Glen Morgan (Wed, 17 Jul 2019 at 3:01 AM)

To whom it may concern,

I recently filed a complaint against the WANA PAC for violating Washington State's campaign finance laws (**RCW 42.17A**) in 2018, specifically, for violating RCW 42.17A.220(4) by accepting illegal overlimit anonymous contributions that year.

Unfortunately, I was too hasty and I should have taken a few minutes to check other years. My mistake. It turns out this is a pattern of behavior. Please add these facts to the previous complaint I submitted as they are materially similar to the original complaint, but for different years.

I have attached the relevant C3s as evidence to support the claims made here.

In 2016 – this PAC accepted \$530 of anonymous cash – of which **\$230 should be forfeit to the state.**

In 2017 – this PAC accepted \$450 of anonymous cash – of which **\$150 should be forfeit to the state.**

In 2019 – this PAC has already accepted \$450 of anonymous cash – of which **\$150 should be forfeit to the state**.

So, in addition to the original \$500 from 2018 which this PAC must forfeit to the state of Washington, they should add the \$530 detailed above for a **total forfeiture to the State of \$1,030**.

Please feel free to contact me if you need more details or information.

Best Regards,

Glen Morgan