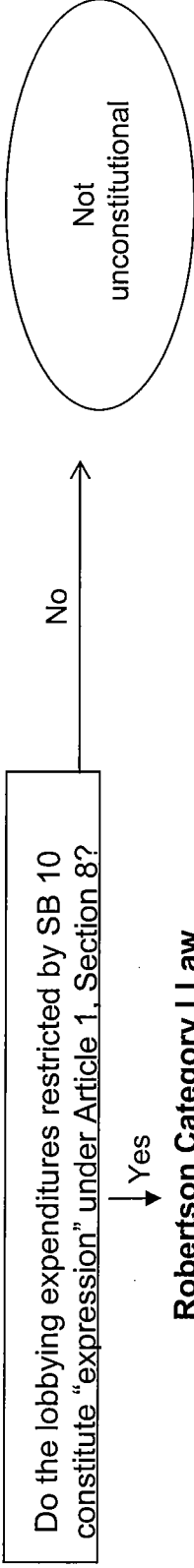


VANNATTA AND CENTER TO PROTECT FREE SPEECH

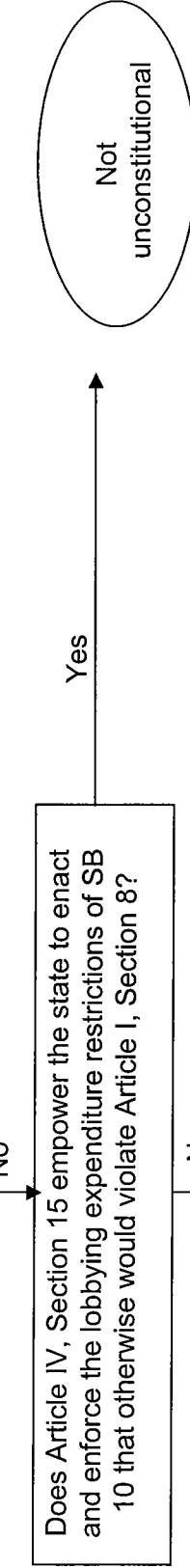
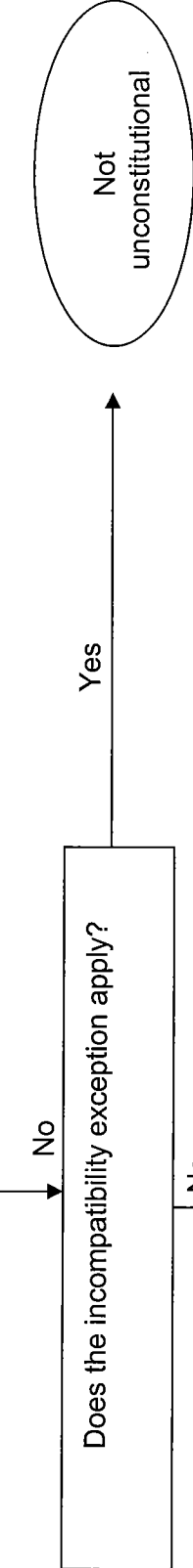
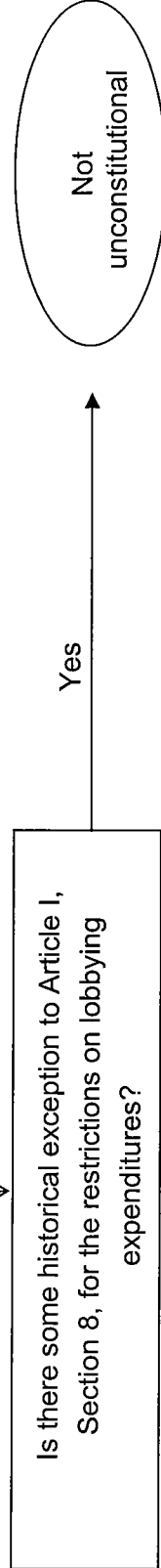
v

OREGON GOVERNMENT ETHICS COMM., ET AL
MARION COUNTY CIRCUIT COURT CASE NO. 07C-20464



Robertson Category I Law

There is no question that, if the lobbying expenditures are expression, SB 10 is targeted at expression (not identifiable harm(s)). Therefore, the Robertson Category 1 analysis applies.



The challenged restrictions on lobbying expenditures are unconstitutional