

JUN 06 2008 *Kg*

SECRETARY OF STATE
 ELECTIONS DIVISION

18729

NEVADA FINANCIAL DISCLOSURE STATEMENT (FDS)

Please read the instructions before completing. Attach additional sheets if necessary.

I am sorry this is later. I was negligent in not getting it in on time. I have been out of town.

PERSONAL INFORMATION:

NAME: <i>Janine Hansen</i>	LENGTH OF RESIDENCE IN NEVADA: <i>56 yrs</i>
ADDRESS: <i>186 Ryndon Unit 12</i>	
CITY, STATE, ZIP: <i>Elko, Nevada 89801</i>	LENGTH OF RESIDENCE IN DISTRICT WHERE REGISTERED TO VOTE (NRS 281A.620(1)(a)): <i>2 yrs 9 mo</i>
TELEPHONE: <i>775-397-6559</i>	E-MAIL: <i>director@iaph.org</i>

SECTION A (Public Office): List all public offices for which this financial disclosure statement is required [NRS 281A.620.1(g)] and check each box accordingly i.e. annual, candidate or appointment filing:

Public Office	Elected or Appointed (E or A)	Annual Compensation	Date elected or appointed	ANNUAL NRS 281A.600.1(b) & 281A.610.1(b)	CANDIDATE NRS 281A.610.1(a)	APPOINTMENT NRS 281A.600.1(a)
<i>State Senate</i>		<i>?</i>		<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>
		\$				
		\$				
		\$				

SECTION B (Sources of Income): List each source of your income (in addition to any source listed in Section A), or that of any member of your household who is 18 years of age or older. [NRS 281A.620.1(b)]:

I am self-employed. Information not available for spouse. This financial disclosure statement violates my God-given constitutionally protected rights. As I have stated many times during Legislative hearings on the Ethics Commission, financial disclosure, and campaign finance reporting, these laws all violate the God-given constitutionally protected right of free speech. There is no more important type of free speech than political free speech. Art. 1 Section 9 of the Nevada Constitution states, "Every citizen may speak, write and publish his sentiments on all subjects being responsible for the abuse of that right; and no law shall be passed to restrain or abridge the liberty of speech or of the press." Government would never consider requiring the press to disclose their sources of news or revenue, but the Legislature foolishly passed laws like this one to restrain and abridge the liberty of speech of citizen candidates.

SECTION C (Real Property): List specific location and particular use of all real estate (other than personal residence): (1) in which you or a member of your household has a legal or beneficial interest; (2) the fair market value of which is \$2,500 or more; and (3) located in this state or an adjacent state [NRS 281A.620.1(c)]:

"not applicable" as per general instructions. This financial disclosure statement violates my God-given constitutionally protected right to due process and violates my equal protection under the 14th amendment. In 2005 numerous elected supervisors of "conservation districts" came to the Legislature and testified that if they had to file financial disclosure statements that they would all quit. The Legislature amended the financial disclosure requirements (NRS 281A.610 Sec 3) exempting the supervisors of the "conservation districts", and retroactively eliminating their civil penalties, but similar continuous objections and requests by Independent American Party representatives and candidates have for years fallen on deaf ears at the Legislature and with the Secretary of State. Apparently, some people are more equal than others and their objections are acknowledged and accepted, but minor party candidates are discriminated against and our objections are ignored.

Name of Public Officer

SECTION D (Creditors): List each creditor to whom you or a member of your household owes \$5,000 or more [EXCEPT: (1) debt secured by mortgage or deed of trust on real property which is your personal residence; and (2) debt for which a security interest in a motor vehicle for personal use was retained by seller] [NRS 281A.620.1(d)]:

"not applicable" as per general instructions Brown v. Socialist Workers '74 Campaign Committee (Ohio) 459 U.S. 87, 103 X. Ct. 416, (1982) and Buckley v. Valeo, 424 U.S. 1, 96 S. Ct. 612, (1976) the U.S. Supreme Court exempts minor parties which have been threatened, harassed and/or retaliated against for their political beliefs from having to file campaign reports. I have attached to this candidate financial disclosure statement an affidavit dated April 2007 which details twenty-three examples of threats, harassment and retaliation against me, my family and/or the Independent American Party, which would place me under the protections identified in Brown and Buckley. Senator Randolph Townsend, May 7, 2003 in the Senate Government Affairs Committee stated, "At some point you are not going to get anyone to run for office anymore... You are going to make this so onerous and absurd, people are going to be afraid to do anything... I am terrified. We have turned this into where we are all criminals who have to prove our own innocence. You have gone way overboard and are going to hurt the process more than help it."

SECTION E (Gifts): List the gift, identity of donor and value of each gift if all gifts received are in excess of an aggregate value of \$200 from a donor during the preceding taxable year [EXCEPT: (1) a gift received from a person who is related to you within the third degree of consanguinity or affinity; and (2) ceremonial gifts received for a birthday, wedding, anniversary, holiday or other ceremonial occasion if the donor does not have a substantial interest in your legislative, administrative, or political action] [NRS 281A 620.1(e)].

"not applicable" as per general instructions This financial disclosure statement violates my God-given constitutionally protected rights. The Nevada Constitution in Art. 1 Section 18 states, "The right of the people to be secure in their persons, houses, papers and effects against unreasonable seizures and searches shall not be violated..." But, because I have chosen to exercise my rights of political liberty to run for office, this financial disclosure statement forcibly denies my right to be secure and would expose my person, house, papers and effects to the scrutiny and potential harm by the media, my opponent, and my detractors who are the only ones interested in this information in the first place

SECTION F (Business Entities): List each business entity (i.e., organization or enterprise operated for economic gain, including a proprietorship, partnership, firm, business, trust joint venture, syndicate, corporation or association) with which you or a member of your household is involved as a trustee, beneficiary of a trust, director, officer, owner in whole or in part, limited or general partner, or holder of a class of stock or security representing 1% or more of the total outstanding stock or securities issued by the business entity [NRS 281A.620.1(f)]:

"not applicable" as per general instructions Art. 1 Section 4 of the Nevada Constitution states, "The free exercise and enjoyment of religious profession and worship without discrimination or preference shall forever by allowed in this State, and no person shall be rendered incompetent to be a witness on account of his opinions on matters of his religious, belief, but the liberty of conscience [conscience] hereby secured..." The irrevocable "Ordinance" states, "That perfect toleration of religious sentiment shall be secured, and no inhabitant of said state shall ever be molested, in person or property, on account of his or her mode of religious worship." My religion admonishes me to befriend the "constitutional law" and warns me that, "whatsoever is more or less that this, cometh of evil." The Ethics Commission and Secretary of State under authority of the Legislature, violate the free exercise of my religious beliefs by forcing me to participate in this financial disclosure statement, which is much more than a constitutional standard would require and which violates the requirement of the irrevocable "Ordinance" by failing to provide for a perfect toleration of my religious beliefs when I believe that this financial disclosure statement 'cometh of evil'.

THE INFORMATION I HAVE PROVIDED HEREIN IS ACCURATE AND COMPLETE.

Date: June 5, 2008

Signature: Jamne Hansen
under duress not waiving any

FILE COMPLETED FORM WITH:
Appointed Public Officers
Nevada Commission on Ethics
3476 Executive Pointe Way, Suite 10
Carson City, Nevada 89706
775.687.5469 • 775.687.1279 fax

Elected Public Officers and Candidates for Public Office
Nevada Secretary of State, Elections Division
101 North Carson Street, Suite 3
Carson City, Nevada 89701
775.684.5705 • 775.684.5718 fax
*God-given,
Constitutional or
statutory rights.*

AFFIDAVIT OF Janine Hansen Hawkins

In the name of Jesus Christ I do Solemnly Swear and depose that the following is true and correct.

I

That my brother Daniel Hansen was the founder of the Independent American Party of Nevada, and that his efforts to create the party began in 1966, and that we were on the ballot in Nevada in 1968 with George Wallace as our presidential candidate. As a result of our controversial beginnings we have been subject to years of prejudice, harassment, threats, persecution, and intimidation. There are far too many incidences to include in this affidavit and even too many to remember, but I will commit to paper some of the most egregious. Because my brother Dan has gone to his reward and because my records are unavailable to me in a storage unit, I will write this affidavit from my memory. It may not be in chronological order.

II

That while we were collecting signatures to get on the ballot in 1967 & 1968 that one Margie Dyer who had access to the petitions stole the petitions and burned them up, forcing us to start to start all over to gather petition signatures again.

III

That all the issues I mention in this affidavit are issues, that have or are currently addressed by the Independent American Platform.

IV

That years ago, probably in the 1970's my brother Dan was opposing "Black Week" as reverse discrimination at the Washoe County School District. The threats against him were flying. After he finished his testimony he had to have a security escort out of the building in order to insure his safety. There were many threats to his life.

V

That while I was the Nevada State Chairman of the Choose Life Campaign in 1990 Eddie Anderson, a talk show host in Reno, Nevada spent time almost every day on his radio show attacking me personally. It became very ugly, full of lies and horrible innuendo. This very much concerned our many volunteers in the campaign. Anderson even went so far as to accuse me of "living in sin" saying that my husband, Mike Hawkins, and I weren't married because they could find no marriage license. Well, no surprise that they could not find it because I was married in Oakland, California. Our volunteers became so upset with his daily abusive attacks that they started calling his sponsors and forced him off the air.

VI

During this Choose Life Campaign there were numerous threats, harassment and intimidation. The windows of my political office, which was in a strip mall, were covered all over with glued on Satanic pornography. I was picketed by very threatening pro-abortion picketers in front of my office while I was there. I received, via phone and mail, death threats.

VII

That later when we were opposing the "gay rodeo" that Eddie Anderson and I were invited to appear on a show on the local PBS TV show emanating from the University of Nevada from the Education Building. I have appeared on numerous television and radio interview shows since 1973 when I was chairman of STOP ERA. While on the show Eddie Anderson began his personal attacks and began using profane language using the Lord's name in vain. I was astonished that the host who was a UNR journalism professor would allow such behavior to continue. Never in the hundreds of interviews that I have done have I ever refused to participate, but this was just too much. I took my microphone off and said I will not continue to endure this abuse and got up and began to leave. That put everyone in a panic. Then the host and Eddie Anderson agreed that the profane language and personal attacks would stop. I rejoined the interview and they did stop the abuse. I had gone to the interview alone. When I exited the room where the interview took place there was a group of about 30 people from the Metropolitan community church, the homosexual church, waiting for me. They began threatening me. I then felt compelled for my safety to ask for an escort out to my car. Since that time, whenever I have been on a program or giving a speech on a controversial issue I never go without a bodyguard.

VIII

That when I was at Sand Harbor, Lake Tahoe, with my two pre-teen children, two lesbians accosted them and started threatening them because of the bumper sticker I had on my car. I had gone back to the beach to retrieve the rest of our things. I came up to my car just as they were threatening my children. I told them to leave us alone or I would have to get some security. That experience left a lasting impression and I have never put a bumper sticker on my car since, even though my brother Dan was a great creator and promoter of bumper stickers.

IX

That when I got married in 1986 during the first gay rodeo controversy, my husband and I because of the death threats I had received, decided that I would keep Hansen as my political name and use Hawkins in my real life so as to provide a measure of security for our home and for our children. It would make it just a little harder for those determined to carry out their threats to find my home and my children.

X

That when I was at the Nevada State Fair running a booth once on the abortion issue that a man came right across the front of the booth and tried to attack me. My brother Dan who was with me intervened and the guy was taken out of the building by security. Another time when we were there on the homosexual issue I was attacked again and security came and escorted the guy out of the building. An additional time when several other people began threatening and harassing me I called security and he made them leave.

XI

That while we were petitioning for the Independent American Party in 1992, my mother Ruth Hansen, who was 76 years old was accosted by someone in parking lot where she was gathering signatures on the very last day. The guy was yelling at her and saying terrible things about my brother Dan. As a result of his threats and harassment she tripped and fell in the parking lot breaking her hand. Incredibly, she stayed until she had reached her final goal of the campaign of 1,000 signatures and then went to take care of her hand. My brother had asked her not be out alone petitioning, because of the potential problems.

XII

That in 2000 while I was the Northern Nevada Petition Chairman for the Coalition for the Protection of Marriage of which the Independent American Party was a founding member and significant participant and that my office, the Independent American office was also the office of the Northern Nevada Protection of Marriage, I was threatened with arrest at the Reno Department of Motor Vehicles when I refused to stop collecting signatures. Lynn Chapman and I were there gathering signatures without incident until the DMV security came out and told us that we did not have permission to collect signatures. I told them that I did have permission and that permission came from the Constitution of the United States and the Nevada Constitution and I would not leave. Then the DMV sent out a manager to tell me the same thing. I told them again that I would not leave having permission from our Constitutions. Then they sent out Security again to tell us to leave and that they were calling the police. I responded in the same way. Then we called our office to warn them that the police were coming. The plain-clothed policeman told us we had to leave. We refused. Then Lynn Chapman stopped petitioning worried about what her husband would say if she got arrested, but I did not. They brought the paddy wagon so as to threaten us into stopping. Then the uniformed policeman came to talk to me. He told me that I would have to stop petitioning. I told him that I was going to petition, that I had a constitutional right to petition and that he could arrest me if he wanted to do so, but that I would not stop petitioning. He did not arrest me. I continued to petition for an hour or so after that and then left without being arrested.

XIII

That, that same year 2000, Lynn Chapman and I while petitioning were threatened with arrest by 4 security guards and a manager at the taxpayer owned Reno Convention Center who were ready to take us into custody if we did not immediately stop. After having been threatened with arrest at the U.S. Post office on Vassar and the Albertson's on Prater and McCarran and the DMV we just decided that day that the threats and harassment were too much and we just left.

XIV

That in 2001 the Nevada Legislature passed a law requiring Nevada government entities to allow petitioners access to their facilities to petition. The petitioners only had to give notice. I was personally involved in testifying, suggesting amendments and getting that law passed because of my experience at DMV.

XV

That in 2004 the Independent American Party was an organizing member of the coalition Nevadans for Sound Government. That I was the Northern Nevada Director for NSG and was responsible for the petitioning efforts in 16 of 17 counties excepting Clark. I was responsible for our volunteer efforts as well as those petitioners who were being paid in those counties. Three petitioners, two which were a couple, came and complained to me that they had been thrown off the downtown Reno RTC bus station when they tried to petition. At that point, I called the RTC and was referred to Stan Peck, the attorney for the RTC. He told me we had to sign an application and wait three days to see if we would be able to petition. I told him that I had participated in the deliberations of the Nevada Legislature and that State and local government entities were required by law to allow people to petition and that there was no requirement in the law that they have permission from the government entity. I discussed the issue with him to no avail. I told him that we would be there anytime they were open up until the deadline of the petition in June. We hung up. He called me back and wanted my fax number. I said what for. He then said he was faxing me their form. I told him I would not sign it as it violated the law. He faxed it anyway.

XVI

I read it over and determined that I would have to go to the bus depot and directly challenge their bureaucratic mindset that we could not petition or otherwise none of my petitioners would have access to the RTC bus depot. We had already had positive experiences with the Reno Convention Center and University of Nevada in arranging for petitioning access.