## '72 McGovern Units Broke Election Law Post Uning The Office of Federal Elections for the principal McG-

tions reported Wednesday that overn for President committee most of Sen. George McG- and 12 related committees, overn's local campaign com- and letters to every state Secmittees technically failed to retary of State designating a comply with a provision of the state coordinator. 1971 federal election campaign law.

The law requires that any political committee lacking candidate to solicit campaign were authorized. funds include notice of that fact on the face of all literature and advertisements.

General Accounting Office looked into the McGovern permit potential contributors campaign organization at the and voters to identify unaurequest of Devan L. Shumway, information officer of the Committee to Re-elect the letter that it appeared the Mc-President.

letter that he understood the general through less formal Democratic Presidential candi- means. But, he said, that most date last year had as many as of the McGovern campaign 750 committees and there was committees did appear to lack no formal procedure for au- written authorization from the

Phillip S. Hughes, director state in their literature. of the Office of Federal Elections, said that the McGovern brought to the attention of the campaign treasurer supplied Attorney General "for such ac-

Hughes said Marian Pearlman, the McGovern campaign treasurer, reported there were at least verbal understandings written authorization from the in all states which committees

Hughes said that the law apparently was intended to give the candidate some control The Election Office in the over fund solicitation and spending on his behalf and to thorized committees.

He informed Shumway in a Govern organization achieved Shumway said in a March 19 the objectives of the law in thorizing them to raise money. candidate and failed to so

He said the matter has been copies of written authoriza- tion as he deems appropriate."