

11. I completed my term as CBA president in May 2007. I am currently the Immediate Past President of the CBA.

12. I had not reviewed the Biography for accuracy between the time it was posted and the time this case was filed.

13. The Biography had not been updated between April 2007 and the filing of this case.

14. Once I became aware of the outdated information contained in the Biography, I instructed the Campaign Committee to update the Biography.

15. The relevant sentence in the Biography has now been updated.

16. When the Biography was posted, the sentence regarding my status as CBA President was true and accurate.

17. Had I been aware of the outdated wording of the Biography on my own, I would have instructed the Campaign Committee to update the Biography. I did not intentionally or knowingly fail to instruct the Campaign Committee to update the Biography.

18. I do not believe the expiration of my term as CBA Presidency has any affect upon the outcome of my campaign for Cincinnati City Council.

19. The failure to update the outdated wording was an honest mistake made by the Campaign Committee. The old wording was not knowingly or intentionally left on the Website for the purpose of affecting the outcome of my campaign for Cincinnati City Council.

II. Community Service

20. The final paragraph of the Biography states that Pat Fischer "serves, or has served, on numerous local boards . . ." The statement is true. The paragraph goes on to discuss the boards upon which I serve or have served.

21. I was interviewed by Dan Hurley in a segment televised on September 23, 2007.

22. During the interview, Mr. Hurley identified me as the current President of the Pleasant Ridge Community Council.

23. I corrected Mr. Hurley on the spot and informed him and the television viewing public that I am no longer the President of the Pleasant Ridge Community Council.

24. My correction of Mr. Hurley was true and accurate.

25. The Complaint alleges that the Pleasant Ridge Community Council's website lists me as its president.

26. I have recently reviewed the Pleasant Ridge Community Council's website. From all appearances, the website has not been updated or maintained since late 2005 or early 2006.

27. I do not control the Pleasant Ridge Community Council, nor its website. I am not responsible for its statements. Moreover, the statement was true when it was posted on the website.

28. I have requested the Pleasant Ridge Community Council remove the reference to me as its president from its website.

III. FOP Lodge 69 Endorsement

29. I have been endorsed as a candidate for Cincinnati City Council by the Fraternal Order of Police, Lodge 69.

30. The Website was updated in October 2007 to listed "Fraternal Order of Police Queen City Lodge #69" as having endorsed me.


31. In response to a invitation from the Cincinnati Enquirer to guest blog on in its forum, I created a post on the issue of safety. The "Fraternal Order of Police Queen City Lodge #69" endorsement was also included in the blog post.

32. Due to a technical glitch, "Queen City Lodge #69" was initially hidden from view behind an image on the Website and the blog.

33. The technical glitch was discovered and corrected by the Campaign Committee staff prior to the filing of this case. It was always the intent of the Campaign Committee to indicate that Queen City Lodge #69 was the FOP lodge that endorsed me.

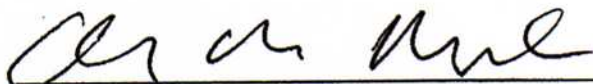
34. The temporary omission of the identity of the specific lodge resulted from a technical glitch which was corrected by the Campaign Committee of its own initiative. The identity of the Lodge was not omitted with the purpose of misleading anyone or influencing the outcome of my campaign.

FURTHER AFFIANT SAYETH NAUGHT.


Patrick F. Fischer


STATE OF OHIO)
 : SS:
COUNTY OF HAMILTON)

Sworn to before me and subscribed in my presence this 26th day of October, 2007 by Patrick F. Fischer.


Charles M. Miller

CHARLES M. MILLER
Attorney at Law
Notary Public, State of Ohio
My Commission Has No Expiration
Date. Section 147.03 O.R.C.

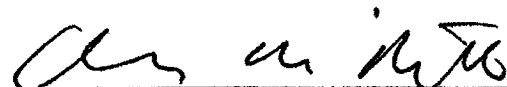
Respectfully submitted,



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*Attorney for Respondents,
Patrick F. Fischer, et al.*

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing Response was served upon [REDACTED]
[REDACTED] by electronic mail this 26th day of October, 2007.



Charles M. Miller