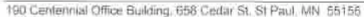
## Campaign Finance & Public Disclosure Board



cfb.mn.gov



## Complaint for Violation of the Campaign Finance and Public Disclosure Act

All information on this form is confidential until a decision is issued by the Board.

A photocopy of the entire complaint, however, will be sent to the respondent.

Information abo	ut complaint filer
Name of complement filler Matthew Sullivan	
Address 1596 Saint Clair Ave	Email address Mbs4816@gmail.com
City, state Saint Paul, Minnesota, 55105	Telephone (Deytime) 2034515744
Identify person/entity yo	ou are complaining about
Name of person/entity being complained about People Over Prosecution Politic	cal Fund
Address 814 27th Ave NE	
City, state, zip Minneapolis, MN 55418	
Title of respondent (If applicable)	
Board/Department/Agency/District # (If legislator)	
Mallhon Pullinon	11/3/2022
Signature of person filing complaint	Date
end completed form to:	
ampaign Finance & Public Disclosure Board 90 Centennial Office Building 58 Cedar Street it. Paul, MN 55155	
ACCIDATA HIRESPENO HAROTOGRAPHA I I TOTOGRA	

If you have questions:

Call 651-539-1189, 800-657-3889, or for TTY/TDD communication contact us through the Minnesota Relay Service at 800-627-3529. Board staff may also be reached by email at cf board@state.mn us.

Give the statutory cite to the section of Chapter 10A, Chapter 211B, or Minnesota Rules you believe has been violated: 10A.27 Subdivision 13

You will find the complete text of Chapter 10A, Chapter 211B, and Minnesota Rules chapters 4501 - 4525 on the Board's website at www.cfboard.state.mn.us.

## **Nature of complaint**

Explain in detail why you believe the respondent has violated the campaign finance and public disclosure laws. Attach an extra sheet of paper if necessary. Attach any documents, materials, minutes, resolutions, or other evidence to support your allegations.

On November 1, 2023, I reviewed the pre-general election report of "People Over Prosecution Political Fund" Minnesota campaign finance law pursuant to section 10A.27 states that funds not coming from committees registered in the state of Minnesota or individuals must have a separate disclosure where the source of funding is disclosed. A donation for the sum of \$70,000 from a group listed as "Solidaire Network" was listed under the section 1A - IR Registered Committees and Individuals Only and listed in this section such that a separate disclosure statement was not
required. This contribution thus cannot be filed under section 1A- IR as Solidaire Network is not an individual or registered committee.

Minnesota Statutes section 10A.022, subdivision 3, describes the procedures required for investigating complaints. A full description of the complaint process is available on the Board's website.

Briefly, the Board will notify you when it has received your complaint. The Board must send a copy of the complaint to the respondent. Complaints and investigations are confidential. Board members and staff cannot talk about an investigation except as required to carry out the investigation or to take action in the matter. After the Board issues a decision, the record of the investigation is public.

The law requires a complaint to go through two stages before the Board can begin an investigation: a prima facie determination and a probable cause decision. If the complaint does not pass one of the stages, it must be dismissed.

The Board has 10 business days after receiving your complaint to determine whether the complaint is sufficient to allege a prima facie violation of the campaign finance laws. If the Board determines that the complaint does allege a prima facie violation, the Board has 45 days to decide whether probable cause exists to believe a violation that warrants a formal investigation has occurred. Both you and the respondent have the right to be heard on the issue of probable cause before the Board makes this decision. The Board will notify you if the complaint moves to the probable cause stage.

If the Board determines that probable cause does not exist, the Board will dismiss the complaint. If the Board determines that probable cause exists, the Board will start an investigation. The Board will send you monthly updates regarding the status of the investigation. At the end of the investigation, the Board will offer you and the respondent the opportunity to be heard before the Board makes a final decision.

In most cases, the Board will issue findings, conclusions, and an order as its decision. For a spending or contribution limits violation, the Board can enter into a conciliation agreement with the respondent instead of issuing findings, conclusions, and an order. The Board's final decision will be sent to you and posted on the Board's website.