

materials featuring only the candidate's name and office may imply that the candidate holds the office and therefore would be misleading. Judge Reilly is correct that words such as *elect* or *for* are necessary to avoid this confusion. However, the Hearing Panel finds that no Unfair Campaign Practice exists because Judge Pearson corrected the signs promptly, more than a month prior to the election, and prior to the filing of this complaint.

*If a candidate or campaign wishes to quote from this Finding, FCP requires that the Finding be quoted in its entirety. FCP regards selective quotation of its Findings as an Unfair Campaign Practice.*