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FEDERAL ELECTION COMMISSION WASHINGTON, D.C. 20463

BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of)	
)	MUR 5855
National Educational Association)	
Fund for Children and Public Education)	

Statement of Reasons

Chairman Robert D. Lenhard Vice Chairman David M. Mason Commissioner Hans A. von Spakovsky Commissioner Steven T. Walther Commissioner Ellen L. Weintraub

On May 30, 2007, the Commission unanimously voted to find no reason to believe that the respondent violated any provision of the Federal Election Campaign Act or Commission regulations. In so doing, the Commission rejected the recommendation from the Office of General Counsel to dismiss MUR 5855 on the basis of prosecutorial discretion as outlined in *Heckler v. Chaney*, 470 U.S. 821 (1985). The Commission preferred to make a dispositive finding that no violation occurred rather than dismiss without reaching a legal conclusion.

The complainant alleged that the National Education Association Fund for Children and Public Education ("NEA Fund") violated the Act by failing to report within 48 hours its independent expenditures for television advertisements that were critical of Rep. J.D. Hayworth. However, the complaint was filed roughly twelve hours before the

NEA Fund's report was due to be filed with the Commission. In fact, respondent did file timely its necessary 48 Hour report. Hence, no violation occurred.

6/19/07 Date

6, 20/07 Date

Date 19, 2007

6/19/07 Date

6 19 07 Date Robert D. Lenhard Chairman

David M. Mason Vice Chairman

Hans A. von Spakovsky

Commissioner

Steven T. Walther

Commissioner

Ellen L. Weintraub

Commissioner