

**IN THE UNITED STATES DISTRICT  
FOR THE NORTHERN DISTRICT OF TEXAS  
DALLAS DIVISION**

FEDERAL ELECTION COMMISSION,	§	
	§	
Plaintiff,	§	
v.	§	CIVIL ACTION NO. 3:09-CV-444-M
	§	
JODY L. NOVACEK, REPUBLICAN	§	
VICTORY COMMITTEE, INC., a/k/a	§	
Republican Victory 2004 Committee, BPO,	§	
INC., and BPO ADVANTAGE, LP,	§	
	§	
Defendants.	§	

**FINAL JUDGMENT**

On April 14, 2010, the Court granted the Motion for Summary Judgment of Plaintiff the Federal Election Commission (“the Commission”) on its claims against Defendants for violations of 2 U.S.C. §§ 441h(b)(1) and (2), 441d(a) and (c) [Docket Entry #35].

The Court therefore DECLARES that:

- (1) Defendant Novacek and the Republican Victory Committee, Inc. (“RVC”) knowingly and willfully violated 2 U.S.C. § 441h(b)(1) by fraudulently misrepresenting themselves as acting for, or on behalf of, a political party for the purpose of soliciting contributions;
- (2) Defendants BPO, Inc. and BPO Advantage, LP knowingly and willfully violated 2 U.S.C. § 441h(b)(2) by participating in Novacek and RVC’s plan, scheme or design to fraudulently misrepresent themselves as acting for, or on behalf of, a political party for the purpose of soliciting contributions; and
- (3) Novacek and RVC violated 2 U.S.C. § 441d(a) and (c) by failing to include on their communications the required disclaimer information in the manner specified by

statute.

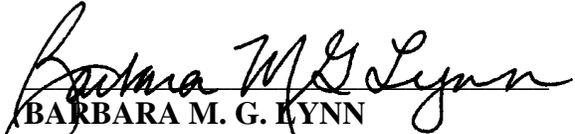
It is therefore ORDERED that Defendants Novacek, RVC, BPO, Inc. and BPO Advantage, LP are permanently enjoined from further violations of the Act similar to those found by the Court.

It is further ORDERED that Defendants are jointly and severally required to pay a civil penalty in the amount of \$47,414.15 for their violations of the fraudulent misrepresentation provisions in 2 U.S.C. § 441h(b) and the disclaimer provisions in 2 U.S.C. § 441d. This penalty reflects the Court's determination from the record that a total contribution amount of \$37,414.15 was involved in the violations of 2 U.S.C. § 441h(b). The Court finds that an amount comprised of one hundred percent of the contributions involved in those violations, together with \$5,000.00 for each of the two sets of solicitations made in violation of 2 U.S.C. § 441d, is an appropriate civil penalty under 2 U.S.C. § 437g(6)(A) and (B).

It is further ORDERED that any contributions currently held by non-party Apex CoVantage, L.L.C. or its agents that were obtained in the solicitations made for RVC shall be turned over to the Commission for return to the contributors, if possible. If that is not possible, then any checks shall be destroyed and any cash shall be paid over to the Republican Party. All relief sought but not granted herein is DENIED.

**SO ORDERED.**

April 14, 2010.

  
**BARBARA M. G. LYNN**  
**UNITED STATES DISTRICT JUDGE**  
**NORTHERN DISTRICT OF TEXAS**