

Peg Ieland replied Fri, 20 Dec 2019 at 9:46AM
to: "PDC Support" pdcc@pdcc.wa.gov

Hi Tabatha,

I have read the responses to this complaint. Please add the following:

Regarding Kerry Ticknor's response:

- 1) The campaign's C-1 which is dated 09/19/2019 lists Kerry Ticknor as the treasurer for the campaign. It is certified by then mayor Shannon Turks. There is no excuse for Kerry claiming she did not fulfill her legal duties. Is Kerry saying Shannon Turk illegally filed the C-1 by including her name without her knowledge?
- 2) Regardless of when she did or did not 'take over' as treasurer, I called Kerry on 11/1/19 and she left a voicemail on 11/01/19 stating that the information would not be made available until after the election. This voicemail is available as evidence should you request it. It was her responsibility to provide the information to the public and she was made aware of it prior to leaving that voicemail.
- 3) Regarding her statement that 'Later I found out that ...hadn't received the names and addresses of the contributors'. Is Kerry stating that she furnished the full required information to Doug Speas, and that Doug Speas then purposely excluded the names of the contributors? Does Kerry have evidence that she furnished the full information when it was requested, or at any time prior to the election, to Doug or to anyone?

Regarding Doug Speas's response:

- 1) Does stated he was unaware anyone was reaching out via email. His name is listed on the C-1 filed 09/19/19 along with the email address. It was his responsibility (as well as the other officers of the campaign) to monitor the email and meet the requirements of the law.
- 2) Doug indicates that the one page document he sent on Monday referenced the brochures. It did not.
- 3) Doug's representation of our phone call is an outright lie. I offered several options for books review, including meeting or electronics, Friday, Saturday, and Monday. I told him that either meeting or electronic version would be acceptable. I was persistent in trying to gain the legally required access and made several suggestions on ways he could comply. Doug would not commit to making the books available. Doug states he offered to meet on Monday and I refused. This is a lie. As my email Sunday November 3rd states, I made myself available in the morning on Monday – he did not respond.
- 4) Doug states that I harassed him on NextDoor.com. This is a lie. He provides no evidence or further information to substantiate this claim. He is attempting to imply he is somehow the victim in his own choice to violate the law by running a dishonest campaign.
 - a. During the course of the campaign cycle, Doug was suspended from Nextdoor.com multiple times for violating the community rules. He may have been expelled permanently, as he is still suspended to this day (see screen shot #1). At one point after being kicked off nextdoor.com, it is believed that Doug was posting under his wife's account, another attempt to deceive and manipulate his neighbors. On the contrary, I have never been suspended from Nextdoor.com even once.
- 5) Doug states he was not aware that he needed to provide additional information, yet he said early in the campaign that he would not provide the names until after the election. Ignorance is not a valid defense. However, I do not believe that Doug was ignorant to the requirements.

6) Doug states that he sent the information only because I was 'harassing him online'. However, he was suspended from Nextdoor.com almost a full two weeks before the election and has not been back on since (see screen shot #1).

a. Also, is he stating that if not for the alleged 'harassment', he would not have furnished the information at all?

7) The most blatant attempt to mislead you and your investigation occurs when Doug states that the signs were purchased and distributed outside the campaign. As you can see, his dishonesty and attempts to deceive the community and evade the law continue even now. The Yes for Camas Community face book page on September 23rd posted: "We have yard signs!" along with a photo of the signs. (see screen shot #2)

8) Doug states that he included the cost of the signs and flyers in the email to me, yet asserts that they were purchased outside the campaign. This is ridiculous. How did he get the actual price of the purchase(s) then? Can he produce evidence of an email wherein sometime between my emails on 10/31/19 (which he states he did not 'know about') and his email to me on Monday November 4th, does he have evidence he supposedly communicated with Mr. Lugliana and obtained the exact price of the signs and flyers? Otherwise, how would he have 'included' that information in an actual request for the campaign's actual financial records? What adult would believe that a record of their books/finances by definition would include expenses paid outside of ones actual books/finances? This is ridiculous and Doug's implication that we would believe this is insulting, as is his continued pattern of lies and dishonesty throughout this entire campaign. Thank you for your time and consideration in this matter. I hope that the blatant, flagrant, and intentional nature of these violations will weigh on the potential punitive actions. The public relies on the PDC to discourage and protect them against exactly this type of abuse and manipulation.

Thank you.

12-20-2019 9-08-41 AM screen shot #1 Nextdoor account still suspended.jpg
161.98 KB

Yes Facebook page announcing signs 092319.jpg
70.57 KB

- Home
- NW Julia
- Map
- Neighborhood
 - Cheer Map New
 - Businesses
 - For Sale & Free
 - Local Deals New
 - Events
 - Real Estate
 - Crime & Safety
 - Lost & Found
 - Documents
 - General
- Groups
 - All groups
- Topics
 - All Topics
- Directories



Doug Speas ▼

NW Prune Hill · Member since 2018

[Message](#)

Doug Speas is no longer a member of NW Prune Hill.



YES for Camas Community

September 23 ·

We have yard signs!

If you would like a sign for your yard, just send us a private message.



4



Message

