)	FILED Court Asiministrator	7	
ATE OF MINNESOTA	SEP 2 2 2000	SECOND JUDICAL	
OUNTY OF RAMSEY	ayDeputy	DISTRICT COURT	
Plaintiff,)		
le Savior)	COMPLAINT : (900 8288	
VS.)		
ark Dayton)		
ark Daycon)	CONTESTED ELEC	
- 6 - 2 - 1)	United States Senate	
Defendant,	,	Minnesota Prim	ary
)	D.F.L. Septemb	er 12,2000.
		Election Fraud MN. STATE & FE	
		Trx: 004038 Reg: 001	
		PETITION	122.00
		LIBRARY FEE Subtotal	10.00 132.00
Ole Savior		an atau inter ana ka	102.00
V.S.		TOTAL CHECK	132.00
Mark Dayton			132.00
	SS Usage : to infl	Item Count:	• 2

U.S. Senate 2000 election. These public illeal contributions are actually an attempt to influence voters with private money in order to obtain public sympathy as well as free publicity from the news media coverage for Daytons candidacy.

I am requesting that he be disqualified as Minnesota Statute 211B states.

As a millionaire he uses his private money in order to obtain an unfair advantage over other candidates.

Public sympathy as well as free publicity from the news media coverage for Dayton's candidacy is like money in the bank.

RX EXPRESS Usage: to influence Voters and offers of monetary value and promises to induce voters in a particular manner to vote for Mark Dayton in the up coming U.S. Senate 2000 elections in Minnesota. 211B.13 Bribery, Treating, and Solicitation. Violation of the Minnesota State Fair Campaign practice Laws. Violation 211B.07 Influence on voters <u>PROHIBITED</u>. 211A.10 Disgualified Individuals Not To Hold Various Positions.

Mark Dayton has clearly violated those Minnesota statute laws. His drug policy played on the fears of the elderly. Buying votes in an illegal criminal act also immoral.

He should be disgualified A.S.A.P. 211A.10 MN. Statute. Dayton is not at all in touch with the average man or women in Minnesota. He thinks he can buy this election and unfortunantely he comes across as untrustworthy and elitist, trying to make the public think he's a nice guy when truthfully he is just using his millions like he unsuccessfully failed to do before.

He has even stolen other candidate speeches and televised them as his own in hopes of influencing voters at the other candidates expense politically.

He gives out his home phone number to people on the street that want finanical help to impress the news media of his generousity to the poor and a good reason to become a U.S. Senator.

He is trying to buy this election at any cost. His honor system needs to be self examined.

(2 of 3)

Mark Dayton claims he would accept \$1.00 a year salary was to gain favor with voters in an unfair manner towards the other candidates a few days before the election.

In referance also to the Minnesota Fair Campaign Laws that were violated, Constitutional Laws and Civil Rights Laws occured preceeding the election. Mark Dayton used censorship and exclusion from debates, collusion with three other candidates to deny me my rights as a legal U.S. Senate candidate.

" IN GOOD FAITH "

As a candidate for U.S. Senate Minnesota 2000 D.F.L. also I am requesting your intervention into this case of election fraud of intentionally trying to buy election votes by Mark Dayton, or any other infraction in the Fair CAMPAIGN Laws he violated with his activities during this election year U.S. Senate Minnesota 2000.

As a voter and resident of Minnesota and

Subscribed and sworn to before this date.

Deputy or Notary

Dated:

Signed :

.200

1905 Elliot Ave. South Minneapolis, Minnesota 55404 DEKA M AHMED NOTATY PUBLIC-MINNESOTA My Commission Expres Jan 31 2005

Ole Savior

U.S. Senate Candidate D.F.L. Minnesota 2000 (612)872-8050

(Pro-Se)

(3 of 3)



COUNTY OF STEARNS

 Office of County Attorney

 Administration Center, RM 448 • 705 Courthouse Square • St. Cloud, MN 56303-4773

 (320) 656-3880

 FAX (320) 656-6695

ROGER S. VAN HEEL. County Attorney

PATRICK T STROM First Assistant Acting Chief-Civil/Human Services Division

MARY A YUNKER Chief-Criminal Division LEGAL ASSISTANT Heidi E. Slegers

INVESTIGATORS William C Winscher - Chief Jode G. Boldt Pamela W Weber

VICTIM ASSISTANCE COORDINATOR Audrey L. Westergren

September 1, 2000

ASSISTANT COUNTY ATTORNEYS

Daniel A. Benson Suzanne Bollman Will R. Brost Robert J. Calhoun Theresa M. Kehe Michael J. Lieberg William S. MacPhail Richard J. May Dennis A. Plahn Jacqueline M. Schuh Brenda L. Theis Samuel Wertheimer, II Sam D. Young

LAW OFFICE SUPERVISOR Gladys E Brever

55404

2000

DEKA M. AHMED

Mylonam Jon Diates Jan 34, 205

DAKO Shmer

1905 elliot Ave. So.

Minneapolis, MN.

(612) 872-8050

Dated : tot 15

Notary.

By: Ole Savior

Mr. Ole Savior 1905 Elliot Avenue South Minneapolis, MN 55404

Re: Illegal Public Contributions Complaint

Dear Mr. Savior:

I have your letter dated August 29, 2000, concerning the above.

The matter will be reviewed, investigated, if necessary, and appropriate action will be taken.

Very tru<u>lv</u>

Patrick T

Strom

Dear Sir :

* Please

include in your :

PTS:geb

211B.16 211B.18 211B.13 MN. Campaign Statutes Violations.
* investigation concernig Mark Dayton's free bus trips to voters,
his frequent offers of finanical help to persons he meets on the
street giving them his home phone number during his campaign to
buy the Minnesota U.S. Senate for himself. Also his free hot
line to the elderly and his \$ 1.00 salary a year to influence D.F.L.
voters to vote for him in the primary. Illegal activities. MN. State

"Affirmative Action / Equal Opportunity Employer" Felony charges.

Miller/Davis Co . St. Paul. MN Sector Form No. 31141/2-Affidavit of Services S F. State of Minnesota, er , being duly County of dunse , year _C sworn, on oath says: that on the day of म he served the attached Contes PA St upon ___ therein named, personally, at NEJON in the County of mse State of Minnesota, by handing to and leaving with eardes Copy true and correct cop 10 thereof. ЗPa NOTARIAL STAMP OR SEAL (OR OTHER TITLE OR RANK) leren Subscribed and sworn to before me this \overrightarrow{AA} day of $\overrightarrow{Brp} + e \overrightarrow{Mber}$, year 2∞ .

SIGNATURE OF NOTARY PUBLIC OR OTHER OFFICIAL

Contested Election U.S. Senate MN. Primary (D.F.L.) Sept 12, 2000 Hand Delivery To: MARY KIFFMeyer Secrétory of Stote Office # 170 onstitution ave. St. Paul, Mr. 55101

 \mathfrak{G}

Form No. 31141/2-Affidavit of Services S F. Miller/Davis Co . St. Paul, MN State of Minnesota, day of September <u>۲</u>, being duly ابدر____, year <u>کر 0</u>00 County of Comsen sworn, on oath says: that In the FRIPAV he served the attached Contrated Ele upon MARK DAYTON CAMPaig 2 therein named personally, at 3030 Lexington Ave. Egan, MN. 55 121 in the County of <u>EqAN</u> , State of Minnesota, by handing to and leaving with U.S. Sende true and correct cop <u>s</u> thereof. Post 1 copy 3 pages NOTARIAL STAMP OR SEAL (OR OTHER TITLE OR RANK) Subscribed and sworn to before me this ad day of <u>September</u>, year 2003. SIGNAPURE OF NOTARY PUBLIC OR OFHER OFFICIAL

Contested Election U.S. primary Senate, M.N. (D.F.L.) Sept 12,2000

HAND Delivery To: MARK DAYTON CAMPAIGN 3030 Lexington Que. Egon, MN 55121

Θ

MID Form No. 3290 - Alfidavil vice by Mail (Rev 11-6-79) Miller -Davis Legal Forms truct Court State of Minnesota, ss. County of Roman ND Judicial District ntested SAVioR e lostin $V \leq .$ 11.5 2 ON ARK 2000 (D.F.L. MN. remony Sept ς, State of Minnesota, ss. County of Romsen 2121 Apt 609 of the MINNeahaha of Mpls. Mar. 3 540. ERANCO est HENNEPIN County of in the State of Minnesota, being duly sworn, says that on the (FRiday) 19 20,00 he served the annexed entres day of ampaign Headquarters 3030 MARK DAY YON (MN. 55121 on <u>Lexington</u> Α ve. Egan ortich the attorney(s) for Dayton a copy thereof, inclosed the ontestee in this action, by mailing to MARIC in an envelope, postage prepaid, and by depositing same in the post office at Ave. Egan, MN. 55121 Minnesota directed to said attorney(s) at <u>3030</u> Lexington the last known address of said attorney(s). West _day of ____ . 19 200 C Subscribed and sworn to before me, this



Miller - Davis Legal Forms MID Form No. 3290 - Allidavil _ vice by Mail (Rev 11-6-79) truet Court State of Minnesota, 55. County of Ca 2 ND Judicial District mtestel DAVIOR Portion (D.F.L.) le 1.S. Senete. VS. DAYTON MARK MN. 2.000 ¢ 12, rimory Leg State of Minnesota, 2000 Ss. County of____ ser Apt. 609 2121 of the Minnehaha Ave of Mpls. MN. 55404 OST PRENCE in the State of Minnesota, being duly sworn, says that on the County of HENNEPIN 19-2000 __he served the annexed 22 dav of ptember PARKWAY 55405 KENWOOD 2112 MARK DAVTON MOLS.MN. \mathcal{Q} ON FRIDAY ø the attorney(s) for _in this action, by mailing to MARK DAY ton ____a copy thereof, inclosed theContestee in an envelope, postage prepaid, and by depositing same in the post office at Univ. Station Mpls. Minnesota directed to said attorney(s) at 2112 KENWOOD PARKWAY 55405 the last known address of said attorney(s). nel ules 192000 21 Potento day of Subscribed and sworn to before me, this ____ Constant Cast

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