Reporting hunting privileges as contribution

Number: AGO 75-151

Date: November 09, 1998

Subject:

Reporting hunting privileges as contribution

PUBLIC OFFICERS--REPORT OF HUNTING PRIVILEGES AND RIGHT TO BUILD AND USE HUNTING CAMP AS "CONTRIBUTION"

To: Frank Wanicka, Lee County Sheriff, Fort Myers

Prepared by: Michael M. Parrish, Assistant Attorney General

QUESTION:

Must the reasonable value of hunting privileges and the right to build and use a hunting camp on the land of another which are provided free to an elected public officer be reported by such officer under s. 111.011, F. S., as a contribution?

SUMMARY:

The reasonable value of hunting privileges and the right to build and use a hunting camp on the land of another which are provided gratuitously to an elected public officer should be reported as a contribution under s. 111.011, F. S.

The "contributions" which are required to be reported by s. 111.011, F. S., are defined in paragraph (1)(c) of the statute to include

"... any gift, donation, or payment of money the value of which is in excess of twenty-five dollars to any elected public officer or to any other person on his behalf."

And I have previously concluded in AGO 074-167 and reiterated in AGO 075-82:

"In view of the apparent purpose of the statute -- to compel disclosure of all gifts and donations which might tend to influence an elected public officer -- I have no doubt that it includes all gifts and donations of a value in excess of twenty-five dollars, *irrespective of their form*...." (Emphasis supplied.)

Accordingly, I am of the view that where hunting privileges and the right to build and use a hunting camp on the land of another are provided gratuitously to an elected public officer, the value of such privileges and use of land should be reported as a contribution under s. 111.011, F. S., when the value of such contribution exceeds \$25.

This opinion should not be construed as a ruling on the question of the *propriety* of accepting

such a gift in light of the provisions of s. 112.313(1), F. S., as amended by Ch. 74-177, Laws of Florida, prohibiting the acceptance of a gift "that would cause a reasonably prudent person to be influenced in the discharge of official duties," which is a question you may wish to pose to the Commission on Ethics.