

GOVERNMENT
OF
THE DISTRICT OF COLUMBIA

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BOARD OF ELECTIONS

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REGULAR BOARD MEETING

+ + + + +

WEDNESDAY

MAY 6, 2026

+ + + + +

The District of Columbia Board of Elections convened via videoconference, pursuant to notice at 10:30 a.m. EDT, Gary Thompson, Chair, presiding.

BOARD OF ELECTIONS MEMBERS PRESENT:

GARY THOMPSON, Chair
KARYN GREENFIELD, Member

BOARD OF ELECTIONS STAFF PRESENT:

MONICA HOLMAN EVANS, Executive Director
TERRI STROUD, General Counsel
CECILY COLLIER-MONTGOMERY, Director of
Campaign Finance
MARISSA CORRENTE, Registrar of Voters
CHRISTINE PEMBROKE, Attorney Advisor
WILLIAM SANFORD, General Counsel, Office
of Campaign Finance

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1 P-R-O-C-E-E-D-I-N-G-S

2 10:33 a.m.

3 CHAIR THOMPSON: All right. Good
4 morning, everybody. Welcome to our May regular
5 board meeting. My name is Gary Thompson, Chair
6 of the Board of Elections. And with me is Karyn
7 Greenfield, my fellow Board member, so we have a
8 quorum.

9 The first thing we do is adopt our
10 agenda, which we've both had a chance to look
11 at. And at this time, I'd move we adopt that
12 agenda.

13 MEMBER GREENFIELD: I second.

14 CHAIR THOMPSON: All right. All in
15 favor.

16 (Chorus of ayes.)

17 CHAIR THOMPSON: Also, our minutes from
18 our last meeting have been reviewed, and at this
19 time I'd move we adopt those minutes. Okay.
20 All in favor.

21 (Chorus of ayes.)

22 CHAIR THOMPSON: Okay. Well, it's a

1 rainy day out there. I hope everyone is doing
2 well. We certainly need the rain.

3 And we have a ballot. April 24th was
4 our public lottery where, after which we were
5 able to finalize the ballot. It's now available
6 on our website depending on what ward you live
7 in. Posted in public libraries, being mailed to
8 our overseas and military voters. And I believe
9 next Monday, May 11th, the ballot is going out
10 to all of our registered voters.

11 So, we are entering a new -- a phase of
12 the election cycle. A lot of logistics involved.
13 So, a lot of really hard work ongoing at both
14 BOE and OCF as we move towards our June 16th
15 primary date.

16 So, everything seems to be going very
17 well. And, with that, I think I will turn it
18 over to our fabulous Executive Director, Monica
19 Holman Evans.

20 MS. EVANS: Thank you and good morning.
21 The Executive Director's report for April 2026.

22 During the month of April, I attended

1 several outreach events and gave presentations
2 about ranked choice voting, or RCV. Events
3 included presentations at the Ward 7 Day of
4 Service, the DC Council Legislative Breakfast,
5 and an RCV forum with the Executive Office of
6 the Mayor.

7 Voter registration rolls. In April,
8 the Board of Elections, or BOE, registered 2,444
9 new voters, and processed 5,216 registration
10 changes. In total we prepared 7,660 voter
11 registration cards to be mailed.

12 Additionally, 83 registered voters
13 moved out of DC, 313 voters cancelled their DC
14 registrations and registered with other
15 jurisdictions. And 826 voters registered in DC
16 after cancelling their registrations in other
17 states.

18 We are continuing to register voters
19 using our website portal. To date we have
20 processed over 107,594 applications using the
21 portal. These include new voter registrations,
22 and updates to existing registrations.

1 Total of non-citizen registrations is
2 1,058. We registered 60 new non-citizens in
3 April, and we are continuing our outreach in
4 D.C. communities to share information about non-
5 citizens voting in local elections.

6 2026 election cycle planning. We are
7 continuing to implement the requirements of the
8 Automatic Voter Registration Expansion Act. We
9 are maintaining a file of otherwise eligible
10 voters who decline voter registration at the
11 Department of Motor Vehicles. We are also
12 evaluating data received as a result of
13 implementing ABR Expansion.

14 We are continuing to monitor
15 legislation to appeal the Local Resident Voting
16 Rights Amendment Act, and we are awaiting
17 further action from the Senate. We are also
18 monitoring the SAVE ACT which would require
19 every American to provide documentary proof of
20 citizenship to register to vote in federal
21 elections, and we are monitoring Supreme Court
22 decisions that may affect elections.

1 We are also examining the effects of
2 the executive order issued by the President, and
3 that would provide other limitations in the way
4 that we operate elections.

5 Ranked choice voting. During the 2026
6 election cycle we are implementing RCV. We have
7 developed informational materials, and these
8 materials are all available to our community
9 partners.

10 We are actively scheduling virtual and
11 in-person outreach events, and we have a video
12 and additional print materials. And all of
13 these materials are available on the DC BOE
14 website. And that includes other events and any
15 other engagements that we have.

16 We are taking mock ballots and voting
17 equipment into communities, and we have begun
18 mailing postcards, and implementing a webinar
19 series in April. Information about RCV will be
20 included in our voter guide, and in the mail
21 ballot packets.

22 List maintenance. In preparation for

1 the upcoming primary and special elections the
2 Board has continued voter list maintenance to
3 ensure our voter registration database is
4 accurate and complete.

5 Voters are encouraged to verify their
6 registration status, and make any necessary
7 updates prior to the registration deadline of
8 May 26. Instructions about how to check or
9 update voter registration information are
10 available on BOE's website.

11 BOE has been holding ongoing meetings
12 with our vendors and partners in preparation for
13 the 2026 primary and special elections. These
14 discussions focus on confirming operational and
15 technical requirements, reviewing project
16 timelines, and ensuring all systems, services,
17 and support activities remain in a state of
18 readiness to support election operations.

19 UOCAVA. BOE has successfully met the
20 statutory requirements for transmitting ballots
21 to eligible voters under the Uniformed and
22 Overseas Citizen Absentee Voting Act, or UOCAVA.

1 In accordance with this requirement,
2 all ballot, requested ballots were transmitted
3 to voters no later than 45 days before the
4 election, meeting the Friday May 1 deadline.

5 Mail ballot envelope packets. BOE has
6 finalized the design of the mail ballot packets,
7 and the packets include updated instructions
8 that incorporate ranked choice voting guidance
9 to ensure voters clearly understand how to
10 properly complete and return their ballot. Mail
11 ballots will begin being mailed on May 11th.

12 On May 4, 2026, the Board posted
13 updated, alphabetic lists of registered,
14 qualified electors at the main public library,
15 and in Ward branch libraries in accordance with
16 DC official code.

17 From May 22nd through June 16, 2026,
18 the Board will provide 55 secure mail ballot
19 drop boxes for voters to return their voted
20 ballots. The drop boxes will be placed across
21 all eight wards.

22 The voter registration deadline again,

1 is May 26th, and that will be for the primary
2 and special elections. Eligible residents must
3 complete and submit their voter registration by
4 this date to be eligible to participate in the
5 upcoming election.

6 Registration applications received
7 after this deadline will be processed after the
8 election. However, residents may still take
9 advantage of same-day voter registration at vote
10 centers.

11 Cyber-security operations and threat
12 monitoring. During April 2026 BOE continued to
13 monitor and respond to phishing attempts to
14 protect agency systems and data.

15 A total of 24 phishing emails were
16 reported by staff. Security measures resulted
17 in the blocked you know, 14 malicious domains
18 associated with these attempts.

19 There were zero user click incidents
20 reflecting strong staff awareness, and adherence
21 to cyber-security best practices.

22 Voter education and outreach. During

1 the month of April, the voter education and
2 outreach division participated in 88 outreach
3 events on behalf of the agency.

4 Events included a ranked choice voting
5 presentation at the Knollwood retirement home in
6 Ward 3, an RCV presentation at the Women's
7 National Democratic Club meeting, and the
8 Mayor's Office of Returning Citizen Affairs, or
9 MORCA, Expo 2026.

10 The Division is continuing to schedule
11 RCV events in preparation for the June
12 elections.

13 Election Worker Division. In
14 preparation for the 2026 election cycle, the
15 Election Worker Division has been busy.

16 Specifically, the Election Worker
17 Division call center is open six days a week,
18 Monday through Saturday. Call center staff have
19 been reaching out to election workers to
20 schedule them for an four-hour in-person
21 training class.

22 Training classes for the Election

1 Worker Division began on Tuesday, March 17, and
2 will conclude on May 2, 2026. Election worker
3 training classes are offered for ballot clerk,
4 registration clerk, voter assistance clerk, and
5 site coordinator. To date, over 1,700 election
6 workers have been trained.

7 We have contacted site coordinators who
8 assisted us during our previous elections to
9 request their help with training on ranked
10 choice voting.

11 The Restore the Vote Division continues
12 to meet bi-weekly with the Department of
13 Corrections, or DOC, to plan for registration
14 events, and the training of election workers for
15 the running of their early vote centers.

16 The DOC has agreed to include
17 registration in RCV material on its tablet
18 system to help increase education. We are also
19 working closely with the DOC to help us identify
20 those that have been transferred to the Federal
21 Bureau of Prisons in an effort to increase
22 registrations and RCV education in those

1 facilities.

2 ANC vacancies. We currently have 16
3 active ANC vacancies for the 2025-2026 term.
4 These positions are in different stages of being
5 filled.

6 After candidate filing requirements are
7 met, an open vote of registered voters of the
8 affected SMD will be held during regularly
9 scheduled ANC meetings. Please note, vacancies
10 will not be filled within six months of the
11 November general election.

12 And that concludes my report. Thank
13 you.

14 CHAIR THOMPSON: All right. Thanks
15 very much. General Counsel Stroud.

16 MS. STROUD: Good morning, everyone.
17 The first item on my agenda concerns an
18 initiative, the DC Housing Modernization and
19 Accessibility Act of 2026.

20 The Board's task today with respect to
21 this measure is to adopt the short-title,
22 summary statement and legislative form for the

1 proposed initiative measure.

2 According to the summary statement
3 submitted to the Board, the measure, if enacted,
4 would freeze rent for two-years immediately upon
5 enactment and in future periods of high
6 inflation, realign DC's affordable housing
7 programs with an upper eligibility threshold of
8 60 percent of the American median income -- of
9 the area median income, or AMI, to reflect
10 actual median incomes of DC residents.

11 Revise affordable housing requirements
12 for land sold or leased by DC Government, and
13 redefine certain affordable housing requirements
14 to include a mix of units with different numbers
15 of bedrooms.

16 By way of background, the measure was
17 submitted on January 19th of this year. The
18 Board determined that the measure met proper
19 subject requirements on April 1st.

20 On April 15th the Office of the General
21 Counsel prepared formulations for the measure's
22 short-title, summary statement and legislative

1 form in accordance with DC official code section
2 1-1001.16c.

3 Those formulations were published in
4 the DC Register on April 24th, and a notice that
5 informed the public of today's meeting. The
6 formulations published were as follows -- and
7 Randy, if you could share the screen.

8 So, the short-title and summary
9 statement that the Office of the General Counsel
10 formulated for the Board's adoption are as
11 follows. The short-title is the Rent Control
12 and Housing and Eligibility Adjustment Amendment
13 Act 2026.

14 And the summary statement reads as
15 follows. If enacted, this initiative would
16 freeze rents for two years upon it's effective
17 date, and in future periods of high inflation,
18 and reduce the maximum permitted total rent
19 increase for rent controlled units to five
20 percent.

21 Call upon the Council to reduce the
22 income levels of households served by the

1 Housing Production Trust Fund, realign certain
2 DC Affordable Housing programs with an upper-
3 eligibility threshold of 60 percent of the area
4 median income, and revise affordable housing
5 requirements for land sold or leased by the DC
6 Government. This initiative will not be
7 implemented unless the Council appropriates
8 funds or costs.

9 The Office of the Attorney General,
10 when it issued its advisory opinion indicating
11 that the measurement properly set the
12 requirements also proposed the legislative form
13 in accordance with the statute. And the OGC
14 received comments on the formulations from the
15 Counsel for the proposed, and I guess we'll just
16 check and see if Mr. Sandler -- Joseph Sandler -
17 - or the proposer is here.

18 Sandler. Yes, I see Mr. Sandler and
19 Mr. Adofo who is a proposer also is present.
20 And the comments that they received, or
21 suggestions for the short-title and summary
22 statement are as follows.

1 DC Temporary Rent Freeze and
2 Affordability Act, and the summary statement
3 would read as follows: If enacted, this
4 initiative would freeze rents for two years upon
5 its effective date, and in future periods of
6 high inflation. Reduce the maximum permitted
7 total rent increase for rent-controlled units to
8 five percent.

9 Realign certain DC affordable housing
10 programs with an upper eligibility threshold of
11 60 percent of the area median income. Redefine
12 affordable housing units to include a mix of
13 studio, one-, two-, three-, and four-bedroom
14 units, and revise affordable housing units'
15 requirements for land sold or leased by the DC
16 Government. This initiative will not be
17 implemented unless the Council appropriates
18 funds for any costs.

19 And so, if we -- following adoption,
20 and I'm not sure what the Board's pleasure would
21 be with respect to the suggestions made by Mr.
22 Sandler, if it wants to entertain comments from

1 others. Although, no other comments were
2 received with respect to the formulations.

3 Following adoption, the Board will
4 notify the proposer of the final language of the
5 formulations, and they will be published in the
6 DC Register likely on May 15th, on the Board's
7 website, and in a newspaper of general
8 circulation.

9 Publication in the DC Register will
10 trigger a 10-day period during which any
11 qualified elector may seek review in the
12 Superior Court of the District of Columbia,
13 including objections to the formulations or to
14 the Board's proper subject determination.

15 The 10-day period is projected to end
16 on May 25th. And if we could -- if you want to
17 hear from Mr. Sandler with respect to --

18 CHAIR THOMPSON: Yeah. I'd like to
19 hear from Mr. Sandler. And I'll just note at
20 the outset, it looks like there's three
21 differences.

22 Number one, the short-title is

1 different between what our OGC recommended and
2 what the proposer has drafted. Number two,
3 there's one sentence in the OGC recommendation
4 that's missing from the proposer's language.
5 It's the, well I guess it's a clause after a
6 semi-colon.

7 The one that says, call upon the
8 Council to reduce the income levels of
9 households served by the Housing Production
10 Trust Fund. So, I'm curious to hear from the
11 proposer why you could cut that.

12 And then there's, down in the
13 proposer's language there's an additional clause
14 that says, redefine affordable housing
15 requirements to include a mix of studio, one-,
16 two-, three-, and four-bedroom units. That's
17 not in the OGC language, so that's the third
18 difference.

19 But if anybody would like to comment on
20 that, we'd love to hear from the proposer or Mr.
21 Sandler.

22 MR. SANDLER: Mr. Chairman, thank you.

1 Can you hear me?

2 CHAIR THOMPSON: Yeah, we can hear you.

3 MR. SANDLER: Okay. Yes, thank you Mr.
4 Chairman.

5 So, with respect to the title, the
6 title proposed by OGC was referring to a, to
7 rent control. Basically, this is not -- the
8 initiative really doesn't, its principal focus
9 is not to revise the existing rent control
10 system in the district which you know, applies
11 to very few units at this point.

12 It's really, the key provision is a
13 temporary rent freeze which could then come into
14 effect again in the future if certain conditions
15 are met. And then other provisions going to
16 expanding housing affordability.

17 So, we think the -- that the
18 implication in the title proposed by the Office
19 of General Counsel, that this is you know,
20 focused on amending the rent control system
21 would be misleading frankly.

22 With respect to the summary statement,

1 it's just, it's a question of -- of course,
2 there's a limited number of words. And we just
3 felt that -- we just believe that the
4 requirement to include a mix of different types
5 of units, one -- studio, one-, two-, three-,
6 four-bedroom units which is mandatory in the
7 initiative is more significant than the
8 provision that is merely advisory for the
9 Council with respect to that Housing Production
10 Trust Fund.

11 If there were you know, if we had more
12 than 100 words, we certainly wouldn't object to
13 including both. But under the circumstances we
14 believe that the you know, that the mandatory
15 provision is more important to highlight in the
16 summary statement than the advisory one.

17 And for those reasons we would
18 respectfully request that those changes be made
19 to the short-title and summary statement before
20 they're adopted by the Board. And thank you
21 very much, Mr. Chairman.

22 CHAIR THOMPSON: Well, thank you.

1 Is there anybody else that would like
2 to comment on just this issue? We'll have
3 public comment later on other things. But just
4 strictly on this issue? You can raise your Zoom
5 hand out there.

6 It looks like Mr. Schiller wants to
7 comment on this.

8 MR. SCHILLER: Yes. Can you hear me
9 okay?

10 CHAIR THOMPSON: We can.

11 MR. SCHILLER: Yes, just following up
12 with Mr. Sandler said. Again, thank you very
13 much for entertaining comments from all the
14 concerning the summary statement short-title.

15 I feel that during the discussion
16 earlier was that the, calling upon the Council
17 to reduce income levels of households served by
18 the Housing Production Trust Fund. That is not
19 legislative in character. And the summary
20 statement shouldn't include what is being
21 changed by the proposed law.

22 And that is a non-binding you know,

1 policy statement. So, to me it doesn't have any
2 impact on the law itself because it's an
3 advisory component to the ballot initiative.
4 Therefore, I think it should be struck from the
5 summary statement.

6 And what is changed to the proposed law
7 is the requirement that there are a mix of
8 studio, one-bedroom, two-bedroom, three-bedroom,
9 et cetera units that will be included in
10 affordable housing in the future. And that to
11 me is a material impact to the current law. So
12 therefore, it should be included in the summary
13 statement.

14 Thank you so much for your time.

15 CHAIR THOMPSON: Thank you. All right.
16 Any other Zoom hands out there?

17 Okay. Is it okay if I make a motion
18 now? All right. Let's make a motion.

19 I think you've convinced me on the
20 summary statement, but I do favor the short-
21 title as drafted by OGC. I think the word
22 amendment you know, captures the concept that

1 rent control is being amended. And I think it's
2 neutral whereas the other proposed title is I
3 think weighted a little bit substantively.

4 So, my motion is to adopt the short-
5 title as recommended by our General Counsel, but
6 adopt the summary statement as the proposer has
7 written it.

8 MEMBER GREEFIELD: Yes, I second.

9 CHAIR THOMPSON: So, there's a second.

10 MS. STROUD: And we'll take a roll call
11 vote with respect to the Board's determination
12 that the short-title for the minutes will be the
13 Rent Control and Housing Eligibility Adjustment
14 Amendment Act 2026, and that the summary
15 statement will be, if enacted -- will be, if
16 enacted this initiative would freeze rents --
17 and I'm just reading it for the record.

18 If enacted, this initiative would
19 freeze rents for two years upon its effective
20 date and in future periods of high inflation,
21 reduce the maximum permitted total rent increase
22 for rent controlled units to five percent,

1 realign certain DC Affordable Housing programs
2 with an upper eligibility threshold of 60
3 percent of the area median income.

4 Redefine affordable housing
5 requirements to include a mix of studio, one-,
6 two-, three-, and four-bedroom units, and revise
7 affordable housing units for land sold or leased
8 by the DC Government. This initiative will not
9 be implemented unless the Council appropriates
10 funds for any costs.

11 And we'll take a roll call vote.

12 Mr. Chair?

13 CHAIR THOMPSON: Aye.

14 MS. STROUD: Member Greenfield?

15 MEMBER GREENFIELD: Aye.

16 MS. STROUD: Thank you. And with that,
17 the Board adopts the formulations for Initiative
18 Measure Number 88, which will going forward be
19 known as the Rent Control and Housing
20 Eligibility Adjustment Amendment Act of 2026.
21 Initiative Measure Number 88.

22 And that, again, will be published in

1 the DC Register, which will trigger a review
2 period.

3 The next item on my agenda is a
4 rulemaking to Title 3 of the DC Municipal
5 Regulations. The chapters involved are chapters
6 10, Initiative and Referendum, 11, Recalled
7 Elected Officials, 14, Candidate Nominations,
8 Political Party Primaries for Presidential
9 Preference and Convention Delegates, 15,
10 Candidate Nominations, Electors of President and
11 Vice President of the United States.

12 Chapter 16, Candidate Nominations
13 Delegate to the US House of Representatives
14 Mayor, Chairman, and Members of the Council of
15 District of Columbia, Attorney General, US
16 Senator, US Representative, Members of the State
17 Board of Education, and Advisory Neighborhood
18 Commissioner.

19 And Chapter 17, Candidates, Members,
20 and Officials of Local Committees of Political
21 Parties and National Committee Persons of the
22 Title 3 of the District of Columbia Municipal

1 Regulations.

2 These regulations, or this rulemaking
3 was prompted by guidance from the DC Court of
4 Appeals that the Board received in connection
5 with the 2026 primary challenge season.

6 They require challengers to use a
7 Board's official form to levy challenges against
8 petitions, identify each challenge signature by
9 sheet and line with specificity, state the exact
10 defect, and cite the applicable rule all on the
11 form.

12 The regulations provide that narrative
13 statements and attachments cannot expand or
14 preserve any ground and not identify in the form
15 fields. And that statistical and inferential
16 fraud arguments cannot substitute for signature
17 by signature challenges.

18 The regulations make clear that the
19 burden of proof rests entirely with the
20 challenger, meaning that the Board has no
21 obligation to investigate or supplement the
22 challenger's submission. Challenges that fail

1 to meet these requirements are rejected at the
2 threshold.

3 And these regulations capture that
4 guidance. And once accepted by the Board today,
5 or adopted by the Board today, the emergency
6 rules will remain in effect for 120 days from
7 today's adoption date, or through November 4th
8 unless superseded by notice of final rulemaking.

9 The proposed rulemaking will be open
10 for public comment for 30 days following
11 publication in the DC Register which should be
12 on May 15th.

13 I request a motion that the Board
14 approve the rulemaking and authorize the Office
15 of the General Counsel to submit it to the DC
16 Register for publication in the May 15, 2026
17 edition. And I'm happy to answer any questions
18 the Board may have at this time.

19 CHAIR THOMPSON: Okay. I so move that
20 we accept the regulations for publication. And
21 I want to thank General Counsel's office for
22 drafting these.

1 And just comment for the record that we
2 really welcome the guidance that we received
3 from our courts here when matters are appealed
4 into the DC Court of Appeals or otherwise. This
5 is the kind of feedback that we welcome.

6 We're all about process. You know, we
7 want to get the process exactly right including
8 for voter initiatives. So, this is obviously
9 just a very timely and quick adjustment on some
10 minute -- seems like minutia in the procedures,
11 but it can be very important, exactly what
12 happens and when.

13 So, it's quite detailed and thank you
14 again. And my motion is made.

15 MEMBER GREENFIELD: And I second your
16 motion.

17 MS. STROUD: Okay. And with that we'll
18 take a roll call vote.

19 Mr. Chair?

20 CHAIR THOMPSON: Aye.

21 MS. STROUD: Member Greenfield?

22 MEMBER GREENFIELD: Aye.

1 MS. STROUD: And with that we will
2 publish the emergency of proposed rulemaking in
3 the DC Register. Again, they should appear in
4 the May 15th edition.

5 The next item on my agenda are
6 enforcement hearings. We have three. And I
7 will have Ms. Pembroke come forward and go
8 through the matters that are before the Board.

9 Two of the matters have been brought
10 before the Board previously with respect to
11 findings that these individuals may have voted
12 more than once in connection with the 2024
13 general election.

14 And so, with respect to Lopez and
15 Washington matters, these individuals were given
16 the opportunity to seek motions for
17 reconsideration of the Board's determination to
18 refer them. They timely requested
19 reconsideration.

20 And so, those are the last two matters.
21 And the first involves Ms. Serena Gyi.

22 MS. PEMBROKE: Thank you. Good

1 morning.

2 The first matter, as General Counsel
3 mentioned, is in the matter of Serena Gyi. This
4 matter is brought as a result of a voter
5 participation report that was issued by the
6 Electronic Registration Information Center, or
7 ERIC, that showed that voter -- ballots were
8 cast in the same voter's name in the DC 2024
9 general election and in the Maryland 2024
10 general election.

11 As a result of those findings, Board
12 staff reviewed the signature on the DC ballot
13 which was a mail ballot return envelope and saw
14 that the signature on the DC mail ballot return
15 envelope was reasonably decipherable as a name
16 other than the pre-printed name under the
17 signature line. And it was a name other than
18 the name of the voter to whom the ballot was
19 issued.

20 Accordingly, Office of General Counsel
21 commenced an investigation of other voters
22 claiming the same DC address as was on the 2024

1 DC mail ballot return envelope. That effort
2 revealed that the signature on the 2024 DC
3 general election mail ballot return envelope
4 matched the signature of Serena Gyi.

5 Based on that evidence, the Office of
6 General Counsel scheduled a January 15, 2026
7 pre-hearing conference in the matter, and
8 attempted to notify Ms. Gyi of that proceeding
9 via email using the email address that was in
10 her voter file.

11 While the email did not bounce back,
12 Ms. Gyi did not appear at the pre-hearing
13 conference. The Office of General Counsel then
14 sent notice to Ms. Gyi via email and certified
15 mail, that her case would be presented to the
16 Board during the Board's regular meeting in
17 March.

18 At the March Board meeting, Ms. Gyi's
19 case was called, but she did not appear.
20 Accordingly, the General Counsel advised that
21 her office would seek an enforcement action at
22 the next regular board meeting which would be

1 the April meeting.

2 Meanwhile, one of the letters that we
3 sent to Ms. Gyi to attempt to notify her of the
4 proceeding reached her. So, she contacted our
5 office by email on March 30th. In her email,
6 Ms. Gyi indicated that she likely voted in the
7 2024 general election, and she acknowledged that
8 the voter to whom the ballot was issued was a
9 previous roommate.

10 Given the possibility that we could
11 resolve this matter with Ms. Gyi because she had
12 responded, we scheduled another pre-hearing
13 conference, and that had to be continued. So,
14 we had a pre-hearing conference with her on
15 April 9th.

16 During that proceeding Ms. Gyi was
17 informed that her case would be presented at
18 today's meeting. She expressed concern about
19 the fact that she was not represented by
20 counsel. So, the pre-hearing conference was
21 continued to April 28th to give her an
22 opportunity to obtain counsel.

1 Prior to that continued pre-hearing
2 conference meeting on April 17th, Ms. Gyi sent
3 an email to the Office of General Counsel in
4 which she disputed the evidence showing that her
5 signature on the ballot return envelope that was
6 issued to another person, and she indicated that
7 she would be seeking legal counsel.

8 At the April 28th continued pre-hearing
9 conference, she did not appear. She was again
10 sent email notification at an email that she did
11 acknowledge was operable during the previous
12 pre-hearing conferences of today's meeting.

13 So, at this point we have pretty
14 conclusive evidence that she signed the ballot
15 return envelope of another individual. And so,
16 the matter is ripe for Board action.

17 And I don't know if she's here or not.
18 Ms. Gyi did not confirm whether or not she would
19 be attending.

20 CHAIR THOMPSON: Ms. Gyi if you're
21 here, you can raise your Zoom hand. I don't
22 think we see your name, but sometimes it's just

1 a phone number.

2 Okay. What does Counsel recommend?

3 MS. PEMBROKE: I think that the General
4 Counsel was considering referral which is what
5 we discussed previously.

6 MS. STROUD: Yeah. I would recommend
7 that the Board authorize us to proceed with
8 enforcement, and to schedule the matter for a
9 hearing before the Board.

10 CHAIR THOMPSON: Okay. Enforcement by
11 us, not referral --

12 MS. STROUD: Well, we would try to have
13 a pre-hearing conference with her, and then have
14 a hearing, and then refer her.

15 CHAIR THOMPSON: Okay. So, what are we
16 --

17 MS. PEMBROKE: So. for the pre-hearing
18 conference with her.

19 MS. STROUD: Yes.

20 CHAIR THOMPSON: Okay. Making a
21 motion?

22 MS. STROUD: Yes.

1 CHAIR THOMPSON: Well, I would so move
2 that you would proceed with enforcement at the
3 pre-hearing?

4 MS. STROUD: Well, actually no. We
5 would just refer her at this point.

6 MS. PEMBROKE: That's best.

7 MS. STROUD: Yeah. Yes. Well, yeah.

8 CHAIR THOMPSON: Oh, thank you. Okay.

9 MS. STROUD: Yeah.

10 CHAIR THOMPSON: Okay. Well then, the
11 motion is to refer it --

12 MS. STROUD: To the Office of the
13 Attorney General.

14 MS. PEMBROKE: Yes.

15 CHAIR THOMPSON: We have a second.

16 MS. STROUD: And with that we'll take
17 the roll call vote.

18 Mr. Chair?

19 CHAIR THOMPSON: Aye.

20 MS. STROUD: Member Greenfield?

21 MEMBER GREENFIELD: Aye.

22 MS. STROUD: Okay. So, we would -- we

1 will refer Ms. Gyi to the Office of the Attorney
2 General.

3 MEMBER GREENFIELD: Okay.

4 MS. STROUD: The next matter is in the
5 matter of Lashawn Lopez.

6 MEMBER GREENFIELD: Okay.

7 MS. PEMBROKE: As the General Counsel
8 mentioned before, the next two matters,
9 including the one involving Ms. Lopez were
10 presented at the last board meeting. So, the
11 evidence about them is on the record already.

12 I'll just say that that evidence showed
13 that Ms. Lopez voted a ballot issued to another
14 individual, and her own ballot in the 2024
15 general election. And the Board has issued an
16 order that she be referred, but that the Office
17 of General Counsel delay referral to give her an
18 opportunity to seek reconsideration.

19 And we sent her that order, and she did
20 reply back. And there was a pre-hearing
21 conference. Ms. Lopez cooperated fully with the
22 Office of General Counsel in our investigation.

1 She entered into a stipulated agreement
2 in which she acknowledged that she
3 unintentionally voted a ballot issued to another
4 individual. And part of the stipulated
5 agreement is that the General Counsel would cap
6 her recommendation of a fine a \$150.

7 She also made a timely request for
8 reconsideration of the earlier order under the
9 Board's rules. So, what is pending before the
10 Board right now is her request for
11 reconsideration of the referral, earlier
12 referral order and adoption of the
13 recommendation in the stipulated agreement.

14 MS. STROUD: And my recommendation
15 would be that we grant the motion for
16 reconsideration, and accept the stipulated
17 agreement, and impose a fine of \$150.

18 CHAIR THOMPSON: All right. I will so
19 move. It sounds like a good suggested for Ms.
20 Gyi.

21 MS. STROUD: Ms. Lopez.

22 CHAIR THOMPSON: Well, I was -- if she

1 had only come forward and worked with us --

2 MS. STROUD: Right.

3 CHAIR THOMPSON: -- that might have
4 been her outcome.

5 MS. STROUD: For Ms. Lopez.

6 CHAIR THOMPSON: But for Ms. Lopez,
7 yeah, I would so move that we grant to motion to
8 reconsider, and impose a fine of \$150.

9 MEMBER GREENFIELD: I second.

10 MS. STROUD: Okay. And with that we'll
11 take a roll call vote.

12 CHAIR THOMPSON: Aye.

13 MS. STROUD: Mr. Chair? Aye.

14 Member Greenfield?

15 MEMBER GREENFIELD: Aye.

16 MS. STROUD: And I do see that Ms.
17 Lopez is present.

18 Ms. Lopez, did you have anything that
19 you wanted to say?

20 MS. PEMBROKE: She had indicated
21 previously she didn't wish to speak.

22 MS. STROUD: Okay.

1 MS. PEMBROKE: I don't know if we want
2 to --

3 MS. STROUD: Okay. That's fine.

4 MS. PEMBROKE: -- just make sure.

5 MS. STROUD: As she has so indicated,
6 then we won't.

7 MS. PEMBROKE: yeah.

8 MS. STROUD: We don't need to hear from
9 her.

10 The next matter is in the matter of
11 Earlene Washington.

12 MS. PEMBROKE: And so, as with Ms.
13 Lopez' case, Ms. Washington was the subject of a
14 referral order at the last board meeting. But
15 again, the Board asked us not to actually do the
16 referral, give her an opportunity to seek a
17 reconsideration.

18 So, we have evidence showing that Ms.
19 Washington voted her own ballot, and the ballot
20 of another individual in the 2024 general
21 election. And we sent her the order of
22 referral, and she reached out to us and fully

1 cooperated at that point with our investigation.

2 It appeared that our emails for her
3 were not going through. Even though the email
4 address was valid, she was for some reason not
5 receiving our emails.

6 So, once she became aware, she
7 responded, cooperated with us. She also entered
8 into a stipulated agreement where she
9 acknowledged that she unintentionally voted the
10 ballot of another individual in addition to her
11 own. And as part of that stipulated agreement,
12 the General Counsel agreed to cap her
13 recommendation of a fine at \$150.

14 Ms. Washington also submitted a very
15 professional, I have to say, request for
16 reconsideration. And a request that her motion
17 for reconsideration out of time. There's a 10-
18 day time period for seeking reconsideration
19 under our regulations.

20 And so, she's made a motion that that
21 10-day period be waived so that she could have
22 her request for reconsideration considered. And

1 for the Board to be able to adopt the stipulated
2 agreement recommendation as opposed to referring
3 her for criminal investigation.

4 And I will also add, we had an email
5 exchange early this morning. And I'm not sure
6 whether or not Ms. Washington was going to
7 attend. She was -- indicated -- earlier she had
8 indicated she was going to be here, and then she
9 sort of changed her mind this morning.

10 I see, her name is Earlene Washington.
11 I see an Erica. No, it's not her. So, she may
12 not be here.

13 MS. STROUD: Yeah, it doesn't appear
14 that she's here. But I recommend that the Board
15 grant leave to grant Ms. Washington's leave to
16 seek reconsideration out of time. Grant
17 reconsideration of the prior referral order, and
18 accept the stipulated agreement that Ms.
19 Washington entered into with the Office of the
20 General Counsel which capped the fine at \$150.

21 CHAIR THOMPSON: The Chair so moves.

22 MEMBER GREENFIELD: I second.

1 MS. STROUD: Okay. And we'll take a
2 roll call vote with respect to that.

3 Mr. Chair?

4 CHAIR THOMPSON: Aye.

5 MS. STROUD: Member Greenfield?

6 MEMBER GREENFIELD: Aye.

7 MS. STROUD: And with that, the Board
8 grants leave to Ms. Washington to seek
9 reconsideration out of time, grants
10 reconsideration of the prior referral order, and
11 accepts the stipulated agreement which fines for
12 \$150, and does not refer the matter to the
13 Office of the Attorney General.

14 CHAIR THOMPSON: Okay. Thank you so
15 much for all of these. I really think we've
16 struck the right balance here with these mailed
17 ballots. When people sometimes fill out
18 somebody else's ballot among other things.

19 I guess with tens of thousands of
20 ballots about to be mailed, you know, spread the
21 word. Don't fill out somebody else's ballot.
22 Your roommates or otherwise, or your own -- even

1 your spouse. You cannot fill out another
2 person's ballot.

3 That's pretty clear from the ballots
4 themselves as they arrive. But I expect we
5 might have more like this you know, six months
6 from now. Hopefully not. But spread the word.
7 Just fill out your own ballot, and only yours.

8 MS. STROUD: Yes. And we did include
9 instructions on this year's version of the
10 mailed ballot envelopes indicating that you
11 know, a stricter reading, you know a close
12 reading of the language and whose ballot you're
13 getting you know, paying attention to so that we
14 don't have this problem happen again, or as
15 often in the future.

16 The final item in my agenda is
17 litigation status. The first matter is Stacia
18 Hall versus the Board. This is in the US
19 District Court for DC.

20 We are awaiting the Court's decision.
21 There has not been an update since the last
22 Board's meeting. We're just waiting for the

1 Court to rule in this matter.

2 The next matter is Charles Wilson
3 versus Muriel Bowser. This is the case that
4 challenges the Board's finding that Initiative
5 83 met proper subject requirements in its
6 formulation of the measure.

7 There's been no update, no docketed
8 activity since the last meeting.

9 Third matter is Long versus the Board
10 of Elections. That's in DC Superior Court.
11 There's no update since the last meeting.

12 The fourth matter is the US Department
13 of Justice versus the Board. That's in the US
14 District Court.

15 Responses to motions to dismiss were
16 due on April 3rd, and replies were due on April
17 17th. The replies were filed. Aside from
18 outstanding motions filed by the interveners,
19 we're waiting for the Court to decide the case.

20 The next five matters are DC Court of
21 Appeals matters in connection with the 2026
22 primary election and special election challenge

1 process.

2 The first is Melodie Shuler versus the
3 Board in the DC Court of Appeals. On April 2nd
4 Melodie Shuler filed an application of typical
5 review of the Registrar's decisions to reject
6 her challenges to the nominating petitions of
7 all Democratic Mayoral candidates in the 2026
8 primary election.

9 On April 10th the Board filed an
10 opposition to her application and the Agency
11 record. On April 13th Shuler filed a reply to
12 the Board's opposition.

13 On April 14th she sought to supplement
14 the record. On April 23rd the Court granted the
15 Board's dispositive motion, and affirmed the
16 Registrar's decisions, and ordered that the
17 mandate issue forthwith. The Court's decision
18 on the merits is final and the case is closed.

19 The next matter is Douglas Sloan versus
20 the Board, also in the DC Court of Appeals. On
21 April 17th Mr. Sloan filed a petition for review
22 of the Board's decision to uphold a challenge to

1 his nominating petition for the office of at
2 large member of the Council in the 2026 primary
3 election.

4 On April 21st the Board filed a motion
5 to expedite the appeal, and motion for summary
6 affirmants on the Agency record. Later that day
7 the Court granted the request to expedite and
8 directed Sloan to respond to the Board's
9 dispositive motion.

10 On April 22nd, the Court filed a brief
11 -- the Court struck a brief, an appendix filed
12 by Sloan, dismissing the matter based on Sloan's
13 failure to pay the filing fee, and found that
14 the Board's motion for summary affirmants was
15 moot.

16 On April 23rd the Board filed for an
17 issuance of the mandate which the Court granted
18 that day. On April 24th Sloan filed a motion to
19 recall the mandate, and a motion for
20 reconsideration.

21 On the next day the Court denied the
22 motion to recall, and struck the motion for

1 reconsideration. The Court's decision on the
2 merits is final, and the case is closed.

3 The next matter is Kathy Henderson
4 versus the Board. This was a consolidated case.
5 She filed two appeals.

6 On April 20th Kathy Henderson filed two
7 petitions for review of the Board's orders
8 upholding two separate challenges to her
9 nominating petition for the office of Mayor in
10 the Democratic primary election.

11 On April 21st the Board filed for an
12 expedited process, the Agency record, and for
13 summary disposition. Also, on the 21st, one of
14 the challengers below sought to intervene.

15 On April 22nd the Court consolidated
16 the cases, granted expedited review, and ordered
17 that Henderson respond to the Board's
18 dispositive motions later that day. Henderson
19 submitted her response late, but also sought
20 leave to file.

21 On April 23rd the Court accepted
22 Henderson's response, granted the Board's

1 dispositive motion, and affirmed the Board's
2 denial of valid access in one of the two cases,
3 and dismissed the other as moot.

4 The Board then filed for issuance of
5 the mandate, and Henderson filed to exclude the
6 intervenor from the matter.

7 The Court granted the Court's motion,
8 and issued the mandate, and denied Henderson's
9 request with respect to the intervenor.

10 Henderson then moved to have the mandate
11 recalled.

12 On April 24th, the Court denied the
13 motion to recall the mandate. The Court's
14 decision on the merits is final, and the case is
15 closed.

16 The next matter is Calvin Gurley versus
17 the Board. This is in the DC Court of Appeals.

18 On April 20th Mr. Gurley filed a
19 petition for review of the Board's order
20 upholding a challenge to his nominating petition
21 for the office of Council Chair in the
22 Democratic primary election.

1 On April 21st the Board filed for
2 expedition, the Agency record, and for summary
3 disposition. Also, on the 21st the challenger
4 below sought to intervene.

5 Again, on the 21st the Court granted
6 expedition, directed the intervenor to file the
7 next day, and a dispositive motion, and for Mr.
8 Gurley to respond again the next day to the
9 dispositive motions.

10 On the 23rd of April the Court
11 construed Gurley's submissions as cross-motions
12 for summary reversal, denied summary reversal,
13 and granted summary affirmants.

14 The Board then moved for issuance of
15 the mandate. On April 23rd, the Court granted
16 the motion for issuance of the mandate. The
17 Court's decision on the merits is final and the
18 case is closed.

19 The next matter is Hope Solomon versus
20 the Board, DC Court of Appeals. On April 20th
21 Hope Solomon filed a petition for review of the
22 Board's order denying her challenge to the

1 nominated petition of Rini Sampath, candidate
2 for Mayor in the Democratic primary election.

3 On April 21st the Board filed for
4 expedition, the agency record, and for summary
5 disposition. Also, on the 21st, the challenger
6 below sought to intervene.

7 The Court separately directed the
8 intervener to file the next day, and make a
9 dispositive motion, and ordered Solomon to
10 respond the next day to the dispositive motion.

11 Solomon filed a motion to defer
12 disposition, or in the alternative, to
13 supplement the record and amend her petition.

14 On April 22nd, the Court -- the
15 intervenor filed a cross-motion for summary
16 affirmants, and a motion to strike, and an
17 opposite to Solomon's motion to defer or
18 supplement the record and amend her petition.

19 Solomon then filed oppositions to the
20 pending motions for summary affirmants, and an
21 opposition to intervener's motion to strike. On
22 April 23rd Solomon also filed motions to

1 supplement, to expand the record and compel
2 production.

3 That day the Court granted summary
4 affirmants and upheld the Board's order denying
5 Solomon's motions for summary reversal, to
6 expand the record and supplement her petition
7 for review and ordered that the mandate issue
8 forthwith.

9 On April 24th Solomon filed a motion to
10 recall the mandate, and the Court denied the
11 motion that same day. Ms. Solomon has filed a
12 petition for a writ of certiorari in the US
13 Supreme Court.

14 The next matter is Guggenmos versus the
15 Board. The DC Superior Court.

16 On April 20th, Mr. Guggenmos filed a
17 petition for a writ of mandamus against the
18 Board -- for the Board regarding Initiative
19 Measure Number 87, the District of Columbia
20 Living Wage for All Amendment Act of 2026.

21 The complaint alleges that the measure
22 is not a proper subject for initiative, that the

1 Board violated the Open Meetings Act by
2 formulating ballot language in closed sessions.
3 That the Board failed to provide adequate
4 opportunity for public comment. That the
5 summary statement is allegedly misleading and
6 bias, and that the initiative allegedly creates
7 impermissible retroactive affects.

8 The complaint requests that the
9 Superior Court declare the measure not a proper
10 subject for an initiative, void the Board's
11 formulation process, require the Board to redo
12 the formulations process, require revised
13 summary language, and eliminate any retroactive
14 application concerns.

15 The Court set a briefing schedule which
16 the Board will adhere to. We have to date filed
17 an answer, and we will proceed with the briefing
18 schedule set by the Board.

19 And that concludes the litigation
20 status, and my report.

21 CHAIR THOMPSON: All right. Thank you.
22 Thank you to the candidates that filed these

1 review hearings before the Court of Appeals. I
2 mean, the only thing that matters is, did we get
3 it right. We care a lot about that.

4 We spend a lot of time on each and
5 every one of those challenges thinking hard
6 about the details. And you know, we welcome
7 Court oversight. Obviously pleased to hear that
8 in all five cases the Court saw things our way.

9 And thank you to the General Counsel's
10 office for all of the hard work. That's a lot
11 of procedural activity on all five of those
12 cases. Thank you.

13 MS. STROUD: And I thank this wonderful
14 team as well. They're brilliant, each and every
15 one of them.

16 CHAIR THOMPSON: Okay. In that case we
17 are concluded with the BOE, and on to the report
18 from the Office of Campaign Finance from
19 Director Cecily Collier-Montgomery.

20 MS. COLLIER-MONTGOMERY: Okay.

21 CHAIR THOMPSON: Turn your mic on.
22 There you go.

1 MS. COLLIER-MONTGOMERY: Okay. Again -
2 -

3 CHAIR THOMPSON: Maybe pull it up.
4 Pull it up to your --

5 MS. COLLIER-MONTGOMERY: The report of
6 the Office of Campaign Finance for the month of
7 April will be posted at our website before the
8 close of business today. And our website is
9 www.dc.ocf.gov.

10 I will however highlight a few items of
11 interest for the public at this time. During
12 the month of April, the Office of Campaign
13 Finance hosted the 2026 election cycle debate.

14 On April the 28th, the 29th, and the
15 30th. And the contested races for the offices
16 of the at large member of the council, the
17 special election, three participants, the at
18 large member of the council in the primary
19 election there were nine participants.

20 For the Attorney General in the primary
21 election, two participants, and for Mayor of the
22 District of Columbia, seven participants for the

1 primary election.

2 The offices are scheduled for election
3 again during the June 16th 2026 primary election
4 and the special elections in the District of
5 Columbia. All candidates who are certified to
6 participate in the fair elections program who
7 are in contested city-wide elections are
8 required under the Fair Elections Act to
9 participate in the debate.

10 Candidates who are registered for these
11 offices and the traditional campaign finance
12 program and qualified for valid access were
13 invited to participate.

14 The debate for the Office of the
15 Chairman of the Council was waived. Where there
16 is no other FEP participating candidate, or
17 willing non-participating candidate the
18 mandatory debate requirement may be waived under
19 the Act.

20 There was no certified -- there were no
21 other certified -- or there were no certified
22 FEP candidates in the city-wide contest.

1 The debates were held virtually and
2 streamed live, online at the www.dc.debate.com
3 website where the recordings of the debates will
4 remain online for viewing throughout the
5 remainder of the calendar year.

6 In our fair elections program division
7 during the month of April, as of this date for
8 the 2026 election cycle there are 19 certified
9 participating candidates in the Fair Elections
10 Program, and the Office of Campaign Finance has
11 authorized the disbursement of a total sum of
12 \$7,195,158.56 from the Fair Elections Fund, and
13 base amount in matching payments.

14 For the 2026 election cycle, for the
15 special election cycle for Council at large
16 member, as of this date there are three
17 certified participating candidates in the Fair
18 Elections Program. And the Office of Campaign
19 Finance has authorized the disbursement of the
20 total sum of \$309,088.35 from the fund in base
21 amount in matching payments.

22 Also, during the month of April there

1 were 23 disbursements authorized of public
2 funds. The list of the disbursements available
3 in the OCF report again, which will be posted
4 before the close of business today.

5 Also in the Fair Elections Program, the
6 program conducted 62 desk reviews of amended
7 reports of receipts and expenditures, and issued
8 21 requests for additional information as a
9 result of the review of the reports.

10 The complete status of the ongoing
11 2020, 2022, 2024, and 2025 post-election full
12 field audits is listed in our report. There
13 were no audits which were issued during the
14 month of April 2026.

15 In our Public Information and Records
16 Management Division for the month of April there
17 were two report filing dates. One was for the
18 filing of the reports of receipts and
19 expenditures on April 1, 2026 by the constituent
20 service, and the statehood fund programs. And
21 on April 10, 2026 by the Active Fair Election
22 candidates who are participating in the 2026

1 election cycle.

2 And again, the report provides the
3 status of the financial reports which were due
4 on those dates.

5 For the candidates and committees who
6 are participating in the 2026 election cycle, in
7 the Traditional Campaign Finance Program a total
8 of 163 candidates. And of that number, 157 are
9 active, have registered in the Office of
10 Campaign Finance.

11 During the later part of March 2027,
12 which were not previously reported, and in April
13 2026 the following new registrations occurred.
14 For the primary election on June 16, 2026 for
15 the Office of Mayor, Melodie Shuler registered
16 on March 31, 2026. Yaida Ford registered on
17 April 24, 2026 as a write-in candidate.

18 For the office of Council Chairperson,
19 Abi-Abaniah Prudent registered on March 31st.
20 For the office of Ward 1 Council, Terah Edun
21 registered on April 3rd. For the office of US
22 Representative, Kameron Gaines-Gillen registered

1 on April 6th.

2 For the office of National and Local
3 Party Committee Members Timothy Durant
4 registered on March 27th. For office of the
5 Member of Council At-Large in the special
6 election, Dwight Davis registered on March 25th.

7 And in the November 3, 2026 general
8 election for the office of Mayor, Rami Chalabi
9 registered on April 14th, Darious Scott
10 registered on April 17th, and Ryan Kennedy
11 registered on April 27th. For the office of
12 member of the Council At-Large, Danielle Urey
13 registered on April 17th.

14 In the Fair Elections Program there are
15 currently 58 candidates, 42 are active who are
16 registered in the program. For the month of
17 April there were no new registrations in the
18 Fair Elections Program for the primary election
19 and the special elections.

20 However, for the November 3, 2026
21 general election for the office of Member of the
22 Council, Joseph Jackson registered on April

1 17th. For the office of State Board of
2 Education Member Ward 1 Aaron Wesolowski
3 registered on March 31st. And there were no new
4 political committee registrations for the month
5 of April.

6 The Division referred 10 committees to
7 the OCF Office of the General Counsel for the
8 failure to file the April 10th report of
9 receipts and expenditures. The committees are
10 listed in the OCF report, the candidates and the
11 treasurers.

12 Six candidates and treasurers completed
13 the OCF Entrance Conference for April, and their
14 names are also listed in our report.

15 In the reports, and for the Traditional
16 Campaign Finance Program in terms of the audit
17 program, the audit -- there were 46 desk reviews
18 conducted of reports which were filed in the
19 office. And there were 14 reports of receipts
20 and expenditures for which requests for
21 additional information were sent, were directed.

22 There were no audits issued in the

1 Traditional Campaign Finance Program during the
2 month of April, however there are two ongoing
3 random periodic audits. And one is in the
4 Constituent Service Program. And that is as of
5 the January 1, 2026 report. It is Felder's Fund
6 for Citizen Service, and the audit fieldwork is
7 complete and the draft statement of findings is
8 being drafted.

9 Our Political Action Committees for the
10 January 31, 2026 report. Bike, Walk, and Bus
11 Political Action Committee. The preliminary
12 statement of findings was issued on March 25th.

13 And I would ask the General Counsel for
14 the Agency to provide the report of the status
15 of legal matters in the office.

16 CHAIR THOMPSON: All right. Thank you
17 for, especially for the debates that OCF hosted.
18 I think a shout out to Wesley Williams and team
19 for organizing that.

20 MS. COLLIER-MONTGOMERY: Yes.

21 CHAIR THOMPSON: I was able to watch
22 all of those debates. They were just fantastic.

1 They were really well moderated. I think it's a
2 real public service that you all perform. And I
3 think you can still watch them on YouTube,
4 right?

5 MS. COLLIER-MONTGOMERY: Yes, you can.
6 Yeah.

7 CHAIR THOMPSON: They're recorded. So,
8 yeah. When people ask me about candidates you
9 know, I can't say anything of course. I just
10 say well, if you go on the website you know,
11 there's some good debates you should probably
12 watch to help you decide among and rank among
13 the candidates that are out there.

14 MS. COLLIER-MONTGOMERY: Yes.

15 CHAIR THOMPSON: So, I commend the
16 public to check out the debates.

17 MS. COLLIER-MONTGOMERY: Yes. As I
18 said, the debates will be posted for the
19 remainder of the calendar year.

20 CHAIR THOMPSON: Mr. SanFord, hello.

21 MR. SANFORD: Good morning. Good
22 morning, Mr. Chair and distinguished Board

1 Member Greenfield.

2 During the month of April 2026, the
3 Office of the General Counsel received 25
4 referrals and held four informal hearings, and
5 issued four orders which included the following.

6 Two orders were issued in which no
7 fines were imposed. One order was issued in
8 which a fine of \$4,000 was imposed, and one
9 order of revocation of Fair Elections Program
10 Certification was issued.

11 During the month of April 2026, the
12 Office of Campaign Finance imposed a fine of
13 \$4000 against the principal campaign committee
14 of Eboni-Rose Thompson of failing to remit funds
15 to the Fair Election Fund after the 2024
16 election.

17 During the month of April 2026, the
18 following investigations were open before the
19 Office of Campaign Finance. Docket Number OCF-
20 FI 2026-003. Complainant was J.P. Szymkowicz.
21 It was docketed on March 11, 2026. Respondent
22 was Brian Schwalb. The allegation was improper

1 use of government resources, and the order
2 regarding this matter was issued on April 3,
3 2026.

4 The second matter was OCF-FI 2026-004,
5 Consolidated matter. Complainants were Elissa
6 Silverman, Tim Krepp, Amy Mauro, Michael
7 Crawford, and Senovia Hurtado-Aviles.

8 It was docketed on the 24th through the
9 30th of March 2026. The Respondent was Khalil
10 Lee Principal Campaign Committee. The
11 allegation was campaign contribution reporting
12 violations. And that matter is pending.

13 I might add that Mr. Lee received the
14 order of revocation which was referred to in the
15 initial portion of the report, and has withdrawn
16 as a candidate for the office of At-Large. But
17 this investigation remains pending.

18 CHAIR THOMPSON: Wait, can you say that
19 again? Who withdrew?

20 MR. SANFORD: Khalil Lee. He is the
21 Respondent in this investigation in which there
22 were allegations of campaign contribution

1 reporting violations. And that's a separate
2 matter from the revocation of his certification
3 in the Fair Elections Program.

4 Do you have a question?

5 CHAIR THOMPSON: No, no, no.

6 MR. SANFORD: Okay. Sorry.

7 CHAIR THOMPSON: Keep going. Sorry.

8 MR. SANFORD: Okay. The next matter is
9 Docket Number OCF-FI 2026-005. Complainant Jack
10 Evans. It was docketed on the 2nd of April,
11 2026. Respondent is Phil Mendelson Chairman of
12 the Council. And the allegation is improper use
13 of government resources. That matter is
14 pending.

15 Next matter is Docket Number OCF-FI
16 2026-006. The Complainant Douglas Ticker. It
17 was docketed on the 20th of April, 2026. The
18 Respondent is Jakeline Maryori Reyes Janes, and
19 the allegation was failure to report
20 expenditures. This matter is pending.

21 Next is OCF-FI 2026-007. Complainant
22 is Kevin Sobkoviak. Docketed on the 24th of

1 April, 2026. The Respondents are Janeese Lewis-
2 George, Principal Campaign Committee, Safe and
3 Affordable, Unite Here, Local 25, and the SEIU
4 32BJ. The allegation is improper coordination.
5 That matter is pending.

6 The final matter is Docket OCF-FI 2026-
7 008. Complainant Sheila Jackson. Docketed on
8 the 28th of April, 2026. The Respondents are
9 YAZAM, doing business in the District of
10 Columbia as Empower. The allegation is no
11 disclaimer on campaign literature and failure to
12 register with OCF. That matter remains pending.

13 During the month of April 2026 there
14 were no requests for interpretive opinions, and
15 no show cause proceedings were conducted. And
16 that concludes my report.

17 CHAIR THOMPSON: All right. Thank you
18 very much. Thank you to OCF and -- all done.
19 And we'll proceed with public comment. We'd
20 like to hear from our DC residents. So, if
21 you're a DC resident raise your Zoom hand and
22 we'll call on you for comment.

1 We have about three minutes. Okay. It
2 looks like we've got 26 participants out there.
3 A few from our BOE staff. So, if anybody's out
4 there and wants to comment. Going -- raise your
5 Zoom hand. Going once, going twice, three
6 times.

7 Well, thank you so much. All right.
8 Well, we've got a really busy month or two ahead
9 of us. So, hang in there everybody. Mailed
10 ballots are going out very soon. And before we
11 know it the early vote centers will be open.

12 I will of course, get on my bike and
13 visit each and every one of them as I usually
14 do. I try to do all 25 in one day if I can.
15 So, it's about a 50-mile total journey. A lot
16 of fun.

17 Maybe I'll split it. Yeah, hopefully
18 the weather's better than today. I might have
19 to split up. I don't know, I'm getting a little
20 old to do all of that.

21 So, anyway, with that, I move we
22 adjourn. All in favor? Thank you.

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(Whereupon, the above-entitled matter
was concluded at 11:42 a.m.)

1 C E R T I F I C A T E

2 This is to certify that the foregoing transcript
3 was duly recorded and accurately transcribed
4 under my direction; further, that said
5 transcript is a true and accurate record of the
6 proceedings; and that I am neither counsel for,
7 related to, nor employed by any of the parties
8 to this action in which this matter was taken;
9 and further that I am not a relative nor an
10 employee of any of the parties nor counsel
11 employed by the parties, and I am not
12 financially or otherwise interested in the
13 outcome of the action.

14

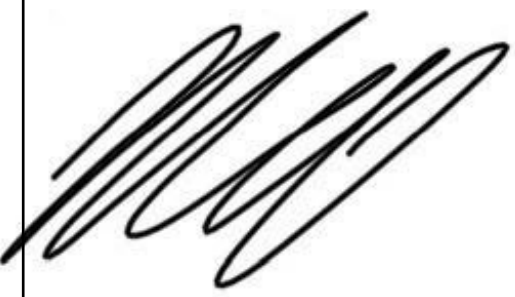
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20 Mary Walker

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