

UNITED STATES DISTRICT COURT  
DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA	)	Criminal No. 25cr10131
	)	
v.	)	Violations:
	)	
CHRISTOPHER FLANAGAN,	)	<u>Counts One - Five</u> : Wire Fraud; Aiding and
	)	Abetting
Defendant	)	(18 U.S.C. §§ 1343 and 2)
	)	
	)	<u>Count Six</u> : Falsification of Records; Aiding and
	)	Abetting
	)	(18 U.S.C. §§ 1519 and 2)
	)	
	)	<u>Forfeiture Allegation</u> :
	)	(18 U.S.C. § 981(a)(1)(C) and
	)	28 U.S.C. § 2461)

INDICTMENT

At all times relevant to this Indictment:

General Allegations

1. CHRISTOPHER FLANAGAN (“FLANAGAN”) was a resident of Dennis, Massachusetts. FLANAGAN is currently the Massachusetts State Representative for the First Barnstable District, which includes the towns of Dennis, Yarmouth, and Brewster on Cape Cod. Prior to being elected to his first two-year term to the Massachusetts House of Representatives in 2022, FLANAGAN served two consecutive three-year terms as a member of the Town of Dennis Select Board. FLANAGAN received an annual compensation of approximately \$97,546 and \$100,945 in 2023 and 2024, respectively, from the Commonwealth of Massachusetts.

2. From approximately early 2019 to mid-2024, FLANAGAN also served as the Executive Officer of a Home Builders Association in Cape Cod (“HBA”), which was a professional trade association that represented the Cape Cod building industry and had over 300

dues-paying company members. As the HBA Executive Officer, FLANAGAN reported to a board of directors (the “HBA Board”) and owed a fiduciary duty to the HBA and its members to, among other things, safeguard HBA funds and ensure that HBA monies were disbursed only for legitimate HBA business purposes. FLANAGAN had signatory authority over HBA bank accounts at First Citizens’ Federal Credit Union (“FCU”) and Cape Cod Cooperative Bank, which each had headquarters in Massachusetts. FLANAGAN received annual salary and benefits ranging approximately from \$65,800 to \$81,600 from 2019 to 2024 from the HBA.

3. Massachusetts state law required political committees and candidates for State Representative and elected State Representatives to file campaign finance reports with the Office of Campaign and Political Finance (“OCPF”). Massachusetts state law required filers to truthfully and accurately disclose, among other things, the sources and amounts of political contributions and political expenditures, and the identity of sub-vendors of any entity that received a yearly aggregate of \$5,000 or more from the filer’s campaign committee. FLANAGAN was subject to these laws.

4. OCPF is an independent state agency that administers Massachusetts campaign finance law, Massachusetts General Law, Chapter 55. OCPF (i) serves as the depository for candidate and political committee reports of contributions and expenditures, (ii) reviews such reports, and (iii) is charged with ensuring compliance with state campaign finance law.

#### Scheme to Defraud

5. FLANAGAN defrauded the HBA by (a) using his signatory authority as HBA Executive Officer to secretly withdraw tens of thousands of dollars from HBA’s bank accounts; (b) entering false information in HBA’s financial bookkeeping records; (c) providing materially false and misleading HBA financial information to the HBA Board during board meetings; and (d)

creating and submitting false expense reports to the HBA Board to further conceal his fraud.

6. Beginning in at least as early as October 2021, FLANAGAN was facing personal financial difficulty, which included (i) owing thousands of dollars in outstanding credit card debt, (ii) missing mortgage payments, and (iii) incurring hundreds of dollars in bank overdraft fees, which resulted from FLANAGAN maintaining low, and at times negative, daily bank balances in his Bank of America account (“BOA Account”).

7. From in or about November 2021 to in or about January 2023, FLANAGAN stole the following HBA funds from HBA’s FCU account via the below interstate wire transactions:

Appx. Date	Amount	Transaction
Nov. 18, 2021	\$8,000	Transfer via PayPal to FLANAGAN BOA Acct.
Nov. 22, 2021	\$8,000	Official Check deposit to FLANAGAN BOA Acct.
Nov. 3, 2022	\$1,500	Transfer via PayPal to FLANAGAN PayPal Acct.
Dec. 19, 2022	\$8,500	Official Check deposit to FLANAGAN BOA Acct.
Jan. 28, 2023	\$10,000	Official Check deposit to FLANAGAN BOA Acct.
<b>Total</b>	<b>\$36,000</b>	

8. In addition to stealing HBA funds via official checks and PayPal transfers, FLANAGAN also stole hundreds of dollars in HBA funds to pay for personal psychic services in July 2022, which FLANAGAN conducted via direct debit transactions from the HBA FCU account.

9. FLANAGAN used the majority of the stolen HBA funds to pay personal mortgage bills, to pay down thousands of dollars in credit card debt, and to make other personal expenditures. In one instance, FLANAGAN stole \$10,000 from HBA in order to fund his campaign account (the “FLANAGAN Committee Account”) at Cape Cod Five Cents Savings Bank.

10. Because Massachusetts campaign finance law prohibits corporations and other corporate entities from making contributions to a political candidate, FLANAGAN masked the true source of his campaign funds through the following transactions:

Appx. Date	Transaction
Jan. 28, 2023	FLANAGAN deposits \$10,000 HBA Official Check to FLANAGAN BOA Acct.
Feb. 2, 2023	FLANAGAN issues \$10,000 Cashier's Check from FLANAGAN BOA Acct. payable to "CTE Chris Flanagan"
Feb. 2, 2023	FLANAGAN deposits \$10,000 Cashier's Check to FLANAGAN Committee Account
Feb. 14, 2023	FLANAGAN issues two \$5,000 checks payable to a political campaign consultant from FLANAGAN Committee Account.

*Additional Examples of FLANAGAN's Concealment*

11. On or about May 5, 2024, FLANAGAN hid from the HBA Board the fact that he had been stealing from HBA by: (i) logging onto HBA's accounting/bookkeeping software using another HBA employee's account; (ii) entering backdated transactions to account for the \$36,000 in funds he stole from HBA; and (iii) entering false transaction codes (e.g., "office supplies," "travel," and "bank charges") to mask the true reason for the withdrawals, which were, in reality, to pay FLANAGAN's outstanding personal and campaign debts.

12. In or about May 2024, as part of FLANAGAN's concealment, FLANAGAN falsely claimed to the HBA Board that FLANAGAN withdrew HBA funds to reimburse himself for HBA-related expenses that he had paid for out-of-pocket with his personal funds. When the HBA Board asked FLANAGAN to provide substantiation that FLANAGAN had used his personal funds to pay for HBA expenses, FLANAGAN provided two phony expense reports, each with itemized attachments:

- a. "Expense Report 1," submitted to justify FLANAGAN's \$8,500 withdrawal of HBA funds on December 19, 2022, including attachments which purported to list \$8,500 in reimbursable expenses that FLANAGAN claimed he had spent on HBA-related expenditures from January 1 to May 31, 2022; and







14. Further, in attachments to Expense Report 1 (covering purported HBA expenses incurred from January 1, 2022 to May 31, 2022), FLANAGAN included two charges from Hootsuite (a social media marketing and management platform), \$624.74 on April 12, 2022 and \$1,262.25 on May 12, 2022, claiming that he had incurred these “Technology Expenses” on behalf of HBA on those dates (on following page):

**Technology Expenses:**

03/04/22 – Best Buy - \$159.36

04/12/22 – Hootsuite - \$624.75

05/12/22 – Hootsuite - \$1,262.25

Total: \$2,046.36

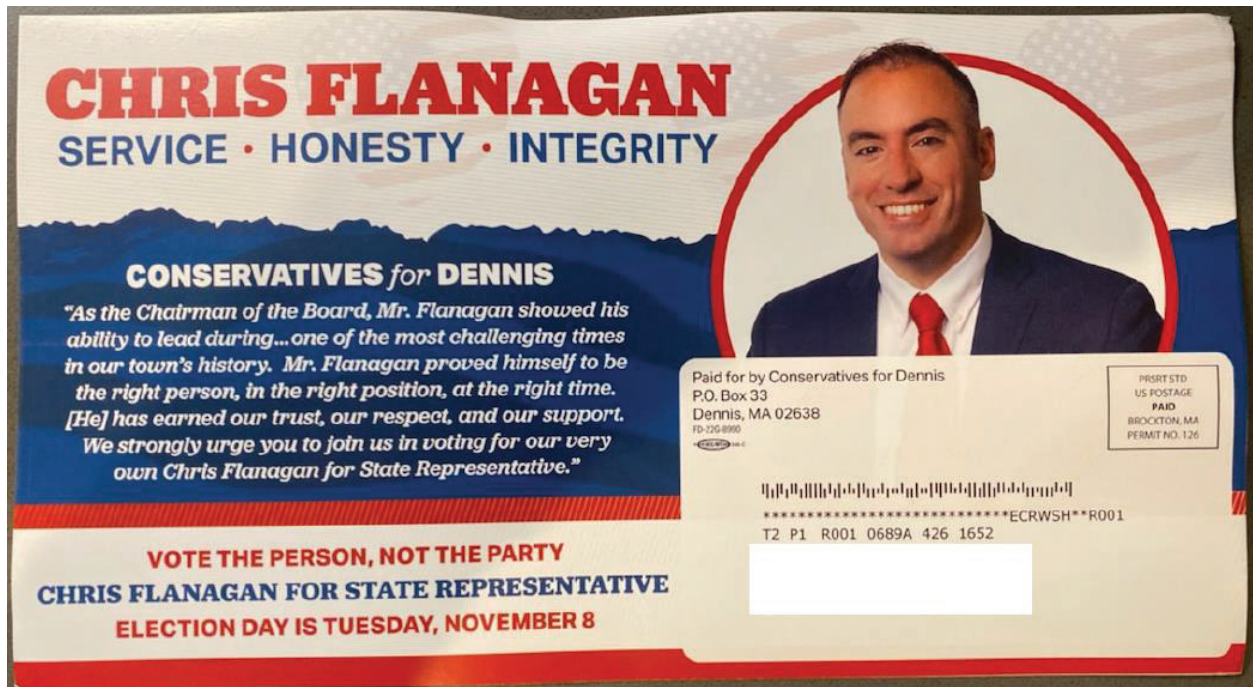
15. Attachments to Expense Report 1 that FLANAGAN submitted to the HBA Board, however, revealed that FLANAGAN had actually incurred the \$1,262.25 Hootsuite expense on May 12, 2023, not 2022, but FLANAGAN had inserted single pages of his 2023 credit card statement among his 2022 credit card statements to conceal the discrepancy.

16. In attachments to Expense Report 2, FLANAGAN claimed that he had spent \$613.70 and \$361.24 on “Office Supplies” at Best Buy on or about June 8, 2022 and on or about August 9, 2022, respectively; \$1,050.30 on “Office Supplies” at Macy’s on September 25, 2022; and \$92.86 on “Office Supplies” at Target on September 25, 2022. Records of the actual purchases, however, showed that the \$613.70 and \$361.24 Best Buy purchases were for an electric dryer and an air conditioner, both delivered to FLANAGAN’s home; the \$1,050.30 Macy’s purchase was for men’s ties, dress shirts, slacks, and sports coats; and the \$92.86 purchase at Target was to pay for children’s clothes and toys.

**Falsification of Documents**

17. In or about December 2022, OCPF opened an investigation regarding a campaign mailer that was distributed during FLANAGAN’s 2022 campaign for State Representative (the “Mailer”). The Mailer had purportedly been distributed by a group called “Conservatives for Dennis”:





18. In its investigation, OCPF sought to determine: (i) the identity of the person or organization responsible for the Mailer; (ii) the vendors hired to create and distribute the Mailer; and (iii) the funding source, or person responsible for paying for the Mailer.

19. In response, FLANAGAN obstructed the OCPF investigation by, among other things, (i) attributing the source of the Mailer to a false persona, “Jeanne Louise,” whom FLANAGAN created to foster the appearance that an independent conservative group had endorsed FLANAGAN’s candidacy for State Representative; (ii) lying to OCPF counsel, asserting that FLANAGAN had met a Jeanne Louise, whom FLANAGAN claimed offered to assist with FLANAGAN’s campaign; and (iii) creating and sending phony emails to OCPF purporting to be on behalf of vendors responsible for creating and distributing the Mailer.

20. In or about October 2023, after FLANAGAN, through counsel, admitted to OCPF that Jeanne Louise was fake and that FLANAGAN was the source of the Mailer, OCPF expanded its investigation into FLANAGAN’s campaign finance activity, specifically, the \$10,000 BOA

cashier's check that FLANAGAN had deposited into the FLANAGAN Committee Account on February 2, 2023 (the "\$10,000 Campaign Check") (highlighted in yellow, above).

21. In or about October 2023, OCPF requested that FLANAGAN produce evidence that the \$10,000 Campaign Check had indeed come from FLANAGAN's personal funds.

22. Around the time that FLANAGAN stole the \$10,000 from HBA's FCU account via the \$10,000 HBA Official Check (dated January 27, 2023), FLANAGAN's BOA Account had a monthly beginning bank balance of approximately \$42.28 on January 20, 2023. Because FLANAGAN's BOA bank records would have betrayed the fact that FLANAGAN could not have issued the \$10,000 Campaign Check without his theft of HBA money, FLANAGAN created and submitted false documents to OCPF.

23. On or about October 31, 2023, FLANAGAN caused the submission of false expense reports to OCPF in the form of Expense Report 1 and Expense Report 2 (the "Expense Reports")<sup>2</sup> (see above) as part of FLANAGAN's efforts to deceive OCPF into believing: (i) that the \$10,000 HBA Official Check (dated January 27, 2023) that was deposited into FLANAGAN's BOA Account constituted legitimate HBA-reimbursed expenses; (ii) that HBA had a practice of allowing FLANAGAN to withdraw large sums of money from HBA for the purpose of expense reimbursement; and (iii) that the \$10,000 Campaign Check was a legitimate donation of FLANAGAN's own personal funds.

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<sup>2</sup> The Expense Reports that FLANAGAN submitted to OCPF and the HBA were virtually identical with one exception. Expense Reports submitted to OCPF included hotel receipts and invoices for purported business travel on behalf of HBA. Expense Reports that FLANAGAN submitted to the HBA did not include any hotel receipts or invoices.

COUNTS ONE - FIVE  
Wire Fraud; Aiding and Abetting  
(18 U.S.C. §§ 1343 and 2)

The Grand Jury charges:

24. The Grand Jury re-alleges and incorporates by reference paragraphs 1-23 of this Indictment.

25. From at least as early as November 2021 to in or around January 2023, in the District of Massachusetts, and elsewhere, the defendant,

CHRISTOPHER FLANAGAN,

having devised and intending to devise a scheme and artifice to defraud, and for obtaining money and property by means of materially false and fraudulent pretenses, representations, and promises, did transmit and cause to be transmitted by means of wire communications in interstate and foreign commerce, writings, signs, signals, pictures, and sounds for the purpose of executing the scheme to defraud the HBA, as set forth below:

<b>Count</b>	<b>Appx. Date</b>	<b>Description</b>
1	Nov. 18, 2021	\$8,000 Transfer via PayPal to FLANAGAN BOA Account
2	Nov. 22, 2021	\$8,000 Official Check Deposit to FLANAGAN BOA Account
3	Nov. 3, 2022	\$1,500 Transfer via PayPal to FLANAGAN PayPal Account
4	Dec. 19, 2022	\$8,500 Official Check Deposit to FLANAGAN BOA Account
5	Jan. 28, 2023	\$10,000 Official Check Deposit to FLANAGAN BOA Account

All in violation of Title 18, United States Code, Sections 1343 and 2.

COUNT SIX  
Falsification of Records; Aiding and Abetting  
(18 U.S.C. §§ 1519 and 2)

The Grand Jury further charges:

26. The Grand Jury re-alleges and incorporates by reference paragraphs 1-25 of this Indictment.

27. In or around October 2023, in the District of Massachusetts, and elsewhere, the defendant,

CHRISTOPHER FLANAGAN,

did knowingly conceal, cover up, falsify, and make a false entry in any record and document with the intent to impede, obstruct, and influence the investigation of any matter within the jurisdiction of any department and agency of the United States, to wit, the United States Postal Inspection Service, and in relation to and contemplation of any such matter:

<b>Count</b>	<b>Appx. Date</b>	<b>Description</b>
6	Oct. 31, 2023	Creation and Submission of Expense Report 1 and Expense Report 2 to OCPF

All in violation of Title 18, United States Code, Sections 1519 and 2.

FORFEITURE ALLEGATION  
(18 U.S.C. § 981(a)(1)(C) and 28 U.S.C. § 2461(c))

1. Upon conviction of one or more of the offenses in violation of Title 18, United States Code, Section 1343, set forth in Counts One to Five, the defendant,

CHRISTOPHER FLANAGAN

shall forfeit to the United States, pursuant to Title 18, United States Code, Section 981(a)(1)(C), and Title 28, United States Code, Section 2461(c), any property, real or personal, which constitutes or is derived from proceeds traceable to the offenses.

2. If any of the property described in Paragraph 1, above, as being forfeitable pursuant to Title 18, United States Code, Section 981(a)(1)(C), and Title 28, United States Code, Section 2461(c), as a result of any act or omission of the defendant --


- a. cannot be located upon the exercise of due diligence;
- b. has been transferred or sold to, or deposited with, a third party;
- c. has been placed beyond the jurisdiction of the Court;
- d. has been substantially diminished in value; or
- e. has been commingled with other property which cannot be divided without difficulty;

it is the intention of the United States, pursuant to Title 28, United States Code, Section 2461(c), incorporating Title 21, United States Code, Section 853(p), to seek forfeiture of any other property of the defendant up to the value of the property described in Paragraph 1 above.

All pursuant to Title 18, United States Code, Section 981(a)(1)(C), and Title 28, United States Code, Section 2461(c).

A TRUE BILL

  
\_\_\_\_\_  
FOREPERSON

  
\_\_\_\_\_  
LAUREN MAYNARD  
DUSTIN CHAO  
ASSISTANT UNITED STATES ATTORNEYS  
DISTRICT OF MASSACHUSETTS

District of Massachusetts: April 10, 2025  
Returned into the District Court by the Grand Jurors and filed.

  
\_\_\_\_\_  
DEPUTY CLERK

Criminal Case Cover Sheet

U.S. District Court - District of Massachusetts

Place of Offense: MA Category No. II Investigating Agency USPIS

City Dennis

Related Case Information:

County Barnstable

Superseding Ind./ Inf. Case No.

Same Defendant New Defendant

Magistrate Judge Case Number

Search Warrant Case Number 25-mj-1037-DLC

R 20/R 40 from District of

Defendant Information:

Is this case related to an existing criminal action pursuant to Rule 40.1(h)? If yes, case number Yes No

Defendant Name Christopher Flanagan

Juvenile: Yes No

Is this person an attorney and/or a member of any state/federal bar: Yes No

Alias Name:

Address:

Birth date (Yr only): 1987 SSN (last 4#): 5086 Sex: M Race Nationality:

Defense Counsel if known: Greg Henning Address: 141 Tremont St.

Bar Number: Boston, MA 02111

U.S. Attorney Information

AUSA: Lauren Maynard Bar Number if applicable: 698742

Interpreter: Yes No List language and/or dialect:

Victims: Yes No If yes, are there multiple crime victims under 18 USC§3771(d)(2) Yes No

Matter to be SEALED: Yes No

Warrant Requested Regular Process In Custody

Location Status:

Arrest Date:

Already in Federal Custody as of in

Already in State Custody at Serving Sentence Awaiting Trial

On Pretrial Release: Ordered by: on

Charging Document: Complaint Information Indictment

Total # of Counts: Petty Misdemeanor Felony 6

Continue on Page 2 for Entry of U.S.C. Citations

I hereby certify that the case numbers of any prior proceedings before a Magistrate Judge are accurately set forth above.

Date: 4/10/2025

Signature of AUSA: /s/ Lauren Maynard

**District Court Case Number** (To be filled in by deputy clerk): \_\_\_\_\_

**Name of Defendant** Christopher Flanagan

**U.S.C. Citations**

	<u>Index Key/Code</u>	<u>Description of Offense Charged</u>	<u>Count Numbers</u>
Set 1	<u>18 U.S.C. § 1343</u>	<u>Wire Fraud</u>	<u>1-5</u>
Set 2	<u>18 U.S.C. § 1519</u>	<u>Falsification of document</u>	<u>6</u>
Set 3	_____	_____	_____
Set 4	_____	_____	_____
Set 5	_____	_____	_____
Set 6	_____	_____	_____
Set 7	_____	_____	_____
Set 8	_____	_____	_____
Set 9	_____	_____	_____
Set 10	_____	_____	_____
Set 11	_____	_____	_____
Set 12	_____	_____	_____
Set 13	_____	_____	_____
Set 14	_____	_____	_____
Set 15	_____	_____	_____

**ADDITIONAL INFORMATION:**