

July 23, 2021

Public Disclosure Commission
PO Box 40908
Olympia, WA 98504

Dear Public Disclosure Commission –

Thank you for the opportunity to respond to yet another frivolous complaint filed by Glen Morgan (case #94578). We will address the false accusations below.

1. There wasn't any activity for the month of April as De'Sean fully launched his campaign in May. No debts were accrued and no revenue raised or money spent until the month of May. Hence, no report due if there isn't activity for a reporting month.

RCW 42.17A.240 (9)(a) states the following are required for any report:

The name and address of any person and the amount owed for any debt with a value of more than seven hundred fifty dollars that has not been paid for any invoices submitted, goods received, or services performed, within five business days during the period within thirty days before an election, or within ten business days during any other period.

2. We believe that we complied with this section of the law and paid within the time period mentioned above, therefore not requiring us to report it in the way Mr. Morgan believes. If the PDC disagrees, we are happy to hear the reasoning and would happily amend the May report to reflect the PDC's differing interpretation of that law.

I don't follow his disclaimer issue he details. The Paid for by on the website matches the PDC reports as filed. See the website footer and the reports we file on De'Sean's behalf.

People for De'Sean Quinn

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Paid for by People for De'Sean Quinn

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PDC report for comparison:
<http://web.pdc.wa.gov/rptimg/default.aspx?repno=110031779>

3. There was some confusion whether we would pay Jacqueline for her services, if a vendor on this campaign was covering the expense, or if the \$225 worth of photos she took were going to be inked to the campaign. Because this amount is well [below the \\$750 debt reporting amount](#), we believe there wasn't a reporting obligation for this. If the PDC would like us to instead show this as an inked contribution so we can settle this issue, we are happy to amend the May report to reflect that. In any event, this clearly is a [minor, remediable violation](#) and ask the PDC to consider that when evaluating this complaint.

Thank you for the opportunity to respond to the complaint. If you have any questions, please feel free to contact me directly at 206.745.2010 or jason@argo.us.

Sincerely,

Jason Bennett, Treasurer
People for De'Sean Quinn