status of

the talks between Armenia and Turkey. I don't

remember off the top of my head.

Okay. Anything else that they talked

to you about?

22

Establishing diplomatic relations, you

And what is the issue there?

And why are there not diplomatic

relations between Armenia and Turkey now?

You'd have to ask Armenia and Turkey

August 31, 2009

Sanry Bennett

Meaning when the Turks invaded iraq to

more 0.5, cooperation in fighting the PKK.

go after the Kurds, is that what you're talking

about? A.

I'm talking when the 0.5. military and

Turkey had a combined exercise to go after the

In Turkey? In Iraq. In Iraq.

8 8 8

A. Turkey is a victim of the PKK hombings constantly. And Turkey is constantly looking for

rry Sennett	August 31, 2009
	62
don't knew what 1	it is off the top of my head. If
you want me to da	dag shrough, I'll try to find ht,
Q, Was it	t this year or last year?
A. Ne, 25	; was last year or the year before
I think.	
g. And di	did they talk about the generide
resolution at that	at time? Were you in the meeting?
A. I was	in that meeting.
Q. Was Mrs.	rs. Schmidt in the meeting?
A. I don't	t remember to tell you the truth.
Q. Okay.	Who else was in the meeting
besides you and M	you and Mr. Livingston and the ambassador?
A. There	There may not have been anybody else.
Q. Okay.	And did they saik about the
Armenian Genocide	s resolution at that time?
A. : don't	't remember them doing so, but I
just don't remember.	oer. I remember talking about the
PKK,	
Q. The what?	
A. PRE.	
Q. And what	ात्र 18 प्रकार
B. It's a	s terrorist organization in the
Kurdish portion o	of Iraq.
Q. And wh	what did they talk to you about the

And why would you be speaking with him

You need to let me finish the question,

He organized the last trip to the --

about matters on the Floor ---

Congress or would it be campaign-related matters

Would it be matters on the Floor of

I'm sorry. Sorry. Sorry. Sarry.

It was organizing the trip to Turkey

that several staffers and Jean went on in May.

Ckay. And was this fundraiser in D.C.2

And what kind of contacts have you had

Periodic. Usually just, you know,

phone conversation every new and then. with Lincoln McGurdy since that time?

He actually I think introduced himself

And under what carcumstances were you

introduced to him?

to me. Ä.

August 31, 2009

And what year would that have been an?

I don't know, '7 or '8,

2007 or 2008?

Oh-bah.

A. Foreign agents, registe agents. O. Tes. And they don't have to correct this don't have to correct they don't have to correct they don't have to correct they don't have tapproval to file then. Pour had whatever meetings you had. Sight: I understand. Out had whatever meetings you had. Sight: Those are the or that X femember. A. Right: Those are the or that X femember. O. Okay. And has Mr. Pein our office to taix to you about Their your office to taix to you about Their No. No. New But to his representation of Ms.	
Have to file reports? Yes. And they don't have to originate that they don't have to correct. They don't have to file then failt they don't have to file then failt. I understand. Hight. I understand. Hight. Those are the or remember. Right. Those are the or remember. Okay. And has Mr. Fein okay.	52
Have to file reports? Yes. And they don't have to Syress that they are filing t Correct. They don't ha And to file then And to file then And to file then Right. I understand. And the contacts were. Right. Those are the o fermember. Okay. And has Mr. Fein Silce to taix to you about ? to his representation of Ms.	
Nes. And they don't have to spress that they don't have to ozerot. They don't has an it failing to file them. All to file them. Right, I understand. Right, I understand was. Right, Those are the of remember. Right, Those are the osterometric as the contact as were. Right, Those are the osterometric as the contact and has many that the contact as the	
And they don't have to Correct. They don't have to Correct. They don't had to file then. All to file then. Right. I understand. A whatever meetings you had. Fight. Those are the of tenember. Right. Those are the of tenember. Okay. And has Mr. Fein okay. And has Mr. Fein to has representation of Ms.	to file
And they don't have to systes that they are filling to Correct. They don't had rail to file then. Right, I understand. Right, I understand. Right, Those one the of remember. Right, Those one the of cemember. Right, Those one the objective to talk to you about ? to his representation of Ms. No.	
Society. They don't had the the had controlled by the had controll	have
Correct. They don't had to file then. Right. I understand. My hat those contacts were. Right. Those are the Right. Those are the Sight. Those are the Sight. Those are the Sight. Those are the Lonewher. Oksy. And has Mr. Fei	they are
nal to file then. Right, I understand. In what those contacts were. Right, Those are the Right, Those are the Right to you and has Mr. Fei Okay. And has Wr. Fei Okay.	They
Right, I understand. Id whatever meetings you had Fabat those contacts were. Right. Those are the Consultation of the office to talk to you shout to his vepresentation of he No.	
nd whatever meetings you had a rhose contacts were. Right. Those are the consulter. Okay. And has Mr. Fel Okay. And has Mr. Fel Okay. And has Mr. Fel Okay. And has Mr. Rollice to talk to you shout to his kepresentation of Ms. Mo.	9-6
Fight those contacts were. Right. Those are the conscibet. Oksy. And has Mr. Fei Oksy. And has Mr. Fei bille to talk to you shout to his kepresentation of Ms. Mo.	er meetings you had. I'm just
Right. Those are the Ocay. And has Mr. Fel Ocay. And has Mr. Fel Ocay. And has Mr. Fel Ocay. And September of Mo. Mo.	
(remember, And has Mr. Pei Okay, And has Mr. Pei office to talk to you about to his representation of Ms.	Those are
Okay. And has Mr. Fei office to talk to you about to his representation of Ms No.	
office to talk to you about to his representation of Ms	
to his representation of No.	talk to you
	spresentation of Ms. Schmidt?
Q. Row is it that you know	is it that
Mecurdy?	
A. Think the first time	the first
Mincoln I would guess that it was	guess that it
was in a John Boehner fundraiser,	
was the first time I met Mr. McCure	time I met Mr. McCurdy. Soehner,
3-0-E-H-H-E-R,	Maria producti

22 2

Bar	Barry Bennett	August 31, 2009		Barry European Aug	Rugust 31, 26
		00			
	Ø,	The 2009 trip?	ed	from the Turkey government?	
	₽.	Uh-huh. Lots of conversations about	12	A. No. TCA paid for everything. Al	All of
	that.		S. S.	that is approved by Ethics beforehand. It's all	121 See \$100
	Ď.	Okay. Who went on that trip from your	dis	reported to us, what we're talking about.	
	staff?		Qr.	Q. Have you had an opportunity to read the	ad the
	A.	Me.	.as.	article written by the Southern Poverty Law Center	Center
	Ö	Anyone else?	-2	about Turkish money flowing into the United States	States
	Α.	From our staff, no.	(40)	to influence foreign policy?	
	Ó	No. Just you and Mrs. Schmidt?	120	A. No.	
	Α.	Oh-huh.	10	Q: Are you aware of of the fact that	hat
	o.	Have you or anyone from your staff or	p.,	that is occurring?	
	Mrs. Schmi	Mrs. Schmidt ever visited Hittite Microwave or	12	A. No.	
	been to Ma	been to Massachusetts to visit Yalcin Ayasli?	23	Q. Were you aware of the actions of the	the
	A.	Not that I'm aware of, but I have no	1.0	government of Turkey at the beginning of the	
	knowledge	knowledge of that happening.	, (22)	invasion of Iraq where they denied access to	
	ĸ.	Has Mrs. Schmidt or any member of her	36	American troops for passage on the ground for	14
	staff ever	staff ever made promises in exchange for campaign	2.7	purposes of the invasion, when the Turkish	
	contributions?	lons?	12 de 1	government denied that?	
	B	Not that I'm aware of.	2.9	MR. BREY: Objection on the grounds of	ds of
	۰	Has Mrs. Schmidt ever accepted any	26	relevancy. 2003 versus 2008. You can answer if	H H
	gifts from	gifts from the government of Turkey?	25	you want to,	
	A.	No.	22	A. I've read those accounts.	
	۵.	During her trip to Turkey, did she	23	Q. You have read those accounts. Would	uld
	accept any	accept any meals or lodging or any other gifts	24	you would you say that the actions of the	
	September 2010 Company				

 Mrs. Schmidt, actually she throught that even through 2008 some women ran the campaign, and

then later she acknowledged that Phil Greenberg

1 1 2

85 40 144 175

did it in 2007 and 2008. Do you know when he

first began to work for the campaign?

MR. SRET: I would object. I think you meant run the fundraising side of the campaign. 7

SR. BREY: You said ran the camp -- she

MR. FINNEY: What did I say?

first thought a gal ran the campaign, and then

Phil but ---

know, the FMC documents would show I guess what he

would be paid, but I don't remember the star?

8

i don't remember. I mean, like, you

where it physically -- you asked me who maintained

it; he maintains it.

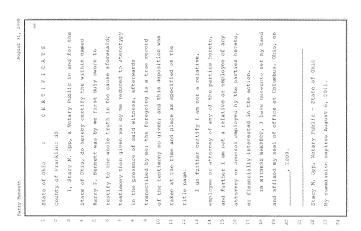
When was he first retained to do

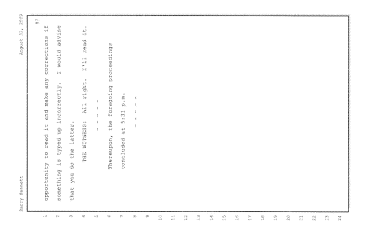
fundrateing for the campaign?

it's resident in his office here in I don't know if it's -- I don't know

on? ction, t made ction, t made alcanar t know you th to be data	August 31, 2659	because of	their ground			ney. Go	 	the prosecuting	C+++++++++++++++++++++++++++++++++++++	y fast.	had a		i've ever	ż	y in this	 	the	 ***************************************	of the	arly that		
		government cost American Lives	to ailow us the use of	of the	80.	BREY:	No.	you say it made	American		the first time you	to meet Mr. David	know, I don't know that	Saltzman to tell	p,	ro euc	he also the attorney for	Mould	maintains the database	for Congress	campaign contributions?	

Barry Bennett	August 33, 2009		BRITTY BRIDGE	AUGUST 31, 2005
	8.5			
io	Who maintained the database prior to		others, if	others, if any of those organizations receive
Er. Gree	Greenberg taking over?	160	money from	money from the Turkish government?
<i>></i>	Peter I believe.	tir.	ā,	I would say that they don't. I'm
Ö	And what was it, just an Excel	dis.	sorry.	
spreadsheet?	heet?	Q#		MR. BREY: Go ahead.
ÇEF	No. It's a fairly sophisticated	ø,	ė	And why would you say that?
campaign	campaigh reporting software.	~1	æ	Secause it would be illegal for them to
o.	Do you know who Mrs. Schmidt met with	ar.	do so, and	and no one has made those accusations.
9 when she	when she was in Turkey in terms of government	90	Ç.	What about the Turkish American Legal
10 officials?	100	10	Defense Fund?	ind?
pu ,	As I recall, the only well, it seems	ļ22 22	Day.	1 don't know.
12 like we	like we met with some parliamentarians. I'm not	12	ø.	What about the let's see.
12 crystal	orystal clear on it. But she certainly met at the	Ę,	Associatio	Association of Assembly of Turkish
14 foreign	foreign ministry with the assistant minister of	X.	Associations?	ons?
north	- of North and South America. We had lunch	55	A.	Never heard of them.
there.		12.5	Ö	Why don't we take a few minutes with my
27 C.	Have you ever heard of Feutalish Gulen?		client to	client to make sure, and we'll wrap up.
ā.	The same sounds familiar, but I you	11/20		(A short recess is taken.)
know		1.00		MR. FINNEY: Back on the record.
0.	You don't know who that is?	20	don't have	don't have any further questions for this witness.
2×	i don't know who that is.	60 M2		MR. BREY: I have no questions for the
o.	Do you know if any of the organizations	22.	witness.	I would advise the witness to read the
that hav	that have been cated in this case which would	ä	transcript.	b. She can either type up the transcript
		24	seithout vo	without you reading it, or you can have an





Special Report of Special States and Special States Special Sp		y į
STI Mark, discussor de como de consi	3	s - Speking Date - Pre-Speci
6.00 6300 A		Wind safe
Supplement of the Control of the Con	٧.	2004
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EXHIBIT 21



Jean Schmidt 2ad District of Oblo

CS Caugus Timess Office Breicking Washington, OC 80516 Edito 205-6594

Congress of the United States Bouse of Representatives

September 17, 2009

The Hoperable Zoc Lofgren Brair. Consulttee of Standards of Official Conduct Room HT-2 **United State Capitol** Washington, DC 20515

associated with a case in which my campaign and I are now involved.

Dear Chairwomen Lofgrea: The purpose of this letter is to seek guidance regarding the payment of legal feet

In the last few days of the most recent congressional campaign, one of my opponents distributed material that accused me of accepting a bribe of thirty thousand dollars from the Government of Turkey in exchange for denying or covering up the genecide of Armenians living in Turkey during World War I. In the same compatga materials, my opponent fauther opined that I should immediately rosign my office for contribing this crime or be yoled out of effice.

In response to his outrageous allogations, I filed a complaint with the Ohio Blochons Commission, which is the arbiter of false campaign sistements under Ohio Law. Once the Commission rules that a false statement was made, it is my intention to seek damages In Civil Court under the process set forth by the law creating the Elections Commission. I am confident that I will prevail and be awarded damages.

The issue upon which I am requesting the Committee's guidance involves the payment of attorney's fees associated with this case. Specifically, I would appreciate the Committee's comments on the four payment options outlined below.

May I coler into a standard attorney contingency fee strangement wherein my attorneys would receive a portion of all damages awarded in this litigation? As you may be exart, the Internal Revenue Service does not recognize this type of agreement as a texable benefit to the plaintiff should the pisiotiff tose the litigation. Does the House apply the same standard? I believe it is extremely likely that my campaign will be awarded damages in this case. Does this fact influence the Committee's consideration of this issue?

24 mint Occurs

49:33 Soundgroning Proc 3:006 (79 Congress), Crisc 46:490 (8:15/901-4696)

801 Chilitatar Steam Paramentis, (Asse

serious femine, good archipskits

Schmidt 0029 11-6574 0270

Granmittine on Africations declarates the property of the continuent of the continue

Committee on Transportation and Inspectmenture Standardistes Account Astritos Inghrenye xust Yesus!! Paliceska, Patrikasa sast Hogophacu Materiale

- 2. Should the Committee find a contingency arrangement inappropriate for legal foes incurred while the case is before the Elections Commission, is it appropriate to enter into a contingency agreement for the portion of the one that comes before the Chio Court of Common Pleas? When the case gets to this point, it would be a near containty that damages will be awarded. Additionally, the Internal Reventio Service does not view these legal arrangements as a taxable benefit to the plaintiff in such cases.
- May I coublish a Legal Expenso Fund, under terms and conditions not by the Columbitee, to defend against these acoustions of official misconduct?
- 4. And finally, can campaign funds be used to pay for the expenses associated with this firigation?

I deeply appreciate your consideration of this request. While my situation appears to be sare, I understand that many either states are considering justifications aimilar to the Ohio Blections Commission to adjudicate the truthfulness of statements made thering a campaign. I would expect the Committee will see requests similar to mine in the near future.

fran Schooldt

MEMBER OF CONGRESS

EXHIBIT 22

POST CONTROL DAS ENTROL

CONTROL

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ONE HUNDRED ELEVENTH CONGRESS

U.S. House of Representatives

COMMITTEE ON STANDARDS OF OFFICIAL CONDUCT

Wlashington, DC 20515-6328

February 26, 2010

HOROMAN, ALABAMA PROBLEM CONTROL OF MOBEL A PROBLEM CONTROL YEAR GLOBERS W. DENY, FERREN HARM, CHEEV HARRES, CALLESTIFF BALLES, ALCARA, TUXAN

SUITERFE, THE CARROL

The Honorable Jean Schmidt U.S. House of Representatives 238 Cannon House Office Building Washington, DC 20515

Dear Colleague:

This responds to your letter of September 17, 2009, seeking an advisory opinion regarding two options for payment of legal expenses incurred in connection with a case you filed in 2009 regarding false campaign statements. As discussed below, the establishment of a legal expense fund and the use of campaign funds are both permissible options for payment of legal expenses in connection with both past and future proceedings, subject to the limitations below.

FACTUAL BACKGROUND

According to your letter and additional information provided to Committee counsel, the background in this matter is as follows. In the final days of the 2008 general election campaign, one of your opponents, David Krikorian, distributed materials accusing you of accepting a \$30,000 bribe from the Government of Turkey in exchange for denying or covering up the genocide of Armenians in Turkey during World War I. The campaign materials also called for your immediate resignation from your congressional seat and/or your defeat at the polls in the 2008 general election. You were re-elected in the November 2008 general election.

In April 2009, you filed a sworn complaint against Mr. Krikorian with the Ohio Elections Commission (Election Commission), which has jurisdiction over false campaign statements under Ohio law. See Ohio Rev. Code § 3517.21. Based on the Election Commission's jurisdiction, you filed the complaint as a candidate with your campaign committee address. That complaint sought: (1) a finding by the Elections Commission that Mr. Krikorian violated § 3517.21 by making false campaign statements; (2) a public reprimand; and (3) any other appropriate relief. On or about October 1, 2009, you received a finding of fact from the Elections Commission that there was clear and convincing evidence that Mr. Krikorian made false statements with malice.

Under Ohio law, you were required to file any civil action seeking damages in the Ohio Court of Common Pleas (Ohio Court) no later than one year from the date of infraction. As that

Your request for guidance was amended by your stuff on your behalf on January 21, 2010, the to changed circumstances since your letter was submitted.

The Honorable Jean Schmidt Page 2

time period has expired, you will not be filing a civil action to recover damages in this matter. However, Mr. Krikorian has filed an appeal in the Ohio Court seeking to overturn the administrative ruling by the Election Commission. Both you and the Ohio Attorney General are named parties in the appeal, and you will incur additional legal fees to participate in those proceedings. Finally, Mr. Krikorian has also filed a civil suit in federal court challenging the constitutionality of the Elections Commission ruling. You are not a named party to this federal court case and do not anticipate any involvement in that separate litigation.

You have not used your House staff or campaign staff to support this litigation. Barry Bennett, your chief of staff, is familiar with the case, but his official involvement has been limited to assisting House General Counsel with regard to discovery request responses, being deposed concerning such discovery requests, and working with the Committee to obtain guidance on the issues in your September 17, 2009, letter.

Your attorney in this matter has been Bruce Fein of the Turkish American Legal Defense Fund (TALDF). You have not signed any retainer or representation agreement with Mr. Fein, but he did provide you with a proposed contingency fee contract. Because you are not filling any eivil action to recover damages, you will not be entering into the contingency fee contract with Mr. Fein. To date, Mr. Fein estimates that 200 hours have been worked by the attorneys in your case, but you have not yet been billed as you are awaiting this Committee's guidance regarding the permissibility of the proposed options for payment of legal expenses in this matter.

According to information in public databases and Web sites, TALDF is a project of the Turkish Coalition of America (TCA). TCA is a § 501(c)(3) organization under the Internal Revenue Code, which has employed registered federal lobbyists under the Lobbying Disclosure Act in the past. It appears that TALDF issued a press release and request for a criminal investigation against Mr. Krikorian on November 3, 2008, regarding the same allegations of false campaign statements that underlie your complaint with the Elections Commission. Both TALDF and TCA issued statements regarding the favorable ruling in your case on October 2, 2009.

You seek Committee guidance regarding two options for paying legal expenses both for legal work already completed during the Elections Commission proceedings, and future legal work on your behalf in the appellate case in the Ohio Court:

- 1. Establishing a Legal Expense Fund under the Committee's regulations; or
- 2. Using campaign funds from your principal campaign committee.

You have not yet contacted the Federal Election Committee (FEC) regarding either of these options, but intend to consult with the FEC after you receive the Committee's opinion as to what is permissible under House rules. Each of these options are discussed separately below.

² Lobbying disclosure act filings reflect individuals registered to jobby on behalf of TCA in 2008, but that registration was reminated as of December 31, 2008.

LEGAL BACKGROUND

Legal Expense Fund

Under a provision of the gift rule, a Member, officer, or employee may accept "a contribution or other payment to a legal expense fund established for the benefit of [the official] that is otherwise lawfully made in accordance with the restrictions and disclosure requirements of the Committee on Standards of Official Conduct." Under the Committee's Legal Expense Fund regulations, a Member may not receive or solicit donations to such a fund without prior approval of the Trust agreement by the Committee.

Under the Committee's regulations, a fund may be established only when the legal expenses arise in connection with one of the following matters:

- The individual's candidacy for or election to federal office;
- The individual's official duties or position in Congress (including a matter before the Standards Committee);
- A criminal prosecution; or
- A civil matter bearing on the individual's reputation or fitness for office.

The Committee will <u>not</u> grant permission to establish a fund when legal expenses arise in connection with a matter that is primarily personal in nature, such as a matrimonial action.⁶ The rules governing the operation of a Legal Expense Fund include:

- No contribution may be solicited for or accepted by a fund prior to the Committee's written approval of the completed trust document and the trustee:⁷
- A fund must be established as a trust, administered by a trustee who is entirely independent of the Member and has no family, business or employment relationship with the Member.⁵
- Trust funds can be used only to pay legal expenses, or the expenses incurred in soliciting for or administering the trust;⁹

See House Rule 25, clause 5(a)(3)(E). See generally 2008 House Ethics Manual at 63-65.

See Standards Committee Legal Expense Fund Regulations 59, 1, 11 (June 1996), reprinted in Appendix to the 2008 House Ethics Manual at 394 (LEF Regulations).

LEF Regulations § 2.

LEF Regulations § 3.

LEF Regulations § 11.

LEF Regulations 14 5-6

- A fund may not accept more than \$5,000 in a calendar year from any individual or organization, but, in accordance with the gift rule, no contribution may be accepted from a registered lobbyist or foreign agent;¹⁰
- Excess funds must be returned to the contributors;¹¹ and
- A fund may not pay for legal services for anyone other than the named beneficiary except with the Committee's written permission. Written Committee permission is also required for any amendment of the trust document and any change in the trustee.¹²

Once a Legal Expense Trust agreement has been approved by the Committee, the Member must file an executed copy with the Office of the Clerk, Legislative Resource Center which is placed on the public record. In addition, Members must file quarterly reports on the public record regarding certain contributions and expenditures under the Committee's regulations.

2. Use of Campaign Funds

The Committee has long advised Members to consult with the Committee prior to using campaign funds for legal expenses to ensure that the legal services are ones that the Member may properly pay with campaign funds. House Rule 23, clause 6 provides as follows:

A Member, Delegate, or Resident Commissioner-

- (a) shall keep the campaign funds of such individual separate from the personal funds of such individual;
- (b) may not convert campaign funds to personal use in excess of an amount representing reimbursement for legitimate and verifiable campaign expenditures; and
- (c) except as provided in clause 1(b) of rule [24], may not expend funds from a campaign account[] of such individual that are not attributable to bona lide campaign or political migrages.

While the rule permits the use of campaign funds for "bona fide campaign or political purposes," it does not include a definition of that phrase. The Committee has long advised that

LEF Regulations § 7.

¹⁶ LEF Regulations 9 8-9.

^{1:} LEF Regulations § 7.

¹² LEF Regulations # 11.

^{1.}EF Regulations § 12.

¹⁴ LEF Regulations § 13.

Members have wide discretion to determine whether any particular expenditure would serve such purposes, provided that the Member does not convert campaign funds to personal or official uses (other than as permitted by House Rule 24, clause 1(b)). Put another way, the rule is not interpreted "to limit the use of campaign funds strictly to a Member's reelection campaign," but instead is interpreted "broadly to encompass the traditional politically-related activities of Members of Congress."

In accordance with these principles, the Committee has determined that it is generally permissible under House rules for a Member to use campaign funds to pay for the Member's own legal fees which arise in connection with the Member's campaign, election, or the performance of official duties.¹⁷

ANALYSIS

1. Legal Expense Fund

The legal expenses you incurred in connection with the Elections Commission action were directly related to your candidacy for federal office in 2008 – one of the specific permissible types of actions under the Committee's Legal Expense Fund regulations. Therefore, it would be generally permissible for you to establish and solicit for a legal expense fund to pay these fees already incurred. Moreover, the legal expenses to be incurred in the Ohio Court case that appeals the Election Commission's ruling are also directly related to your candidacy for federal office in 2008. Therefore, it would be generally permissible for you to solicit for a legal expense fund to pay these current and future legal fees as well.

There is no restriction under the Committee's Legal Expense Fund Regulations that would bar the establishment of such a trust fund to pay past legal expenses, so long as no solicitation or receipt of donations occurred before the Committee's written approval of the trust agreement. Thus, before you may begin accepting or soliciting for donations to cover past and future legal expenses as described above, the Committee must approve your proposed trust agreement. If you are interested in pursuing this option, please contact the Committee with a letter seeking approval of a specific legal expense fund with a draft trust agreement and nomination of a trustee pursuant to the Committee's regulations discussed above.

2. Use of Campaign Funds

As an alternative, we conclude that it is within your discretion to use campaign funds for your legal expenses already incurred in connection with the Elections Commission action because these expenses are for a legal action arising out of your candidacy for federal office, as well as your official duties and responsibilities. Since no money damages were awarded in this case, the payment of legal expenses for this action does not implicate the prohibition on

³⁸ See Comm. on Standards of Official Conduct, Advisory Opinion No. 6, reprinted in Appendix to 2008 House Ethics Manual at 375, 376.

House Select Comm. on Ethics, Final Report, H. Rep. 95-1837, 95th Cong., 2d Sess. (1979) at 16.

¹⁷ See 2008 House Ethics Manual & 156-57.

conversion of campaign funds to personal use. It is also within your discretion to use campaign funds for your legal expenses in connection with the pending Ohio Court case that appeals the Election Commission's ruling matter because these expenses are for a legal action arising out of the same facts relating to your candidacy and official duties at issue in the Election Commission action. This authority extends to expenditure of funds from your principal campaign committee for past legal expenses in connection with the proceedings at the Elections Commission and for current and future legal expenses in connection with the Ohio Court case appealing the Election Commission ruling.

Finally, as a reminder, you should be cautious to avoid any appearance of special favors or additional access for TALDF or TCA based on your business relationship with these groups. ¹⁸ TCA did employ registered lobbyists in the past, and very likely will continue to have issues pending before Congress. ¹⁹ Accordingly, we advise you to keep in mind these standards of conduct during the time you are working with TALDF.

LIMITATIONS

Pursuant to the Federal Election Campaign Act, the FEC administers a separate set of restrictions on the use of campaign funds. Although our understanding is that the FEC generally permits the use of campaign funds and the establishment of legal expense funds for legal expenses arising out of a Member's congressional campaign and official duties, interpretation of FEC regulations is outside this Committee's jurisdiction. If you have not already done so, you should consult with the FFC to determine whether either course of conduct is permissible under the applicable law and regulations.

The response above constitutes an advisory opinion concerning the application of House Rules 23 and 25 and the Code of Ethics for Government Service. The following limitations apply to this opinion:

- This advisory opinion is issued only to Representative Jean Schmidt, the requestor of this opinion. This advisory opinion cannot be relied upon by any other individual or entity.
- This advisory opinion is limited to the provisions of the House rules and the Code of Ethics for Government Service specifically noted above. No opinion is expressed or implied herein regarding the application of any other federal, state, or local statute, rule, regulation, ordinance, or other law that may be applicable to the proposed conduct described in this letter, including, without limitation, the Internal Revenue Code and the Federal Election Campaign Act.

The Code of Ethics for Government Service states that all government employees, including Members, may "never discriminate unfairly by the dispensing of special favors or privileges whether for remuneration or not." Code of Ethics for Government Service § 5.

³⁹ In addition, we note that you accepted a privately-sponsored trip to Turkey from TCA in 2009, which must be disclosed on your Financial Disclosure Statament in May 2010.

- This advisory opinion will not bind or obligate any entity other than the Committee on Standards of Official Conduct of the United States House of Representatives.
- This advisory epinion is limited in scope to the specific proposed conduct described in this letter and does not apply to any other conduct, including that which appears similar in nature or scope to that described in this letter.

The Committee will take no adverse action against you in regard to any conduct that you undertake, or have undertaken, in good faith reliance upon this advisory opinion, so long as you have presented a complete and accurate statement of all material facts relied upon herein, and the proposed conduct in practice conforms with the information you provided, as addressed in this opinion.

Changes or other developments in the law (including, but not limited to, the Code of Official Conduct, House rules, Committee guidance, advisory opinions, statutes, regulations or case law) may affect the analysis or conclusions drawn in this advisory opinion. The Committee reserves the right to reconsider the questions and issues raised in this advisory opinion and to rescind, modify, or terminate this opinion if required by the interests of the House. However, the Committee will rescind an advisory opinion only if relevant and material facts were not completely and accurately disclosed to the Committee at the time the opinion was issued. In the event that this advisory opinion is modified or terminated, the Committee will not take any adverse action against you with respect to any action taken in good faith reliance upon this advisory opinion so long as such conduct or such action was promptly discontinued upon notification of the modification or termination of this advisory opinion.

If you have any further questions, please contact the Committee's Office of Advice and Education at extension 5-7103.

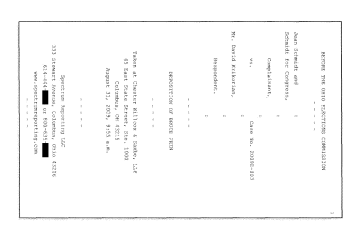
Sincerely,

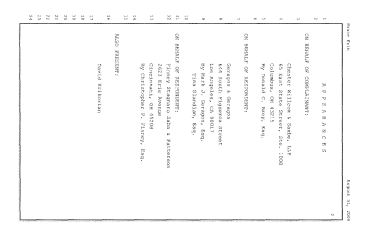
Zoe Lofgren Chair Jo Bonne

Ranking Republican Member

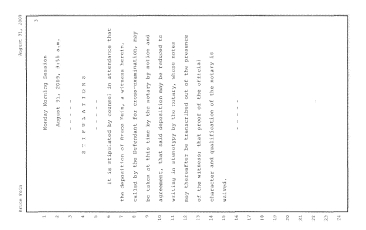
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EXHIBIT 23





		*
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9 91		
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	A STATE OF THE PARTY OF THE PAR	



	A. Yes, I do.	ž
23 And he goes on and says that we're	you	is u
22 10 of the transcript.	used later on either to impeach you, support	22
21 not pertinent to the issues at hand. This is page	going to be a record made of this and that can be	21
question or any other questions that really are	deposition is, you're under oath and that there's	Ď.
has made about it, we're not going to answer that	Q. Okay. And you understand what a	19
18 Genocide and the allegations that Mr. Krikorian	deposition taken in other cases.	5
17 to the allegation of this complaint, Ermenian	A. I have taken depositions. I've had my	1.7
I believe I withdrew that's remotely relevant	taken a deposition?	1.6
some idea why ; think there was a question that	you had your deposition taken before? Have you	15
him at a later date. So unless you can give me	Q. And I understand that you have have	2
political text that Mrs. Schmidt wants to throw at	A. Mr. Don Brey.	13
Mr. Krikorian's background for purposes of getting	Q. Okay. And	12
you're not going to explore and fish into	A. Yes.	11
complainants don't really go there in terms of	here today with your lawyer.	10
some specific bearing on the allegations, the	with Chrks Finney who is also present. You're	ω
that this is a political matter and unless it has	Geragos, and I represent David Krikorian along	
mR. BREY: when Mr. Finney did state	introduced ourselves off the record. I'm Mark	~3
6 MR. GERAGOS: Oh-huh.	Q. Thank you. Good morning, Mr. Fein, we	0.
deposition of Mr. Krikorian	BY MR. GERAGOS:	5
Mr. Geragos, you were not present at the	CROSS-EXAMINATION	ь
folks about this, but I also know that,	follows:	į,
interject at this point. I know I e-mailed you	being first duly sworn, testifies and says as	ы
MR. BREY: I I probably should	Syuce Rein	H
	vs.	

00	Bruce Pein	August 31, 200
		an
rel	amongst others talked about forwing a	Turkish
D)	American Legal Defense Fund as an arm	similar to
m	the NAAC? Legal Defense Fund and other	legal
'n	defense funds to protect free speech	rights.
vo.	So my question was	
9	6 A. Se to that extent, was I a	participant
4	in discussing it, yes.	
90)	8 Q. No. I asked you if you formed	ned it, In
6	other words, did you	
3.0	o A. Oh, form?	
112	2 prepare the legal documents?	tes?
12	A. No.	
13	Q. Did you come up with the	idea for it?
14	A. By myself, no.	
£	Q. Well, did you do it in	connection with
16	somebody clse?	
.17	A. I think I participated in	discussing
18	this idea, yes.	
61	9 Q. With who?	
20	David Saltzman, who is also	a lawyer
22	for the Turkish American Legal Defense	Fund. I
22	think I may have discussed it with	Lincolm McCurdy
23	3 as well.	
24	Q. Okay. And would you do	you remember

August 31, 2009 long as you understand it's going to be applied in So Mr. Fein, presently, are you a -- do Do you have a connection to the Turkish Yes, 1'm a lawyer with -- it's known as just wanted to state at the beginning, but that's you form the Turkish American Legal Defense Fund? I was asked at one time and I still do I think that's a fair rule of the road as I don't think you've crossed that. I my understanding of the rule of the road for what of America, and there seemed to be a large number And when you say you're a lawyer, did you know what the Turkish American Legal Defense work in communications for the Turkish Coalition And 1 wants for her political activities. And 1 said of First Amendment and related issues that had instead of giving her whatever ammunition she concerned the Turkish-American community, American Legal Defense Fund? TALDF is the acronym. we're here today on. both directions. yes. Fund 183 Bruce Fein 32 125 179

	Bruce Tein August 51, 2009		Bruce Fein	August 31, 2009
	TQ.			10
p-+	what year that was?	ı,	Mr. Saltzman?	an?
162	A. I think it was this year, 2008, or	rý.	ā.	Correct.
w	maybe it was late 2007.	₃	Ö	Who is Mr. Saltzman's partner?
7	Q. Okay. And did you		æ	I don't know.
ۍ.	A. Something like that.	şm	ø.	You don't know his partner?
01	Q. Did you form are there only two		A.	As I mean in TAIDF? No, he works
-2	principals of the you call it TALDE; is that	7	with me.	
00	correct?		Ö.	Does he have a partner in his law firm?
ý	A. That's correct.	9	Ã.	What's his law firm's name?
16	Q. And are there only two principals of	0.1		MR. BREY: I would object.
1.1	TALDE?	14	ĸ.	Do you know his law firm?
12	A. Yes. If I can explain, TABDE to my	12		MR. BREY: I would object.
13	understanding is not a separate comporate entity.	3.9		MR. GERAGOS: I understand you're
14	It is under the umbrella of the Turkish Coalition	14	objecting.	Are you instructing him not to answer?
15	of America.	35		MR. BREY; I would object and ask you
16	Q. Okay.	16	to tell me	tell me, give we some idea why that's gemotely
5	And it's paid by the Turkish Coalition.	17	relevant t	relevant to the allegations of the complaint
18	of American. It's not separately incorporated	18		мя. GERAGOS: Okay. We're laying a
	with a separate board of directors.	19	foundation	
20	Q. And are there only two principals of	20		MR. BREY: and your meaning of
21	TALDE?	21	genocide and the	and the
22	A. There are only two lawyers who work for	22		MR. GERAGOS: When I finish it's all
23	it. The answer is yes if that's	23	foundational.	al. I'm just establishing.
N N	Q. And the two lawyers are you and	24	0.	Who is Mr who is Mr. Saltzman's

	August 31, 2009
	21
**	was an order. If you wanted ground rules, we were
rv.	on for over an hour, you could have established
e	them
4	MR. BREY: We established the ground
ø	rules with with, you know
10	MR. GERAGOS: 1 wasn't
4	MR, BREY: in a deposition.
00	MR. GERAGOS: privy to that.
6	MR, BREY: You were privy to it, so
10	MR. GERAGOS: Whatever you want. I'm
313	asking
175	THE REPORTER: One at a time please.
13	Q. Who is Mr. Saltzman's partner?
17	MR. BREY: I would
1.5	Q. His law partner.
316	MR. BREY: I would object unless you
.13	will show me why that's
1.9	MR. GERAGOS: Are you instructing him
119	not to answer?
202	MR. BREY: remotely relevant to
2.3	the
2.5	MR. GERAGOS: Then that would be
23	objection relevance. That's how you do it. So if
24	you want to make the objection relevant

don't do speaking objections. It's just objection on what the grounds are, and then you can tell him MR. BREY: -- through counsel did agree MR. BREY: Well, I'd like to complete MR. GERAGOS: Are you instructing him MR. BREY: Well, my objection is that the ground rules are that unless you can give me We didn't. There MR. GERAGOS: I understand, I'm not MR. GERAGOS: Well, normally I just MR, GERAGOS: I didn't agree to any MR, GERAGOS: I didn't agree to any MR. BREY: Again, I will object --MR. BREY: Well, your client -not to answer? That's all I'm asking. MR. BREY: -- relevance --No. to answer or not answer. MR. GERAGOS: ground rules, so --to the ground rules, here to waste --some idea of --my objection. ground --partner? 77 10 2

August 31, 2009

Bruce Fain

Q. Okay. Is that also an address that you	24	A. No.	24
A. Yes, it is.	23	America?	23
Turkish American Legal Defense Fund?	122	Q. Did you form the Turkish Coalition of	22
Q. Is that also the address for the	21	membership organization.	22
A. And the zip code is 20036.	20	there's not a to my knowledge, it's not a	20
Q. Okay.	1,9	America on communications. I don't know	19
Suite 1900.	***	A. I work with the Turkish Comlition of	120
A. It's 1025 Connecticut Avenue Northwest,	19	you a member of the Turkish Coalition of America?	17
Q. And what is that address?	5	Q. The Turkish Coalition of America, are	16
address	1.5	him not to answer.	15
A. All I know is the Washington, D.C.	14	MR. BREY: In that case, I'll instruct	14
Coalition of America?	13	Q. Now, did you	ü
Q. And what's the address of the Turkish	12	MR. GERAGOS: We don't need to.	12
don't know.	E	Phil Richter.	ä
A. Yes, it would be pure speculation. I	10	is a time that we can have a conversation with	10
MR. BREY: Speculation	-	you are not bound by the ground rules maybe this	9
information that may lead to relevant evidence.		MR. BREY: I think that if you think	ω
MR. GERAGOS: No. I'm entitled to any	÷.	Q. Can you answer that question?	~2
he knows and not to what he speculates to.	in.	MR. BREY: I appreciate that,	6
witness not to speculate. You're entitled to what	tre	want.	U*
MR. BREY: Objection. I instruct the		MR. GERAGOS: You can do whatever you	234
Q. Well, speculate. Who is it?	, Cu	I do.	ω
A. It would just be speculation.	192	objections the way you do. I'll make them the way	N
Q. Do you know who did?	F*	MR. BREY: You know, you can make your	-
		1,3	
		,	

Bruce Fein

uce Fein	August 31, 2009	A.	Bruce Fein August 31
	(1.5)		
se for Fein	use for Pein & Associates?	ed	ever heard of the Assembly of Turkish American
А.	Occasionally, yes.	N	Associations?
٥.	When you say "occasionally," do you	ers.	A. I have heard of that.
ave another	have another office address besides that?	×	Q, Okay, Didn't you represent them?
А. I	I do. I have an office at out of a	S	A. I didn't represent them. I at one tir
nome in Well	home in Wellington, Florida.	9	I worked with them years ago, but I have no
٥.	Out of where?	٠	knowledge that they're in that building.
А. М	Wellington, Florida.	80	Q. Well, when you say didn't you
Q. E	Florida. So the only other actual	9.	represent them in the year 2000?
office that'	office that's not in a home is at the same	01"	MR. BREX: Object.
location as	location as the Turkish American Legal Defense	11	Q. Didn't you represent that the Turkish
Eand?		55	the ATAA in the year 2000 and 2001?
й.	yes.	13	A. What do you mean by representation?
O. PA	And that's also the same location of	14	That's unclear to me.
the Turkish	the Turkish Coalition of America?	52	Q. Bid you act as the attorney for them?
A. Ý	Yes.	9.7	A. I did not act as an attorney for them.
o. A	And specifically, does the location in	1,1	по.
Washington,	Washington, D.C. also house any other	99	Q. No? And you didn't file documents in
organization	organizations that you're aware of?	23	the district court of Ohio?
A. I	think that the building bouses lots	20	A. I I I do have a recollection,
of different	of different organizations, but	172	yes. Mr. Krikorian, in fact he excused me
Ø.	No, I'm taiking	22	Mr. Geragos, you are in that case. This was a
A.	I don't know about that.	23	sentencing proceeding out in Northern District or
ρ.	I'm talking about that floor. Have you	24	Ohio concerning a Mourad Topalian.
		1	\$1000000000000000000000000000000000000

30 11 22

Q. Is that your signature?	ИR. GERAGOS: I can interrupt any time	4.5
witness not to answer.	interrupt me. I'm not stattering	23
MR. BREY: Objection. Instruct the	MR. BREY: You have no right to	No.
Q. Did you author this?	just going to stutter, I don't want	21
protection,	if you have an objection, state it. If you are	20
don't think I think that's a work product	MR. GERAGOS: I don't have I don't	13
ask whether he signed it. But who authored it, I	MR. BREY: I did not	16
attorney/client representation. I mean, you can	your letterhead?	17
MR. BREY: I would object. This is	Q. Do you see this, Mr. Fein? Is this	15.
you authored, the one I'm showing you?	MR. BREY: Excuse me. 1	15
14 Q. Is this a document that you wrote and	any ground rules and any of your nonsense.	20
A office that was out of my home	MR. GERAGOS: "I'm not complying with	ä
12 Q document	ground rules and tell me	12
A. That was an	MR. BREY: Unless you comply with the	7
Q. Okay. Now, is this	that are you instructing him not to answer?	-5
9 A. Yes.	MR. GERAGOS: Okay. Do you want is	ف
in McLean, Virginia, correct?	that's relevant to any issue in this case.	α.
Q. And that shows you as having an office	MS. BREY: Objection. I don't know how	-7
A. Yes.	Sunny Hill Court in McLean, Virginia?	6
Q. Is this your letterhead, Mr. Rein?	Q. And at one point did you office at 6515	÷
MR. GERAGOS: That's fine.	A. Correct.	2
any time I want and complete my objection.	correct?	a
MR. BREY: Then I will interrupt you	ask you, did you are an attorney at law,	N
I want.	Q. Right. And specifically I'm going to	
	17	

Bruce Føin	August 33, 2009
	20
A. Yes.	
Q represented the	Association or the
Assembly of Turkish American A	American Associations, ATAA?
B. Yes.	
Q. And when you filed	this, it was dated
October 20th of 2000; is that	correct?
A. Yes, that letter is	dated October 20th,
2000.	<u> </u>
g. Okay.	oo in ive
MR. GERAGOS: The r	The record could reflect
that Ting Glandian, who is an	associate of my
office, is also present.	
And 1'm going to ma	mark this as
exhibit first in order.	outro-co.
R # # #	
Thereupon, Defendant's	's Exhibit A is marked
for purposes of identification.	i.
1 1 1 2 2	
Q. How long had you re	represented the
Assembly of Turkish American A	American Associations by at
the time of November of 2000?	
A. My recollection is	I represented them
in that case for that case. I	I was not a permanent
lawyer for ATAA.	************

Beah.	24	the application of the genocide convention and the	24
A. It would be the people who were running	23	writing and examining the record with regard to	23
Q. Who asked you?	22	a different capacity, not necessarily as a lawyer,	22
A person?	22	A. ATAA had I was working with them in	21
Q. No, who asked you?	20	Q. The AYBA.	20
controlling	19	A. I I was	19
A. Who was the director and the	100	the Assembly of Turkish whatever it is?	18
Q. Well, who is it that asked you?	5	.Q. Okay. Now, who hired you to represent	1.7
people at ATBA.	16	Aldrich.	36
prepare that document because the Topalian the	15	opportunity to make a statement before Judge	15
A. That I believe they asked me to	124	A. Yes. I was present and I had an	14
acting as a lawyer?	13	this case?	7
Q. And when did that change into you	12	or a letter, did you also make an appearance in	12
retained as a lawyer.	2	a something that you called either a memorandum	Ħ
I was not filling court papers, and I was not	10	Q. And specifically did you not only file	10
this issue and the application of the law there.		A. Yes, on that case.	ø
A. Just as a writer and an advocate on		recallection that you did in fact represent them?	æ
what were you retained as?	-2	actual document, does that refresh your	ن
Q. Okay. When you say not as a lawyer,	*	Q. Okay. And now that I've shown you the	6
2000, 1999, something like that.	Ş	A. That is right.	u
A. My best recollection would be in around		of ever representing them; is that correct?	
Q. And when was that, when were you hired?	ų.	just a couple minutes ago, you had no recollection	3
events.	2	recollection, when I first asked you about this	10
22 statutes against genocide to the World War I	3.4	Q. When you well when you say your	F
in the manifest to the second		Manager (Maj)	

DKSub_0119 11-6574_0291

only three that have ever contacted you regarding any of these issues directly, isn't that correct?

14

And specifically those three are the

Well, any of the -- you've been a --

you consider yourself to be a genocide denier?

Well, haven't you written articles

-- denying the genocide?

whose names you can recollect; is that correct?

97 17

That is right, yes.

Well, those three are the only two

A. I've taken a position on the state of the eyidence at prosent. There has never been in

my judgment a tribunal that has adjudicated the

case of whether or not the events of 1915

August 31, 2009

Bruce Pein

No. I had met Guler Koknar who was

also someone who worked on the day-to-day

Okay. And there isn't anybody besides

their particular names, but in meetings there are

certainly more than those three.

I met them. I can't say I recollect

those three, is there, that you ever met?

ruce Fein	August 31, 2009
	23
ö	Weren't you running ATAA?
۸.	No, I was not.
ō.	You didn't have anything to do with
ATAA ex	except the except as some kind of a
scholar	or adjunct?
Α.	That is correct.
ó	Do you know who formed ATAA then?
А.	No.
ά	Was it you?
Α.	No.
ò	Was it Mr. Saltzman?
Α,	I don't think so, but I don't know who
formed	åt,
ó	Wasn't Mr. Saltzman and his partner
involved	d in the MTAB back then?
Α.	I don't know what their involvement
was. i	know that David Saltzman is interested in
these is	ssues and he may have been involved. I
think G	Gunay Bvinch was involved in some capacity,
but I de	don't know whether they formed it.
ä	When you say "involved in some
capacity,"	y," those are the only two people that you
ever met	t in connection with ATAA; isn't that
correct?	0.

H

called the Eichfield Group?	MR. GERAGOS: You have some kind of a	
23 Q. Do you have a connection with something	interrupt the witness' response.	inter
22 from.	MR. BREY: You have no right to	
guestion that you interrupted and cut him off	this deposition ~~	this
questions unless he finishes the answer to the	MR. GERAGOS: Because I will conduct	
MR. BREY: not to answer any		witness.
him to do whatever you want.	You have no right to interrupt the	the time?
MR. GERAGOS: That's fine. Instruct	MR. BREY: Why are you interrupting all	
MR. DREY: I instruct the witness	MR. GERAGOS: Why don't you just relax.	
15 I didn't ask.	interrupt witness.	inter
MR. GERAGOS: He's answering a question	MR. BREY: You have no right to	
A. I was not through with the answer.	for some reason?	at fo
answering the question.	MR. GERAGOS: Stop. Are you yelling me	
MR. BREY: When he's through with	interrupt the witness.	inter
Q. Now, let me ask you a simple question.	MR. BREY: You have no right to	
9 to you.	understand that.	under
MR. GERAGOS: We're not going to talk	I have I'm trying to explain my I	Þ
interrupt a witness whom they're testifying	simple question.	simpl
6 MR. BREY: You have no right to	I didn't ask you that. I just asked a	ç.
b When you	to my knowledge	P.
MR. GERAGOS: I can ask questions.	I didn't ask you =-	10
perversion in terms of how you ask questions.	convention. The evidence	conve
2 MR. BREY: You have some kind of a	the federal statute that implements that	the f
chip on your shoulder. Relax.	satisfied the 1948 convention against genocide or	satis
	25	

22	Bruce Fein August 31, 2009
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_	not answering and if it's not responsive. And
D)	that's exactly what it was.
m	MR. BREY: No. You make an objection.
	Q. Are you a principal of the Lichfield
-0	Group?
30	A. Yes.
	Q. Is there any other person who's also a
	principal of that group?
	a. My wife.
-	 All right. And are you a registered or
	have you been a registered foreign agent?
	A. Ever?
	Q. Yes.
	A. Yes.
10	Q. Hów many different governments have you
	been a registered foreign agent for?
~	a. One.
	Q. What was that?
	A. The government of Sudan years ago.
-	Q. How about the government of Togo?
	A. I chink I was.
01	0. Okay. So your abswer one is incorrect?
	A. Yeah, I
vn.	Q. How about the government of Pakistan?

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	72	
	MR. BREY: Have you, Witness, answered	
0)	the question he interrupted you on?	
m	THE WITNESS: No.	
90	MR. BREY: Would you like to finish	
10	that?	-
4	MR. GERAGOS: We're not here to to	-
<u></u>	let him like to do anything else. I'm conducting	
ω,	the deposition. If you want to ask him guestions,	-
- 6	when I'm done, you will have that opportunity.	
3	MR. BREY: That's not how it works.	*****
S	MR. GERAGOS: That's way a deposition	-
2	WOZKS.	
2	MR. BREY: No. The way a deposition	-
z	works is you can ask a guestion.	
9	MR. GERAGOS: I don't need to get into	
9	a discussion with you.	
2	MR. BREY: You started with Mr. Fein	-
9	you asked a question	
5	Q. Mr. Fein, are you a principal of the	ALC: NO.
2	Lichfield Group?	10.10.0
	MR. BREY: He can ask you a question	e depois o qu
24	and you can answer it. He has no right to	gran ta a c
20	interrupt your answer and tell you not to.	
*	MR. GERAGOS: I Will interrupt if he's	
•		

22 about the 1990s?		· ·	20 A ye	19 Q Wh	18 A. So	17 Q. Well	16 Mr. Geragos. Yo	A. I dor	id that correct?	33 agent for at lea	,12 And 1	in Q. That	10 A. That	9 incorrect, right?	8 registered fore	³ 0. Okay.	6 A. Those	D. F. L.	5 A. I'm	3 Q. Okay.	ago.	A. I co	Bruce Fein	
When you say years ago, are we talking .990s?	you say years ago, are we talking		you're asking me	when you say		}	Geragos. You're talking about years ago.	I don't have any distinct recollection,		agent for at least three other governments; isn't	And you've been a registered foreign	That is incorrect.	That's yeah, that was		registered foreign agent; you said one. That's	I asked you if you had been a	Those are years ago.	just asked a simple question.	t do not	. So when you when you said	A response	I could have been. That's years as	August 31, 2009	
9 N		. 21	20																					
Q. Okay. And have you in a posted commentary on their website?				19	, 00	7,1	36	5	7	5	12	Ħ	10	9	00	7	o	5	٠	· (Li	N	,	Bruce Fein	

EL,	August 31, 2009
	32
	suspect that they're untrue?
14	A. Well, Mr. Geragos, she made so many
12.	allegations, you would have to start identifying
**	which ones.
10	Q. 1 will, I will.
9	A. For example one I'll give you an
-	example. One of the allegations that she made
00	Q. Well, you asked me to identify and I
8	will do that.
10	A. Seven allegations. She she made
13	allegations that the following members of Congress
27	had taken bribes from the Turkish government:
13	Dennis Hastert, Tom Lantos, Dan Burton, Roy Blunt,
77.	Robert Livingston let's see, what other one,
118	maybe and then those I have reason to believe.
3.6	are all lies.
1.7	And plus she also made the allegation.
. 18	that a current member of Congress, a woman, had
2.9	attempted to be blackmailed by the FBI and some
20	woman from a Turkish organization by showing that
21	she had lesbian orientation and there are
22	photographs that were taken of her being.
82	compromised, but she didn't give the name of this
37	person, there have been speculations afterwards,
_	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

The only occasion I've had to encounter

her was her deposition in August.

77

Okay. Are you familiar with Sible Do you know who operates the ATAA?

Edmonds?

And did you hear about the allegations

I listened to everything she said.

that she made?

2

Okay. And do you have reason to

I attended the deposition, yes, sir.

You attended that deposition?

In -- in this case. Okay, When you --

believe that any of those allegations are untrue?

I have reason to suspect all of them

Okay. What's the reason that you

are untrue.

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Bruce Sein

Do you know if -- I'm asking you if you

go to the ATAA website if there's commentary by

you posted on there?

ATAA website.

I don't know. I have not visited the

24 A. No.	record, newspapers, there's an indication that The	record,	24
23 Q. You didn't talk to them?	In the public statements, public	that's true.	U
22 A. No.	those registered sites to confirm or not whether	those re	22
21 Q. You weren't there?	the State Department. I have not gone to that	the Stat	21
20 A. No.	with the Justice Department. think copies go to	with the	20
19 Q. You had nothing to do with that?	register as a foreign agent, you file something	register	1.9
18 A. No.	as you well know, Mr. Geragos, when you	it's	2.8
that was attended by Jean Schmidt?	I've heard and read published reports that	1t 2	17
hosted by the Turkish Coalition of America With	Do I do I she said that. I think	A.	F 50
the Turkish parliament and a reception that was	You don't know as you sit here?	0.	5
14 The Livingston Group in a delegation of members of	I have never checked myself.	A.	14
2. Okay. Did you have anything to do with	the government of Turkey?	the gove	13
12 A. Not with regard to Turkish issues.	And is he registered foreign agent for	0.	12
him since then in regards to any Turkish issues?	I know who he is,	Α.	5
10 Q. Okay. Well, the have you met with	Yeah.	Ю.	20
9 Hilliam Jefferson Clinton.	Robert Livingston.	Λ.	9
# it was in conjunction I believe in impeachment of	Congressman Livingston?	Congress	œ
first time when he was a member of Congress, and	Are you familiar with former	0	2
6 A. I met with Mr. Livingston I think the	Oh-auh,	A.	ď
5 Have you ever met with Mr. Livingston?	Well, let's start with the Livingston.	o.	y.
Q. Have you ever met with Mr. Livingston?	things that I believe are blatant lies.	chings :	۵
3 Turkey.	positions in Congress. Those are some examples of	position	ω
2 registered foreign agent for the government of	successfully blackmailed as regarding some of her	successi	N
Livingston Group, at least at one time, was	because she didn't know whether she was	because	,
	33		

MR, SERAGOS: He doesn't seem to have a

MR, BREY: Which question do you want

an answer to? You asked two.

0.0 1.2 2 2

Do you -- did you understand that when

problem with answering the guestion.

allegations, and only she could know whether or not -- my understanding of the prohibition was that if she believed something from the public

She was making all sorts of

you listened to her deposition?

classified -- because, you know, in her case there the things that she had stated to Congress -- then

domain, even if it had previously been

had been a retroactive classification of some of

asked her whether at present based upon her

bribe from the government of Turkish to affect any moral certainty that Mr. Livingston did not take a

position he had has a member of Congress.

that sort of inquiry has undertaken, gives me a

Bruce Fein

that Ms. Edmonds was under an obligation where she

could not report it at the time?

investigation done? Do you -- did you understand

Well, so it's because there was no

eg.	Brice Fein August 31, 2009
L	se:
~4	Q. And you said you've got reason to
CV.	believe that Sible Edmonds' allegations are a lie
m	in regards to Mr. Livingston being bribed?
	A. Yes.
s)	Q. Okay, And on what do you base that
9	reason?
	A. No. 1, ordinarily if you have
T)	allegations of bribery, you take them to the FBI,
0	The Justice Department and you produce some proof
0	of money passing from the government to an
***	individual in exchange for taking a position in
151	Congress. So the gist of her allegations were
.00	that, Mr. Geragos, that money was given to these
w.	members to shape their view on the particular
vo.	Armenian resolutions pending in Congress.
40	Now, when I asked Sible Edmonds at that
[-	deposition whether she had ever gone to
(D)	Mr. Rolthouse or others and claims that these
0	crimes had occurred, she said no. And so based
0	upon the state of the public record, the
	seriousness of the allegations, and we know the
o.	Justice Department, I was there for 15 years, we
m	investigate very seriously allegations of crimes
-	against members of Congress, and that nothing of

Q. What is the circumstantial evidence?	24	Q. I'm not asking you whether you've got a
averwhelming.	23	MR. BREY: I would also object
a. The circumstantial evidence is	22	Q. I'm not asking you
MR. BREY: Objection.	22	committed.
Q. How do you know that?	20	a moral certainty that the crime had not been
A. That is because these	19	nothing was done, then that gives me confidence to
that?	18	to the FBI it's a Title III wiretap and
Q. Do you know that? How do you know	17	she had that information that would been available
investigation of Mr. Livingston's bribery.	16	member of Congress with indifference. So that if
A because the FBI has undertaken no	15	allegation of a crime of bribery committed by a
Q. Why	14	had ever encountered the FB1 overlooking a serious
nothing	13	highest integrity. There was never a case where I
Title III wiretap available to the EBI, which did	12	FBI long, long years. These are people of the
A. And if she had the information in	12	circumstantial evidence is yes. I worked with the
Q. Right. And	10	A. My I think the overwhelming
against members of Congress.	9	are false?
FBI handles jurisdiction over bribery cases		translated and what she testified to independently
A. The circumstantial evidence is that the	7	to or any of the investigative reports that she
what circumstantial evidence do you have?		information that the wire taps that she listened
Q. There's no circumstantial evidence	UT	I'm asking you specifically: Do you have any
my mind.		Q. Okay. I'm not asking you about that.
A. Circumstantial evidence is evidence in	ω	crimes. She said no.
evidence? Did you	81	actorney general, the FBI, and reported these
moral certainty. I'm asking you do you have any	nad.	$\label{eq:current} \mbox{ state of knowledge she had gone to the}$

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MR. GERAGOS: I'm not agreeing to talk

22

I'm waiting for my counsel.

answer the questions?

MR. BREY: W
until we talk to Phil.

THE REPORTER: Are we off the record

to Mr. Richter about anything.

MR. BREY: It's up to Mr. Geragos.

We're here at my office with a cast of characters.

Bruce Fein is being deposed. We also have

MR. BREY: Hi, Phil, this is Don Brey.

MR. RICHTER: This is Phil Richter,

(Mr. Richter is called.)

Let's stay on the record.

Mr. Geragos, who is taking his deposition, and we

have Chris Finney and another woman who's counsel

August 31, 2009

problem. I'm asking questions. And I'm not -- we

produce him to answer the grestions or you're not.

Mr. Fein, are you going to refuse to

MR. BREY: We're not doing anything

the principal's office. You're either going to

A. The regularity of the proceedings of the FB1. Mr. Geragos, I worked there for 15 years. MR. BREY: We're going to take a breal right now. MR. BREY: We're going to take a breal rimes. MR. BREY: Off the record. Me're going to take going to thil Richter right now. MR. BREY: to see whether you can continue interrupting Counsel and Specifically I'm asking you Specifically I'm asking you of the GERAGOS: Are you going to stop the deposition to talk to Thil because you are using abusive behavior over and over again, interrupting the wildeotape of this that we coold see your actions in this. The only abusive behavior is ye standing up and apparently have a blood pressure	12	Bruce Pein August 31, 2009
The requiarity of the proceedings of The requiarity of the proceedings of The requiarity of the proceedings of The Geragos, I worked there for 15 MR. GERAGOS: We've heard that four NR. BREY: We've heard that four MR. BREY: Off the record. We're go I Richter right now We've heard that four times and MR. BREY: to see whether you can ue interrupting Counsel and Specifically I'm asking you Specifically I'm asking you are usin MR. BREX: We are going to stop the tion to talk to Phil because you are usin PR. GERAGOS: It's too bad we don't videotage of this that we could see your videotage of this that we could see your sin this. The only abusive behavior is in this. The only abusive behavior is	L	66
The requiantity of the proceedings of the requiantity of the proceedings of MR. BREY: We're going to take a breans. MR. BREY: We're going to take a breans. MR. BREY: Off the record. We're go a limiter tight now MR. BREY: Off the record. We're go a limiter tight now MR. BREY: to see whether you can us interrupting Counsel and Specifically I'm asking you MR. GERAGOS: Are you going to stop the fiont to talk to Phil because you are using the county and over again, interrupting the behavior over and over again, interrupting the behavior over and over again, interrupting the behavior over and aver again, interrupting the sing this that we could see your videotape of this that we could see your is in this. The only abusive behavior is an this. The only abusive behavior is		there was
I. Mr. Geragos, i worked theire for 15 MR. BREY: Ne're going to take a bre MR. BREY: Off the record. We're gg 1 Richter right now MR. BREY: Off the record. We're gg MR. BREY: Off the record. We're gg MR. BREY: Off that four times and MR. BREY: Counsel and Specifically 1'm asking you RR. GERAGOS: Are you going to stop Fion? MR. BREY: We are going to stop the Elon to talk to Phil because you are usin e behavior over and over again, interrupt rness MR. GERAGOS: It's too bad we don't videotape of this that we could see your sin this. The only abusive behavior is na up and apparently have a blood pressui		The regularity of the proceedings
MR. BREY: We're going to take a brew. MR. GERAGOS: We've heard that four MR. BREY: Off the record. We're go We've heard that four times and MR. BREY: Off that four times and MR. BREY: "- to see whether you can specifically i'm asking you Specifically i'm asking you RR. GERAGOS: Are you going to stop tion? MR. BREY: We are going to stop the tion to talk to Phil because you are usin the behavior over and over again, interrupt these MR. GERAGOS: It's too bad we don't videotape of this that we could see your sin this. The only abusive behavior is na up and apparently have a blood pressui		Mr. Geragos, I worked there for
MR. GRRAGOS: We've heard that four MR. GRRAGOS: We've heard that four MR. BREY: GEF the record. We're go MR. BREY: to see whether you can MR. BREX: to see whether you can specifically I'm asking you KR. GERAGOS: Are you going to stop intion? MR. GERAGOS: Are you going to stop intion? MR. GERAGOS: It's too bad we don't a videocape of this that we could see your mm in this. The only abusive behavior is ling up and apparently have a blood pressuits		years.
in now. MR. GRRAGOS: We've heard that four. MR. BREY: Off the record. We're go we're ye heard that four times and We've heard that four times and We've heard that four times and WR. BREX: to see whether you can interrupting Counsel and Specifically I'm asking you Specifically I'm asking you can will be a see young to stop the sition? MR. BREX: We are going to stop the sition to talk to this because you are usin. MR. BREX: We are going to stop the sition to talk to this because you are usin. MR. GEBAGOS: It's too bad we don't a videocape of this that we could see your must in this. The only abusive behavior is ling up and apparently have a blood pressure.		BREY: We're going to take
MR. GRRAGOS: Revue heard that four MR. BREY: Off the record. Re're ga MR. BREY: Off the record. Re're ga MR. BREY: to see whether you can MR. BREX: to see whether you can specifically I'm asking you Specifically I'm asking you Specifically I'm asking you see with BR. BREY: Re are going to stop the sition? MR. BREX: Are you going to stop the sition to talk to Phil because you are usin you behavior over and over again, interrupt I'm GEBAGOS: It's too bad we don't a videocape of this that we coold see your ms in this. The only abusive behavior is ling up and apparently have a blood pressuits out the see would be and apparently have a blood pressuit and the see your state of this that we could see your state of this that we state of this that we say that the state of this that we say that the state of this that the state of the state of this that the state of the state of the state of the state of the st		
MR. BREY: Off the recerd. We're go we're go we're ye heard that four times and We've heard that four times and We've heard that four times and MR. BREY: to see Whether you can specifically I'm asking you KR. GERAGOS: Are you going to stop sition? MR. BREY: We are going to stop the sition to taik to thii because you are usin the Behavior over and over again, interrupp tuness MR. GERAGOS: it's too bad we don't a videocape of this that we coold see your ms in this. The only abusive behavior is ling up and apparently have a blood pressuit ing up and apparently have a blood pressuit		GERAGOS: We've heard that
MR. BREY: Off the recent. We're ge We've heard that four times and MR. BREY: to see Whether you can min BREY: to see Whether you can specifically I'm asking you Specifically I'm asking you Specifically I'm asking you MR. BREX: Me are going to stop ittion? MR. BREX: We are going to stop the ittion to talk to thil because you are usin, yo behavior over and over again, interrupt treass MR. GERAGOS: It's too bad we don't a videocape of this that we coold see your ms in this. The only abusive behavior is ling up and apparently have a blood pressuit		times,
We've heard that four times and We've heard that four times and MH. BREXT: to see whether you can specifically I'm asking you RR. GERAGOS: Are you going to stop sition? MR. BREXT: We are going to stop the sition to talk to Phil because you are usin yoe behavior over and over again, interrupt tuness MR. GERAGOS: It's too bad we don't a videotape of this that we coold see your mm in this. The only abusive behavior is ling up and apparently have a blood pressuit		BREY: Off the record.
Me. we heard that four times and MH. BREY: to see whether you can interrupting Counsel and Specifically I'm asking you RM. GERAGOS: Are you going to stop sition? MR. BREY: We are gaing to stop the victor to talk to thil because you are usin ve behavior over and over again, interrupt timess MM. GERAGOS: It's too bad we don't a videotape of this that we coold see youx mm in this. The only abusive behavior is ling up and apparently have a bicood pressur		Richter right now
MR. BREY: to see whether you can interrupting Counsel and Specifically I'm asking you KR. GERAGOS: Are you going to stop ition? MR. BREY: We are going to stop the rition or calk to thii because you are usin. Ver behavior over and over again, interrupt the a videotape of this that we coold see your ms in this. The only abusive behavior is ling up and apparently have a biood pressuits a use of this that we coold see your ms in this. The only abusive behavior is		We've heard that four times and
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Specifically I'm asking you MR. GERAGOS: Are you going to stop hitton? MR. BREY: We are going to stop the hitton to talk to Phil because you are usin teness MR. GERAGOS: It's too bad we don't a videotage of this that we could see your mm in this. The only abusive behavior is ling up and apparently have a blood pressuits		interrupting Counsel
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MR. BREX: We are guing to stop the sition to talk to Phil because you are using behavior over and over again, interrupt timess MR. GERAGOS: It's too bad we don't a videocape of this that we could see your ms in this. The only abusive behavior is ling up and apparently have a blood pressuiling up a blood apparently have a blood pressuiling up a blood apparently have a blood apparently and a blood apparently appare		deposition?
vition to talk to Phil because you are using behavior over and over again, interruptionss MR. GERAGOS: It's too bad we don't a videotape of this that we could see you mus in this. The only abusive behavior is ling up and apparently have a blood pressuiling up and apparently have a		BREY: We are going to stop
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Jiness MR. GERAGOS: It's too bad we don't a videotage of this that we could see your ans in this. The only abusive behavior is ling up and apparently have a blood pressui		and
MR. GERAGOS: It's too bad we don't a videotape of this that we could see your ams in this. The only abusive behavior is ling up and apparently have a blood pressui-		Witness
a videotape of this that we could see youn ms in this. The only abusive behavior is ling up and apparently have a blood pressuiting up and apparently have a blood pressuit		GERAGOS; It's too bad we
The only abusive behavior is apparently have a blood pressur		a videotape of this that we could see
up and apparently have a blood		The only abusive behavior
		up and apparently have a blood

5

appropriately at the deposition and we have a	24	deposition to go forward.
ask that you instruct him to conduct himself	72	other than he just doesn't seem to want the
need and we've got a record. And I would just	22 22	to figure out why we're on the phone with you,
getting into it. I don't need to go there. All I	27	when we were on the phone before. I'm at a loss
single time and starts stattering and and	20	continuation of the issues that he had with me
to answer or not answer. He gets fixed up every	19	which I which I guess seems to be a
state the grounds and either instruct the witness	18	to have some kind of issue with me this morning,
than doing speaking objections to just object and	177	and Mr. Brey is jumps in the middle and seems
instruct if he's going to object and rather		frankly. I'm trying to ask questions of Mr. Fein,
happening. I I've asked him if he's going to	16	don't even know why we're on the phone with you,
court reporter is taking down everything that's	Ľ.	to and ask it again, he jumps in the middle. I
deposition. We have a court reporter here. The	15	if I ask a question that I don't get an answer
to X guess an evidentiary hearing on the	12	he jumps in the middle of it, he doesn't if I
Mr. Bichter, I frankly am not going to be a party	jan	his shoulder this morning. I'm asking questions,
MR. GERAGOS: You know, Phil	20	other than he seems to have some kind of a chip on
guestion?	•	Mr. Richter, I don't know why he's calling you
estimate he's interrupted you from answering a		MR. GERAGOS: I'm going to
But, Bruce, how many times would you	3	that's improper conduct of a deposition,
too concerned about that.		the witness, talked over me. And I believe that
which is I'm sort of inured to that. I'm not	Į.	repeatedly interrupted the witness, talked over
now and how he has done throughout the deposition	_	wanted to chat with you. Mr. Geragos has
make personal comments towards me as he's doing	ω	Mr. Geragos' wishes, I called a stop because I
But obviously one of his characteristics is to		Mark Geragos and David Krikorian. Against
MR. BREY: Phil, that's not the case.	مور	MR. BREX: who is co-counsel with

MR. BREY: All right. I appreciate it.

hopefully would jump in where they shouldn't be

jumping on both sides.

allow persons to answer, and neither side

admonish both sides just to -- let's just make sure this thing gets dome, let's just make sure this thing moves along at an appropriate pace, won't intexrupt him, he won't intexrupt me and the witness, and we should be able to get this done I

So I think if we don't interrupt each other, I

MR. RICHTER: I hope. That works for

ne.

doesn't like how Mr. Brey is interrupting him, and

questions. The elections commission will be able to sort all of that out if deposition is used for

concerned, it just ought to go forward and, you

know, let the chips fall where they may.

MR. BREY: I'm not ---

impeachment purposes or used for testimony purposes at the hearing. So as Ear as i'm

MR, RICHTER: Hold on there. That certainly sounds reasonable to me. But I'll

. ,	Stuce Fein August, 31, 2009
	43
per	record of it, and I don't even know wby we're
69	calling you at this point.
10	MR, BREY: Well, we're calling you
*7	because he interrupts the witness when the witness
n)	is answering. He interrupts me when I say
۵	anything and them accuses me of stuttering. You
-	know, if the record shows that I'm behaving
æ	inappropriately, that's fine. I did read to him
0.	the agreement that Chris Finney said on the ground
0.2	rules, and I think part of the issue is he doesn't
1	think the ground rules should apply to him.
70	Although that's really sort of off the point.
2	My main concern is he has a right to ask a
7	question, you know, I have a right to state an
2	objection, and the witness has a right to answer
1.6	the question without interruption, all of us.
1.1	MR. RICHTER: It all sounds reasonable
80	to me. I'm not there, so I certainly haven't been
Ф. r-l	able to witness any of the goings on. It's a
0	little tough to get in the middle of those kind of
2.1	things.
22	MR. FINNEY: Phil, this is Chris
22	Finney. It just seems to me that the record is
25	going to be what the record is. Mr. Geragos
٤	

	45			
	MR. BREY: Thank you, Phil.	1	generali	generally includes documentary evidence, does it
********	MR. RICHTER: Gentlemen, have a great	2	not?	
day.		ω	<i>b</i>	It may or may not.
BY MR	BY MR. GERAGOS:		Ö	Okay. And it also would include thing
o	I'm going to ask you again. The	,gr	like wit	like witnesses, potentially; isn't that correct?
specific	fic specifically the commentary at the	6	A.	Documentary evidence or circumstantial
ATAA	ATAA oh, wait a second, let's go back.	1-	evidence?	e?
Þ	Yeah.	œ	Q.	Circumstantial evidence.
o.	You don't have any evidence other than	10	ē.	It could be. Could be the absence of
just	just you haven't seen any documentary evidence	10	witnesses.	es.
that	that would refute any of Sible Edmonds'	ı	ç	Okay. Well, do you have any have
alleg	allegations, have you?	12	you talk	you talked to any witnesses who refute Sible
ā.	Documentary evidence.	1.3	Edmonds'	Edmonds' allegations?
o.	Right. Do you understand what I'm	,1. de	A,	Well, it's hard to get witnesses to
saying	9	15	somethin	something that didn't happen. I don't know of
×	Well, yes.	16	anyone w	anyone who has said they've ever seen or have
ę.	by "documentary evidence"?	7,7	belief c	belief or have seen Robert Livingston receive
Þ.	Yes, I do.	18	bribes f	bribes from the government of Turkey, especially
o.	And documents ~~	19	because	because the bribery allegations means that it
Þ	And my evidence is circumstantial	20	affected	affected his decisions as a member of Congress
evide	evidence based upon my long years. That's what it	21_	And I'm	And I'm trying to explain, Mr. Geragos, I believe
ŭ.		22	as you k	you know as a lawyer there's things called
o.	Okay. Now, when you say	23	circumst	circumstantial evidence, a regularity of
"circ	"circumstantial evidence," circumstantial evidence	24	proceedi	proceedings that happens.

111 wirerap, didm'. 7 A. That do 1 That's overhearing 4 Q. Wy Feco 6 Mr. Geragos, of he 1 heard voices sayin 9 Q. All right 10 tearify that she hill 11 documentary eviden 12 being compromised 13 seven. Wasn't that 14 A. My recoll 15 restify, I have do 16 members of Congress 17 my recollection, n 18 Q. Old she	
III wiretap, d A. Tha Trial's overhea O. Wel A. Geragos, o Heard voices s give Bob Livin O. hall teatify that a documentary ev keing compromi seven. Wasn't. A. Ky castify, I hav members of Con my recollectio	87
A. Welhea A. My A. My Mr. Gerados, o heard voices s give Bob Livin Q. hill tastify that s documentary ve the Eeing compromiseven. Maan T. A. My restify, I hav members of Con my recollectio O. Old	, didn't you?
That's overhead A. A. My Mr. Geragos, o heard voices sylvan Q. All tastify that s documentary over theirg compromises of A. My resulfy, I hav members of Con my recollection O.	That docsn't mean it's documents.
A. By Well A. Geragos, o heard voices s give Bob Livin O. hill tastify that s documentary ev keing compromi seven. Masn't. A. Ky tastify, I hav members of Con my recollectio	hearing conversations. And my
A. Reragos, o heated voices s give Bob Living 0.0. All testify that s documentary ever being compromises over. A. Ry castify, I have members of Con my recollectio	Well, do you know what:
Mr. Geragos, o heard voices s give Bob Livino castify that s documentary ev being compromi seven, Msan't A. My testify, I hav members of Con my recollectio	My recollection my recollection,
heard voices a give Bob Livin All teatify that a documentary ever heeing compromit seven. Maan't A. My teastify, I hav members of Con my recollection 0.	, of her testimony was not that she
give Bob Livin 2. All teatify that a documentary ev being compromi seven. Wasn't A. My teatify, I hav members of Con my recollectio O.	s saying words to the effect, let's
eastify that s documentary ever being compromise seven. Masn't A. My testify, I have members of Con my recollection.	Livingston a bribe.
testify that s documentary ever being compromise seven. Masn't A. Hy testify, I have members of Con my recollection.	All right. I'm asking you didn't she
documentary evibeing compromisem. Man't. A. Hy testify, I have members of Con. My recollection.	t she had that she was privy to
being compromiseven. Wash't A. My restify, I have members of Con my recollectio	evidence about members of Congress
seven. Wasn't A. My testify, I hav members of Con my recollectio	omised and I think you listed the
A. My testify, I hav members of Con my gecollectio	n't that her testimony?
restify, I members of my recollec	My recollection is no. She did not
members of my recollec Q.	have documentary evidence that these
my recollection Q. Did	Congress received bribes. That is not
Q. Did	tion, no, sir.
	Did she testify that she had
29 circumstantial e	ial evidence that these congressman had
20 been	
21 A. I do	
72 0 00	compromised? Will you let me
23 finish	
Z4 THE R	THE REPORTER: Okay, Right now we're

August 31, 2009 Okay. Well, you said there was a Title talking about just her allegations on the bribery Okay. Didn't she testify that she had That's why I interrupted before. I'm documentary evidence that refutes Sible Edmonds' MR. GERAGOS: He's the one who listed Right. I'm not asking that question. I've seen no documentary evidence on MR. BREY: Clarification. Are you documentary evidence that refutes those seven Do you have -- have you seen any That's not my recollection, no. Okay, And have you seen any asking you a specific question, okay? Isn't that what you said? either side of the equation, seen documentary evidence? when -- when --these seven allegations. Okay. Yes. allegations? thing? Bruce Pein æ 2 g 2 17.5 50 97 13 9 139 20 22

24 the genocide?	23 in order to get them to change their position on	22 launder moneys to to Congresspeople and others	21 Turkish cultural or social organizations to	that the government of Turkey was using so-called	19 Q. Well, did she also make the allegation	18 it in any kind of box.	recollection she tried to characterize it or place	official action. And, again, I have no	from the government of Turkey to influence their	14 its origins that these members had taken bribes	that she had evidence that she did not describe	32 A. My recollection of her testimony was	11 seven allegations?	her to make the allegations, what you call the	9 circumstantial, documentary or otherwise, that led	that she had been privy to evidence,	7 Q. The question is: Didn't she testify	6 A. Right.	she can take down your answer:	4 Q. I have to finish the question before	3 time and then the next person talks.	time because this record is a mess. So one at a	going to stop and we're going to speak one at a	3
2.4	23	22	21	20		23 00	17	16	15	M	13	12		10	9		7	6	US.		ų.	ho		
A. Yes.	correct?	are as a registered foreign agent, I assume,	Q. Well, do you know what your obligations	A. No.	Q. Have you ever inquired as to that?	A. No.	Q. You don't know as you sit here?	A. No.	government of Turkey was funding the ATAA?	Q. Do you know whether or not the	A. No.	2000?	back when you were representing them in the year	Q. Well, do you know who funded the ATAA	A. That's not my recollection, no, sir,	of Turkey the ATAA?	that she said was taking money from the government	Q. Well, wasn't one of the organizations	strength of the evidence or where it came from.	she specifically tried to identify the nature or	that being a conclusion. I don't recall whether	there is there was general statements about	A. Her deposition speaks for itself, and	

certainty. I'm not asking you to speculate. Your

1 2 2

I'm not asking you for your level of

that's not responsive.

speculation. So I'm not asking about any various

lawyer has already objected if there's

degrees of levels of certainty. Do you know

whether the Yurkish Coalition of American gets any

funding from the government of Turkey?

don't know whether the sun will rise in the east

and set in the west tomorrow for absolutely

certainty.

speculation? Because as I explained to you, I

You are asking more a level of

I will repeat that. To my knowledge --

August 31, 2009

Bruce Fein

There are levels of certainty that are required in

answering a question like that because there's

nothing that's absolutely 100 percent certain.

MR. GERAGOS; That would be objection

not getting money from the government of Armenia.

whether the sun will rise in the east and set in

conviction, Mr. Geragos, because I don't know

You need to specify the strength of

the west tomorrow. I don't know whether you're

æ:	Bruce Fein August, 31, 2009
_	15
	Q. Okay. And do you know whether or not
	the government of Turkey has funded the Turkish
	Defense Legal Defense Fund?
	A. The TALDF is paid by the Turkish
~	Coalition of America.
	Q. Do you know where the Turkish Coalition
	of American gere its funding?
	A. I do not trace the background of the
	excuse me, could I take a pause and let me
	recollect my thoughts, please.
	Can you repeat the question?
	Q, Do you know where the Turkish Coalition
	of American gets its funding?
	A. My understanding is it gets their
	precominate amount of funding from its founder who
	is in Massachusetts, Mr. Ayaslí.
	Q. And who is that?
	A. He's a businessman up there who takes a
	great interest in Turkish American issues.
	Q, Okay. Do you know if the any of the
	funding comes from the government of Turkey?
-	A. To a mozal certainty, I would say no.
	Q. Okay. I'm I didn't ask you to a
	moral certainsy. I'm asking you if you know,

	Bruce Fein August 31, 2009		Bruce Fein August 33, 20	1, 200
	53			5
jul.	MR. GERAGOS: And I'll object as	1	special for that.	
10	nenresponsive.	×	Q. Were you on retainer with the any of	O In
ä	A. To the best of my knowledge the answer	ω	these Turkish organizations as a you sit here	
2	is no.	^	today?	
UN.	Q. Okay. Have you done any tracing to see	ý,	A. Am I on retainer with ATAA, no.	
91	where the funding from TCA comes from?	91	Q. No. How about any of the TCA?	
7	A. I have not run am independent	ų.	A. I do get a for TCA, I get paid	
00	investigation, bired bired investigators, I	100	independently as small amount for communication	ŀ
10	have not done that.	9	public advocacy work. So if you want, the two	
15	Q. Okay. Have you done anything to look	36	Turkish-related organizations that I'm doing work	×
F	at the checks that come in for the TCA?	11	for today are TALDE, which is I'm under an	
12	A. No.	3.2	umbrella organization of TCA. That's all.	
3	Q. Okay. Have you done anything to	13	Q. Okay. And they pay you?	
<u>5</u>	examine where the any of the checks that are	1.4	A. Yes.	
15	solicited who who's doing the solicitation for	15	Q. Okay. Do they pay you for your work on	110
26	funding?	16	Congresswoman Schmidt's case?	
17	A. No.	177	MR. BREY: Objection. I instruct the	
100	Q. Do you know how much money the for	18	witness not to answer.	
19	instance, when you represented the ATAA back in	19	MR. GERAGOS: You're not going to allow	80
20	the year 2000, as detailed in Exhibit A, were you	zio.	him to answer the very gravamen of the offense	
21	paid by the ATBA to do that?	2.1	that you filed a complaint against Mr. Krikorian?	75
22	A. I don't have a recollection. I did get	22	MR. BREY: Since you've asked me to	
23	a small amount from my public communications work,	23	engage in communication, I will tell you that that	at.
2	but I don't know whether I got anything paid	24	has nothing to do with it. That very question was	as
				11 1000

August 31, 2009 5

I'm trying to explain the background of

You said that you didn't -- that nobody

Go ahead and ask the question again.

I didn't ask for the background.

The -- I'm trying to explain what did

introduced you; is that correct? I was asked by --- about possibly representing her in what ultimately

would as part of TALDF go speak with Jean Schmidt.

I was asked by Lincoln McCurdy if I

I'm just -- who was --

August 31, 2509

Bruce Fein

My recollection of what happened is there had been

concern at TCA with a nontrivial number of

congressional races where it was thought by those

in Congress were being victimized by what I would

style yerbal thuggery, accusations, harassment.

believe in one instance there was a concern --

52 77

MR. GERRGOS: That would be an

objection that it's nonresponsive.

what happened in World War I, and the resolutions

who did not subscribe to the Armenian thesis of

ce Pein	August 31, 2009
	58
asked, it	it was ruled upon as inadmissible during
Lincola Mc	Lincoln McCardy's deposition. The complaint, if
you will r	read it, deals with the facts as they
existed as	of November 2, 2008. It has nothing to
do with who	o is or who is not paying for the
defense of	!
	MR. GERAGOS: And as we argued at the
hearing an	and you were overruled and this deposition
was ordered,	d, it's circumstantial evidence of
whether or	not there was moneys qoing to
	MR. BREY: I don't think I was
overruled	on that point. If you want, we can talk
with Phil	again and perhaps
	MR, GERAGOS: I don't need to go to the
principal's office.	s office.
ó	Mr. Bein, when did you first meet
Congresswo	Congresswoman Schmidt?
А.	My recollection is sometime after the
it was	either November 2nd or November 4th,
2008 elections.	ions.
.0	And that was the first time you had met
her?	
ъ.	Yes.
å	Okay. And did you who introduced

Q. Do you know if anybody did?	is it McCurdy?	Q. You and a Mr is if	24
23 A. NO.		A. Correct.	22
the House Ethics Committee?		staff, correct?	22
21 Q. Did you did you submit anything to	her chief of	you were not contacted by her or her chief of	21
committee and	cifically go	Q. Okay. And did you specifically go	20
arrangement was submitted to the House Ethics	-	 Privileged material. 	1.9
parliamentary rules, so the representation	ivileged.	witness not to answer. That's privileged.	3.8
proper. I didn't know all the details or the	I instruct the	MR. BREY: Objection. I instruct the	17
to make certain that the representation was		complaint?	75
there was a review by the House Ethics Committee	draft that	Q. And did you did you draft that	15
was a period of time that there had to be	aks for itself,	attorney with Mr. Brey, so it speaks for itself.	4.
13 A. I think it was December of 2008.	laint as an	A. My name is on the complaint as an	13
after the election you think?	t's privileged?	Q. You're saying that that's privileged?	12
11 Q. Okay. And that would have been shortly		A. The complaint	Į,
agreement. I don't think that we drafted	e.	Q. It's a formal complaint,	10
9 A. No. We we did not have a retainer	nusts	A. What?	÷
witness not to answer.		a formal complaint?	00
7 MR. SREX: Objection. I instruct the	material if it's	 How is that privileged material if it's 	7
enter into a retainer agreement?	rial.	A. That's privileged material	٥
0. Okay. And when you did that, did you		witness not to answer.	ori
legal representation.	I instruct the	MR. BREY: Objection.	
me to arrange to meet with lean to discuss the		the complaint?	υ
2. A. My recollection that Mr. McCurdy asked	And were you the one who drafted	Q. Okay. And were you th	8
discussed that matter; is that correct?	complaint.	eventuated in this administrative complaint	>*
	52		

August 31, 2009.

A. Well, and it was ruled irrelevant, The answer is no. We stated that we would do this and

we would not charge them legal fees.

MR. BREY: I would object. I think

that's privileged.

money for their representation?

that the Turkish American Legal Defense Fund has

spent in prosecuting this claim against

Mr. Krikorian?

MR. BREY: Objection, privileged.

Okay. How many hours would you say

33, 2009	6.0	JO.	200,000	2000000	*********	00	20.800,0	20000	**********	\$20000		<u>Kokolinni</u>	<u> 2000/000-0</u>	tertido dessal	·····	No. 4 No.	203,0000,	227342704	r 1997.			200 200 200	2222	93	ğ a a ş
August 3		My understanding is Jean Schmidt did	Bennett did.	And who told you that?	I think Barry did.	And did you talk first with who was	st person you met, Barry Bennett or Jean	6.	I think I may have met both of them.	At the same time?	Yeah.	And when you met both of them at the	time, did you tell them that you wanted to	complaint or file a complaint in Ohio?	That's privileged material.	Barry Bennett's your client?	He is represents the Jean Schmidt	oommittee, so we're representing Jean	ually on the campaign committee,	And the campaign committee is being	nted by the Turkish American Legal Defense		Yes.	And the Turkish American Legal Defense	have they charged the campaign committee a
ruce Fein		А.	Barry Be	δ.	ъ.	ö.	the first	Schmidt?	ъ.	ð	А.	ò	same ti	draft a	В.	á	Α.	campaign	individually	ö.	represented	Fund?	ъ.	ò	Fund, h

Do you see me across the table, sir? I do. To a moral certainty I see you

i ö

So you're not going to answer that?

ò

Did you travel here to Ohio today? MR. BREY: Objection. Irrelevant.

MR. BREY: It's also irrelevant.

I'm not answering.

The amount of time you've spent is

Q. Pr. Pr. Q. uh privileged?

Privileged information.

Privileged. Privileged what?

MR. BREY: Objection. I that's	A. I am not an expert with the Federal	24
you've made no disclosure?	MR. BREN: Objection. Irrelevant.	23
Q. Okay. Is it a fair statement that	with the Federal Election Commission?	22
21 expert in election law.	Committee. I'm asking you if you are familiar	12
do with any campaign whatsoever. But I'm not an	Q. I'm not asking about the House Ethics	.20
My understanding is that's not has nothing to	would because they do it all the time.	19
A. An in-kind contribution to a campaign?	Committee would know their rules better than I	ă
MR. BREY: Objection.	was going on here. And I assume the House Ethics	17
that's an in-kind contribution?	House Ethics Committee to disclose exactly what	16
you feel that you don't have to disclose whether	A. That's the reason why we put in to the	- 5
services before the Ohio Elections Commission and	elected officials?	2
Q. Okay. So you're providing legal	disclosing in-kind contributions to federal	13
Commission.	Q. Are you aware of obligations for	10
A. It's before the Ohio Elections	A the complainant.	12
10 adjudicates this complaint?	Q. Right. Did you ~~	10
draw a complaint in this case. Do you know who	representing	9
 Q. Okay. These legal services were to 	information that's to be gleaned in my capacity as	GO.
7 else. They're legal service, period.	A. Yos. Privileged, irrelevant. That's	7
promoting Jean's election or defeat or anything	irrelevant.	
TALDF services are not for the purposes of	MR. BREY: Objection. Privileged and	ţ,
happen not in the context of an election campaign	expended in the prosecution of this complaint?	
be viewed as an in-kind contribution. These	Q. So how many hours would you say you've	w
d contributions and even whether or not these would	A. Right.	2
Election Commission rules on how to report in-kin	across the table, so	1-2
	Ø.E.	_

August 32, 2009

Bruce Fein

2

1.2 2 H

15

totally lirelevant to any isame in this case, 24. And is that a yes or a no? 25. And is that a yes or a no? 26. And is that or can that the disclosure 27. The Nouse Ethics Committee in conjunction with 28. The Nouse Ethics Committee in conjunction with 29. Did you submit a declaration? 29. MR. BREXT. Deposit on in connection 29. Did you submit a declaration? 20. Who was the person who submit to this in think 20. Who was the person who submit to this in think 20. Who was the person who submittee the form opinion? 20. Who was the genen an opinion? 21. Mno was the person who submittee to this interpret to this interpret to the flower authority to ask for an opinion? 20. Who was the flower Ethics Committee of the flower of Congress does. 20. Who was the person who submittee to this submittee of the flower Ethics Committee of	August 31, 2009	Bruce Poin	August 31, 200
lin this case. Lidat a yes or a no? Lidat a yes or a no? I haven't? I conduction with I conduction with I commission other Plaint. Thing in terms of Lidation? I con't think I Lidan't	83		8
that a yes or a no? haven'e? an the disciosite an conjunction with ave not filed any ac comission other thing in terms of ityon? thing in terms of ityon? think I think I think think I think I think I think think I think I think I think I think think I think I think I think I think I think think I	otally irrelevant to any issue in this case.		me object before you
haven't? an the disclosure n conjunction with ave not filed any so Commission other plaint. thing in terms of your in connection thing in terms of your in connection 10 11 11 11 12 13 14 15 16 17 18 18 18 19 19 19 10 10 10 10 10 10 10			
an the disclosure accompassion with ave not filed any s commission other plaint. thing in terms of your your thing in terms of inthing interms of inthing inthing inthing inthing inthing inthing inthing inthing inthing inthing inthing inthing	ou've made a disclosure or you haven't?		Sorry. Sorry.
ave not filed any 6 s Commission other 7 plaint. plaint. thing in terms of 13 your 1 don't think I 13 linion. I think I 14 linion. I think I 15 li		á	Did you submit anything in connection
ave not filed any 6 so Commission other 7 plaint. thing in terms of 10 you? 11 thing in terms of 13 you? 15 thing in terms of 13 thing in thing in terms of 13 thing in thing in terms of 13 thing in thing in thing in thing in thing i	o the House Ethics Committee in conjunction with		estigator, declaration,
### ##################################	reviewing this arrangement, I have not filled any		1 in connection with what
### ##################################	decument with the Ohio Elections Commission other		quiry by the House
artin connection 9 (1) (1) (1) (1) (1) (1) (1) (1	than what my name is on the complaint.		
tting in terms of 12			ection. Irrelevant.
thing in terms of 13 you? - I don't think I 15 inion, I think I 15 seen an opinion? 15 L any testimony? 22 . Irrelevant. 23	with the House Ethics Committee.		y that has some specific
thing in terms of 13 you?			is, I'm going to instruct
you?			anything further to this
1 1 1 1 1 1 1 1 1 1	the House Ethics Committee, did you?		
Inquiry to Intink	No.	ö	Who was the person who submitted the
15 16 17 19 19 19 19 19 19 19			es as far as you know?
Okay. Have you ever seen an opinion? 17 same instru No. 19 0. Okay. Did you submit any testimony? 20 answer, Mr. No. 20 nor to answer, Mr. Did you submit a declaration? 21 not to answer, Mr. No. 22 why this is MR. MH. BREX: Objection. irrelevant. 23 shiy this is comparate to compare to the com	only a member of Congress does.	MR. BREY:	ection. Same grounds,
No. Okay, Did you submit any testimony? 19 0.	Okay.		
Okay, Did you submit any testimony? No. Did you submit a declaration? No. Did you submit a declaration? MN. MH. BMEXt. Objection, irrelevant. 22 why this is		ò	you're not going to
No. Did you submit a declaration? 21 Not to answ No. N	Okay.		
Did you submit a declaration? 21 not No. No. WH. BREV: Objection, irrelevant. 23 in 1			MR. BREY: I'm instructing the witness
NO. MH. BREXT Objection. Irrelevant. 23		not	can show me some reason
Objection, irrelevant.			want to the allegations
	Objection.		
O. Did you submit snything 24 MR GERMGOS: 1'm seking Mr. Pein.			i'm asking Mr. Bein.

suppose I am. I'm his counsel in terms of the	24	Q. Now, are you going to answer whether	24
MR. BREY: I'm hore as counsel to I	23	clarify.	23
understand, are you representing Mr. Fein today?	22	willing to talk to Phil Richter and have him	22
MR. GERAGOS: And, Mr. Brey, so that we	.22	ruling. But if I'm mistaken, I'm certainly	12
witness not to answer. Same grounds.	20	MR. BREY: I don't think that was his	20
MR. BREY: Objection. I instruct the	19	hearing in which he ordered that Mr. Fein be here.	19
expenses like his airfare?	66	this same argument to Mr. Richter in the previous	ñő
Legal Defense Fund pay for his out-of-pocket	17	that Mr. Krikorian stated was false. And $\boldsymbol{\chi}$ made	17
Q. Okay. And did the Turkish American	16	which is the precise allegation that you've raised	16
August 22nd.	3,6	evidence that they were doing the same before,	ij.
A. Yes, I think it was on Saturday,	1	would I would assert, is circumstantial	7
deposition that you attended of his?	3	her expenses and other things now, illegably I	13
Q. Okay, And is that was there a	12	we said during the hearing that the them paying	1.2
A. I believe at present in Houston, Texas.	11	MR. GERAGOS: Well, I'll reiterate what	11
of?	10	show me	10
Q. Okay. Where are they headquartered out	9	Instruct the witness not to answer unless you can	9
Heritage PAC.		MR. BREY: Objection, Same grounds.	00
A. He is president of Turkish American	7	with prosecuting this claim?	ų
MR. BREY: I think it's D-E-M-I-R.	6	paid for any out-of-pocket expenses in connection	ä
K-A-R-S-A-N. Who is Demir Karsan?	i.o	has the Turkish American Legal Defense Fund	Ģ
Q. And I think it's D-M-I-R, last name		Q. Okay. And specifically now, did you	ia.
A. Yes.	3	A. I'm following the advice of counsel.	w
157	ka.	MR. BREY: I've so instructed you.	Ń
well, let me ask you, do you know who Demir Karsan		Q. Are you not going to answer?	(ed

August, 31, 2009

Gruce Fein August, 31, 20	se Yes.	2 . Okay. Does the Turkish American Legal	3 Defense Fund pay for Demir Karsan's expenses?	4 MR. BREY: Objection. I instruct the	witness not to answer.	6 MR. GERAGOS: Then I think maybe we	should get you do you want to get Mr. Richter	a on the phone?	9 MR. BREY: Okay. I think that will	work.	THE REPORTER: Do you want to stay on	the record?	MR. BREY: It's up to you. Might as	well,	(A short recess is taken.)	MR. RICHTER: Ohio Elections	Commission, Phil Richter,	MR. BREY: Hi, Phil, this is Don Brey	and same cast of characters are here.	MR. RICHTER; Understood.	MR. BREY: We are calling you for a	clarification about a ruling about what is or is.	not admissible. There are several questions that	I think
épu	5					· ore see in				10	11	12	13	14	91	917	2.7	81		92	21	22	23	2
August 31, 2009	We're co-counsel.	MR, GERAGOS: " understand that. You	represent Congresswoman Schmidt.	MR, BREY: I represent Congresswoman	Schmidt and I represent	MR. GERAGOS: Do you represent	Mr. Fein? Is that also that you're representing	Fein here today?	MR, BREX: I'm here on his behalf in	connection with his representation of Jean Schmidt	and her campaign committee.	MR, GERÂGOS: Okay. Are you his lawyer	y? Because when he says on advice of counsel,	is there an attorney/client relationship?	MR. HREY: Mell, there's a certainly a	privileged relationship when we're so co-counsel	for the same client.	MR. GERAGOS: I understand that. But	are you today representing him as his lawyer?	MR, BREY: Sure.	MR. GERAGOS: OKAY.	Mr. Fein; is that correct?	Yes.	Is Mr. Brey your lawyer?
nce Fein	case.		repr		Schn		Mr.	Mr.		con	and		today?	8		priv	for		are			ά	Ą.	ö

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government it receives funds from the Turkish	23 Defense fund does not take money from the Turkish	22 testimony has been that the Turkish American Legal	American Legal Defense Fund. And the other	speaks of "they," he's talking about the Turkish	MR. BREY: That's correct. When he	for other witnesses.	uitness and whether they had paid other expenses	16 paid the travel expenses for one particular	specific question that I asked was whether they	14 they're refusing to answer whether I think the	money blood money to deny the genocide. And	12 falsity of the statement that she has taken the	accord with the the statement or the truth or	10 contributions that are being given to her which	9 there's money being given to her or in-kind	8 circumstantial evidence that would show that	7 Friday that that it's our position that is	6 phone I guess that was on either Thursday or	5 I think I had argued to you when we were on the	4 in connection with the prosecution of this claim.	3 Mr. Richter, whether or not they've paid expenses	2 they're refusing to answer are specifically,	MR. GERAGOS: The guestions that	69
24	23	22	21	20	19	18	22	9,5	57	14	EJ.	12	11	10	9	69	~3	•	66		,sur	ы	1	
I believe that Mr. Geragos has	relevant to the allegations of the complaint.	hand and that there's got to be something that's	that we're going to limit this to the issues at	and my agreement at the Dave Krikorian deposition	these would be conducted based upon Chris Finney	that we've talked before about the standard of how	scope of things was. You know I Phil, I know	that, I may or may not have misunderstood what the	MR. SREY: Mr. Fein. Now, having said	MR. GERAGOS: "He," meaning Mr. Foin.	MR. RICHTER: "He," meaning who?	investigation on that whatsoever.	anything other than he hasn't done any	MR. GERAGOS: Which was not based on	the Turkish government.	certainty he testified they received no money from	money is from the founder and that to a moral	government, the testimony was that most of its	Coalition of American receives from the Turkish	American. And when asked whether the Turkish	MR. BREY: Turkish Coalition of	MR. GERAGOS: Coalition of American.	council	

This isn't an unrelated act. The \$30,000 in blood

money, which is the allegation here to deny the

genocide, I will establish that the \$39,000 in

money came from the exact same location that the

money is being -- that is coming from -- that funds the -- the very Turkish American Legal

Defense Fund. Which is they all come from TCA,

and TCA's money all comes from the

404(b) is when you use some other unrelated act.

Evidence, And this isn't a 404(b) issue, The

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with 404(b). It's actual a Federal Rule of

August 31, 2009

Bruce Foin

his knowledge. And he's, you know, the principal

of the Turkish Coalition of America.

nonpayment or the service that they're offering in

Turkish American Legal Defense Fund or the

Having said that, the payment by the

some fashion for her representation in this case, doesn't -- isn't relevant, is not admissible under

Ohio's evidentiary rules, is not admissible, is not relevant under the Ohio case law, and under

the rules of the road that we've agreed upon, if

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it's not relevant to an issue in this case, it

shouldn't be inquired into.

MR. GERAGOS: Well, I'm very familiar

	Bruce Fein
	्रं इ
eri	misstated the Rule in Ohio. Evidentiary Rule
ev	404(b) says that evidence of other acts is not
m	admissible, you know, to prove the character of a
7	person or in order to show that an action is in
ıs.	conformity therewish, and there are a slew of Ohio
w	cases that say that similar acts or occurrences
-	are inadmissible to prove the commission of acts
æ	or occurrences at issue in a civil case. You
σ	know, there's there's am old Ohio case 14
0,2	J.H. Beers, B-E-E-R-S, & Company versus Gurney, as
7	well as a an Ohio Supreme Court case, Knight,
2	K-N-I-G-H-T, v. State (1896), that you know,
Ξ.	for example, in a negligence action against a
7	railroad company. It was error to admit evidence
ır.	that other persons had been injured by trains at
9.	the same place at prior to plaintiff's injury.
13	We're talking about what the state of
18	receiving money from the Turkish government or
61	from Turkish government-sponsored PACs was as of
8	November 2, 2008. There's been no cestimony by
72	anyone in this case. Whether Bruce Fein knows the
22	answer to the question or not, they did depose
23	bincolm McCurdy, and he said that they got no
8	money from the Turkish government, you know, to

object.	24	testimony was that Bruce Fein had none of these	24
MR. GERAGOS: Wait, I do I do	23	MR. BREY: Phil, a couple things. The	23
hac	22	deny the genocide.	22
ethics folks. But it does show the sort of ad	22	allegation that she is taking money in order to	21
one. This has all been through the Congressional	20	or not there's a truth or falsity to the	20
that took place this year, we don't think there is	19	Commission is going to have to decide is whether	119
relevant to show that there was an FEC violation	18	Genocide. And that's the precise issue that the	18
that one of the statements he made, that this is	17	position so-called position on the Armenian	17
saying is questions and by the way, I do think	16	this complaint and their drafting of the her	16
forth in the PAC are are fair game. What we're	25	lead into specifically her their drafting of	15
Defense Fund in terms of money going back and	7.	they're doing, which show, once again, and it will	14
relations between the furkish American Legal	13	this besides the in-kind legal contributions which	ы
Fein knows or anything like that. And certainly	12	are paying for the expenses in connection with	12
where it gets its money, to the extent that Bruce	11	And I specifically want to find if they	11
to any any questions he's had about the PAC and	10	that at the hearing.	30
committees that was up there. We've not objected	9	Election Commission violation and I will present	· @
committee or one of the two political action		legal services which by the way is a Federal	00
Legal Defense Fund and the political action	j	services, that they've not charged her for the	4
goings back and forth between the Turkish American	•	that he's the one who went and offered their legal	ø
between in terms of financial connection or	6	contact with Mr. Bennett and the congresswoman,	5
There is no testimony that there's any connection	,da	Mr. Fein today that he was the one who initiated	JA.
was in present tense is as of November 2, 2008.	2	And there's already been testimony by	ù
until after last November's election. The \$30,000	No.	runs the Hittite Microwayo.	2
contacts with Jean Schmidt or with Barry Bennett	3	Turkish-sponsored PACs and from this gentleman who	340
74		73	
Bruce Fein August 31, 2009		Bruce Pein August 31, 2009	Br

understand -- I mean, I'm a little confused as to

why we've run far affeld. I've asked a very

30 === 13 13 15 3.4

MR. GERAGOS: Mr. Richter, I don't

Please state your objection.

saying is false. And the standard is is will the

evidence lead to relevant or admissible evidence.

That's what the standard is. This clearly is

contributions of she would take expenses in trade

for her position which is what they're accusing is circumstantial evidence that she would take

Mr. Krikorian of both saying and what they're

think i argued at length the other day that that

you paid expenses in connection with this? I

The simple question is: Have

simple question.

relevant, and the Commission would determine at a

connection with flying witnesses in this

trying to put the lawyers on trial by saying, you

Bruce Fein

know, where did you get the money, you know, how much are you paying her, how many hours have you spent on this, who -- who relabursed this witness

for his flight time. None of those are proper;

6(**********			********						vv.	المراجعة ا		شدند جدد	-1		mank school	<u>Lúszóss</u> .	inulai m	26.04		101200000	
Bruce Fein August 31, 2009	MR. BREN: I did not interrupt your	MR. GERAGOS:	MR. BREY: A did not interrupt you,	please don't interrupt me.	MR. GERAGOS: E do object. The Bouse	Ethics there is no evidence of that.	MR. BREY: I did not interrupt you;	please do not interrupt me.	MR. GBRAGOS: I'm objecting to that.	MR, BREY: Well, I had an objection,	but I waited until you finished. And I am stating	it now, if I may.	I'm sorry. Where was I? He	effectively through me off, which is I think one	of the purposes of this unfair tactic of	interruption.	He's asking to present evidence of an	FEC violation in front of the Ohio Slections	Commission. The FEC, they have their own rules	and regulations. If there's any basis for	anything to be presented to FEC, there's a place	to present that. That's not this case. And I	think that that example shows the irrelevancy of

aliege are the ones that are providing the -- what that she is taking money currently. She's taking

the money from the very organizations that we

we call or what David calls the blood money to deny the genocide, and that since the election,

demonstratively true, she took \$30,000 before ---

the money before -- I mean, which is

that it shows that she's taking -- that she took

argue that it's the same modus operandi of her,

specifically have exhibits which I will introduce

releases talking about her oppositions to such

resolutions and denying the genocide. And I giving her the money have been issuing press

November 2nd, the very organizations that were

the very organizations that have -- since

from the Turkish American Legal Defense Fund and the TC -- TCA, which is the Turkish Coalition of

statements out and claiming that she denies the

America, showing that they're putting these

quote directly from the complaint in this case.

genocide. Even in their statements, they even

to what occurred, you know, what, is it ten months

MR. GERAGOS: We would show -- we would

Sugar 21, 2009	Brite
79 talking about bad character, good	1
anything else. I'm talking about	es es
evidence that shows that she takes	8
from these organizations.	~
BREY: There are a number of cases	<i>ა</i>)
dealing with accidents that are not part of	9
testimony that talk about but	1
part of character because there's	80
they're trying to say that her character is	6
she would take noney from from some	10
entity that has Turkish in its name, and so this	Ħ
all fours on character. But it	12
doesn't even need to be because there are a slew	133
other cases in Ohio, at least, which talk about	2.5
in connection with, you know, prior accidents	20.7
showing that it was or they were or were not	92
negligent because they, you know, were negligent	17
on another case or weren't negligent on another	1.0
accidents took place here or didn't take	2
	20
RICHTER: For argument's sake,	21
say for argument's sake, let's	32
she has taken some money in order to	23
this point, How does that relate	92

please do not interrupt me.	24	MR. GERAGOS: We just had testimony.	N A
MR. GREY: I did not interrupt you;	23	believe are nonexistent.	23
Defense Fund	22	that has with the \leadsto with the issues at hand I	22
MR. GERAGOS: Whether the Turkish Logal	N.3.	gives money to the PBC, what connection that has	21
MR. BREY: It's	EN CO	Coalition of America but neither receives nor	20
information. I don't think the	19	Defense Fund, which receives money from Turkish	19
MR. GERAGOS: It isn't privileged	18	money he's paid or that the Turkish American legal	91
privileged information.	5	to, but he's trying to ask about, you know, what	17
has spent in pursuing this case. That is	16	mean, he can ask Bruce Fein about that if he wants	15
or that the Turkish American Legal Defense Fund	, cd	contrary to any evidence that there's been. I	15
much time as her attorneys, you know, we've spent	14	So to say that these are all the same entity is	14
object to is them asking how much money or how	13	the FEC records show that show that as well.	13
them trying to make that establishment. What I	12	I mean, Lincoln McCurdy testified, and, you know,	12
MR. BREY: Phil, I have no objection	5	the PAC or from the PAC to the Turkish Coalition.	5
establishment. It's certainly sounds like	10	either from the Turkish Coalition of American to	10
to given the opportunity to make that	90	uniform that there's been no financial money going	٠
that that's that they at least ought to be able		treasurer. But there's the testimony has been	00
MR. RICHTER: I'm inclined to believe	-1	PAC, which is commonly done whenever you have a	-3
of these other pseudo-cultural organizations	ره.	the address where he works as the address of the	σ.
of the same 1,000 square foot office as the	5	also the treasurer of the PAC and therefore lists	C/A
MR. GERAGOS: which is operated out	*	the head of the Turkish Coalition of America is	_
MR. BREY: I said that.	٠	the PAC and Turkish Coalition of American is that	w
Turkish Coalition of America	10	"they." The one connection he does have between	10
The Turkish Legal Defense Fund is funded by the		MR. BREY: Phil, he keeps talking about	-
	2	81	_

transparency and truth, and now they're trying to

elections, you know, mission statements and the

reason that it was formed, and it's for

supposed to -- and I have read the Ohio of

hide the fact that the some shadowy organization

1,1

has approached one of the federal-elected

officials, is not only donating the time, but now is apparently paying expenses, and they're trying to hide that between -- behind an attorney/client

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a communication between the client and the lawyer,

scoundrel to assert that it's an attorney/client.

client. Attorney/client privilege is grounded in

to -- behind whether you pay expenses for a

August 31, 2009

Bruce Fein

Turkish American Legal Defense Fund, is paying for

If Mr. Pein's organization, the

privilege to that, And, frankly, if that -- if

that turns out to be the case, it's somewhat

gruce Krin	
EL 80	
MR. GERAGOS; I thought you were	
finished.	
MR. BREY: Well, I wasn't. That is	
privileged information. It's irrelevant	
information. If they want to establish connection	
with other folks, you know, i've not objected to	
those kinds of questions. But without any	
connection or any good faith basis for thinking	
that there is a connection even, you know, they	
can't they can't pierce the attorney/client	
privilege and say how have you been preparing the	
this case, how much time have you been spending,	
who's spending the money on this, that and the	
other thing. That is not admissible, it is	
privileged, and it goes to the heart of the	
attorney/client relationship, and it is also a	
violation of 404(b).	
MR. GERAGOS; Okay. The once again	
are you finished?	
MR. BREY: I am, thank you.	
MR. GERAGOS: Okay. Once again, the	
fact of whether they're paying witness expenses	
and it's somewhat ironic that they're trying to	
hide between behind an attorney/client	

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question that I asked and the question that	ssue of whether or not	not is irrelevant to the issue of whether or not	24
MR. GERAGOS:	But whether he's able to keep that or	But whether he'	23
MR. BRSY:		be able to keep.	22
MR. GERAGOS:	is I believe a promise he will not	one is a is I believ	23
Jean Schmidt prior to the November 2008 election	o choice but to act like	scoundrel, I feel I have no choice but to act like	20
Turkish American Legal Defense fund on behalf of	sed me of being a	horse, but since he's accused me of being	19
There is no document showing any action by the	he gets upset with my high	has just made to you he	3,4
clearly happened long after November 2, 2008.	The promise that Mr. Geragos	Turkish government. The p	17
privileged, it is clearly irrelevant, and it all	Turkish Coalition of America is funded by the	the Turkish Coalition of A	ĕ
hours did you spend, and that is clearly	g or even implying that	one shred of it, suggesting or even implying that	F
you pay for this, did you pay for that, how many	een produced by him, not	documentary evidence has been produced by him,	E
public record. He's asking for details about did	ext the allegations. No	Mr. Krikorian has to support the allegations.	13
testified to because it's already a matter of	evidence that	subpoenaed all documentary evidence that	20
already been testified to and didn't need to be	Phil, we have asked and	MR. BREY: Phil	jed jed
know, not charging her is		the complaint.	10
that they are representing him and presumably, you	r. Krikorian stated in	complete defense to what Mr. Krikorian stated in	10
fact that I am representing them, but the fact	se PACs, and that is a	Turkish government and these PACs, and that is	00
Amorican Legal Defense Fund and frankly the	ilso funded by both the	Coalition of America was also funded by both the	ų
connection with it.	that the Turkish	going to present evidence that the Turkish	6
paid for for this, that and the other thing in	of America, and we're	by the Turkish Coalition of America, and we're	Ų1
the money went to, you know, if any, who who	id was funded and founded	American Legal Defense Fund was funded and founded	-
we've been spending in preparing, you know, what	ditness that the Turkish	established through this witness that the Turkish	W
have a duty in discovery to tell how many hours	we are we have	the expenses and so far we are	ю
the lawyers that are representing Jean Schmidt	somebody paying expenses, and if.	What that is is somebody p	-
prace bern	August 31, 2009	pance Sero	

August, 31, 2009

Anguat 31, 2009 Broce Pein	8) they've instructed him not to answer is: Did the	Terkish Emerican Legal Defense Fund pay for a quickly	witness who traveled to his deposition. This is	the same witness who already testified that his	declaration and his affidavit were prepared by the	Turkish American Legal Defense Fund and that they	were drafted by the Turkish American Legal Defense	Fund, precisely goes to the core of the issue, the	which is the defense of Mr. Krikorian. Once	again, if counsel wants to just keep saying that	it's attorney/client privilege, I understand that	that is what, you know, his assertion is. But	there is nothing privileged about whether somebody	The Turkish American Legal	Defense Fund's payment of expenses for fac:	witnesses in a proceeding is precisely what	Mr. Krikorian has argued and has stated publicaily	is going on here, that the Congresswoman is taking	meney, blood money, to deny the Genocide. And	that's how we prove it. And once again, like I	said, this would have been a two-minute or	three-minute question and answer, and instead	we've effectively spent 32 minutes on dealing with	.24 prepare
ein August. 31, 20	es MR. BREY: Well, it would also go more	quickly if you withdrew the question, but	obviously we have a disagreement about whether	it's appropriate to do that.	You know, he's made a number of charges	here, but one of the the issues I would talk	about is there is privilege in respect to	communicátion was clients. There is also a	privilege in terms of how the lawyer does work on	behalf of the clients. There is no privilege per	se between Nr. Fein and communications	attorney/client privilege, there's no	attorney/client privilege per se between Bruce	Fein and any communications he had with Karsan	Demir and Mark. Having said that, Phil, consider	what you're doing. You're allowing him to put one	the lawyers on the stand and ask him to testify	about his work product, client preparation.	communications he had with a witness. And in	unless that's relevant to the case and pretty	directly relevant to the case, you are	disregarding which is also a principle in	to the rights of lawyers and clients to	prepare their cases without being subject to

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MR. RICHTER: Well, that that may or	24	?people?	24
MR. BREY: Well, Phil	23	Turkish government-sponsored PACs and the Turkish	23
it's pretty important that we do.	22	money from the government of Turkey or from	22
sure that we don't find this out says to me that	21	November of 2008 she received \$30,000 in blood	21
the fact that they're fighting so hard to make	20	have any relation to the allegations that in	20
evidence, the chain of what they're paying, but	19	MR. BREY: Phil, how do these expenses	779
why it will lead to the discovery of relevant	18	that relate to other expenses	10
extremely plausible case as to why it's relevant,	17	you know, did you do this for him there and does.	7.7
Finney. It just seems to me that we've made an	14	him, what did you do, how did you prepare, but,	16
MR. FINNEY: Phil, this is Chris	16	questions that get to, you know, what did you ask	¥
literature we're arguing about is published.	и	we're talking about here. And I wouldn't allow	.14
didn't even come into existence until after the	13	tends to go somewhat to the issue that's that	12
going into a wild goose chase about something that	12	question that tends to in my mind at least,	12
November 2008 and limit it that way, rather than	п	amounts were paid or not is is more of a fact	II.
if they've ever done it for her on or before	TO.	that would be, but the question of whether certain	10
MR. BREY: Well, how about if he asks	٠	how much, et cetera, I'm not sure how relevant	w
MR, RICHTER: and it doesn't relate.		I guess my inclination is to say that	Œ
MR. BREY: Well, how about	4	expenses paid for a witness or not.	3
the line of questioning right there		and the client, but a matter of a question of were	o.
ever done that, then that ends the that ends	5	product or what was occurring between the attorney	5
the answer is yes and that's the first time we've	*	far doesn't appear to get to the nature of the	14
MR. RICHTER: Excuse me. But to me if	LU.	agree with you there, but everything I've heard so	ω
the exhibits. I mean, Mr. Richter, if you'd	N	MR. RICHTER: Well, I would tend to	2
MR. GERAGOS: I'll show you when I do		interrogation by opposing counsel.	f=1
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Bruce Fein August 31,		Bruce Fein August 31, 2009	

can proceed there. But just for clarification, is

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MR. BREY: And Phil, that's fine.

wants to find out about those statements.

evidence that the Turkish Coalition of America is

receiving modey from the government of Turkey?

representation to you that there will be solid.

part of your rationale based upon the -- the

MR. RICHTER: I think essentially the

determined out of this -- as I see it, anything

answer to that is yes because whatever is

that is determined out of it here has to relate

cetera, to me is irrelevant to what the Commission

MR. RICHTER: But how much time, et

MR. SREY: Okay.

statement.

August, 31, 2909

with all due respect, I don't see that as being an

that's off base.

Bruce Fein

issue. As to whether the question as to how much

expenses -- or not how much, but whether expenses

money came from that was a part of Mr. Krikorian's

relate to the question of, you know, where the

ace resu	August 31, 2009
	16
may not be so. I understand that.	
MR. BREY: Phil, the information	ation is not
a secret. We told them off the record	I think
Karsan Demin's that we were paying for	14.
think it's utterly irrelevant to this o	case, and I
don't want them then to get the camel's	s nose in
the tent because I think that's a zelative	tive
possibility here or a likelihood.	
MR. GERAGOS: Mr. Richter	
MR. BREY: We're not going t	to waive the
privilege, and if we answer those kinds	s of
questions, then he can say, well, you a	answered
that one, therefore you have to answer	the others.
MR. GERAGOS: I guess the pa	parade of
horribles argument as raised with that,	, I'm asking
the question, I will limit it to paying	g for the
witness expenses, I'm not going to ask	ask him what he
discussed unless it deals with the denial	ial of the
Genocide and such matters, and I assume that	e that Your
Honor has ruled and we can proceed so w	we can get
this done?	
MR. BREY: Phil, just one mo	more
clarification. He also was asking how many bours	many hours
we spent on the case with Jenn Schmidt.	. I assume

MR. BREY: Objection. Objection.	22	BY MR. GERAGOS:
A. The depositions. The depositions	23	MR. BREY: Thank you.
Q. Transcripts?	22	THE REPORTER: Correct.
MR. BREY: I objection	2.1	right?
A. Transcripts.	20	MR. BREY: That's all on the record,
MR. BREY: Objection. I	19	MR. RICHTER: Uh-huh.
proceeding?	18	MR. GERAGOS: Thank you, Mr. Richter.
in connection with the prosecution of this	77	MR. BREY: Thank you.
Q. And have you authorized other expenses	16	Commission's purposes, that's correct.
A, Yes,	1.5	MR. RICHTER: Well, for the
payment of those expenses?	24	paid.
Q. And are you the one who authorized the	13	Jean Schmidt or the details of the of what was
A. Sema Musula.	12	answer guestions about how many hours he spent for
Q. Okay.	12	whether or not expenses were paid. We won't
I don't write out the checks; the secretary does,	. 10	marching orders. We'll answer the question as to
A. That that's how the bookkeeping works.	9	MR. BREY: Okay. 1 think we have our
Q. And who's that your understanding from	-00	Mr. Krikorian's statement.
A. His travel expenses.	-4	interest to the Commission in terms of what led to
Q. And		but it's not necessarily, at least to me, of
that's my understanding.	5	great interest to somebody along the line here.
A. Although I didn't write out any check,		that all of this stuff has occurred now may be of
expenses for the witness Demir Karsan?	3	making the statements that he made. Just the fact
did the Turkish Legal Defense Fund pay the	14	there was something that led to Mr. Krikorian
Q. Mr. Fein, did you pay the expenses	Het.	93 back to the ten months or so that establishes that

300	Bruce Fein August 31, 2099
	96
-	MR. BREY: No.
- 04	Q. That you've previously testified
10	MR. BREX: No. No.
· ·	Q that you paid for transcripts and
10	depositions.
- 2	MR. BRBY: Do not answer that. He
-	asked me a question, and he interrupted me.
(0)	MR. GERAGOS: And 1 and 1'm
0.	withdrawing any question that I asked before.
0	MR. BREY: Since you started something,
н	don't apswer anything until he stops on the
N	record. Can I speak now?
.50	Q. So what other expenses have you paid
7.7	MR. BREY: Don't answer anything unless
iΩ	he stops interrupting me.
٠	Q. The what other expense
1-	MR. BREY: Do not answer a question
ω.	until he stops interrupting me.
o.	Q. What other expenses have you
	MR. BRBY: Do not answer any question
ret.	unless he stops interrupting me.
04	We can do this all day.
· (c)	MR. GERAGOS: You're right, We can.
	Q. What other

August 31, 2009 not off limits. You're now saying that somehow in MR. BREX: To the extent you're talking representation of Jean Schmidt, I think that's off for -- we just had a ruling that the expenses were MR. GERAGOS: Well, the -- the expenses You've said that you, Br. Fein -- i'll the 45 seconds since we hung up that that ruling limits and we instruct him not to answer those. MR. GERAGOS: We can call back -- he MR. GERAGOS: I realize you want to about expenses incurred in connection with the MR. SREY: I did not interrupt your THE WITNESS: I applogize, Sorry. obstruct this deposition. But we just had a MR. BREY: We can call back. My MR. GERAGOS: I'm not finished. MR. BREY: He said -understanding was he said ---You've got to let me answer. please do not interrupt me, somehow changed? said expenses. discussion --rephrase it. Bruce Fein ò 10 7 33 2 12 1.4 9

MR. BREY: You interpupted me once a	20 %	lot of time doing this.
assertions about you.	23	MR. GERAGOS: I don't want to spend a
MR. GERAGOS: I'm not going to make any	N N	did.
improperty.	st 23	MR. BREY: You just did it. You just
MR. BREY: you're behaving	20	MR. GERAGOS: I will make an effort
MR. GERAGOS: I'm not	19	MR. BREY: on a regular basis.
say I can't respond to that ~~	let in	MR. GERAGOS: Okay.
make assertions about me and ny conduct, and then	1,7	basis. You cut me off
MR. BREY: When you ask a question and	ii 6	trying to interrupt me. You do it on a regular
If you've not an objection, that's fine,	re 15	MR. BREY: Actually, you are. You are
continue with the wirness? I'll ask questions.	[-1 de	okay? I'm not trying to interrupt you.
I'll nominate you for Super Lawyer. Can we please	13,	calling Mr. Richter. Let's just get through this
MR. GERAGOS: I'm not sarcastic at all.	12	can object, okay. We don't need to just keep
MR. BREY: Thank you for your sarcasm.	700 as	ask him guestions. If you have an objection, you
move on so % can guestion the witness?	1 40	calm down and try to act like a gentleman. I'll
very impressed with your legal abilities. Can we	to	MR. GERAGOS: Why don't you just try to
acting wonderfully. You're a great advocate. I'm		MR. BREY: 1'm interrupting
improperly, okay. If that helps you, you're	3	yours.
MR. GERAGOS: You're not acting	Ph.	MR. GERAGOS: ~~ juvenile behavior of
your assertion that I was acting improperly.	v	MR. BREY: I'm interrupting you
MR. BREY: I want to make a response to	4	with this
witness.		MR. GERAGOS: You're interrupting me
MR. GERAGOS: Let's question the	N	until he stops interrupting me.
MR. BREX: You just you just		MR. BREY: Don't answer any question
98	97	

MR. GERAGOS: Do you understand -- do

MR. BREY: I'm sorry, I'm sorry.

Have you paid for any other witness

expenses?

With regard to?

you remember that?

55 91 1.7

him to answer if it was expenses in connection

310 13 75

with the other witness.

Okay. And the expenses that you paid for -- for Mr. Karsan, where did that money come The record should reflect you are now

looking at your lawyer. Are you --

MR. SREY: I've instructed the witness MR. GERAGOS: You just told him -- do you want me to have it read back? You just told

not to answer it.

Can you answer it?

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are talking about expenses for other witnesses,

you can answer the question.

Mr. Fein, do you understand the Yes, I understand the question.

question?

Α,

	Bruce Pein Anguet 31, 2099
+4	99 again. I will show you the courtesy of letting
0	nish what
(*)	courtesy. And you show a remarkable inability to
150	do that. I mean, obviously you're very skilled
40	with making ad hominem attacks upon me and others
·ø	and falsely accusing me of whatever temperament
^	flaws you believe I have. Well, that's fine, but
œ	you still have to let me respond. And the
o.	response I have is that my understanding of the
27	statement be made is that you're allowed to ask
=	whether or not the paid expenses of Demir Karsan,
12	not that they paid other expenses for or on behalf
e).	of Jean Schmidt. And by the the deposition or
1.0	whatever of Jean Schmidt would be an expense or
<u>ده</u>	of Demir Karsan would not be an expense that would
9	be paid Demir Karsan. And if you think I'm wrong
5	about an interpretation or misread read it, tell
G2 e1	me and we can sort that out.
20	Q, Mr. Fein, have you paid any other
50	expenses in connection with the prosecution of
5	this claim?
22	MR. BREY: Objection. I instruct the
53	witness not to answer to the extent that he's
24	talking about expenses for Jean Schmidt, If you

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A. to object.

Q.

19

20

22

2,3

Α.

Q.

referring to Turkish Coal -- or Turkish Legal

of American because they're the ones who are

actually writing the check; is that correct?

Yes. Yes.

Defense Fund, in actuality it's Turkish Coalition

Now, the Turkish Coalition of America

I'm waiting to see whether he's going

Well, he hasn't objected.

102 would have been writing the checks also for the transcripts and other things that you testified? MR. BREY: Objection. I instruct the witness not to answer. Well, you did testify previously that you paid for the transcripts; is that correct? MR. BREY: I don't recall whether he did or not. But I would object to that testimony in light our previous --10 MR. GERAGOS: Right. He did -- he did 11 testify that it was transcripts/depositions is 12 what he said. Isn't that correct, Mr. Fein? 13 A. Vas 14 And was that also Turkish Coalition of Q. 15 America? Α. 17 Now, Turkish Coalition of America gets 18 its funding or -- by the way, I'm going to show 19 you something that I'll mark as Defense B. I'll give a copy to counsel. MR. BREY: Is this the first exhibit 22 we've seen? 23 . - - - -

Thereupon, Defendant's Exhibit B is marked

collective authorship because others participated, participant if you want to call this my -- my best authorship and I was a participant in this. Maybe

especially in the length, I certainly was a belief is that this would be a collective I wrote more substantially than others. opposition to such resolution and maintains that

Schmidt has on numerous occasions voiced her

Well, specifically, "Congresswoman

the historical question is not appropriate for

wording when it's put in a more abbreviated form have nothing to do with things that go up on the

for a posting like this. I did not post this, website, So whether or not that's viewed as a

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And -- but you wrote the -- you wrote

I think those are the ones who ---

Occasionally, there's a --I'm sorry, what are --

ones that.

I don't have -- I have a recollection

this; isn't that correct?

that I wrote something like this. It wasn't in

this format. Sometimes things get changed in

ice Fein	August 31, 2009	
	E0:	
for purpose	purposes of identification,	
	1 1 1 1	944290
ö	Do you recognize this, Mr. Fein?	
А.	I've seen this document at a previous	- Canada
deposition	I believe.	
ò	Okay. Do you know who wrote this?	4230000
ъ.	My recollection is I may have written	
this first draft,	draft, and then oftentimes I circulate	
at and get	comments back.	~~~
Ö.	Okay. Well, who would you have	
circulated	it to?	
А,	Persons at TCA.	
ò	Who are the persons at	
В.	Would be	
ò	You said TCA?	
ä	Yeah, Turkish Coalition of America,	
that's what that	that abbreviation	
ò	And who would that be?	
	MR. BREY: Excuse me. Was he talking	
over the la	last part of his answer or not?	
	(The record is read as requested.)	
А.	David Saltzman, I typically would ask	
for his com	commentary, Lincoln McCurdy would get a	
copy of this,	s, Guler Roknar. I think those are the	

23	82 10	.21	20	19	18	17	16	15	14	13	12	ŭ	10	٠	a	7	6	i,	۵	ü	Ñ	<u>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</u>		i iii
are my exact words. With regard to my own	don't I don't know for certain whether those	 Whether they're my precise words, I 	Those are your words, aren't they?	has never been proven in a court of law."	numbers, constitute genocide - an accusation that	Armenians and Turks were killed in harrowing	tragic events of World War I, in which both	on her independent research, does not believe the	Q. How about: "The Congresswoman, based	certain.	and nobody else edited them, I couldn't say for	specifically recollect I used those specific words	A. So but with regard to do I	Q. Okay.	time.	consistent with my my understanding at the	general idea there certainly is something that is	millions of words probably annually, and the	recallection of using those words. I write	A. Well, I don't have specific	sentence?	Congress to legislate." Did you write that	105	Bruze Poin August 31, 2009
	22	22	20	19	18	17	16	15	j	ū	rz	II.	10	9		7		ur.		ω	33	put		
	or otherwise. I don't know whether those are my	oftentimes wording gets changed for space purposes	been edited when you put things on websites,	those are my precise words or whether they had	A. Whether again, Mr. Geragos, whether	You wrote that sentence didn't you?	historians."	Lewis of Princeson University and other respected	accord with renowned Middle East scholar Bernard	Q. Okay. How about: "Her conclusions	wording.	there and other people suggested a different	particular words or whether the general idea was	A. 1 don't recall whether I used those	Q. Did you write it?	accurate statement.	demonstrated that crime, I think that's an	the statutes proof beyond a reasonable doubt had	established in the genocide convention of 1948 and	would find beyond a reasonable doubt that as	state of the record and the evidence, that she	Gean Schmidt, sitting as a juror based upon the		Bruce Fein

written in other publications; isn't that correct?

Yes, sir, and I believe it.

bigoted campaign tactics that Armenian Americans

Q. Sight. And you have used the term "emblematic of the religiously and ethnically

after the 2007-'8 elections.

regularly employ..." That's something you've

something that in almost whole or all was written

by you, all of this?

But doesn't this look to you to be

it depends upon how you decide whether

editing makes you the sole author or not. As I

say, oftentimes in putting together something

that's posted on a website, there's a substantial

contraction of the entire document and oftentimes

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paragraphs, the exact woxds. I think it's fair to say, and I will state for the record now, that the

I'm not certain that all those three

paragraphs, you've written in other areas or in

other publications; isn't that correct?

paragraphs are my opinions, my conclusions, and I have articulated those both before, I believe, and

general ideas voiced in those last three

	Stude Fein August 31, 2909		62
	107		L
ef	characterization of the events of World War I as a	e4.	
n)	genocide.	64	
e9.	Q. You've written that in other	P)	
797	publications; isn't that true?	NT.	
S)	A. I think the the gist of that	un .	
9	assertion I have written independently expressing	9	
r-	my own viewpoint.		
æ	Q. Right. And you've also the gist of	60	
Ø.	"based on her independent research does not	6	
10	believe the tragic events of World War I, in which	10	
2	both Armenians and Turks were killed in harrowing	я	
12	numbers, constitute genocide You've written	21	
1.3	that in at least four other publications, isn't	13	
1.4	that correct?	14	
15	A. That statement is an accurate	15	
16	expression of my published statements on numerous	16	
1.7	occasions, yes, sir.	37	
80	Q. Okay. In fact, going down to the next	138	
1.9	paragraph, the term "verbal thuggery," you even	19	
20	used that term today, isn't that correct, in your	20	
23	sworn deposition?	21	
22	A. That is correct,	22	
ec 20	Q. In fact, virtually every sentence in	23	
70	here that starts with in the last three	25	

Brue	Bruce Fein	August 31, 2009	· es	Bruce Pein August 31, 200
\neg		105		
-	editing occurs.		pair	had started out with but it was longer, I wouldn't
10	0.	Right, I'm not asking you that.	23	necessarily have looked at the final editing that
ω.	A.	So I'm not trying to quibble here. The	5-2,	changed words or sentence length. But at least at
	general id	general ideas I think were largely, if not	è	present when I look at this document, is there
Ġ	exclusively, mine.	ly, mine. The particular phraseology and	UI	something that I think is wrong in the document,
Φ	the compac	the compactness sometimes changes in the editing		don't at present look at the document and say.
7	process.		7	oh, this is an error.
æ	Q.	Right. But in almost all or large part	an an	Q. Okay. And specifically the statement
ω.	this is yo	this is your work, is it not?	10	that on "Congresswoman Schmidt on numerous
10	A.	I think that's probably accurate.	10	occasions voiced her opposition to such
11	Q.	And is your memory is that you were	11	resolutions" What did you base that on?
12	the first	the first drafter of this as well; isn't that	12	A. Well, that wasn't on any independent
13	correct?		13	talking to Jean Schmidt. This is the impression I
db.	A.	K & &	14	got from speaking with Lincoln McCurdy at TCA
15	ю.	Okay. And if there had been something	15	Prior to my representation of Jean Schmidt in this
16	that was 1	that was inaccurate on here and it was showed to	26	case, which was after November 2nd, I had no
1.7	you, you w	you, you would have objected to that; isn't that	17	knowledge whatsoever individual knowledge of
16	correct?		18	Jean Schmidt's position on any issue. In fact, I
19	, Di	I'm not sure what	1,9	didn't know who Jean Schmidt was.
20	Ö	Well, you're called the resident	20	Q. Okay. When the and you say you
21	scholar to	scholar to one of these organizations.	21	don't know who she was until after November 2nd?
22	A.	I mean, if if something was here and	22	A. Yes.
2.3	I somet	sometimes in the editing process, it would	23	Q. Okay. But when you talked to Lincoln
24	get posted	get posted and it's a summary of something that I	224	McCurdy, did Lincoln McCurdy tell you he knew who

I don't know whether that's the company

Have you ever met his gentleman?

And that would be a gentleman who runs

a Mittite Microwave?

that's my understanding.

97 1.1 E Okay, How many occasions have you met.

I think it's Kalcin Ayasli.

And what's his name?

Yes, I have.

Okay. And you aware where he does

Prior to November of 2008?

Half a dozen to a dozen.

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there was a wealthy businessman who founded it; is

that correct?

Okay. You did testify before that

you've made no independent inquiry?

Yes. And that's -- that is -- that's

actual investigation -- had a private investigator.

my understanding. But to suggest that I ran an try to trace the funds would be incorrect. But

ruce Fein	Anguet 31, 2009
	111
Jean Sch	Schmidt was?
ъ.	Xes.
ó	And prior to November?
Ъ.	No. I the Jean Schmidt name and
Lincoln McCurdy	McCurdy I don't recall coming up until
after No	November.
စ်	You knew who Lincoln McCurdy was prior
to November?	ber?
ď.	Correct.
ò	And did you ever discuss with Lincoln
McCurdy	McCurdy whether he had knew of dean Schmidt
prior to	to November?
ď.	No.
á	Did you ever discuss by the way, the
Turkish	Turkish Coalition of America, you said that its
primarily	y funding comes from a businesswan; is
that rig	right?
ě,	Well, I don't know where I don't
know where	re the primary funding comes from, so
á	Okay, And the
Α.	You need to talk to someone who knows
about th	that. I've not actually made any inguiry.
ö	So you haven't as you sit here, you
don't kn	know where the funding comes from because

7				
ļ=+	business	business or with who he does business?		Q. Okay. And do you know whether any of
10	A.	No.	10	the money from the from that PAC, Turkish
ω	ø.	Did you ever make any inquiries as to	į.a·	Coalition of America PAC, was used to pay expenses
۵	that?		,**	in this case?
i,n	A.	None whatsoever.	Ş	A. I
•	0,	Okay. And as you sit here, do you know		MR. BREY: Objection, unless you're
2	if any of	if any of the PAC if any PAC money do you	3	talking about expenses of of witnesses.
00	know what	know what PAC money is?	on one	Q. Do you know do you know if the PAC
ø	ţo:	Yes, I do.	ij.	paid the expenses in this case for the witnesses
10	Ö	Do you know if any PAC money has made	20	or depositions or anything that you've testified
11	its way:	its way into the Turkish Coalition of America?	II.	503
12	Α.	I've not investigated any of the	£;	MR. BREY: I'm going
13	finances,	finances, so I'm tabula rasa, sir.	13	A. Whether the PAC no, the TCA paid the
14	Ö	Okay. And do you know of any Turkish	8	expenses of the witnesses that I've identified.
15	American	American PACs that operate out of that same	μa UP	Q. But you don't know and when you say
56	address a	address as the Turkish Coalition of America?	1.6	the PAC, no, how do you know that?
17	A.	I have an understanding that the	ττ	A. This, sgain, goes back to Mr. Krikorian
w w	Turkish	Turkish Coalition of America USA PAC has that	18	[sic] at levels of certainty.
19	address.		130	the Armenian government isn't paying you to
20	Ω.	Okay. And is that a political action	20	here, sir. I've not run an investigation.
21	committee?	62	21	well be they've paid you \$5 million to come here
22	Ā.	Yes, it is.	22	and browbeat me, but I don't know that for
23	Ö	At the same address?	23	certain. And that's why when you make these
24	3P	Yes, it is.	N/4.	questions without having levels of certainty, it

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Okay, Who else can authorize expenses

9 1 2

MR. BREY: Asked and answered.

Yes, authorized by TCA.

The only other person at TCA is David

at TCA? A. Saltzman. Defense Fund. I don't know the persons acting in a different capacity who can authorize TCA to pay

20

authorizations by the Turkish American Legal.

you said TALDF. I don't know, I was making the

apologize. I misheard the question. I thought

Okay. So it's either you --Excuse me, excuse me. I -- I

And the Turkish American Legal Defense

Fund as you said has no operating account?

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But I don't know whether a check was

Okay. But you authorized it?

written at all, sir.

Bruce Fein

I didn't ask that. I asked if you

written at all, sir.

authorized it.

ruce Pein
115
leads you that you can't say anything as absolute
certainty. And so if the answer is I have the
same level of certainty that you have that you're
not getting paid by the government of Armenia to
be here, that's my answer. Now so whatever
that level is I've got.
MR, GERAGOS: That would be a motion to
strike as nonresponsive.
Q. Do you did you see a check that was
written to a witness or to a carrier or to a
for any expense? Did you actually see an expense
check?
A. No. And on that score, if that's the
level, I can't say that we in fact paid the
expenses of Mr. Karsan because I didn't actually
see the check written.
Q. Okay. Did you authorize it? You
didn't you testify you authorized the check?
A. For TCA to pay the check, but 1 don't
Know whether it was actually written by FGA or
whether it was paid at all.
Q. Okay. Do you know if it was written by
TCA or by the PAC as you sit here?
A. I don't know whether a check was

being on the payroll of the government of Turkey.	24	MR. BREY: Relevance.	24
inconclusive, had his scholarship compromised by	23	A. It's	23
I believe makes a conclusion that the evidence is	22	MR. BREY: Objection.	22
the author of a book that addresses this issue and	21	Armenian Genocide?	62
intentionally, and falsely accused Guenter Lewy,	20	Q. Well, is that in regards to the	20
publication Intelligence Review, knowingly,	1.9	A. It deals with defamation, sir.	19
complaint is that Mr. Holthouse, through this	10	Genocide?	18
to accept my summary, the gist, sir, of the	17	other matter that deals with the Armenian	¥
send you a copy of the complaint. But if you want		You're actively litigating also one	16
A. If you would like, afterwards I can	15	A. NO.	15
tell me, what is the defamation there?	3	are actively litigating?	14
defamation lawsuit specifically because the you	E	Q. And is this the only matter that you	13
C. Okay. And that's the you filed a	12	A. Yeah, that's what I	12
defendants.	5	Q. Of 2008?	jul jul
A. And David Holthouse 1 believe are the	10	spring/summer of 2008.	10
Law Center, correct?	,	A. My recollection is maybe the summer	وا
are talking about is against the Southern Poverty		Q. Okay. And when was TAIDE formed?	æ
Q. Okay. And the defamation case that you	-	expenses. That's my testimony.	-7
A. I sat through that testimony, yes, sir.	o.	A. I can authorize as TALDF-related	ø.
the testimony of Sible Edmonds, correct?	127	authorize expenses at TCA, correct?	(n
Q. Okay. Well, the you've now heard	45	Q. And you then also are a member who can	à
purposes.	full	A. Yes.	ü
Turkish government is paying money for netarious	80	Mr. Saltzman, correct?	2
A. It's in regards to allegations that the		Q. Okay. And it's only you and	
811		117	
Bruce Fein August 31, 20	1 9	BINCE FRIT	0.10

Mr. Geragos, does not concern paying money to

Now, this case as you know,

02

compromise scholarship, which I think your

13 13 13

question related to.
Q. I said complegislative bodies.

Or legislate -- have I done independent

I said compromised scholarship or

A. -- to ascertain whether the government of Turkey and gone over and conducted an inquiry and interrogated under oath government officials

investigation -- 0. Right.

Okay. Have you done anything -- any

or hired investigators to trace bank accounts,

I've not done that, sir.

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Okay. Have you done any in regards to

Have you done any -- have you with regard to Mr. Lewy, yea.

Α.

MR. BREY: Objection. You're asking how he prepared for the case. That's -- that's

MR. GERAGOS: He just -- okay.

privileged and irrelevant.

August 31, 2009	113	ard coments	ou say the government	lent investigation to	ey had sponsored		privileged information		put together the	and that's my testimony.	relating to how the	background of		mject	tion	ne grounds that it's	ground rules.	any investigation to see	/ Law Center or in	government of Turkey	either scholarship		
Bruce Fein	and the second s	ine drat or	Q. Okay, Now, when you	of Turkey, did you do independent	see if the government of Turkey	Guenter Lewy's scholarship?	A. Well, that's privil	MR. BREY: I object.	A the way I would put	complaint with Mr. Lewy, and th	That's privileged information	complaint was prepared and the	filing the lawsuit, sir.	MR. BREY: I also object	Q. Do you have information	MR. BREY: on the	irrelevant and contrary to the	Q. Have you done any in	either in the Southern Poverty	any other context whether the	has spent money to compromise	or legislative bodies?	

3.

A. No. I answered in conjunction with	24	truthfulness of that allegation.	22.4
MR. BREY: Then I'll move to strike.	23	complaint, there was inquiry made into the	23
counsel objected, correct?	22	there. In preparing for that defamation and that	N3 N2
Q. Ckay. You did answer no before your	21	events of 1915 in writing the book that's cited	21
for the complainant in this case.	20	Turkey in order to compromise his view of the	20
was done in conjunction with being the attorney	19	represent received money from the government of	19
And the answer is that investigation	1.0	was that the plaintiff in the case who we	128
Q. Okay.	2.7	reading that document ahead of you, Mr. Geragos,	17
current clients is privileged.	16	allegation, as you can see I believe just by	ĸ
about preparation you did as counsel for the	ja.	A. In the issue of Guenter Lewy where the	13
case. And also to the extent that you are talking	74	compromise scholarship; is that correct?	ī
on the grounds that it's not relevant to this	Įm.	Turkey has compromised or used their moneys to	13
MR. BREY: I'll object to the question	32	in other cases regarding whether the government of	12
A. The answer is	11	 Band specifically you have done research. 	5
Q. Right. Just answer the question.	1.0	A. That is right.	·10
A. I'll just answer the question.	φ	that correct?	۵
nonresponsive.	60	behalf of the Turkish Coalition of America; is	100
MR. GERAGOS: Note an objection, it's	2	although you are authorized to expend moneys on	7
A. If we accept asking Witnesses		.Q. And the Turkish Coalition of America	o,
Q. Okay.	,1.0	A. That is correct.	U1
well, maybe the answer is no.		America comes from: is that correct?	
a. There is I in this case did not	,,,,,	see where the funding for the Turkish Coalition of	tu.
case?	2	correct. You've done no independent research to	153
Q. Okay. But you did not do that in this	2-2	independent and let me see if I have it	p.
Bruce Fein Rugust 31, 20		Bruco Fain August 31, 2009	1 107

happen to be president of the Assembly of Turkish

American Associations?

Okay. And is -- does his partner

That's my understanding, sir. Is -- is that his partner?

it's been in litigation for a long time. I think

Well, do you know him to have been

My understanding is that there is an enormous dispute about the last election there. he is now, but that still may be in litigation,

Okay. Well, you're -- Mr. Saltzman who

preparing the complaint as attorney for TALDF.

that, Mr. Geragos, was in conjunction with

works with you has a partner whose name is Gunay

0.7 7 12 5.1 -5 5 00 179

Ovunc, O-V-U-W-C; is that correct?

That's a mispronunciation. I think

it's Gunay Evinch, but --

Only after -- the only way i came upon

contributed \$7,000 to Schmidt in the 2008 cycle?

And did you know that the PAC

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Smee Fear

Have you had any input into who the PAC.

contributes to?

this cose and the attorney/client capacity the answer is yes. 0. The specifics of who gave money to Jean schmidt, the are you aware that the furkish council or the Turkish Canlition contributed \$7,000 to Jean Schmidt in the 2008 cycle? Mr. SHET Objection. You're misrepresenting the record. A. The record amay nothing about that. A PAC gave money, but that's not the Turkish Coalition. O. Does the Turkish Calition of America have a PAC? A. The PAC speaks for itself, sit. A. The PAC speaks for itself, sit. A. The of speaks for itself, sit. A. The PAC speaks for itself, sit. A. The PAC speaks for itself, sit. A. There is a TCA USA PAC, but the way in thich the law operates, they are quite independent of one another. Q. Do you have a connection to the PAC? A. No. Q. Have you made any contributions to the PAC? A. No.	ē.	Bruce Poin August 31, 2009
case and the attorney/cilent capacity the er is yes. The specifics of who gave money to Jean idt, the are you aware that the Turkish cil or the Turkish Caalition contributed to to Jean Schmidt in the 2008 cycle? RR. BERY: Objection. You're be RR. BERY: Objection. You're beceening the record anys nothing about that. A gave money, but that's not the Turkish Doss the Turkish Caalition of America a PAC? The PAC speaks for itself, sir. I'm asking you. Are you familiar with ving a PAC? There is a TCA USA PAC, but the way in the law operates, they are quite independent another. Do you have a connection to the PAC? No. No.		133
The specifics of who gave money to Idt, the are you aware that the Turkish iil or the Turkish Coalition contributs BR. BREY: Objection. You'ro BR. BREY: Objection. You'ro BR. BREY: Objection. You'ro The record asys nothing about that. The record asys nothing about that. The record asys nothing about that. I'm asking you. Are you the Turkish I'm asking you. Are you familiar w No. No. No.		case and the attorney/client capacity
Ide, the are you aware that the Turkish coll to the are you aware that the Turkish coll to Jean Schmidt in the 2008 cycle? W. BREY: Objection. You're byte ecold. The record asys nothing about that. The record asys nothing about that. The record asys nothing about that. The PAC Speaks for itself, sir. I'm asking you. Are you familiar w any a the? I'm asking you. Are you familiar w any i the is a TCA USB PAC, but the way I there is a TCA USB PAC, but the way I the is a TCA USB PAC, but the way I the law operates, they are quite independent. Do you have a connection to the PAC No. Have you made any contributions to Have you made any contributions to Have.		-15 -14
idt, the are you aware that the call or the Turktish Coalition compose to Jean Schmidt in the 2008 cycl MR. BRBY: Objection. You'r spreeenting the record asys nothing about awe money, but that's not the Turktitlon. Does the Turkish Coalition o a PAC? The PAC speaks for itself, so The BAC speaks for itself, so The SAC but it as a TCA USA PAC, but it he is a TCA USA PAC. No. No.		The specifics of who gave money to
Do to Jean Schmidt in the 2008 cycl MR. BREY: Objection. You'r BREE COOLS The record mays nothing about The record mays nothing about The record mays nothing about The PAC speaks for itself, s The Adv operates, they are quite I the Law operates, they are quite I the Law operates, they are quite There. Do you have a connection to No. Have you made any contributi No.		the are you aware that the
On to Jean Schmidt in the 2008 cycl MR. BREY: Objection. You'r spreeenting the record anys nothing about awe money, but that's not the Turkition. Does the Turkish Coalition on PACT PROBLES for itself, a The PAC speaks for itself, a The PAC speaks for itself, a The ALM operates, they are quite to the Law operates, they are quite to another. Do you have a connection to No. Have you made any contributi		70
MR. BRBY: Objection. You'r speceenting the record says nothing about yee money, but that's not the Turk Lilon. Does the Turkish Coalition o a PAC? The PAC speaks for itself, so The PAC		to Jean Schmidt in the 2008
The record says nothing about the record says nothing about yave money, but that's not the Turk lition. Does the Turkish Coalition on a PAC? The PAC speaks for itsair, so the Accordance of the Sammary and for the Sammary and the PAC speaks for the Sammary and the Sammary for the Law operates, they are quite to Mo. Have you made any contributing whom.		BREY: Objection.
The record mays nothing about gave money, but that's not the Turk tition. Does the Turkish Coalition of a PAC? The PAC speaks for itsair, so The PAC speaks for you family a PAC? No. Have you made any contribution to No. No.		
gave money, but that's not the Turk tition. Does the Turkish Coalition o a PAC? The PAC speaks for itself, s I'm asking you. Are you fam uving a PAC? There is a TCA UGA PAC, but the law operates, they are quite te amother. Do you have a connection to No. Have you made any contributi		The record says nothing about that.
Does the Turkish Coalition o a PAC? The PAC speaks for itself, s The PAC speaks for itself, s There is a TCA USA PAC, but the law operates, they are quite te another. Do you have a connection to No. Have you made any contributi		gave money, but that's not the
Does the Turkish Coalition of PAC? The PAC speaks for itself, s The Act of the you Kam There is a TGA USA PAC, but Have you made any connection to No. Have you made any contributi		Coalition.
a PAC? The PAC speaks for itsalf, s I'm asking you. Are you ram I'm asking you. Are you ram There is a TCA USA PAC, but I the law operates, they are quite to another. Do you have a connection to No. Have you made any contributi		Does the Turkish Coalition of
The PAC speaks for itself, s I'm asking you. Are you fam valing a PAC? There is a TCA USA PAC, but I the law operates, they are quite to another. Do you have a connection to No. Have you made any contributi Noe.		æ
I'n asking you. Are you fam vaing a PAC? There is a TCA USA PAC, but t the law operates, they are quite ne another. Do you have a connection to No. Have you made any contributi Noe.		The PAC speaks for itself,
vaing a PAC2 There is a TCA USA PAC, but ithe law operates, they are quite ne another. Do you have a connection to No. Have you made any contributi Noe.		I'm asking you. Are you familiar
Ithere is a TCA USA PAC, but the law operates, they are quite the another. Do you have a connection to No. Have you made any contributi Noe.		having a
n the law operates, they are quite the another. Do you have a connection to No. Have you made any contributi		There is a TCA USA PAC, but the way
ne another. Do you have a connection to the PAC No. Have you made any contributions to None.		law operates, they are quite
Do you have a connection to the PAC No. Have you made any contributions to None.		one
No. Have you made any contributions to None.		Do you have a connection to the
Have you made any contributions to $\label{eq:contributions} \mbox{None.}$		
		Have you made any contributions to
		PACT

24 Judiciary Committee on state secrets privilege and
23 conjunction with testimony I provided to the House
Ms. Edmonds prior to the deposition was in
21 A.
20 was saying prior to the deposition:
19 0.
A.
27 0.
haven't seen her subsequent to that time
Ms. Edmonds was at her deposition, and that I
26
13 when?
that you're familiar with Ms. Edmonds since
».
16 A.
against Ms. Edmonds?
8 on behalf of either ATBA or any other organization
ν.
sir,
furkey, but the deposition will speak for itself,
and said ATAA was a conduit of the government of
3 testimony.
22 84
activities on behalf of the government of Turkey?

pp. 1	Bruce Pein
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***	believe said that the Turkish or that you are
64	unaware of the funding for TCA; is that correct?
m	A. Yes.
à	Q. Are you aware that one funding source
9	was this gentleman who is the is it Yalcin
g	Ayusli?
7	A. Ayasli.
91	Q. Ayasli?
6	A. This was testimony I believe of this
10	sort was at issue in the deposition of Lincoln
111	McCurdy. I think you're asking whether I had done
12	any independent investigation, and the answer was
13	no.
116	Q. And are you aware that there's been at
in cr	least 30 million contributed by this gentleman to
1.6	TCAP
ći.	A. Do I know that number? No, % was not
18	aware of that.
1.9	Q. Okay. And specifically, the do you
20	know where any of the other funding came from for
23	TCA?
22	A. Nope,
23	Q. Okay. And are you listed in any bank
2.4	documents for TCA?

August 31, 2009 contrary to -- unless you can show some grounds to Have you done anything to -- to follow Okay. And at no -- and were you aware And it was in that context in which her name had irrelevant to any issue in this case. And it's wouldn't be so deferential to executive claims. MR. BREY: I object. I instruct the Other than fleeting remembrances in deposition, have you taken any steps to file a Mr. Fein, the -- you specifically I witness not to answer unless you can show some link it up, I'll instruct the witness not to whether Congress had a legislative role in amending the state secrets privilege so it of what she was saying about the Turkish MR. BREY: Objection, That's And did you -- and since her remote relevance of that to the case. answer pursuant to the ground rules, government prior to the deposition? up with a defamation lawsuit? newspaper articles, no. become known to me. defamation action? Bruce Fein á 30 m 5 13 2 9.6 9.7 50

38	Bruce Fein	August 31, 2009	•	Broom Fein August 31, 20
		139		130
	Α.	No.		Q. And you've talked about and written
160	,	Signature cards?	No.	that there should be some campaign by Turkish
ಳ	A.	No.	u	Americans or Turks to support those who oppose the
٠	Q.	And you have no authority to sign	۵	Genocide Resolution; isn't that correct?
un.	checks?		nian .	A. I don't believe I've ever written and
ō.	A,	Nope.		suggested anybody should make a campaign
7	o.	Okay. And do you know have you ever	7	contribution of any sort to anybody, sir.
- 00	spoken to	spoken to the Ayasli family about their political		Q. You've never written anything of that
9	contributions?	ions?	9	nature?
10	Α.	Spoken to them face-to-face or over the	10	A. Not to my recollection, no, sir.
25	phone, no.		n	Q: Okay. And you write extensively on the
12	ĸ.	Well, any other way?	12	subject of the Genocide Resolution; isn't that
13	Α.	No. The only there have been in	Li .	correct?
14	this proc	this proceeding, sir, FEC documents that indicate	in do	A. I write a lot about a lot of things,
15	contribut	contributions, that's the only information I have,	15	Sir.
16	and I hav	and I have never raised or had any discussion ever	16	Q. Well, I'm not asking you about a lot
27	with them	with them about any of their political	1.7	about a lot of things. I'm asking you about the
18	contributions.	Lons.	19	Genocide Resolution?
29	Ö.	And have you talked to anyone about	19	A. I'm not sure what you mean by a lot.
20	making co	making contributions to certain candidates?	20	Do I write about it every week or every other
23	A.	No.	21	week, no. Do I think I write more about it than
22	Ö.	Well, you have written repeatedly about	22	anybody else, no. Have I written it about it
23	the verba	the verbal thuggery; isn't that correct?	23	periodically, yes.
2	A.	Cogrect.	24	Q. Yeah, well, how many times on how

about the Clinton impeachment and the Bush/Cheney

violations than anyone in the United States and have not received a penny for them. No one was

looked and examined issues not just 1915, issues paying me for my viewpoint. And the same thing

happened the way in which I came -- I've been

have written about that. If you are trying to

I just wrate them -- I just wrate them

Right. Well ---

Mr. Geragos.

and I had things published, and no one paid me a penny. For instance, I've written probably more

1.5

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Bruce Fein

Yeah, I had read earlier about it. The

fact is I had no previous -- I spent probably 20

years doing nothing but reading and writing with

as -- someone who had been divorced and didn't

spend -- really had very little exterior and

professional projection, just because of

and that was the large majority of research done

thousands of words, didn't get paid by anybody,

then. I had written numerous hundreds of

7.0 14 1.2

intellectual interest on a whole host of things,

Bruce Fein August 31, 2009	60
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many occasions would you say you've written about	
it?	
A, I'd say half a dozen to ten occasions	
over several years.	
Q. Okay. Did you ever write about it	
before you were hired by any of these Turkish	
organizations?	
A. No, sir.	
Q. Okay, And once you were litred and put	
on the payroll is when you first started writing	
about these the Genocide Resolution; isn't that	manga ann
correct?	iestortes
A. If with regard to ATBA, which is the	
first organization, the only one that I worked	***********
with other than TCA and TAXDF, that is the time	wienie
when the first time I began writing and publishing	
about that issue.	
Q. Okay.	·
A. Yes, sir.	
Q, And that was also when about you	
become a resident scholar at one of these places?	
A. I think it was around 1999 or 2000.	
Q. And when you became the resident	
scholar is when you started writing about it,	

Q. I have nothing but curiosity about you,	24	Q. Okay. So after they became your	24
St. Str. 194	23	scholar at ATAA, yes, sir.	-23
A. You seem to be very hostile towards me,	22	after I had been retained and was a resident	22
this.	23	back, the fact is, yes, sir, the publications came	21
Q. You seem to be rather hostile about	20	Treaty and the statutes. But anyway, we'll go	20
people	19	certainly from the Holocaust and the Genocide	19
much when you say paymaster, were they the only	j.+ 60:	examined certainly I had studied genocide,	18
A. Is that what you are suggesting, how	17	was. And that does not mean that I hadn't	17
Q, Is that maligning your reputation?	16	write upon as an author and as a columnist as I	16
word "paymaster."	15	hundreds tens of hundreds of issues you can	2.5
A maligning my reputation by using the	14	A. That didn't mean because there are	14
Q. I asked if you remember	23	Turks: isn't that correct?	1.3
A. The issue, sir, was whether you are	12	about the Genocide until you got paid by some	12
Q had studied the	u	intellectual desert somewhere did you ever write	11
A. Well, I think the issue, sir	10	during your 20 years post divorce and your	10
never wrote about it you said you		Not one of those hundreds of thousands of words	9
Q. Do you remember the question? You		what did you say, hundreds of thousands of words.	· · ·
you ask him to swallow that word.	7	Q. Well, the fact is is you've written,	7
got to ask whether they were his paymaster before	0	repudiate that entirely.	å
paymaster is both pejorative and false. You've		had been compromised by my scholarship, I	ón
MR. BREY: I would object. The term	۵	A I was paid to write the views and I	
or were you just as the resident scholar?	ψ.	Q. I	ω
these articles, did you also function as a lawyer	N	paid	N
paymaster, so to speak, and you started writing		insinuate which I think you are, that I was	-
134		133	
Bruce Fein August 31, 20		Bruce Fein August 31, 2009	

and you started writing dso function as a lawyer August 31, 2069 136

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	963
Ç#	Q. Right.
64	A. I may have written about it insolar as
m	I would just write things. Oftentimes you write
•	things and they don't get published. But in terms
Ø	of published statements, correct.
	Q. Okay. And the first published
-	statement that you wrote, would that have been the
90-	document that we previously marked as Exhibit A?
6	A. No. I think that
7.0	MR. BREY: Do you have a copy of
4	Exhibit A for me? I don't think I got one.
23	MR. GERAGOS: I don't know if I've got
13	a copy, but feel free to peruse it.
34	A. I think that there had been other
12	publications that had been published by ATAA where
5.6	I had addressed this issue. And I believe and
17	I apologize, I think I forgot your question. My
19	recollection is the only time I acted as an
61	attorney was the sentencing of your client, Mourad
88	Topallan, out of the Northern District of Ohio.
23	Q. And the ATAB you had a has both a
22	Website and also publishes and distributes
53	publications, correct?
23	A. When I was working with them, they

August 31, 2009 And I have nothing but the most flowery compound question, and I object to it because it's I understand, sir. Let's move on with about the Armenian Genocide; isn't that correct? So I'm asking you: Until they became MR. BREY: I would object again. You MR. BREY: Well, then you've asked a employed you, you'd never written a single word can't use the word "paymaster," He's already MR. GERAGOS: It's not a compound your paymaster or somebody who paid you or question when I give a multiple definitio. alternative. If you would listen to the MR. GERAGOS: I gave him an MR. GERAGOS: 1 gave him an think Mr. Fein's thousands of words ---MR. BREY: Unless you -effusive ideas about you, sir. a compound question. rejected that word. the deposition. alternative. question --Mr. Fein. Bruce Fein 0.7 12 45

24 period, '99 through 2001, promoted itself as the	Q. And who was there at the ATAA when you
Q. In fact the ATAA during that time	off by a couple years.
22 A. Yes.	were the approximate years, sir, but they could be
21 aware of; isn't that correct?	1999 to maybe 2001. I'm I don't have those
Q. Okay. And that's the only one you're	A. I'm I think it was like 1998 and
39 A. No.	resident scholar at the ATAM?
18 issues?	Q. Okay. And what years were you a
17 2000, 2001 that were promoting Turkish-American	a full-time job.
cultural, or political organizations back in 1999,	B. Yes, I had other clients. That was not
G. And are you aware of any other social,	time that you were resident scholar there?
deposition will speak for itself.	or were you employed by anyone else at the same
crganization for the government of furkey, but her	Q. And the you're were you limited
12 being that ATAA was a conduit, a front	A. Yes.
ii A. I ~~ I do not recall her testimony	Q a resident scholar?
10 were the resident scholar?	A. A resident scholar.
would have been during that time period when you	Q. And that was after you became
to the Turkish government as related to the ATAA	A. Yes.
activities that she was talking about in regards	regarding the Genocide?
gdmonds' deposition, did you understand that the	Q. And did you publish things for them
 Q. Okay. And when you sat through Sible 	periodically publish things.
executive director.	knowledge of the website. I do know that they
3 regularly was Guier Koknar. She I believe was the	maybe they did. I certainly didn't have any
A. Well, the one who I dealt with most	you might call the third generation of well,
were there?	didn't have a website. This was before I suppose
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	hruce Felh
r-t	A. As far as I know. I didn't do any
2	independent research. I wasn't the one who was
m	I would have asked someone at ATAA to provide
4	those numbers.
M)	Q. And specifically, the at the time
40	you believed ATAA, and this would have been in
r	October of 2000, to have been the the only
:00	organization that was acting as its as that
on.	Kind in America on behalf of Turkish-American
3.0	dronbes
E.	A. Well, I'm not sure I can't answer
12	that question as you phrased it, Mr. Geragos. I
13	think the statement says it was the the it
3.8	represented the 50 or so local Turkish-American
3.5	associations, Whether or not there are other
3.6	organizations out there doing something similar
17	and having different agendas, I don't know one way
8	or the other.
13	Q. Okay, And the did you do anything
20	after Sible Edmonds' deposition when she talked
z;	about these groups infiltrating or the Turkish
22	government infiltrating these type of
23	organizations? Did you do anything to find out if
24	in fact that had happened during the year 1991 to

	Bruce Fein August 31, 2009		Bruca Fein August 31, 200
	141		142
50	the year 2001?	1	semi-crazed.
xs	MR. BREY: : object ~~	120	Q. Okay. Now, you say delusional.
w	à. Do	Qu'	Meaning that you thought that she was unhinged and
,ix	MR. BREY: and instruct the witness		that she had no connection to reality?
Ų1	not to answer. That's clearly privileged.	-5-	A. The statements that these members of
ø.	Q. I'm not asking you in your capacity as		Congress knew Tom Lantos, who I had known for a
7	a lawyer, but as a resident scholar who's greatly	7	long time and his wife, taking bribes from the
00	worried about his reputation. Weren't you worried		Turkish government is just one example of the
9	that you might have been compromised by the	9	preposterousness; how she would know that Denny
10	Turkish government?	10	Hastert having a basically a brothel operating
11	MR. BREY: Again, I'll	Į.	out of his house, those are the kinds of things
12	A. Let me	12	that would led me to if you are asking my
13	MR. BREY: object on the grounds of	113	opinion sitting there, and that's what you're
ĭ.	relevancy and it goes far beyond the grounds	Til	asking for, made me think she was delusional.
15	unless you can show me some basis upon which the	15	Q. Okay, And have you done acything to
.16	answer to that question is remotely relevant to	16	determine whether or not the Turkish government,
17	the issues in this case.	19	in fact, has supplied money to TCA or ATAA?
.18	A. I'll go ahead and answer. I viewed	140	A. I have not made an independent
1.0	Sible Edmonds' testimony as delusional. Many of	10.	investigation by hiring others. I certainly ask
:20	the things that she was saying about people that I	20	others who would be in a position to know, and all
21	knew seemed like accusing Jesus Christ of having	21	of them have denied it and said similar things:
K2 12	committed fornication from his beginning. And it	22	Sible Edmonds is delusional.
2.3	wouldn't even have occurred to me to give any	23	Q. Okay. And that would be who?
22	credence to a person who I thought was	12.5	A. The persons that are associated with

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ы	 Okay. And is there a door that enters
7	your particular office area?
m	A. No. There is I don't know whether
W.	Wr. Krikorian was there in attending the
6.	deposition. I think he may have been on one
Ø	occasion, maybe Mr. Marino was the only one.
-	There is a door that enters into Suite 1886,
œ	that's the 10th floor, and there are many
0	different groups that all operate in that suite of
1.0	offices. But there's no particular entrance door
2	for TCB, TALDE. The suites ~~ I'm sure you're
12	familiar with those, Mr. Geragos, your same
EI.	offices maybe similar also house other
77	organizations that have nothing to do with TCA.
57	Q. And the specifics of the Turkish
16	government infiltrating these cultural
D.	so-called cultural organizations, have you met
1.8	with any Turkish government officials?
91	A. In my entire life?
20	Q. Yeah.
2.1	A. Occasionally on meetings with I.
22	mean, there have been occasions when they
23	celebrate the birthday of
52	G. And who have you met with?
-	

Σ [Bruce Fein August 31, 2009
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	TCA, I think.
2	Q. David Saltzman?
m	A. David Saltzman I think would share that
72	view. I think Lincoln McCurdy would. I think
9	everybody involved in TCA thinks that Sible
9	Edmonds is unhinged as you put it.
-	Q, Okay, And the TCA is comprised of
30	McCurdy, Saltzman, yourself, and is there anybody
gh	else?
e.	A. I'm not sure I know everybody who is on
-	the staff. I knew we have some interns that were
65	recently hired. But I wouldn't be able to say
m)	with certainty I know everybody who's on the
	staff.
10	Q. Okay. And this is the same operates
4	out of the same office that the PAC is at, is that
· r~	correct, same address?
00	A. They may use the same address. There
on.	are more than one offices in that building.
0	Q. Okay, When you say more than one
-	office, do you share the same front door?
CE	A. Everyone who has an office in 1025
m	shares the same front door. You go in 1025,
77	there's probably hundreds of organizations.
3	

zen times ce locate	dozen times Q. once locate ever go to	dozen times Q. once locate	ozen times	dozen times Q.	dozen times		17 A. M	nover	15 Q. W	14 A. I	0. E	12 A. 0	11 embassy?	10 Q. A	9 for various events	B are involved	7 predecessor	6 Logoglu of he	5 don't know h	4 A. N	9 0. W	2 ambassador and	A. I		Sruce Fein
dozen times. Q. The was that the embassy that was once located on Massachusetts Avenue? Did you ever go to that one? A. I think I went once or twice there. Q. Okay. And what other Turkish officials	he was that the embassy that was on Massachusetta Avenue? Did you hat one?	he was that the embassy that was on Massachusetta Avenue? Did you hat one?	he was that the embassy that was on Massachusetts Avenue? Did you	he was that the embassy that was			Maybe maybe a half a dozen to a		Well, wait. I would assume you	In my entire life?	Ever.	Over what period of time?		And how many times have you been to the	events.	are involved in Turkish issues over to the embassy	predecessor who similarly would invite those who	he I believe he was the	don't know how to pronounce the name, Farak	Nabi Sensoy tor a few moments, and I.	Which ambassador?	pd	I've met very briefly with the	145	August 31, 2009
23 °22	22		21	20		18	7.7	k 6	15	J-1.	23	12	11	10	9	0.0	7	;89	S.		3	,80	شو		
me employed by the ATAA.	2.	př.	be employ	0.	A.	you emplo	ю	that.	λ.	0.	Þ	0.	Α.	0.	Α.	ATAA?	Turkish o	0.	know whet	Del	ė	at the	. a		Bruce Fain
I do	I don't know whether you would say got		be employed by ATAA?	Was it a meeting of him what got you to	What do you mean by "instrumental"?	you employed at AFAA?	Well, so was he instrumental in getting		Today, 1999, 1998, 1997, something like	When?	Well, it was Namik.	Who did you meet with?	Ծհ∼հահ.	You had?	Yes.		Turkish official before I became employed by the	Okay. And had you ever met with any	know whether he was in communications.	And he was somebody in the I don't	Okay.	at the old Massachusetts Avenue	Namik Tan was someone I had met at the		

	Brice Fein	August 31, 2009
		8 7
et.	₩.	No.
~	ó	No?
er)	Α.	No.
4	á	Okay. Do you want me to read back that,
NO.	testimony?	
ŵ		MR. BREY: Why don't you, because I
r-	didn't re	recall it either.
90	ö	And when when did you meet the
-¢L	ambassador?	r.
30	Α.	Well, there were several. I don't
Ħ	think the	ambassador who was there at the time
27	that Namik	k had first met Namik, I don't think i
13	ever met	that ambassador. The other ones were
7.	maybe 2003,	3, Z005.
52	ō.	Who was the first Turkish government
9.0	official	that you met?
Ę	ė	Namik Tan.
86	ò	What year?
9	В.	I said I think it was about 1999.
50	à	About 1999?
2.1	А.	Yeah, could it could have been 1998.
22	ö	And then you became hixed by ATBA
200	shortly a	after that, correct?
S	А.	I don't know how shortly after that.

25	Bruce Fein August 31, 2009
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	they hire you; isn't that correct?
~	A. I don't know whether he did.
m	Q. Didn't you talk to him about it?
97	A. No. 1 didn't talk to him about it. I
:0	talked to Guler Koknar is the one who made the
10	decision.
~	Q. And what was Guler Koknar's position at
	that point?
on:	A. Guler Koknar's position? She was
	executive director at ATAA.
~	Q, Well, how did you meet him?
~	A. I don't recall
m	Q. You met him through
	A. No. I don't recall the circumstances.
10	Q. You met him after you talked with the
LO.	ambassador; isn't that correct?
7-	А. но,
	Q. You just testified that you met the
- Ov	ambassador either in '97 or '98; is that right?
_	A. No, I didn't restify to that. Namik
	was Namik I met before I ever spoke to any
DI	ambassador.
- Tan	 Well, didn't you just testify that you
	met the ambassador in '97 or '98?
-	

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20

21 À.

22

2.3

Q.

Who did you speak to?

I told you Namik Tam was head of some

And who was Namik?

Namik Tan.

aspect of communications.

Q. For? Α. The Embassy of Turkey. Q. And when you spoke to this person who was the -- was he working out of the embassy? Α. Q. Namik Tam? Uh-huh. Q. And was this a person that you knew to be an agent of the Turkish government? I assumed he worked there, but I 11 actually didn't do any independent research to corroborate that. He could have been an Armenian plant. 1.4 Okay. Well, did he -ο. 1.5 In fact, I'm -- that may well be the 16 case since didn't I didn't do an investigation to trace back what he might have been retained by. 19 Q. Is it your belief that Namik Tan is an 19 plant of the Armenians? Of course not. Q. Well, then ---

Is it yours?

Sorry. What?

-- why did you suggest it?

Bruce Fein

22 Α.

23 ٥.

24 A.

13

August 31, 2009

Bruce Sein

10 23 22 Ę <u>6</u>1 1.6

Congresswoman Schmidt on numerous occasions beyond

a reasonable doubt to a jury in a criminal case

denies genocide?

Well, genocide is a crime, sir, as you

well know. And it's in the context in which

issues are raised. When you are using

criminality, it's not unreasonable to assert a standard of proof that is customary before we

Okay. Is there -- I'm going to ask you

decide to stigmatize someone with crime.

this question again. Is there -- is it anywhere

22

stated in here that that's the standard you're

asking for?

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that I think is an accurate statement, not only of Jean Schmidt's view, it was the statement that was made by the head of Mr. Dowig Krikotian's campaign

that's required, proof beyond a reasonable doubt,

conclude one way or the other. He couldn't reach

a verdict of conviction.

Okay, Is there any place in here, in

this TCA issue paper which we've marked as

0 H 2 D 5 9 9 6 8

Exhibit B, anywhere where it says that

in response to a deposition question I asked him.

Namely, he did not have enough information to

Bruce Fein	Pein August 31, 2009
	इंदर
i=6	think one of D.C one in D.C. that Oya Bane
36	was head of, but there wasn't a uniform
10	appellation that was attached to local Turkish
С	organizations.
á	Okay. And specifically the conclusion
20	that you write in Exhibit B, that the
0	congressweman based on her independent research
ਰ	does not believe the tradic events of World War I
-	in which both Axmentans and Turks were killed in
2	harrowing numbers constitute genocide. Is that a
ਰ	denial of the Genocide in your opinion?
	MR. BREY: Objection. You've
8	mischaracterized his testimony about the
à	authorship of Exhibit B.
0	Q. Is that a denial of the Genocide?
ď	There are several ways to characterize
a	a position depending upon whether you're in a
0	court of law or speaking informally or in the
0	context in which a question is asked. Now, if the
ъ.	question is: Whether or not someone believes
,Ω	based upon their understanding that there's proof
æ	beyond a reasonable doubt that would lead one to
ρ.	vote as a member of a jury to convict an accused
0	of a particular crime with the level of certitude

along the lines that I've suggested; that is,	24	MR. GERAGOS: I understand.	24
A. I think that they can be reconciled	23	actually two complaints.	23
Exhibit B?	e are 22	MR. BREY: Objection. There are	22
drafted in hole or in part that was marked as	this case.	A. I know the complaint in thi	2.1
the statement that you released or that you	20	case?	20
that she does not deny the Genocide, comport with	is in this	here. Do you know what the complaint is in this	19
Q. And do you think that those statements,	n drafted 18	Q. In the complaint that's been drafted	18
A. Yes, sir.	sir?	A. Anywhere in what complaint, sir?	17
Q. Okay.	16.0	of a jury trial?	16
previously were in the case.	this is a verdict	complaint where it says in a this i	15
 I'm familiaz with the fact that they 	the 14	Q. Well, is there anyplace in	jo A
that they were in the case?	33	That is what I'm suggesting.	1.3
Q. Okay. Are you familiar with the fact	conviction.	that she could not reach a verdict of conviction	12
the case anymore.	S. statute, 11	Convention of 1948 and the relevant U.S. statute	11,
A. Those statements I believe are not	Genocide	instruction to the jury based upon the Genocide	10
is not denying the Genocide?	iven as an	definition of genocide that would be given as an	٠
the statements in here that Jean Schmidt says she	and the	all the evidence in the public record and the	60
Q. Okay. Bud are you familiar with the	based upon 7	standard is beyond a reasonable doubt based upon	7
this case, correct.	r where the	implying that she would vote as a juror where the	6
A. I am familiar with the complaint in	I'm	A. Implying that I'm not I'm	5
familiar with the complaint in this case.	per?	is denying the Genocide in this TCA paper?	
MR. GERAGOS: I'm asking him if he's	y that she	Q. And did you did you imply that she	w
showing.	2	could be an implied statement.	N
MR. BREY: I don't know what you're	ent, but it	A. It's not the express statement, but it	~
			i

want to push forward where the levels of proof and the importance of clarity were such to continue to

can read that, one would be something that would

there is a tension since there are two ways you be more contradictory, the other one was not. given the ambiguity, we decided that we didn't

proceed in a more straightforward way because withdraw that particular allegation and just issue, that's the reason why we decided to

That is one source of tension. I think

And when you say the tension, are you

referring to the TCA issue paper, which is keep that in the case, and we dropped it.

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figure in David Krikorian's campaign. Whether he

called himself his manager or not, he's someone

that was deposed, but he worked high level in

Mr. Krikorian's campaign, yes, sir.

complaint that was filed is at odds with the TCA

issue paper?

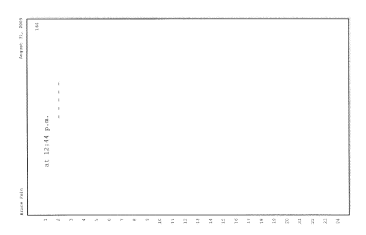
And when you said you can reconcile, would you admit that the draft complaint or the thought that there could be ambiguity about this

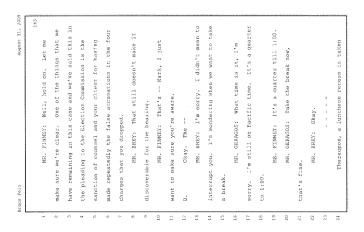
10 1.1 27 Ç

The fact is, Mr. Seragos, because we

a l	Bruce Fein August 31, 2009
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	someone like Mr. Krikorian's campaign manager, who
	says I don't have enough evidence to know one way
	or the other, is not going to subscribe
	affirmatively to the fact that there was a
	genocide. And that was his testimony under oath,
	sir. And that is consistent with saying that he
	just like his campaign manager couldn't say
	there was a genocide, that's the same way in which
	again Schmidt could make the same statement.
	Q. Okay, Who was his campaign manager?
	A. I believe it was Mr. Hiesling, or if L
	can get his deposition testimony if you want me to
	refresh my recollection.
	MR, BREY; That's okay.
	Q. I'n puzzled as to who you're talking
	about. Are you talking about the campaign manager
	that you took the deposition of?
	A. Yes, that is correct,
	Q. In this case?
	A. In this very case, yes, sir,
	Q. And that person was David Krikozian's
	campaign manager, that's your recollection?
	A. He was I believe that % believe
	that was the title, someone who was a prominent

Bruce Fein	Angust 31, 2009		Bruce Fein	
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that duri	that during the discovery there was another	ja.	contained in there?	n there?
similar a	similar ambiguous statement about not supporting	8	A.	I had nothing no.
the resol	the resolution as opposed to denying the Genocide.	Lis.	ç.	Do you know anybody who did?
Φ.	Well, the when I say during your		A.	No.
discovery	discovery, you mean during Jean Schmidt's	· S	, e	We'll mark that as Exhibit C.
deposition?	on?	6.		2 2 2
.»	No. I think this was in	7	The	Thereupon, Defendant's Exhibit C is marked
io.	Because it was dismissed prior, right?		for purpose.	for purposes of identification.
P	Right. I think this was in documentary			3 8 1 3
informati	information, I believe at one fundraiser there had	10	0.	Now, the I want to go back to what ${\rm I}$
been a do	been a document that had been sent out that was	ti	was asking before.	before. You said the tension.
similar,	and that's what caused a re-examination	12	tension was	tension was in documentary evidence, meaning that
of the cl	the clarity of the evidence.	23	this press :	this press release, which was released on
0	All right. Now, I'm going to show you	i.	says Novembe	says November 4th, that did not comport with the
a it 1	it looks like Today's Zaman, your gateway to	15	or you ha	or you had some trouble reconciling it with the
Turkish d	Turkish daily news. Have you ever written	3,6	complaint in	complaint itself: is that correct?
anything	anything for Today's Zaman?	17	_	MR. BREY: I would object.
Α.	No.	1.18	₽	I don't know whether you'd call it
ρ.	Have you ever seen this document?	19		MR. BREY: I would object. Let me
Before I	Before I mark it, I'll ask you if you have seen	20	object.	
it?		21		I would object. This goes far beyond
A.	E believe at Jean Schmidt's deposition	22	anything the	anything that's relevant to the case in terms of
was the f	was the first time I saw that document.	23	what's remaining.	ining.
ĸ.	Okay. You didn't write anything that's	24	· ·	I'll try to move through it quickly.





Q. I assume that's more I could do it	24	Q. I'm not asking you to guess is correct.	24
A. So	2.7	A. Oh.	23
Q. Yes, exactly, the ones you recognize.	22	guess.	22
page?	21	MR. BREY: He's not asking you to	21
A. Do you want me to go through page by	20	Q. Okay.	29
ones you recegnize?	19	contributions are for.	12
Q. Okay. Could you state which are the		Mr. Geragos, doesn't tell me what the	18
A. There are certainly some.	17	it is, but I think just that page by itself,	17
Q. Yes.	16	there's no label on it. So you can tell me what	16
like are there some here that I recognize?	15	guessing that it's political contributions, but	15
A. Because there are plenty. Would you	14	contributions, last contributions. I'm just	143 44
χ, Yes.	13	A. It has a listing it looks of	1.3
name?	12	Q. No. Do you recognize what it is?	12
A. Any of the names that are on the mail	77	putting it together, no.	E M
1 1 1 1	10	A. No. I mean, did I have anything	10
for purposes of identification.	9	mark those two pages. Do you recognize this list?	٠
Thereupon, Defendant's Exhibit D is marked		just going to pull out those two pages and just	60
1 1 1 1	7	of contributions. Take a look at that and I'm	7
tell me if you recognize any of those names?	6	Mr. Fein, I'm going to show you a list	0
look at that, and will you go through that and	u.	record. It's 2:00.	Ú.
pages, and I will mark that as Exhibit D. Take a		Q. Okay. Thank you. We're back on the	خ
three, four, five, six, seven, eight, nine, ten	ui.	1	w
take more than a look. I'll mark it as one, two,	23	August 31, 2009, 1:55 p.m.	Si .
I'm asking if you take a look at well, in fact	in the same of the	Monday Afternoon Session	-
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Brance Mein August 31, 2009		Brine Poin August 31, 2009	1 92

a) I	Bruce Fein August 31, 2009
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	uncomfortable knowing who they could be on that
14	third page. Are their last names addressed there
770	it just as salutation Nami, Ahmet, Erhan, Orhan.
9	Is there a last name that's attached to those, do-
49	you know?
19	Q. I believe they are on the following
,	page.
00:	A. The fourth page I have the third and
e)	fourth pages to me look like they just have first.
10	names.
11	Q. Okay. You don't recognize any of those
77	just by first name; is that correct?
13	A. Well, some of them could be. I mean,
14	Yalcin obviously if the first name Yalcin Ayasli.
22	MR. FINNEY: Eark, just to clarify,
3.6	there's two pages of names, and then it's a
77	spreadsheet that goes across, so like salutation
16	and donation amount. So I think just the first
15	page two pages are the ones that have the full
50	name.
21	Q. You've gone through the first two
22	pages?
23	δ. Oh-bub.
24	Q. You recognize those names, the ones

either way. You or recognize, or if i you don't recognize A. I think that I do recognize Q. Okay. Q. Okay.	can either tell me the ones you it's easier to just say the ones ize. The it's easier to say the ones it's easier to say the ones it's. E first page, do you know what t you gave me
quize, or if i don't recogniz I think I do recogniz Okay. On the	n either tell me the ones you 's easier to just say the ones it's easier to say the ones itst page, do you know what ou gave me
recognize, or if i you don't recogniz A. I think that I do recogniz Q. Okay. A. On the	's easier to just say the one it's easier to say the ones it's page, do you know what ou gave me
you don't recogniz A. I think that I do recogniz Q. Okay. A. On the	it's easter to say the iter page, do you know ou gave me
A. I think that I do recogniz Q. Okay. A. On the the ten mane that	it's easier to say the irst page, do you know ou gave me
that I do recogniz Q. Okay. A. On the fire ron page -bat	irst page, do you know ou gave me
Q. Okay. A. On the	e first page, do you know t you gave me
A, On the	e first page, do you know t you gave me
the ton page that	t you gave
The Later Land	
O. Right.	
A Mr.	
Ayasli, sorry tor	r that pronunctation. I do know
he's the gentleman	an I know who is the primary
founder of TCA. I	I believe I met Bahar is his
daughter on one oc	occasion, so I memember that name.
I met on one occas	occasion Ahmed Gultekin. I recognize
Lincoln McCurdy.	So I believe, Mr. Geragos, on
the first page the	there are four names.
okay.	On the second?
A. On the	e second page, I don't recognize
any of those names	es.
0. Okay.	
A. The thi	third page, it just it just has
salutation. I	- just single names. I don't
it's just with	h first names, I would be

Q. Is that another foreign registration?	-	name, you're the registrant pursuant to the
	2.3	Q. Okay: And you were that's your
1 1 5 5 5	22	political party in then Mozambique.
for purposes of identification.	23	A. RENAMO was as organization it was a
Thereupon, Defendant's Exhibit G is marked	26	Q. And that was for what?
\$!! !! !! !! !!	19	A. Yes.
Q. Okay. And Exhibit 6?	18	1 1 1 1 5
A. That's what it looks like, yes, sir.	17	for purposes of identification.
out by you in your handwriting?	16	Thereupon, Defendant's Exhibit E is marked
Q. Okay, And that's that was filled	15	1 1 2 5 7
A. The Embassy of Pakisten.		Q registration statement?
Q. Who did you represent?	13	A. Yes.
A. Yes. That's Pakistan.	12	your
1 1 2 2 1	7.3	this, which will be Defense Exhibit E. Is that
for purposes of identification.	10	Q. I'm going to ask you if you recognize
Thereupon, Defendant's Exhibit E is marked	9	been.
1 3 1 1 1	***	A. It could have been it could have
a foreign registration statement?	7	was three times?
Q. Okay. Here's Exhibit F. Is that also	8	agent, then I think you clarified that it maybe
A. RENAMO.	40	thought you had only registered once as a foreign
The who did you represent, specifically?	.Es.	Q. Now, earlier you had indicated that you
Q. Okay. And where did you let's see.	ω.	recognize.
A. Yes.	N3	A. The four are the only ones that I
Foreign Agents Registration Act?	jar.	you've previously stated, the four?
971		1.69
Bruce Fein August 31, 2009		ce Fein August 3), 2009

- 20	August 33, 2005
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	releases, write newspaper columns, give broadcast
~	interviews, and communicate with members of
m	Congress, the Bush administration and leaders; is
	that correct?
:n	MR. SREY: Objection. Relevance.
w	A, I'll what, in fact, I did with
;~	them none of those activities did I perform. I
00.	drafted a model constitution with something like
es.	the Federalist Papers and charted out what I
0	thought would be a sensible way to resolve the
e	outstanding dispute between RENAMO and FALEMO.
2	Mozambique was in a Civil War. Ultimately it did
2	resolve the situation, and the UN held elections
3	in a few year's time. And RENAMO is now probably
10	the largest opposition party; FALENO is still the
100	ruling party in Mozambique, But none of those
Pr.	activities that were described were performed
æ	because RENAMO did not hono; their promise.
6	Q. Okay. I'm going to go back to my
0	question. Maybe I didn't
et	A. Okay.
~	Q. The you were supposed to give speech
e.	or what you proposed to do was give speeches,
4	press release, write newspaper columns give

1/17
that's also by you?
And that's for what government?
Embassy of Togo.
Now, in these four registration
what you say you're going to do
for Pakistan, for instance,
communicate
BREY: Excuse me. Could we get
exhibits now?
GERAGOS: Sure,
short recess is taken.)
on the registration of that's
t E, and that's for RENAMO, you
you're supposed to receive 40,000
indefinitely plus our-of-pocket expenses
and writing a political agenda; is
That contract was never
because changes in circumstances.
honored by REMAMO.
And the sature of your
d be to give speeches, draft press

23 address where your organizations, TCA and the Turkish American legal Defense Fund, is
22 Q.
211 A.
you've got in your hands; is that correct?
19 0.
1.8 A.
3.7
36
15
<u>~</u>
13
12
Ξ
10
120
.00
~
o.
ų,

L			
	٥.	Okay. And do you	you see who the contact
04	informati	information is on here?	Would that be the
-	ambassador	r of Turkey, Senior	for you can the
·F	name that's	's spelled out on there?	n there?
-D		MR. BREY: I W	wonid object. The
ų	document	document speaks for itself, and he's	f, and he's already
p-	stated he's	's never seen it before, he	before, he doesn't know
90	anything	about it.	
6	Α.	Yeah.	
0.5	ò	And have you heard of	bard of the Caspian
2	Group?		
27	А.	No.	
13	ò	Never heard of	them?
Z	ъ,	Until today, no.	i
9	٥.	Okay. And so	so the first time that you
2	are aware	that there's a	foreign agent
5	registrat	registration form for the	the government of Turkey
92	located in	n the same building	ing as you as of March of
5.5	this year,	, this is the first	rst time you knew that?
92	ě	Yes.	
7	ö	Okay. And can	And can you tell me the
22	activities	s that you do on	behalf of the Turkish
E.	council of	£ American	
2.9	А.	Coalition. 7	think it's coalition.

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operates out of?

Bruce Pean

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177 Coalition. Okay. TCA? Q. Uh~huh. Α. Would those include the fact that 0. you've written articles? is that one of the things you do as a scholar, a resident scholar? Yes. Α. Okay. Would you say that lobbying Q. members of Congress is one of the things that you do in your role at TCA? No. 11 Okay. How about speak with staff and Q. 12 members of Congress and the Executive Branch; is that something you do in your role? No. 15 Okay. And have you done that? Have 16 you spoken with members of Congress regarding Turkish-related issues? 18 Α. 19 Q. How about Armenian Genocide Resolution issues? 21 Α. No. 22 And how about the drafting of articles 2.3 to influence public opinion in regards to Turkey,

have you done that?

1,78 Other than what's been published. Mr. Geragos, I -- and when I answered yes, I mean 1 wrote -- I remember I wrote something for the. San Francisco Chronicle about the resolution issue when Nancy Pelosi -- I don't know whether she had made up her mind to take it to the Floor or not, but to the extent that people read columns and believe them, I guess you can influence a lot of people. But my understanding of how the Act works .10 is that -- those kind of publications that you are writing for TCA ---12 Q. Is it your --1.3 A. -- is not --15 -- is not registered -- does not make you a registered agent for the --Well --0. 18 Α. -- foreign government. 19 Do you give speeches -- you've given Q. 20 speech on the resolution; is that correct? 21 I don't know whether I've given speech 2.2 on the resolution. There have been times I've 23 spoken to college students about the issue and how 24 I evaluate the evidence one way or the other. I

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,44	Bruce Fein August 31, 2009
_	186
-	MR. BREY: On any toplic?
19	Q. No, on this specific copic, on either
m	the Armenian resolution or passage?
4	A. I don't recall doing that, no.
'n	Q. Have you posted at least three times on
9	the Huffington Post articles regarding the
7.	Armenian resolution, genocide7
90	A. I know that there was I don't know
ō,	whether I would call them entire on the
10	resolution. Sometimes the resolution is made
#	reference to in conjunction with other elements of
2	Turkish-Armenian relations. But if they're on
133	Huffington Post, whether it's three as opposed to
4	two, I know I've written for the Buffington Post
1.5	on this issue.
3.6	Q, And you have never registered as a
S	foreign agent for Turkey; is that correct?
27	A. Yes,
63	Q. And all of the items that I have just
20	listed are the same types of things that you have
2.1	registered for for other foreign governments;
22	ish't that correct?
23	A. That is correct. If you
2	Q. Okay.

August 31, 2009 drafted press releases. You drafted this one that don't know how H Resolution 106 or whatever comes Of the substance, but you know a press the one who put the headlines in or posted it or don't know whether the specific resolution -- I newspaper column at least for the San Francisco provided the body of it, but I certainly wasn't Okay. You've already testified that sir, I drafted that press release. I may have release or a website posting, you've written a I don't believe -- I don't believe, speeches to college students, doing the first you did the first draft; isn't that correct? Okay, And you've given -- you've draft of what I will characterize as a press So you admit to at least giving Okay. Have you given broadcast Chronicle; is that -- those are accurate? release has many other elements to it. anything like that. we marked earlier. Yes. interviews? Brece Fein ó 10 53 15 16 C 30 60 20 2 2

A. And I think that Lincoln was very	24	Armenian Genocide resolution issues?	24
Q. You think it was November 4017	N3.	Q. But nothing regarding Turkish issues or	23
A. I think it was November 4th.	22	met with them to discuss that antitrust suit.	22
election?	23	antitrust suit I have against Dwayne Wade. I have	2,1
Q. Well, do you remember the day of the	20	A. I think DLA Piper is my opponent in an	20
knew who Jean Schmidt was.	3	Q. Okay. And you	19
to my attention. That's first time I ever even	18	A. No.)-1 60
go up and visit with her. And that's how it came	17	Q. Okay. Have you met with DLA Piper?	17
suggested and asked could I make an arrangement to	16	required to register.	16
verb I mean, my term was verbal thuggery and	15	substance triumphs over form, you would be	15
mentioned that Jean had been subject to $\mathbf{I} - \cdots \mathbf{m} \mathbf{y}$	14	erm of the foreign government and form I mean,	,.
Mr. Wexler, Mr. Cohen, Jean Schmidt, and he	10	the nature of the relationship, that this was an	13
members I think I mentioned those earlier,	12	party, then you have to register. And if that was	jz
campaigns were unfolding with regard to several		of a foreign government or foreign political	11
he's the one who was most aware of how the	10	states, that if you are representing or an agent	to
A. When Lincoln McCurdy suggested, because	9	well know what the Foreign Agents Registration Act	9
attention?		A. If there is a relationship as you	æ
Q. When did it first come to your		feel compelled to register as a foreign agent?	7
was until after the election.		funded by a foreign government, then you would	a
A. I did not even know who Jean Schmidt	Ų.	Q. And if the private entity is being	v
you meet with Jean Schmidt?		just private entities.	۵
this case prior to the November 2nd election, did	ω	be registered that you don't register for if it's	ω
Q. And the specifics of your retention in	,93	government, there are things that are required to	†sa
A. No.		A. If you're getting paid by a foreign	şa
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the foundations of my contribution to that release

and what it says about Jean Schmidt, it's from

speaking to Lincoln McCurdy.

but that was a foundation. If you want to know

Yes. And I may have misinterpreted,

About what he told you about Jean

15 12 13 15 15

Q. Okay. And specifically the date upon which this was issued which was November 4th, and

I just checked and I -- I hope ---

Yes. And I know that there was a great

amount of fury to having been accused of

-- my representation that that's the

day of the election.

based upon what Lincoln McCurdy -- my recollection

of what he told me about Jean Schmidt.

No. And the references I made were

Okay. Well, then when you drafted the

face to face until a while thereafter.

body of this, had you met with Congresswomen

Schmidt?

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Bruce Fein

meet with Congresswoman Schmidt that same day?
A. No. I think that I didn't meet her

August 31, 2009	183	rikorian had	ing TCA really	crime, a	to prison,	e government of	y into Jean	him a great	n accused of		ens		2240250	***************************************		election you		that's my best	. I don't know	as that	on Sunday or	s two days	day in	the fourth.	
Brice Fein		aroused because of what Mr. David Krikorlan had	posted in part because he was accusing	and Lincoln McCurdy of committing a	felony in fact, that could send him	namely that he was a conduit for the	Turkey and funneling money illegally	Schmidt's campaign, and that caused	deal of consternation of having been	committing a crime.	Q. All right. You didn't su	Mr. Krikorian, though, did you?	A. Myself?	Q, Yes,	A. Not at present.	Q. Okay. And you said the	thought was November 4th?	A. It was Tuesday, but I	recollection, but it could be wrong,	what the my my recollection was	Mr. Krikorian had issued his letter on	the second and then the election was	later, but sometimes the first Tuesday	November is on a different day than the fourth	

15

filed the formal complaint; is that correct?	24	A. And this was before I represented Jean
her calendar, meeting with her was after you had	23	Q. Okay.
Q. Okay.	22	communication forwarded to him.
and tried to got on her calendar	21	Hamilton County I forget which one and had a
meet. And I think I called up to her scheduler	20	fact \hat{I} called I believe the county prosecutor for
looks at the schedule and them arranges a time to	100	over the actual prosecutions of the case, and in
members of Congress have a scheduling person who	100	attorney general in Ohio doesn't have jurisdiction
the secretary contact the scheduling	17	didn't know how the Ohio system worked, the
A. My recollection is I contacted or had	16	it was so outrageous. And what we learned, \boldsymbol{x}
her or did you contact her chief of staff?	jani Tun	A. That is right, just because we thought
p	2	represented Jean Schmidt; is that right?
A. That is correct.	13	investigation and the complaint before you
her; is that correct?		this press release and this call for a criminal
ę,	17	Q. Okay. So you started issuing these
jurisdictional separation between the two	10	A. Correct.
know how the system worked out here as to		is that correct?
put copies to the county prosecutors.		out and you did not represent her at that point;
to the Ohio attorney general, and I maybe we		Q. Had you specifically you put this
day after when we had we had actually written		Thast.
Α.		accusations of crime, you can get a stigma pretty
same day, on November 4th, the same day?	2000	immediately, because when you leave unanswered.
press release and did you file a complaint the		was a very great rush to get something out
Q. Right.		shocking to Mr. McCurdy the same day. And there
Schmidt.		committing federal felonies which was literally
		185

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	991
~	different setting. So I hadn't communicated
N.	anything at that point to the Ohio Elections
m	Commitsaion.
**	Q. Okay. So prior to representing her,
-ui	you had if I understand correctly, had filled a
ų.	complaint with the attorney general; is that
-	correct?
œ	A. Of Ohio. That is right.
ø,	Q, Of Ohio. And then the county
30	prosecutor?
11	A. I think there was one or forwarded
12	I'm not sure whether I just forwarded it, because
13	the attorney general wrote back and said we don't
2	handle these kinds of prosecutions, you need to
15	send it to a county prosecutor.
3.6	Q. Okay. Have you produced a copy of that
11	letter that the attorney general wrote back to
3.8	you?
5	A. No.
20	Q. And you didn't bring it with you here
2.1	today?
22	A. I didn't know that that I was asked to.
23	MR. BREY: Never been asked, never been
2.4	submitted.

August 31, 2009 And was that the same complaint that --Commission at this point. These were just persons Excuse me. 1 -- you may have misspoke. prosecutors. The Ohio Election Commission is a -same complaint that we marked before I believe as Exhibit A -- I'm sorry, it wasn't Exhibit A. The same complaint that I had showed you before -- I don't know if I marked this one, And did you at is a sister organization that handles cases in a that time when you filled the complaint, had you Chio I think is a little bit unique. There it's whether the counts have been dismissed, but the who had authority to prosecute crimes. Because Elections Commission that you represented Jean Okay. And did you represent to the in the Criminal Code that can be enforced by I wasn't communicating with the Elections With -- the complaint with the drafted a declaration for Jean Schmidt? And did you --prosecutors, yes. Schmidt? Bruce Fein ö 5.0 2 13 14 13 1.5 9.1 9

were the two exhibits, Mr. Geragos. One was a	24	the complaint on behalf of?	24 th
A. No. The this is I think there	No.	. Okay. Who did you say you were filing	23 Q.
I don't think it's that one.	22	. No.	22 A.
Q. All the originals are here.	21	of Jean Schmidt?	23 of
A. How about the	20	- that you had you were doing this on behalf	20
5ee2	1.9	complaint, did you represent in any way that you	19 00
Q. Sure, which exhibit would you like to	1.0	Okay. Now, when you filed that	18 Q.
to see the exhibits if I	1.7	over about a year ago. I guess I don't know.	17 041
A. The 30,000 the 30 I guess I need	126	I just don't know. It was probably	2.6 A.
is that?	10	object.	15 ob
Q. Okay. Where did he accuse TCA? Where	14	MR. BREY: Well, in this case I would	14
party.	12	. Do I have the original?	13 A.
think that qualifies them for being an aggrieved	12.	role.	12 ro.
taking money from a foreign government. So I	11	asking him a question I think is outside of your	ti as
felonies: Felony one is bribery, felony two is	10	him advice while we're on the record when I'm	10 hi
they had been TCA had been accused of two		know I understand your role here, but giving	9 km
money as a guld pro quo to bribe Jean Schmidt. So		MR. GERAGOS: Well, I appreciate, you	80
money from a foreign government, also using that	-2	that.	7 th
Mr. David Krikorian, an egregious crime, taking		MR. BREY: You're not required to do	
A. Well, the TCA was accused of a crime by		required to do.	zec z
party?	-	I will go search it if that's what I'm	4 А.
Q. Okay. And they were the aggrieved	3	attorney general?	3
Fund.	ю	of the original complaint that you filed with the	2 of
A. TAL Turkish American Legal Defense		. And do you have a do you have a copy	ο,
190		189	
Bruce Fein August 31, 20		Pein August 31, 2009	Bruce Fein

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A. I think that -- let me -- I think my recollection was flawed at the outset. What the

correct?

12 11 10

allegation was ---

TCA USB PAC was a government-sponsored PAC and had

given the money in exchange for the resolution. And this was something -- the concern that was

8. That mentioned TCA. I think what the allegation was in the $\mbox{---}$ the letter was that the

Just so the record is clear, Which

recollection was flawed at the outset?

their first amendment rights to participate in the

present at TCA was that those who would exercise

political campaigns would routinely be accused of

general, and TALDF was formed in part to do things

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Bruce Fein

Thereupon, Defendant's Exhibits I and J

are marked for purposes of identification.

So it wasn't this document that

Okay.

accused -- that has any felonies that are the Turkish Coalition of America being accused of,

Letter that he had written on November 2nd, and the other was a flyer or something. That is where "those were the bases for the statements and right in this pile, they're not there. Okay, And is it your memory that the Turkish Coalizion of America was mentioned in this statement? MR. BREY: I would object. This whole line MR. BREY: I would object. This whole line MR. BREY: I would object to this line es ay my objection. I would object to this line of questioning as irrelevant. O. Okay, would you is this the flyer that you're talking about? A. That's that's one of the flyers, yes. O. Okay, Let's mark that as Exhibit I. It's a two page document. I don't know if it was originally two pages. It may be because of the fax that it was two. Now, is there anywhere in that two-page flyer that you see mentioned the Turkish Coalition	August, 31, 2009
ritten on November 2nd, an r or something. That is w ses for the statements and they'ze not there. is it your memory that the America was mentioned in I would object. This wh I would object. This wh relevant. uld you is this the fily that's one of the flysts, that's one of the flysts, that's one of the flysts, that's one of the flysts. r's mark that as Exhibit I nent. I don't know if it . It may be because of th nert. I don't know if it . It may be because of th nert. I don't know if it . It may be because of th	198
ses for the statements and they'ze not there. i is it your memory that there is it your memory that the it you memory that the it would object. This where would object to this leavant. I would object to this leavant. I would object to this law televant. I would object to this law to the tily were anywhere in that two-ners anywhere in that two-ners on the turklant coals.	2nd,
they'ze not there. I is it your memory that therica was mentioned in I would object. This where would object. This where would object to this! I would object to this the fiyers, I would object to this the fiyers, I would object to this the fiyers, that's one of the flyers, that's one of the flyers, that's and be because of the I may be because of the Outlined the furthat foo-	was a flyer or something. That is
they're not there. America was mentioned in I would object. This wh I would object to this l I would object to this l relevant. selevant. they ou is this the fily televant. that's one of the flyers, that's one of the flyers, that's and be because of th nent. I don't know if it ' I may be because of th rete anywhere in that two- nets anywhere in that two- nets anywhere in that two- nets anywhere in that two-	were the bases for the statements
America was mencioned in I would object. This wh I would object. This wh I would object to this leaded you is this the flyers, televant. that's one of the flyers, sent it may be becouse of the out of the flyers, that's one of the flyers, that's one of the flyers, that's one of the flyers, out of the flyers,	this pile, they'ze not
America was mentioned in I would object. This wh I would object to this 1 I would object to this 1 relevant. relevant. that's one of the flyers, that's ask that as Exhibit I sent. I don't know if it if may be because of the iver anywhere in that Evo- netson flowed the Turkiah Coalit	And is it your memory that
MR. The MR. Okay Okay page two page two you	America was mentioned in
MR. The MR. Sbjec obay okay be tal That That two okay	statement?
The MR. along the Cokay okay page two Cokay page two Cokay page two Now, your	BREY: I would object. This
MR. Ding Ding Okay That That Two Now,	-
MR. objec Okay Okay Okay Okay That That two two Now,	TCA
ning Okay Okay That That That two two Now,	BREY: I would object. Please
olng Okay Patal That That two two Now,	objection. I would object
Okay That That Okay page two two Now,	
That That Okay page two two Now,	Would you is this the
That Okay page two two Now, you	ou're talking about?
Okay page two two Now, you	that's one of the
Okay page two twas Now,	
page two twas Now,	Let's mark that as Exhibit
two Now, you	two page document. I don't know if
was Now, you	It may be because of
Now,	it was
you	is there anywhere in that
rica?	America?

15 12 12

O. Okay. And it's not I now my recollection is it just mentioned the TCA USA FAC. Okay. Well, that is the TCA USA PAC is not in Exhibit I; is that correct? A. That is correct. Okay. A. That could only be induced by the other things, but go ahead. Okay. And then is this the other letter that you're takking about?	11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
O. Okay. A. And it's not I now my recollection is it just mentioned the TCA USA of the TCA USA in not in Exhibit I; is that correct? A. That is correct. O. Okay. O. Okay. A. That could only be induced by the o'things, but go ahead. O. Okay. And then is this the other Okay.	
O. Okay. A. And it's not I now my A. And it's not I now my A. And it's not I now my C. Okay. Well, that is the TCA USA is not in Exhibit I; is that correct? A. That is correct. O. Okay. A. Okay. A. That could only be induced by the o' A. That go ahead.	
collectic	
Okay. And it collection is i Okay. not in Exhibit That i Okay.	
Okay. And it collection is i Okay. not in Exhibit	
Okay. And it collection is i Okay. not in Exhibit	
Okay. And it collection is i	
Q. Okay. A. And it's not i now my recollection is it just mentioned the TCA USA	
Q. Оқау	
flyers mentioned TCA.	_
 The question was whether or not the 	12 A
Q. To which question?	16 0
answer is no.	9
A. Now, I need to restate my answer. My	>
Q. There's no accusation about	,o
A. Yeah.	6 D
you, we looked at Exhibit !	
finished? Because the question I wanted to ask	in in
Q. Okay. And I'm sorry. Were you not	ω 0
harassment factor.	- 25
that would try to eliminate that intimidation,	rt
	rassment factor. Okay. And I'm sorry. nished? Because the question I wa u, we looked at Exhibit I Yesh. There's no accusation abo Now, I need to restate my swer is no. The question? The question was whether

ш	Bruce fein August 31, 2009
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	that was early on, I think, and whether we were
į,	in the process of developing letterhead, I'm not
m	certain.
4	Q. Okay. Now, the did you also
140	represent to anyone that you represented you or
10:	WALDF represented Congresswoman Schmidt at that
~	point?
100	A. No.
9	Q. All right. Did you the letter that
2	you sent to the attorney general, was that on the
ā	same day or prior to issuing the press release?
12	Same day? Prior to? After?
13	A. It could have been the same day. It
7.7	was contemporan the time frame was very close.
51	Q. Okay. And the anywhere in here did
3.6	you mention in this deaft of this that you had
1.1	filed this on behalf of the Turkish Coalition of
3.0	America, you had filed the complaint on their
19	Dehalf?
20	A. Did I mention that in that document
52	there?
22	Q. Right. In the press release that I
23	I apologize, I forget exhibit number. Do you have
2.4	it might there?

August 31, 2009 a criminal complaint be filled against him prior to Okay. Yet you still filed or requested you representing Jean Schmidt but on behalf -- you you write on the TALDF letterhead this complaint? I represented that I -- we were in the I did not have a client at that point. were doing that on the basis of TALDF and on the Okay. So you had no client. And did group, the Turkish American Legal Defense Fund, mentioned the -- what's the name of the other On the ... I was writing as TALUE's We didn't have a client at that --He never mentioned them by name, Okay. And Mr. Krikorian never Turkish Coalition of America, correct? -- at that period --Mr. Krikorian; isn't that true? And your client --That is correct. TALDE. correct? lawyer. TALDF? Bruce Fein ċ ó 2 13 13

Q. Right. And that would be solicitation,	2	behalf of one or both of two clients, and I just	2
to meet.	23	judgments about why he did certain things on	23
A. Lincoln McCurdy asked me to make a call	22	MR. BREY: You're asking for his legal	22
you, and you set up a	22	A. Sorry:	21
C. Well, you called the scheduler, didn't	2.0	MR. BREY: I would object.	20
clients?	19	A. No. The	1.9
A. That we went out and were drumming up	j. 1.	MR. BREY: I would object.	18
isn't it?	77	that	17
 Well, that's exactly what happened, 	50	Defense fund had no standing at that point? Was	j-1 05
No.	15	anything more because the Turkish American Legal	5
a client and drum up one, that's not accurate.	14	understanding I should say that you couldn't do	14
question insinuates that we were searching to find	13	Q. So it's your position or your	13
A. No. I'm not sure what if your	12	until we had clearance.	12
client; is that correct?	12	Committee, we could not and would not move forward	11
Q. Okay. And so then you needed to find a	10	based upon what I was told, the House Ethics	20
prosecutor was unresponsive.	60	was under review in the Bouse. And I will say	ف
jurisdiction over the matter. The county	n	There was a protracted period where all of this	co
A. The attorney general said they had no	-	A. I think the document speaks for itself.	~
attorney, county prosecutor?		that correct?	6
both by the attorney general and by the district	5.	complaint with the Ohio Elections Commission; is	ù
Q. The did you you were rejected	*	to file April 29th, I believe, to file the	a
MR. GERAGOS: Okay. I appreciate that.	1.2	Q. Okay. And you then waited until April	ω
proper question.	2	representing Jean Schmidt.	N
think that's protected. I don't think that's a		A. No, this does not say that we're	p=0
198		197	
Brune Pein August 31, 2009		Bruce Fein August 31, 2005	Вп

eq l	Bruce Fein
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	would it not, of a client?
rx.	A. Have you filled a claim of barratry
	against me?
*	Q. Of champerty and maintenance, no, I
us.	haven't, but
·u	A. Why not?
t-	Q. I don't know. Maybe I'll wait and you
00	can wait and see as
0.	A. It's a long time after the fact.
9	Q. Well, actually, this is the first time
r4	you've been under the deposition that we have
~	become aware of this, so I believe the statute of
m	limitations would start running now. So
12	A. Okay.
ω,	Q I would ask you to stay tuned.
g.	Because I believe you have already testified you
5	called up the schedular in order to get her as a
Φ.	client; isn't that correct?
ø,	A. No. The fact is Lincoln McCurdy had
2	requested that I do that and maybe because she had
5	voiced an interest.
58	Q. Do you know that?
6	A. Because she had been accused no, I
2	don't know that for certain.

NAME OF STATE OF STAT		BR. BREIT YOU are supposed to show	1.5
DOUGLE T SALES STATE OF THE SECOND	24		2
MR. GERAGOS: State it.	12	as counsel.	23
MR. BREY: my grounds.	22	MR. GERAGOS: Congresswoman Schmidt	22
MR. GERAGOS: What's the grounds?	22	common courtesy to opposing counsel.	22
until you let me state	20	MR. BREY: You are supposedly showing	20
MR. BREY: And I will interrupt you	19	representing	19
the grounds.		MR. GERAGOS: You are supposedly	[+4 ED
MR. GERAGOS: Make and objection, state		want to say until \bar{x} have an opportunity to do.	17
MR. BREY: I make an objection	76	want you, and I will completely try to say what I	16
objection; you just talk.	120	interrupted. Then I will interrupt any time I	15
MR. GERAGOS: You haven't made an	I.	MR. BREY: I don't interrupt you. You	1
me when I try to talk?	13	interrupt any time you want.	13
MR. BREY: Then why did you interrupt	12	MR. GERAGOS: Counsel, you can	z
MR. GERAGOS: I don't care if you talk.	P	to interrupt counsel.	H
legitimate.	10	time and you interrupt him. You are not allowed	10
you don't want me to talk, and that's not		MR. BREY: You interrupt me all the	٥
MR. BREY: Because you want to talk and	26	client,	ω
O 特別的 O B 11	7	MR. GERAGOS: they're shopping for a	4
MR. GERAGOS: I'm in here in your	25.	MR. BREY: You interrupted me.	ď
showing me discourtesy all the time.	Carl Carl	It's outrageous that	Ç.
MR. BREY: Yes, you are. You are		objection. It is outrageous, I agree with you.	ja,
discourteons.	ω.	MR. GERAGOS: I'm joining in your	w
MR. GERAGOS: I'm not showing you	R	You interrupted me.	160
courtesy to opposing counsel.	p	MR. BREY: You interrupted me again.	3.0
292	201	· v	

MR. BREY: Objection. He's miss
you're misstating the the record in serms of
the solicitation. This has nothing to do with
this case, and I instruct the witness not to
answer communications he had in terms of
developing the attorney/client relationship with
Jean Schmidt which is also privileged, and the
ivilege belongs to her, not to him.
Well, you didn't have a communication
with Jean Schmidt when you called her; isn't that
correct?
MR. BREY: Objection. Relevancy.
You made the first contact with herr
ism't that correct?
MR. BREY: Objection. That's not his
testimony. Bis testimony was
My testimony is not that whatseever.
has not that whatsoever. My testimony was that
my understanding there had been communications
between Jean and Lincoln McCurdy.
You just testified
Could you let me finish my
that you didn't know that.

August 31, 2009 me taik without interrupting as you repeatedly do. MR. GERAGOS: It's unethical to solicit I object to this entire questioning -- by the way, GERAGOS: You can say whatever you MR. BREY: It is an unethical tactic It's unethical for you to MR. BREY: He didn't say that at all. MR. BREY: You said it several times. -- you were the one who called Jean for you to interrupt me when I'm making an MR. GERAGOS: He just said it. MR. GERAGOS: Just state your MR. BREY: ... for you to ... improper. It's an unethical tactic --MR. BREZ: Objection. My understanding ... Mr. Fein --accuse him of ---MK. Schmidt at --objection. objection. chients. Bruce Fein want. ά ò r. 17 24 2 6 20

scheditery	5		Γ:
	2		24
Congresswoman Schmidt prior to you contacting her	23	before your lawyer objected?	2.3 .br
Q. I'm asking you: Did you ever speak to	22	Isn't that what you just testified to	22 0.
claimed that he's wrong before.	21	insinuation of the contrary is wrong.	21 in
fifth time that he's either misspoke, clarified or	20	disinterested client whatsoever. And any	20 £
MR. GERAGOS: This would be about the	139	that I was not shopping and soliciting from a	19
are telling him certain things that are false.	18	words, but he would indicate that was the reason,	1.8 W
MR. BREY: It is an objection when you	17	whether those were the particular	17 A.
That isn't an objection.	15	to tell	£.
MR. GERAGOS: The record is what it is.	5	I don't know	15 A.
record. You misrepresented	2	she wanted	14
MR. BREY: You're mischaracterizing the	I.	. And that she had called him and said	13 0.
Q. Okay.	12	Yes.	12 A.
MR. BREY: I would object.	E	Schmidt?	11 5
A. I did not say that,	10	. That he had talked to Congresswoman	10 0.
saying now that's not what you said.	,Ag	. He indicated, yes.	9 A.
Q. The record is what it is, and you're	-	. He told you that?	 O.
A. No, that's not what I testified.	7	Lincoln McCurdy.	7
testified	6	did I take under oath from	6 A.
MR. BREY: That's not what was	Q.	. Erom who?	5
Lincoln McCurdy; isn't that what you testified to?		. I said my understanding. Now	۸.
scheduling clerk and you had no information about	ų,	that.	3
the record that you called her up and called the		You just testified you didn't know	2 0.
Q. Isn't that didn't you just say on		question?	л Э.
206		205	
Brune Pein August 31, 2009		Pein Rugust 31, 2009	Bruce Fein

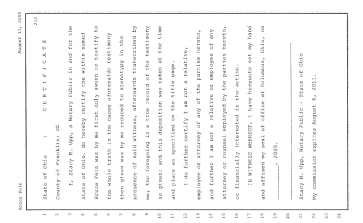
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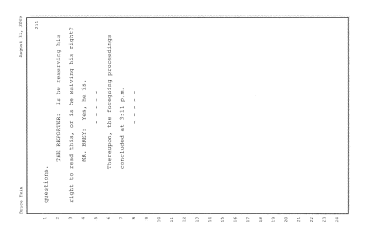
Bruce Fein

Angust 31, 2008	507	***************************************	scheduler,	nted to meet	*********	to give	coln McCurdy	Aking about	having been	a by	information	's office	it without	sted in	n and the		fy about	Whether) her?	no, sir.	estimony	Lincoln	-	incoln
ruce Fein		А. Мо.	Q. And when you contacted the s	did you tell the scheduler that you wan	with Congresswoman Schmidt?	A. The background as I'll give	the full answer, I was informed by Linc	that Jean Schmidt was interested in tal	this issue because she was furious at h	accused of committing multiple felonies	Mr. David Krikorian. Based upon that 1	and his request, I called Jean Schmidt'	and her scheduler. I did not initiate	a prior indication that she was interes	talking. That is how the communication	contact unfolded.	Q. Didn't you previously testif	eight minutes ago that you didn't know	Lincoln McCurdy had a conversation with	A. I did not bestify to that, n	Q, Okay. And it is now your te	that you did have a conversation with L	McCurdy, is that correct?	A. My testimony all along is Li
Mo. And when you contacted the scheduler, by you tell the scheduler that you wanted to mee th Congressvoman Schmidt? The background as 1111 give to give the background as 1111 give to give the because she was informed by Lincoln Eccurd, is issue because she was furious at having been used of committing multiple felonies by David Krikotian. Based upon that information that sequest, I called Jean Schmidt's office ther scheduler. I did not initiate it without prior indication that she was interested in lking. That is how the communication and the that uncloded. Didn't you previously testify about alt minutes ago that you gin't know whether nools mcCurcy had a conversation with hist? I did not testify to thet, no, sir, okay, And it is now your testimony by is that correct? By testimony all along is lincoln bucky; is that correct?	A. No. And when you contacted the scheduler, did you tell the scheduler that you wanted to meet with Congresswoman Schmidt? A. The background as 111 give to give the full answer; I was informed by Lincoln ReCurdy that Jean Schmidt was intermested in talking about this issue because she was intermested in talking about this issue because she was furtions at having been accused of committing multiple felonies by Mr. David Krikorian. Based upon that information and his request, I called Jean Schmidt's office and her scheduler. I did not initiate it without a prior indication that she was intergeted in talking. That is how the communication and the contact unfolded. On Didn't you previously testify about taking. That is how the communication with her? A. Didn't you previously that, no, sir. Okay. And it is now your testimony that you did have a conversation with Lincoln McCurdy; is that correct? My testimony all along is Lincoln My testimony all along is Lincoln	G. And when you contacted the scheduler, did you tell the scheduler that you wanted to meet with Congresswoman Schmidt? A. 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some question you're asking, because it's not in	24
MR. FINNEY: Is that in response to	23
	22
MR. BREY: Can we go ahead and mark	21.
20	20
for purposes of identification.	19
Thereupon, Defendant's Exhibit K is marked	18
	17
And I just wanted to add that to my	12.
take a position one way or another on it."	15
issues, and I have not researched it enough to	14
some as the genocide. I'm not familiar with the	13
with the issues surrounding what is referred to by	12
follows: "Well, in addition, I was not familiar	12
on page 57 of the deposition, and his answer is as	10
understanding of the Genocide issue. And this is	· 60
campaign director, I then asked him about his	00
title is campaign director." And then so as	-4
title?" And the answer was: "I think my official	Ø1
answers on page 14, I asked: "Did you have a	j.jn
position in Mr. Krikorian's campaign. And he	js.
And on the one of the issues raised was his	w
I believe this was in your office, Mr. Einney.	2
$$\rm 269$$ $\rm R\text{-}E\text{-}I\text{-}S\text{-}I\text{-}N\text{-}G}$, that was taken on July 10th, 2009.	ė.
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Jean Schmidt 2nd Dismer of Ohio

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Congress of the United States House of Representatives

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July 19, 2010

The Honorable Zee Lotgren Chair Committee on Standards of Official Conduct HT-2, The Capitol Washington, DC 20515 The Honorable Jo Bonner Ranking Republican Member Committee on Standards of Official Conduct HT-2. The Capitol Washington, DC 20515

Dear Chair Lofigen and Ranking Member Bormer:

I am writing to seek approval to establish the Jean Schmidt Legal Expense Trust pursuant to House Rule 25. The purpose of the proposed trust is to provide a proper means to accept transfers of money, properly and services for the sole purpose of paying the legal costs that have been and will be incurred in connection with legal action directly related to my candidacy for federal office in 2008.

Enclosed, please find a draft trust agreement for your review. Thave nominated Joseph J. Braun to act as Trustee. Mr. Braun is a Partner at the Strauss & Troy law firm in Cincinnati, Ohio. Thave enclosed Mr. Braun's automey profile as found on Strauss & Troy's website. In accordance with Committee rules, Joseph J. Braun has no family, business, or employment relationship with me.

Thank you in advance for your time and attention to this matter. I look forward to your response.

Sincerely,

Jean Schmidt Member of Congress

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countries outroe (submitted)



Jean Schmidt

- PAR Land Andrew Spirite Community Service Services (AC SPARS) (2002) SURVEYOR

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August 11, 2010

The Honorable Zoc Lofgren Chair Committee on Standards of Official Conduct HT-2, The Capitol Washington, DC 20515 The Honorable Io Bonner Ranking Republican Member Committee on Standards of Official Conduct HT-2, The Capitol Washington, DC 20515

Dear Chair Lofgren and Ranking Member Bonner:

I am writing to seek approval to establish the Jean Schmidt Legal Expense Trust pursuant to House Rule 25 and to seek the Committee's approval to enter into a contingency fee agreement in connection with a civil lawsuit related to the legal action for which the legal expense trust is being established. The purpose of the proposed trust is to provide a proper means to accept transfers of money, property and services for the sole purpose of paying the legal costs that have been and will be incurred in connection with legal action directly related to my candidacy for federal office in 2008.

Enclosed, please find a revised druft trust agreement for your review. This revised agreement incorporates the Committee's required alterations. Additionally, please note that I have nominated Mr. Larry Neuman to act as Trustee. This is a change from the original draft trust agreement. Mr. Neuman is Of Counsel at the Straiss & Troy law firm in Cincinnati. Ohio. I have enclosed Mr. Neuman's attorney profile as found on Straiss & Troy's website. He has requested that I clarify that this profile has not been updated to reflect that he is not a Parmer at the firm and is not a member of the American Bar Association. In accordance with Committee rules, Larry A. Neuman has no family, husiness, or employment relationship with me.

As the Committee is aware, I have also filed a civil lawsuit related to the matter for which the proposed legal expense trust is being established. I am represented in this case by the same attorneys. They have proposed entering into a contingency fee agreement. Under this agreement, any award would first be used to pay legal expenses associated with the case with any remaining funds being divided on a \$6/50 basis.

Date : Office

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Schmidt_0016 11-6574_0391 I would also like to make the Committee aware that my attorneys filed an Amicus Brief on my behalf when my opponent in the underlying legal action at issue here filed suit in federal court seeking to enjoin the Ohio Elections Commission (OEC) and its members from enforcing against him the statute upon which my original action was based. This was a clear attack against my legal victory before the OFC. His complaint is an obvious attempt to continue, unfettered, his campaign of false statements—the same statements that the OFC found to be knowingly false—against me. Because this action challenged the favorable ruling of the OFC, it was necessary to file the Amicus Brief on my behalf. I believe the legal expenses associated with filing the Amicus Brief arose in connection with my candidacy for federal office in 2008. Additionally, the issues involved in the case were matters bearing upon my reputation or fitness for office. Accordingly, I am requesting permission from the Committee to pay expenses associated with filing the Amicus Brief from the Jean Schmidt Legal Expense Trust.

Thank you in advance for your time and attention to this matter. I look forward to your response,

Sincerely.

Jean Schmidt Member of Congress

Jansen, Joe

From:

Jones, Heather Thursday, August 26, 2010-10:44 AM Jansen, Joe Information Request related to the Contingency Fee Sent: To: Subject:

May we please get a copy of the proposed contingency fee agreement?

Thanks Heather

Heather Jones Counsel Committee on Standards of Official Conduct U.S. House of Representatives Washington, DC 20515 Phone: (202) 225-7103



CONTINGENCY AGREEMENT

The Turkish American Legal Defense Fund (TALDF) agrees to represent Congresswoman Jean Schmidt to litigate a defamation complaint against David Krikorian in Ohio state courts. The court costs of the litigation will be assumed by Ms. Schmidt. The parties agree to divide 50-50 any damages recovered through final judgment, settlement, or otherwise substantially because of the defamation litigation, but only after costs have been first recovered by Ms. Schmidt. TALDF will not otherwise be compensated by the Congresswoman.

Bruce Fein

Attorney, Turkish American Legal Defense Fund

David Saltzman

Attorney, Turkish American Legal Defense Fund

Congresswoman Jean Schmidt

August 26, 2010

UNITED STATES HOUSE OF REPRESENTATIVES CALENDAR YEAR 2008 FINANCIAL DISCLOSURE STATEMENT	Form A For use by Members, officers, and employees	MC MAY 1 3 2009
		THIS IN STATE RESOURCE CENTER
Name: REP, JEANNETTE H. SCHMIDT Daytime	Telephone: 202 . 225	2009 MAY 20 AM II: 56
		G.S. HOUSE CHORICHEDIN TATAVES
Filer Status Member of the U.S. State: OH Office Complex House of Representatives District Ø2 Member of Empk. Report Type Annual (May 15) Amendment		A \$200 penalty shall be assessed against anyone who files more than 30 days late.
PRELIMINARY INFORMATION — ANSWER EACH OF THE	SE QUESTIONS	
Did you or your spouse have "earned" income (e.g., salaries or fees) of \$200 or more from any source in the reporting period? Yes No No	VI. Did you, your spouse, or a dependent chilk reportable gift in the reporting period (i.e., agg than \$335 and not otherwise exempt)? If yes, complete and attach Schedule VI.	d receive any regaling more Yes No 🔀
II. Did any individual or organization make a donation to charity in lieu of paying you for a speech, appearance, or article in the reporting period? If yes, complete and attach Schedule II.	VII. Did you, your spouse, or a dependent chill reportable travel or reimbursements for travel in period (worth more than \$335 from one source if yes, complete and attach Schedule VII.	in the reporting
III. Did you, your spouse, or a dependent child receive "unearned" income of more than \$200 in the reporting period or hold any reportable asset worth more than \$1,000 at the end of the period? Yes No If yes, complete and attach Schedule III.	VIII. Did you hold any reportable positions on of filing in the current calendar year? If yes, complete and attach Schedule VIII.	Yes No No
IV. Did you, your spouse, or a dependent child purchase, sell, or exchange any reportable asset in a transaction exceeding \$\frac{\text{Yes}}{1,000}\$ during the reporting period? If yes, complete and attach Schedule IV.	IX. Did you have any reportable agreement or an outside entity? If yes, complete and attach Schedule IX.	arrangement with Yes No No
V. Did you, your spouse, or a dependent child have any reportable liability (more than \$10,000) during the reporting period? Yes No X	Each question in this part appropriate schedule attach	
EXCLUSION OF SPOUSE, DEPENDENT, OR TRUST INFO	RMATION — ANSWER <u>EACH</u> C	F THESE QUESTIONS
TRUSTS—Details regarding "Qualified Blind Trusts" approved by the Committee on standar be disclosed. Have you excluded from this report details of such a trust benefiting you, your		trusts" need not Yes No X
EXEMPTION —Have you excluded from this report any other assets, "unearned" income, truey meet all three tests for exemption? Do not answer "yes" unless you have first consulted		

Name RER JEANNETTE SCHMIDT	Page 1 of 9

SCHEDULE I -- EARNED INCOME

List the source, type, and amount of earned income from any source (other than the filer's current employment by the U.S. Government) totalling \$200 or more during the preceding calendar year. For a spouse, list the source and amount of any honoraria; list only the source for other spouse earned income exceeding \$1,000. See examples below.

Exclude: Military pay (such as National Guard or Reserve pay), federal retirement programs, and benefits received under the Social Security Act.

	Source	Туре	Amount
	Keene State	Approved Teaching Fee	\$6,000
	State of Maryland	Legislative Pension	\$9,000
xamples:	Civil War Roundtable (Oct. 2nd)	Spouse Speech	\$1,000
	Ontario County Board of Education	Approved Teaching Fee Legislative Pension Spouse Speech Spouse Salary	NA
CIT	SHITH BAZIVEY	SPOUSE SALARLY	NA
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For payments to charity in lieu of honoraria, use Schedule II.

SCHEDULE III—ASSETS AND) "(JN	EΑ	RI	ΝE	D"	'IN	CC	M	Ε							L	YET.	×-	440	=	7	<u>Je</u>	M	1-11	<u>v</u>	<u> </u>		느	
BLOCK A Asset and/or Income Source Identity (a) seak asset held for investment or production of income with a fair market value exceeding \$1,000 at the end of the reporting period, and (b) any other asset or sources of income which generated more than \$200 in "unearned" income during the year. For rental property or land, provide a complete address. Provide full mames of stocks and mutual funds (do not use ticker symbols). For all IFAs and other retirement plans (seuch as 401(k) plans) that are self directed (J.e., plans in which you have the power, even if not exercised, to select the specific investments).	re m pli If : ye ge	port etho ease an a	ing od o e sp isse and ateo	valu yea othe ecif t wa	alue ar. I r th y th us se incl	of a fyo nan ie m old o lude	As asse fair fair durin	t at se a man dus gth	vairket sed. e rep beca	luati valu oorti use	on ie, ng it	re no im all ind ind ind Ve CI	tiren ot a vesti l oth dica g t ivide este heck	all nent llow ment ler the the ends di, sh	col plar you s, you sset syp app and ould ne"	umr as o u to ou r ts in toe o ropu d be if as	Inches in the second se	come that apply. For coounts that do hoose specific write "NA." For uding all IRAs, come by check- e box below- st, even if rein- rited as income, t did not gener- g calendar year.	no Fo ind ch Di ve Ch	ents or all dica lecki ivide ster	tiren ow yo oth te t ing ends d, si	nent you er a the the an hou	planto of seel of indicated in the seel of	ns c write s, it ego prop nter	fine or accesses "N nclury opriati est, ister	spec A"fo ding of in e b eve d as	nts the interior income on the income of the income on the income of the	nves IRA ne b belov rein	st- e.s., Dy w.n- e.	BLOCK E Transaction Indicate if the asset had purchases (P), sales (S), or exchanges (E) exceeding \$1000 in reporting year.
provide the value and income information on each asset in the account that exceeds the reporting threshold. For retirement plans that are not self-directed, name the institution holding the account and its value at the end of the reporting period. For an active business that is not publicly traded, state the name of the business, the nature of its activities, and its geographic location in Block A. For additional information, see the instruction booklet. Exclude: Your personal residence(s) (unless there is rental income); any debt owed to you by your spouse, or by you or your spouses child, parent, or sibling, any deposits totalling \$5,000 or less in personal savings accounts; any financial interest in or income derived from U.S. Government retirement programs. If you so choose, you may indicate that an asset or income source is that of your spouse (SP) or dependent child (CO) or is jointly held (JT), in the optional column on the far left.	None	\$1-\$1,000	\$1,001 - \$15,000	- \$50,000		-\$250,000	\$250,001 - \$500,000	\$500,001 - \$1,000,000	- \$25,000,000	1 -		NONE	DIVIDENDS	RENT	INTEREST	CAPITAL GAINS	EXCEPTED/BLIND TRUST	Other Type of Income (Speuly, For Example, Partvarship Income of Farm Income)	None	\$1 - \$200	\$201 - \$1,000	\$1,001 - \$2,500	\$2,501 – \$5,000 <	\$5,001 - \$15,000		\$50,001 - \$100,000	\$1,000,000	\$1,000,001 - \$5,000,000 ×	Over \$5,000,000 ≥	If only a portion of an asset is sold, please indicate as follows: (S) (partial) See below for example. P, S, E
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CENTER BANK (MILFORD OH)	*	×	*
WALL NIGHTHOUSE SAME (H. LEDES ON	X	×	*
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	×	×	×

11-6574_0402

United States House of Representatives Financial Disclosure Statement for Calendar Year 2008

Jeannette H. Schmidt

Listing of real estate assets held by various family partnerships and jointly with siblings. Jean Schmidt owns 25% of all of the partnerships listed below.

(1) OT Realty Enterprises LLC

Percentage owned: 25%

Corner of Loveland Miamiville Rd & Branch Hill / Guinea Pike, Loveland, OH 45140

Land leased to Walgreen Pharmacy

Value of percentage owned - \$250,000 - \$500,000

Net Income for percentage owned for 2008 - \$15,000 - \$50,000 (rent)

(2) OT Realty Enterprises LLC II

Percentage owned: 25%

Corner of Loveland Miamiville Rd & Branch Hill / Guinca Pike, Loveland, OH 45140

Land leased to Kroger

Value of percentage owned - \$250,000 - \$500,000

Net Income for percentage owned for 2008 - \$15,000 - \$50,000 (rent)

(3) OT Realty Enterprises LLC III

Percentage owned: 25%

Corner of Loveland Miamiville Rd & Branch Hill / Guinea Pike, Loveland, OH 45140

Land to be developed in the future

Value of percentage owned - \$50,000 - \$100,000

Net Income for percentage owned for 2008 - zero

(4) Jennifer Black Et All

Percentage owned: 25%

Corner of Loveland Miamiville Rd & Branch Hill / Guinea Pike, Loveland, OH 45140

Land adjacent to OT Realty Enterprises LLC II

Value of percentage owned - \$50,000 - \$100,000

Net Income for percentage owned for 2008 - \$1,000 - \$2,500 (rent)

(5) Gus Hoffman Second Family Limited Partnership

Percentage owned: 25%

Corner of Loveland Miamiville Rd & Branch Hill / Guinca Pike, Loveland, OH 45140

Farm Land

Value of percentage owned - \$500,000 - \$1,000,000

Net Income for percentage owned for 2008 - \$2,500 - \$5,000 (farm crops)

JEANNETTE H. SCHMIDT

(6) RTJJ LLC

Percentage owned: 25%

Corner of Loveland Miamiville Rd & Branch Hill / Guinea Pike, Loveland, OH 45140

Farm Land

Value of percentage owned - \$1,000,000 - \$5,000,000

Net Income for percentage owned for 2008 - \$2,500 - \$5,000 (farm crops)

(7) RTJJ LLC

Percentage owned: 25%

Moore Rd. & Bantam Rd., Clermont County OH

Vacant property Value of percentage owned - \$50,000 - \$100,000

Net income for percentage owned for 2008 - zero

(8) RTJJ LLC

Percentage owned: 25%

1232 SR 28, Milford, OH 45150

Commercial Rental Property

Value of percentage owned - \$50,000 - \$100,000

Net Income for percentage owned for 2008 - \$2,500 - \$5,000 (rent)

(9) RTJJ LLC

Percentage owned: 25%

1236 SR 28, Milford, OH 45150 (SR 28 & Floyd Place)

Residential Rental Property (3 small homes & vacant lots)

Value of percentage owned - \$100,000 - \$250,000

Net Income for percentage owned for 2008 - \$2,500 - \$5,000

(10)RTJJ LLC

Percentage owned: 25%

SR 132 & Judd Rd.

Vacant Land

Value of percentage owned: \$15,000 - \$50,000

Net Income for percentage owned for 2008 - zero

Name RER JEAN SCHMIDT Page 5 of 9

	DULE IV- THANSACTIONS														
depend	any purchase, sale, or exchange by you, your spouse, or ent child during the reporting year of any real property,		Type ansa		Date			Am	oun	t of	Γran	sacti	on		
	bonds, commodities futures, or other securities when the of the transaction exceeded \$1.000. Include transactions	2 :			(MO/DAY/YR)	В	c	D	E	F	G	н	ı	J	к
that res transac or your residen	ulted in a loss. Provide a brief description of any exchange ion. Do not report a transaction between you, your spouse, dependent child, or the purchase or sale of your personal be, unless it is rented out. If only a portion of an asset is ease so indicate (i.e., "partial sale"). See example below.	PURCHASE	SALE	EXCHANGE	or Quarterly, Monthly, or Bi-weekly, if applicable	\$1,001- \$15,000	\$15,001- \$50,000	\$50,001- \$100,000	\$100,001-	\$250,001-	\$500,001- \$1,000,000	\$1,000,001- \$5,000,000	\$5,000,001- \$25,000,000	\$25,000,001- \$50,000,000	Over \$50,000,000
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SCHEDULE IV— TRANSACTIONS									_					_	
Report any purchase, sale, or exchange by you, your spouse, or dependent child during the reporting year of any real property, stocks, bonds, commodities futures, or other securities when the amount of the transaction exceeded \$1,000. Include transactions that resulted in a loss. Provide a brief description of any exchange transaction. Do not report a transaction between you, your spouse, or your dependent child, or the purchase or sale of your personal residence, unless it is rented out. If only a portion of an asset is sold, please so indicate (i.e., "partial sale"). See example below.		Type of Transaction			Date	Amount of Transaction									
		SE		JOE E	(MO/DAY/YR) or Quarterly,	В	С	D	E	F	G	н	J G	J ÷o	K
		PURCHASE	SALE	EXCHANGE	Monthly, or Bi-weekly, if applicable	\$1,001-	\$15,001 \$50,000	\$50,001-	\$100,001-	\$250,001-	\$500,001- \$1,000,000	\$5,000,000-	\$5,000,001- \$25,000,000	\$25,000,00	Over \$50,000,000
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SCHEDULE IV— TRANSACTIONS						Er			2C+				_	_	
Report any purchase, sale, or exchange by you, your spouse, or dependent child during the reporting year of any real property, stocks, bonds, commodities futures, or other securities when the amount of the transaction exceeded \$1,000. Include transactions that resulted in a loss. Provide a brief description of any exchange transaction. Do not report a transaction between you, your spouse, or your dependent child, or the purchase or sale of your personal residence, unless it is rented out. If only a portion of an asset is sold, please so indicate (i.e., "partial sale"). See example below.		Type of Transaction			Date	Amount of Transaction									
					(MO/DAY/YR)	В	С	D	E	F	G	H	ŧ	3	ĸ
		PURCHASE	SALE	EXCHANGE	Quarterly, Monthly, or Bi-weekly, if applicable	\$1,001-	\$15,001- \$50,000	\$50,001-	\$100,001-	\$250,001-	\$500,001-	\$1,000,001- \$5,000,000	\$5,000,001- \$25,000,000	\$25,000,001-	Over \$50,000,000
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SCHEDULE VII - TRAVEL PAYMENTS AND REIMBURSEMENTS

Identify the source and list travel itinerary, dates, and nature of expenses provided for travel and travel-related expenses totalling more than \$335 received by you, your spouse, or a dependent child during the reporting period. Indicate whether a family member accompanied the traveler at the sponsor's expense, and the amount of time, if any, that was not at the sponsor's expense. Disclosure is required regardless of whether the expenses were paid directly by the sponsor or were paid by you and reimbursed by the sponsor.

Exclude: Travel-related expenses provided by federal, state, and local governments, or by a foreign government required to be separately reported under the Foreign Gifts and Decorations Act (5 U.S.C. §7342); political travel that is required to be reported under the Federal Election Campaign Act; travel provided to a spouse or dependent child that is totally independent of his or her relationship to you.

	Source	Date(s)	City of Departure—Destination— City of Return	Lodging? (Y/N	Food? (Y/N	Was a Family Member included? (Y/N)	Number of days <u>not</u> at sponsor's expense
Examples:	Chicago Chamber of Commerce	Mar. 2	DC-Chicago-DC	N	N	N	None
Lxampico.	Roycroft Corporation	Aug. 611	DC-Los AngelesCleveland	Υ	Y	Υ	2 Da y s
TAIPEL	Ecaphics WITUBAL APOTHUE	MAY 26-29	CINCINNATION TAITEI - CINCINNATI	Y	٢	N	しいを
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Hanne	ICEX	35-110	ZH-HJT	1 ago :

SCHEDULE VIII—POSITIONS

Report all positions, compensated or uncompensated, held during the current calendar year as an officer, director, trustee of an organization, partner, proprietor, representative, employee, or consultant of any corporation, firm, partnership, or other business enterprise, any non profit organization, any labor organization, or any educational or other institution other than the United States.

Exclude: Positions listed on Schedule I; positions held in any religious, social, fraternal, or political entities (such as political parties and campaign organizations); and positions solely of an honorary nature.

Position	Name of Organization
PARTINEIZ	KITT LLC (EMILY POETNEESHIP)
PARTNEZ	OT ROBLETT EMBERDIZISES 1 11 111 (FORMY PROTECTIONS)
PART NEW	CUS HAPPHAN SECOND FAMILY LIMITED POINTIES HIP (FAMILY PARMESTIP)
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SCHEDULE IX—AGREEMENTS

identify the date, parties to, and general terms of any agreement or arrangement with respect to: future employment; a leave of absence during the period of government service; continuation or deferral of payments by a former or current employer other than the U.S. Government; or continuing participation in an employee welfare or benefit plan maintained by a former employer.

Date	Parties To	Terms of Agreement

EXHIBIT 29

UNITED STATES HOUSE OF REPRESENTATIVES CALENDAR YEAR 2009 FINANCIAL DISCLOSURE STATEMENT	Form A For use by Members, officers, and employees	Page 1 of ₩ 1 2 ticLATIVE PEST UNCE PENTES 2610 JUL 22 PM 2: 57
	Telephone: 202 - 225 -	FUUL 1 5 2010 (Office Use Only)
Filer Status Member of the U.S. State: C.H. Officer Employ Report Type Annual (May 17, 2010) Amendment		A \$200 penalty shall be assessed against anyone who files more than 30 days late.
PRELIMINARY INFORMATION — ANSWER EACH OF THE	SE QUESTIONS	
Did you or your spouse have "earned" income (e.g., salaries or fees) of \$200 or more from any source in the reporting period? Yes No No No No No No No No No N	VI. Did you, your spouse, or a dependent child reportable gift in the reporting period (i.e., agg than \$335 and not otherwise exempt)? If yes, complete and attach Schedule VI.	
II. Did any individual or organization make a donation to charity in lieu of paying you for a speech, appearance, or article in the yes No yes not great and attach Schedule II.	VII. Did you, your spouse, or a dependent chill reportable travel or reimbursements for travel period (worth more than \$335 from one source if yes, complete and attach Schedule VII.	in the reporting
III. Did you, your spouse, or a dependent child receive "uneamed" income of more than \$200 in the reporting period or hold any reportable asset worth more than \$1,000 at the end of the period? Yes No If yes, complete and attach Schedule III.	VIII. Did you hold any reportable positions on of filing in the current calendar year? If yes, complete and attach Schedule VIII.	or before the date Yes X No No
IV. Did you, your spouse, or a dependent child purchase, sell, or exchange any reportable asset in a transaction exceeding \$\frac{\text{Yes}}{\text{No}}\$ No \$\limits\$ 1,000 during the reporting period? No complete and attach Schedule IV.	IX. Did you have any reportable agreement or with an outside entity? If yes, complete and attach Schedule IX.	arrangement Yes No X
V. Did you, your spouse, or a dependent child have any reportable liability (more than \$10,000) during the reporting period? No	Each question in this part appropriate schedule attach	
EXCLUSION OF SPOUSE, DEPENDENT, OR TRUST INFO	RMATION — ANSWER <u>EACH</u> (OF THESE QUESTIONS
TRUSTS—Details regarding "Qualified Blind Trusts" approved by the Committee on Standar be disclosed. Have you excluded from this report details of such a trust benefiting you, your		d trusts" need not Yes No
EXEMPTION —Have you excluded from this report any other assets. "unearned" income, training meet all three tests for exemption? Do not answer "yes" unless you have first consulted		

SCHEDULE I - EARNED INCOME

List the source, type, and amount of earned income from any source (other than the filer's current employment by the U.S. Government) totalling \$200 or more during the preceding calendar year. For a spouse, list the source and amount of any honoraria; list only the source for other spouse earned income exceeding \$1,000. See examples below.

Exclude: Military pay (such as National Guard or Reserve pay), federal retirement programs, and benefits received under the Social Security Act.

	Source	Туре	Amount
	Keene State	Approved Teaching Fee	\$6,000
	State of Maryland	Legislative Pension	\$9,000
Examples:	Civil War Roundtable (Oct. 2nd)	Spouse Speech	\$1,000
	Ontario County Board of Education	Legislative Pension Spouse Speech Spouse Salary	NA
Mozes	AN STANJEY SMITH BAIRNEY (MSSB)	SPOUSE SALARY	N/A
		1	

For payments to charity in lieu of honoraria, use Schedule II.

SCHEDULE III ASSETS AND	HEDULE III - ASSETS AND "UNEARNED" INCOME																	L	Name REP		ſΕ	Þπ	J	Sc	Н	#1	D	ī		P	age 5 of 1/2
BLOCK A Asset and/or Income Source Identify (a) each asset held for investment or production of income with a fair market value exceeding \$1,000 at the end of the reporting period, and (b) any other asset or sources of income which generated more than \$200 in "unearned" income during the year. For rental property or land, provide a complete address. Provide full names of stocks and mutual funds (b) or to use ticker symbols). For all IRAs and other retirement plans (such as 401(k) plans) that are self directed (i.e., plans in which you have the power, even if not exercised, to select the specific investments),	re m pi if ye ge	ethoreas an a	ting od o e sp asse and rate	vali yea othe oecil et wa	alu ue ar. I er th fy ih as s inc	If you nam ne m old lude	f As ass ou t fain teth duri	et use mod i	at arko use the	clos valu et v d. repo	atio alue ortin ise	on e, ig it	rer inv all inc ini DI Ve	tiren ot a vesti l oth dicat g ti vide esteck	all nent llow nent er a e the ends i, sh	col plai yo is, y isse e tyl app and noul	tummens of u to our ts in pe o propu dint dibe	ins to accommand the contract of the contract	Come that apply. For accounts that do hoose specific write "NA." For uding all IRAs, come by cheen if relinted as income. It did not general calendar year.	no fini ch Di ve	t all ents or all dica ecki vide stee	tirem ow y othi te t ing ends	nent you u m er a he the the an hou	planto co ay vo ssets cate app d in	ns o hoo vrite s, ir agor arop nteri	Inc se se s "Ny nclus y o oriate est, istec	cour peci ding fin e bo	nts the interior inte	com IRA ne lo elo rei	st- le. ls, by in- in-	BLOCK E Transaction Indicate if the asset had purchases (P), sales (S), or exchanges (E) exceeding \$1,000 in reporting year.
provide the value and income information on each asset in the account that exceeds the reporting threshold. For relitionent plans that are not self-directed, name the institution holding the account and its value at the end of the reporting period. For an active business that is not publicly traded, state the name of the business, the nature of its activities, and its geographic location in Block A. For additional information, see the instruction booklet. Exclude: Your personal residence(s) (unless there is rental income); any debt owed to you by your spouse, or by you or your spouse's child, parent, or sibiling; any deposits totaling \$5.000 or less in personal savings accounts; and any financial interest in or income derived from U.S. Government retirement programs. If you so choose, you may indicate that an asset or income source is that of your spouse (SP) or dependent child (CQ) or is jointly held (JT), in the optional column on the far left.		\$1 \$1,000	\$1,001 ~ \$15,000	\$15,001 - \$50,000	\$50,001 - \$100,000 m		- \$600,000	\$500,001-\$1,000,000	\$1,000,001 – \$5,000,000	\$25,000,000	\$25,000,001 ~ \$50,000,000	Over \$50,000,000	NONE	DIVIDENDS	RENT	INTEREST	CAPITAL GAINS	EXCEPTED/BLIND TRUST	Other Type of Income Ispecity. For Example, Patthership (noome or Farm Income)	None	\$1 - \$200	\$201 - \$1,000	\$1,001 - \$2,500	\$2,501 - \$5,000	\$5,001 - \$15,000		- \$100,000	\$100,001 - \$1,000,000	\$1,000,001 - \$5,000,000	Over \$5,000,000	If only a portion of an asset is sold, please indicate as follows: (5) (partial) See below for example.
SP. SP Mega Corp. Stock	1				х	_					1			X			Х		Royalties				Х					x			S (partial)
DC, Examples: Simon & Schuster		Inc	nitet	rte		х						-		-	x				noyalles					\vdash	х						
JT 1st Bank of Paducah, KY Accounts MSS - MOZOW STANKEY SMITH &	F12	νĘ	3		-		7	1	Ť	7	+	-	_					-		Г					۳				_	-	
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SCHEDULE III - ASSETS AND "UNEARNED" INCOME

Continuation Sheet (if needed)

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		 <u> </u>

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	BLOCK A Asset and/or income Source			BLOCK B Year-End Value of Asset														Ту	pe				BLOCK E Transaction								
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Continuation Sheet (if needed) SCHEDULE III — ASSETS AND "UNEARNED" INCOME 4 8 ş HASE IZH (WASHUH BOOK - 821C ETF - AUSTRALIA INDEX TORBYN SHANES YN ITH BUZY - PLOKE VALLE FUND - THEENBURG INV THE Asset and/or Income Source H553 BRAZIL INDEX BONG DERSIT PROGRAM JANUS OVERERY TONS INY PRYET STRUMEGY FORD 30TH THERE ETF JONES THE POST PROPER JAMUS TRITON FUND EMERCING HACKELS 50 JAMS FORTE FLUE US SH CAP 20 JULY CAP CHESE CAS S P BLOCK A E 14 EXE FIF 3 А None œ \$1 - \$1,000 o \$1,001 - \$15,000 DEF6H ×X × \$15,001 - \$50,000 Value of Asset BLOCK B × \$50,001 - \$100,000 \$100,007 - \$250,000 \$250,001 - \$500,000 \$500,001 - \$1,000,000 \$1,000,001 - \$5,000,000 \$5,000,001 - \$25,000,000 \$25,000,001 ~ \$50,000,000 Over \$50,000,000 NONE XXXX 8 x x x DIVIDENDS' RENT INTEREST of Income BLOCK C Type CAPITAL GAINS EXCEPTED/BLIND TRUST Name REP JEAN SCHMIDT Other Type of Income (Specify) XX None XX XXXX | 11 | 111 | 12 | 2 | 21 | 21 | 111 | 11 | 1 \$1 - \$200 ¥ Amount of Income XX Х \$201 - \$1,000 $\overline{\times}$ \$1,001 - \$2,500 BLOCK D \$2,501 - \$5,000 \$5,001 - \$15,000 \$15.001 - \$50,000 \$50,001 - \$100,000 \$100,001 - \$1,000,000 \$1,000,001 - \$5,000,000 × Over \$5,000.000 Page Tork マママツ Transaction BLOCK E π .ஏ. ங

11-6574_0415

United States House of Representatives Financial Disclosure Statement for Calendar Year 2009

Jeannette H. Schmidt 771 Wards Corner Rd. Loveland, OH 45140

Listing of real estate assets held by various family partnerships and jointly with siblings. Jean Schmidt owns 25% of all of the partnerships listed below.

(1) OT Realty Enterprises LLC Percentage owned: 25%

Corner of Loveland Miamiville Rd & Branch Hill / Guinea Pike, Loveland, OH 45140

Land leased to Walgreen Pharmacy

Value of percentage owned - \$250,000 - \$500,000

Net Income for percentage owned for 2009 - \$15,000 - \$50,000 (rent)

(2) OT Realty Enterprises LLC II

Percentage owned: 25%

Corner of Loveland Miamiville Rd & Branch Hill / Guinea Pike, Loveland, OH 45140

Land leased to Kroger Value of percentage owned - \$250,000 - \$500,000

Net Income for percentage owned for 2009 - \$15,000 - \$50,000 (rent)

(3) OT Realty Enterprises LLC III

Percentage owned: 25%

Corner of Loveland Miamiville Rd & Branch Hill / Guinea Pike, Loveland, OH 45140

Land to be developed in the future

Value of percentage owned - \$50,000 - \$100,000

Net Income for percentage owned for 2009 - zero

(4) Jennifer Black Et All

Percentage owned: 25%

Corner of Loveland Miamiville Rd & Branch Hill / Guinea Pike, Loveland, OH 45140

Land adjacent to OT Realty Enterprises LLC II

Value of percentage owned - \$50,000 - \$100,000

Net Income for percentage owned for 2009 - \$1,000 - \$2,500 (rent)

(5) Gus Hoffman Second Family Limited Partnership

Percentage owned: 25%

Corner of Loveland Miamiville Rd & Branch Hill / Guinea Pike, Loveland, OH 45140

Farm Land

Value of percentage owned - \$500,000 - \$1,000,000

Net Income for percentage owned for 2009 - \$2,500 - \$5,000 (farm crops)

(6) RTJJ LLC

Percentage owned: 25%

Comer of Loveland Miamiville Rd & Branch Hill / Guinea Pike, Loveland, OH 45140

Farm Land

Value of percentage owned - \$1,000,000 - \$5,000,000

Net Income for percentage owned for 2009 - \$2,500 - \$5,000 (farm crops)

(7) RTJJ LLC

Percentage owned: 25%

Moore Rd. & Bantam Rd., Clermont County OH

Vacant property

Value of percentage owned - \$50,000 - \$100,000

Net income for percentage owned for 2009 - zero

(8) RTJJ LLC

Percentage owned: 25%

1232 SR 28, Milford, OH 45150

Commercial Rental Property

Value of percentage owned - \$50,000 - \$100,000

Net Income for percentage owned for 2009 - \$2,500 - \$5,000 (rent)

(9) RTJJ LLC

Percentage owned: 25%

1236 SR 28, Milford, OH 45150 (SR 28 & Floyd Place)

Residential Rental Property (3 small homes & vacant lots)

Value of percentage owned - \$100,000 - \$250,000

Net Income for percentage owned for 2009 - \$2,500 - \$5,000

(10)RTJJ LLC

Percentage owned: 25%

SR 132 & Judd Rd.

Vacant Land

Value of percentage owned: \$15,000 - \$50,000 Net Income for percentage owned for 2009 - zero

or depen	ny purchase, sale, or exchange transactions by you, your spouse, dent child during the reporting period of any security or real prop-	of Ti	Type ansa			Date	ate Amount of Transaction													
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Page 11 of 16

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Report any purchase, sale, or exchange transactions by you, your spouse, or dependent child during the reporting period of any security or real property held for investment that exceeded \$1,000. Include transactions that	pendent child during the reporting period of any security or real prop- eld for investment that exceeded \$1,000. Include transactions that				Date			Am	oun	t of	Tran	sact	ion		
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SCHEDULE IV- TRANSACTIONS

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SP. DC, JT SP Example: Media Copporation Common Stock (partial sale)		×			10-12-09		×								
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Report any punchase, sale of exchange transactions by you, your spouse, or dependent child during the reporting period of any security or real property held for investment that exceeded \$1,000, include transactions that		Type ansa			Date	Amount of Transaction			ion						
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Name	ZER	JEAN	Scry	HIDT	Page 15 of 16

SCHEDULE VII - TRAVEL PAYMENTS AND REIMBURSEMENTS

Identify the source and list travel itinerary, dates, and nature of expenses provided for travel and travel-related expenses totalling more than \$335 received by you, your spouse, or a dependent child during the reporting period. Indicate whether a tamily member accompanied the traveler at the sponsor's expense, and the amount of time, if any, that was not at the sponsor's expense. Disclosure is required regardless of whether the expenses were paid directly by the sponsor or were paid by you and relimbursed by the sponsor.

Exclude: Travel-related expenses provided by federal, state, and local governments, or by a foreign government required to be separately reported under the Foreign Gifts and Decorations Act (5 U.S.C. § 7342); political travel that is required to be reported under the Federal Election Campaign Act; travel provided to a spouse or dependent of his or their relationship to you.

	Source	Date(s)	City of Departure—Destination— City of Return	Lodging? (Y/N)	Food? (Y/N)	Was a Family Member Included? (Y/N)	Number of days <u>not</u> at sponsor's expense
Examples:	Chicago Chamber of Commerce	Mar. 2	DC-Chicago-DC	N	N	N	None
LXamples.	Roycroft Corporation	Aug. 6-11	DC—Los Angeles—Cleveland	Y	Y	Υ	2 Days
HEELTA	GE FOUNDSTION PETREST	FEB 5.7	DC - BALTIMORE - DATION	۲.	Y	ν.	HUNE
	SH CUALITION TEIP	MAY 24-31	DC- ISTANBUL - DC	۲	Y	2	NOWE
	LIN CENTER FOR 64CBAL	AUB 9-14	CINCINANTI - OTT GUA - CINCINNA	Ψ.	7	4	NUNE
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ĺ	Name	KER	JEAN	SCHMIDT .	Page 1 Con 162

SCHEDULE VIII-POSITIONS

Report all positions, compensated or uncompensated, held during the current calendar year as an officer, director, trustee of an organization, partner, proprietor, representative, employee, or consultant of any corporation, firm, partnership, or other business enterprise, any non profit organization, any labor organization, or any educational or other institution other than the United States.

Exclude: Positions listed on Schedule I; positions held in any religious, social, fraternal, or political entities (such as political parties and campaign organizations); and positions solely of an honorary nature.

Position	Name of Organization
PARENTERZ	BOT LLC (FAMILY PARTNERSHIP)
PARETMEIZ	OT REALTY ENTERPRISES I II III (FAMILY BOTNEWSHIP)
PARTMER	GUS HOFFMAN SECOND FAMILY LIMITED PARTNERSHIP (FAMILY LIASTNERSHIP

SCHEDULE IX-AGREEMENTS

Identify the date, parties to, and general terms of any agreement or arrangement with respect to: future employment; a leave of absence during the period of government service; continuation or deferral of payments by a former or current employer other than the U.S. Government; continuing participation in an employee welfare or benefit plan maintained by a former employer; or publication of a book.

Date	Parties To	Terms of Agreement

EXHIBIT 30

ZOE LOFGERN, CALEGRINA GLAIR BEN CHANDLER, KENTLOCK S. K. BUITERSTED, MORTH CAROLENA KATHY CASTOR, FLORIDA PETER WELDE, VERYOUT DAMIEL J. TAYLOR, COL NOEL TO THE CHAIR R. BLAIK CHEKAM, CHEF COUNTERL AND STAPP DIRECTOR

ONE HUNDRED ELEVENTH CONGRESS

U.S. House of Representatives

COMMITTEE ON STANDARDS OF OFFICIAL CONDUCT

Wiashington, DC 20515-6328

October 29, 2010

JO BORNER, ALABAMA RANKING REPUBLICAN MEMBER

K. MACHARL CONAWAY, TEXAS CHARLES W. DENT, PENNSYLVANIA GREGG HARRER, MISSISSIPPI MECHAEL Y. McCAUL, TEXAS

RELIE A. STRICKLAND.
COUNSEL TO THE PANKING
REPUBLICAN MEMBER
SLITE HT-2, THE CAPITO!.
(202) 225-7103

The Honorable Charles B. Rangei U.S. House of Representatives 2354 Rayburn House Office Building Washington, DC 20515

Dear Colleague:

This responds to your letter of October 25, 2010, requesting Committee guidance on seeking and accepting *pro-bono* or reduced-fee legal representation in connection with the disciplinary proceedings currently pending against you before the Committee.

In your lefter, you state, "I am asking the Committee to approve my seeking... counsel [on a pro bono or reduced fee basis] without me or the counsel being accused of seeking, receiving or providing gift representation." You also state, "In the alternative, the Committee can arrange for the House to pay for my counsel." We have construed your request as a request for an advisory opinion from the Committee's Office of Advice and Education.

While House Rules authorize the Committee to consider requests for advisory opinions, such authority is limited to "the general propriety of any current or proposed conduct" of the inquiring individual. Moreover, in providing written responses to requests for an opinion, the Committee has a long-established policy of addressing "the conduct only of the inquiring individual, or of persons for whom the inquiring individual is responsible as [the] employing authority."

Because your letter does not provide specific details about how or from whom you would seek legal representation, we cannot definitively address whether the activities described in your letter are permissible under applicable House rules, laws, regulations or other applicable standards of conduct. We can, however, offer you some general guidance on the rules and standards of conduct applicable to Members of the House that are relevant to your inquiry.

I. FACTUAL BACKGROUND

According to your letter and publicly-available materials, the background on this matter is as follows. The Committee has been conducting formal disciplinary proceedings into allegations that

¹ See House Rule 11, cl. 3(a)(4); Committee Rule 3(b),

² House Rule 11, el. 3(a)(4).

³ Committee Rule 3(d).

you violated House rules, laws, regulations, or other applicable standards of conduct. On July 22, 2010, an investigative subcommittee transmitted a Statement of Alleged Violation (SAV) to the full Committee. You are currently scheduled to appear before an adjudicatory subcommittee on November 15, 2010, for an adjudicatory hearing on the allegations charged in the SAV.

During the course of the proceedings, you were represented by the Washington, D.C., law firm of Zuckerman Spaeder. To date, this representation has generated legal bills of over \$2 million. To date, you have largely used funds from your principal campaign committee to pay those expenses. However, as of October 14, 2010, Zuckerman Spaeder withdrew from serving as your counsel. As of the date of your letter, you have been unable to secure new counsel to represent you in this matter.

Your October 25, 2010, letter inquires about the permissibility of two options for securing and accepting legal assistance: (1) having the House pay for your counset; or (2) allowing you to solicit private counsel to represent you on a pro bono (free) or reduced-fee basis. The remainder of this letter provides general guidance on each of these options in turn.

II. LEGAL AUTHORITY AND ANALYSIS

A. Counsel Paid by the House

Your first proposal is that the Committee or the House of Representatives as a whole pay for any further legal costs incurred in connection with the adjudication of this matter. A provision in the Committee's rules provides a respondent in disciplinary proceedings before the Committee with the right to be represented by counsel. However, the rule also expressly provides that any such representation is "to be provided at the respondent's own expense." Thus, the Committee, in promulgating its rules, has weighed and rejected the option of the government paying for legal representation for individuals whom the Committee is investigating.

A federal statute also restricts the use of House funds to the purposes for which those funds were appropriated. Pursuant to this statute, any funds of the House may be used only to perform, or pay for, the official governmental duties of the Member, committee, or other office to whom the funds were appropriated. Because your legal representation for purposes of the disciplinary proceedings before the Committee is a matter wholly related to your own official duties, no funds of the House other than funds appropriated to your congressional office for the conduct of official congressional business (i.e., your Member's Representational Allowance, or MRA) could be expended for that purpose under the statute. However, we note that the Committee on House Administration, rather than this Committee, has jurisdiction over the approval of reimbursements from your MRA.

⁴ Committee Rule 26(a).

⁵ Id.

^{6 31} U.S.C. §1301(a).

⁷ We understand that the Committee on House Administration has determined that the cost of legal representation of a Member in a Committee adjudestory proceeding is not relumbnashle from the Member's official funds because such expenses are not considered to be "ordinary and necessary" expenses. See Comm. on House Admin, Member's Handbook, at 1 ("Ordinary and necessary expenses incurred by the Member... in support of the

In sum, it appears that Committee rules, House regulations, and a federal statute would prohibit the House from providing you with legal representation for the remaining phases of the disciplinary proceedings before the Committee.⁸

B. Soliciting or Accepting Free or Reduced-Fee Legal Services

The second option addressed in your letter involves you seeking private counsel to represent you on a no-cost or reduced fee basis. This proposal implicates ethics provisions governing both acceptance of gifts and solicitation of things of value.

House rules define the term "gift" to mean:

a gratuity, favor, discount, entertainment, hospitality, loan forbearance, or other item having monetary value. The term includes gifts of services, training, transportation, lodging, and meals, whether provided in kind, by purchase of a ticket, payment in advance, or reimbursement after the expense has been incurred.

The definition of gift expressly includes gifts of services. Thus, the value of legal services provided to a Member at no cost would be deemed to be a gift under the gift rule. ¹⁰ Members may not accept any gift, except as specifically permitted by House rules. ¹¹

One of the permissible exceptions to the prohibition on gifts is for contributions to a legal expense fund by someone other than a registered lobbyist or agent of a foreign principal. This exception provides that a Member, officer, or employee may accept "a contribution or other payment to a legal expense fund established for the benefit of a Member, ... officer, or employee of the House that is otherwise lawfully made in accordance with the restrictions and disclosure requirements of the Committee on Standards of Official Conduct. "In The Committee has expressly stated that such a fund is permissible for legal expenses that arise in connection with a matter concerning "[t]he individual's duties or position in Congress (including a matter before the Standards Committee)." If you did establish a valid legal expense trust in relation to this matter, you would be permitted to solicit donations to the trust of money or in-kind services (including free or discounted legal services), provided such solicitations and donations were

Member's official and representational duties to the district from which elected are reimbursable ?") (emphasis added).

⁸ General ethics principles for the legal profession also may restrict the House from serving as counsel to both the Committee and counsel to the defense in this matter. See, e.g., ABA, Model Rules of Professional Conduct R. 1.7.

⁹ House Rule 25, ct. 5(a)(2)(A).

¹⁰ As a general matter, the amount of any discount on the cost of legal fees offered to a Member based on that individual's official status would be deemed a gift for purposes of the gift rule. See House Rule 25, cl. 5(a)(2)(A).

¹¹ House Rule 25, cl. 5(a)(1)(A)(i); see also House Rule 23, cl. 4,

¹² See House Rule 25, cl. 5(a)(3)(E) .

¹³ Id.

¹⁴ 2008 House Ethics Manual at 64.

made in compliance with Committee regulations regarding legal expense trusts. ¹⁵ The rules for establishing, maintaining, and providing public disclosure about such a fund are contained in the appendices to the 2008 House Ethics Manual. ¹⁶

In addition, because an important aspect of a Member's responsibility is representing the interests of his constituents in matters in which the federal government has an interest, the Committee has determined that pro bono assistance to participate in certain actions involving the federal government falls within the gift rule exception for contributions to legal expense funds. Specifically, as stated in the 2008 House Ethics Manual, a Member may accept pro bono legal assistance, without limit, for the following purposes:

- To file an amicus brief in his or her capacity as a member of Congress;
- To participate in a civil action challenging the validity of any federal law or regulation; or
- To participate in a civil action challenging the lawfulness of an action of a federal agency, or an action of a federal official taken in an official capacity, provided that the action concerns a matter of public interest, rather than a matter that is personal in nature.¹⁸

The Committee has permitted the acceptance of pro bono legal services for the purposes listed above because such services would be to enable a Member to fulfill his official duties as an advocate for the greater good of his constituents due to the subject matter of the litigation.¹⁹ That principle of serving the greater good would not be met through providing legal services to defend an individual Member against allegations of misconduct by an individual Member in a disciplinary action by the Committee.²⁰

¹⁵ See Comm. on Standards of Official Conduct, "Legal Expense Fund Regulations" ¶ 1 (June 10, 1996), reprinted in 2008 House Ethics Manual at 394.

¹⁶ See generally Id., reprinted in 2008 House Ethics Manual at pages 394-96.

¹⁷ See 2008 House Ethios Manual at 65.

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¹⁵ See id at 64, 65; see also Black's Law Dictionary, 8th ed. (West 1999) at 1240-41 (defining "pro bono" as "[b]eing or involving uncompensated legal services performed [especially] for the public good").

Because your letter does not provide specific details about how or from whom you would seek such representation, we cannot, as noted above, definitively address whether any other exceptions to the House gift rule may potentially apply in this matter. See House Ruie 25, cl. 5. For example, we note that the Committee has, in the past, approved an unsolicited reduced fee arrangement offered by a law firm to a Monther. However, it should be noted that the approved arrangement involved a fee structure regularly offered to other clients of the firm in similar circumstances. We also note that the Committee has permitted House employees to accept unsolicited pro-born legal representation in personal intuiters based on the personal friendship exception to the gift rule. See House Ruie 25, cl. \$(a)(3)(D).

In any case, a federal statute prohibits Members and House staff from soliciting anything of value. ²¹ This statute gives this Committee, as the supervising ethics office for the House, the authority to issue rules or regulations providing for reasonable exceptions to this prohibition. ²² Under this authority, the Committee has permitted Members to solicit for a legal expense fund that has been established and approved by the Committee in accordance with the Legal Expense Fund Regulations. ²³ The Committee has never approved the solicitation of prohomo legal services incurred in connection with a disciplinary matter before the Committee, unless the solicitation was for the donation of goods or services to a valid legal expense trust established for that purpose,

Based on the foregoing authority and precedent, because the subject matter of the Committee investigation concerns your conduct, rather than the actions of the federal government, it would not be permissible for you to solicit or accept pro bono or reduced-fee legal representation in connection with the ongoing disciplinary proceedings, absent the establishment of a legal expense fund for such purpose.

III. CONCLUSION

Accordingly, as explained more fully above, House and Committee rules and the applicable federal statutes would prohibit the House from paying for your legal representation. In addition, it is likely that, absent the establishment of a valid legal expense fund for that purpose, you may not solicit or accept pro bone or reduced-fee representation related to the disciplinary proceedings before the Committee. While not proposed as an option in your letter, it would be permissible for you to establish a legal expense fund to accept contributions of: (1) money that could be used to defray any logal expenses incurred in connection with the ongoing Committee disciplinary proceedings; or (2) in-kind donations of free or discounted legal services for the same purpose. As stated above, any such legal expense fund would have to be established and maintained in accordance with the Committee's Legal Expense Fund Regulations.

IV. LIMITATIONS

The response above constitutes an advisory opinion concerning the application of House Rule 11, clause 3; House Rule 23, clause 4; House Rule 25, clause 5; Committee Rule 3; Committee Rule 26; the Legal Expense Fund Regulations, 5 U.S.C. § 7353; and 31 U.S.C. § 1301. The following limitations apply to this opinion:

 This advisory opinion is issued only to Representative Charles B. Rangel, the requestor of this opinion. This advisory opinion cannot be relied upon by any other individual or entity.

²¹ See 5 U.S.C. § 7353(a).

²¹ See ld. § 7353(b)(1).

²³ See Legal Expense Fund Regulations, reprinted in 2008 House Ethics Manual at 394-96; see also 2008 House Ethics Manual at 63-64.

- This advisory opinion is limited to the provisions of House rules and regulations and federal statute specifically noted above. No opinion is expressed or implied herein regarding the application of any other federal, state, or local statute, rule, regulation, ordinance, or other law that may be applicable to the proposed conduct described in this letter,
- This advisory opinion will not bind or obligate any entity other than the Committee on Standards of Official Conduct of the United States House of Representatives.
- This advisory opinion is limited in scope to the specific proposed conduct described in this letter and does not apply to any other conduct, including that which appears similar in nature or scope to that described in this letter.

The Committee will take no adverse action against you in regard to any conduct that you undertake, or have undertaken, in good faith reliance upon this advisory upinion, so long as you have presented a complete and accurate statement of all material facts relied upon herein, and the proposed conduct in practice conforms with the information you provided, as addressed in this opition.

Changes or other developments in the law (including, but not limited to, the Code of Official Conduct, House rules, Committee guidance, advisory opinions, statutes, regulations or case law) may affect the analysis or conclusions drawn in this advisory opinion. The Committee reserves the right to reconsider the questions and issues raised in this advisory opinion and to rescind, modify, or terminate this opinion if required by the interests of the House. However, the Committee will rescind an advisory opinion only if relevant and material facts were not completely and accurately disclosed to the Committee at the time the opinion was issued. In the event that this advisory opinion is modified or terminated, the Committee will not take any adverse action against you with respect to any action taken in good faith reliance upon this advisory opinion so long as such conduct or such action was promptly discontinued upon notification of the modification or termination of this advisory opinion.

If you have any further questions, including further information on establishing a legal defense fund, please contact the Committee's Office of Advice and Education at extension 5-7103.

Sincerely,

Zoc Lofgren

Ranking Republican Member

ZL/JB:ccd