Respondent Name

Jefferson County Democrats PAC

Complainant Name

Glen Morgan

Complaint Description

Glen Morgan reported via the portal (Wed, 16 Oct 2024 at 12:49 PM)

To whom it may concern (and it should concern everyone):

It has come to my attention that the **Jefferson County Democrats** have violated Washington State's campaign finance laws

(RCW 42.17A), once again. The details of this lawbreaking are as follows:

1) Attempt to conceal the true source of over \$85,000 in contributions. Filing contribution reports with the PDC with false

or fraudulent information (Violation of RCW 42.17A.235, RCW 42.17A.240)

Response: Campaign Headquarters was an ongoing low-cost fundraiser reported in accordance with PDC guidance.

https://www.pdc.wa.gov/registration-reporting/candidates-committees/contributions/low-cost-fundraisers

We have attached copies of correspondence with PDC staff to confirm that our reporting was in accordance with PDC requirements.

All contributions above the \$150 low-cost fundraiser threshold for a participant were reported separately from the lump sum for the low-cost fundraiser, as required.

During the current 2024 election cycle, this secretive shady, local PAC decided to go full dark money mode and conceal the true source of most campaign cash they are utilizing right now to influence elections. This is certainly election interference, a threat to Democracy, and a clear and present danger to the safety and security of our state. The details of this deceptive scheme are as follows:

Example #1-27

The Primary secret cash stash for this 2024 election cycle for this organization has come from a mislabeled category of contributions from listed contributor "Campaign Headquarters" in multiple laundered cash transactions totaling \$76,284.68 so far – this is a majority of the cash this crew has been utilizing this year. (See attached Spreadsheet labeled "Jefferson County Democrats – Money Laundering Secret Cash Infusions – Concealing Donors 2024", attached for staff reference). Please note the C3 contribution report numbers are included in the spreadsheet for easy staff verification.

Cloaking the true source of this large cash stash from the public and filing fake PDC C3 contribution reports to facilitate this dark secretive money conspiracy, even in Washington State is a concern. This must be a top priority concern for anyone who cares about transparency in elections, and for all who fear that Democracy dies in Darkness. The darkness begins with behavior like this. If this behavior was legal,

everyone would do it, but so far this crew has demonstrated the largest violation of this exact category of violation I found so far this week, and it merits a deep dive and investigation by PDC staff. What is the true source of these large "anonymous" funds? Is it foreign cash from China or Russia to interfere in local elections? Are they laundering illegal proceeds by selling fentanyl to the local drug addict population suffering at their local homeless camp nearby? Is this crew profiting from an underage child trafficking operation? Nobody has a clear answer to these questions, and this crew is clearly willing to violate the law and conceal the truth from a potentially gullible public and a useless compromised local media. Unfortunately, this crew also appears to presume that the PDC will just let them get away with their willful deception.

Example #28-35

Unfortunately, it only gets worse after this. Apparently since the above secretive money laundering operation appeared to be so successful, they have also funneled another \$10,043.05 in dark money cash from another shady operation in town, just down the street called "2024 Democrats Deliver" or "2024 Democrats Deliver!" Again, this appears to be an anonymous fake shell organization – which doesn't exist as an actual entity, but instead as a way to conceal the true source of this otherwise anonymous cash stash and funnel it into more election activity to illegally influence local elections (See attached spreadsheet labeled "Jefferson County Dems – Secret Cash Stash from Shady dark Money group – 2024 Democrats Deliver (!)", attached for staff reference). Please note the C3 contribution report numbers are included in the spreadsheet for easy staff verification.

Response: Democrats Deliver was a one-day low-cost fundraiser reported in accordance with PDC guidance. It is the name we gave to our fundraiser; it is not a separate organization.

https://www.pdc.wa.gov/registration-reporting/candidates-committees/contributions/low-cost-fundraisers

All contributions above the \$150 threshold for a low-cost fundraiser by a participant were reported separately from the lump sum for the low-cost fundraiser, as required.

Example #36-37

Most criminal conspiracies have an origin story, and while the public may never know the truth about where this one started, it seems likely that this illegal activity had it's origins in the hot summer of 2023 last year. This is the first time we notice a strange contribution from this shady, unregistered, non-existent entity called "Democrats Deliver" (without the year or

explanation point that appears in the 2024 reports), with the largest single source cash pile that year coming in one reported transaction of \$7,140.00 (See PDC C3 Report Tracking # 110170988, attached for staff reference). The same day this crew claims they got this cash from this unknown organization, which was August 27, 2023, they also reported an additional \$1,205.00 from a "Democrats Deliver Fundraiser" using the same address (See PDC C3 Report Tracking # 110168654, attached for staff reference). It isn't clear, and this is probably on purpose, the difference between these same cash infusions from presumably the same source on the same day. Presumably, they were able to interfere in local elections and influence the outcomes with this dark money cash, and it gave them the idea that they should just skip reporting on the true source of most of their funding and just go full anonymous moving forward, which brings us to the current troubling drama of 2024 and the full dark mode this secretive PAC has become.

The need to conduct a deep dive audit on this operation including subpoenas of this organizations bank accounts is probably necessary to figure out the true source of this secretive dark money cash.

If this crew is allowed to get away with this type of concealment of true donors to their six-figure election interference operation, then every single PAC in Washington State will start to imitate the scheme, and the entire rationale and justification for any type of campaign finance laws in Washington State can just be extinguished into a dark money bubble just like these guys are doing right now. Democracy dies in darkness and it is this type of operation that puts a stake through the heart of campaign finance transparency and encourages the darkness of Mordor to grow across our beautiful state.

Response: Democrats Deliver! 2023 was also a one-day low-cost fundraiser reported in accordance with PDC guidance. It is the name we gave to our fundraiser; it is not a separate organization.

https://www.pdc.wa.gov/registration-reporting/candidates-committees/contributions/low-cost-fundraisers

All contributions above the \$150 threshold for a participant were reported separately from the lump sum for the low-cost fundraiser, as required.

2) Failure to properly identify sub-vendors in some expenditures (Violation of RCW 42.17A.235, RCW 42.17A.240, WAC 390- 16-205)

This specific violation category is not as serious as the one detailed above, but once the disease of illegal activity starts, it tends to spread, so I wanted to let PDC staff engage on this violation as well just to nip the illegal activity in the bud and stop it from infecting every aspect of this shady operation

Generally, this group has been pretty good at following the requirements under **WAC 390-16-037**, but they have missed a variety of expenditures where the PDC and State law clearly require them to report otherwise concealed sub vendors (**See WAC**

390-16-205). These are examples of reports that need to be corrected so that the public can know the truth about how this group spends their secret dark money donor cash.

Examples as follows:

1. On 8/19/2024 - \$155.24 was spent with Vendor "Xpress Sign Company", however no details on which candidate or campaign these signs were utilized for was included

Response: Guidance from PDC indicates that the description of an expenditure must include what was purchased and the quantity. That information was supplied.

2. On 10/8/2024 - \$120 was apparently reimbursed to "Paul Aniotzbehre" for "6 baseball caps", and Paul probably didn't make these from scratch at his kitchen table, so the true sub vendor where he purchased these caps must no longer be concealed (Clear WAC 390-16-205 violation)

Response: This contribution was in-kind, not monetary. In the Orca program, there is no option for entering an underlying vendor for an in-kind contribution.

3. On 8/15/2024 - \$61.09 was spent with vendor "Amazon" for a "Lifesize Cardboard Kamala Harris." Amazon makes nothing and produces nothing, but they used a sub vendor to provide this product and this sub vendor must be identified to be compliant with WAC 390-16-205

Response: This expenditure was reimbursement of a volunteer's purchase; Amazon was recorded as the sub vendor. Treasurer was not aware of any guidance from PDC on entering a sub vendor to a sub vendor.

4. On 8/8/2024 - \$5,000 was spent with "Moss Vetica Alise" to "fund travel costs for alternate to National Convention in Chicago August 2024" – however **no breakdown of sub vendors was provided – airline, train, Uber, hotel, food, fuel, souvenirs, restaurants, etc. This is an egregious failure to provide details and must be reported accurately in order to be compliant.**

Response: This was an expenditure approved by the Executive Board of the Jefferson County Democrats on August 7, 2024, and was intended as funding enabling future travel by a valued volunteer representing Jefferson County at the national Democratic Convention. It was not viewed as a reimbursement, and the recipient was not required to provide documentation of expenses. DNC attendees had been advised by the DNC that they should expect to pay \$5,000 for travel and for the specific accommodations which they were required to use.

5. Over the course of several months about 14 transactions totaling \$27,197.37 to "Xpress Sign Company" were made which detailed the number of signs purchased, but not which candidates were featured and supported with those signs, which is a

clear violation of the statute. The signs that are created as in-kind contributions to candidates are perfectly fine, but they must be reported, and they can't be concealed from the public. This needs to be corrected in their reports.

Response: In-kind contributions to other committees are reported by those committees, not by the contributing committee.

6. On 10/8/2024 - \$200 was spent with "Bill Collier" for "28 baseball caps, "Make America Kind Again" but they failed to provide the sub vendor who actually produced the caps themselves – a clear violation of **WAC 390-16-205**.

Obviously, there are more violations like this in their reporting, but this is just what pooped off the page right away.

Response: This contribution was in-kind, not monetary. In the Orca program, there is no option for entering an underlying vendor for an in-kind contribution.

Jefferson county Democrats – They've been caught breaking the law before Unfortunately, this group has a history of violating Washington State's campaign finance laws. I caught them breaking the law back in 2017 with late reports concealing the truth from the public for long periods of time – 19 reports were seriously late

2

back then, and while the PDC issued a "Reminder Letter" (known as "naughty, naughty" letters), clearly, this group decided to go back to their lawbreaking ways and break the law even more egregiously now (See PDC Enforcement Case #26538, settled in 2019, referenced docs attached for staff convenience).

Obviously, this crew now believes there are no consequences for lawbreaking, and they appear to believe the law doesn't apply to them.

While Democracy may be dying in the darkness of Jefferson County led by this dark money operation today, I am confident that we can properly shine a light of darkness, even in Mordor, and finally reveal the truth that these guys have concealed from the public for so long now.

Let me know if you need any more information from me on this one. Best Regards, Glen Morgan

What impact does the alleged violation(s) have on the public?

The public has a right to know when a local secretive entity is laundering anonymous cash stashes and interfering in local elections while concealing the true source of \$85k or more in dark money cash. Even if the original source of these funds is illegal, they still need to reveal the truth and not hide it from the public

List of attached evidence or contact information where evidence may be found All referenced in complaint and attached as exhibits

List of potential witnesses with contact information to reach them

Everyone associated with these groups - including the dark money Bag Men who are delivering the cash stashes to them. It would probably be helpful to subpoena the bank accounts as well.
Certification (Complainant)

I certify (or declare) under penalty of perjury under the laws of the State of Washington that information

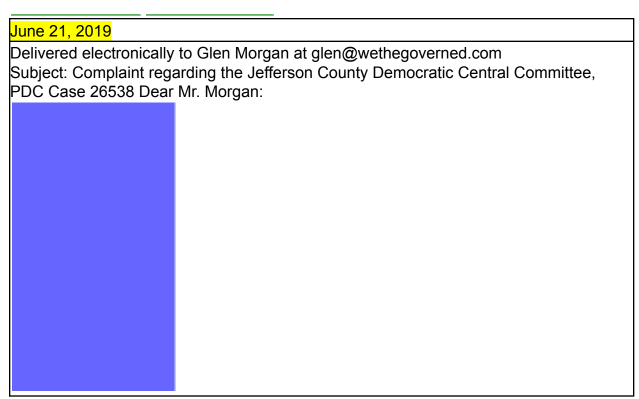
provided with this complaint is true and correct to the best of my knowledge and belief.



State of Washington PUBLIC DISCLOSURE COMMISSION

711 Capitol Way Rm. 206, PO Box 40908 • Olympia, Washington 98504-0908 (360) 753-1111 • FAX (360) 753-1112

Toll Free 1-877-601-2828 • E-mail: pdc@pdc.wa.gov • Website: www.pdc.wa.gov
The Public Disclosure Commission (PDC) has completed its review of the complaint you
filed on October 12, 2017. Your complaint alleged that the Jefferson County Democratic
Central Committee (Committee), a Continuing Bona Fide Political Party Committee,
may have violated RCW 42.17A.235 by (1) failing to timely and accurately file C-3 and
C-4 reports; (2) failing to timely and accurately report debt; and (3) failing to properly
report the purpose of expenditures as required by RCW 42.17A.240, WAC 390-16-037
and WAC 390-16-205.



PDC staff reviewed your allegations; the applicable statutes, rules, and reporting requirements; the applicable C-3 and C-4 reports filed by the Committee; and the response provided by the Committee.

Based on staff's review, we found the following: Allegation one: Failure to timely file C-3 and C-4 reports.

• PDC staff reviewed the 24 C-3 and C-4 reports you attached in the spreadsheet. Staff found that three reports were not required because they were standard interest accrued on money deposited in the Committee's account which is not considered a contribution for reporting purposes. For the remaining 21 reports, two were timely filed, nine were between one and 14 days late, and ten were 21 days late, accounting for \$3,232.38 in contributions received and \$1.48 in in expenditures. All the late reports

were outside the accelerated reporting period.

Allegation Two: Failure to timely and accurately report debt.

- PDC staff reviewed the 27 alleged unreported debts you attached in the spreadsheet. Except for a few items on the attached spreadsheet for items such as *print membership envelopes* on February 7, 2016 for \$359.56, 75 *clinton yard signs* on September 30, 2016 for \$375 and *yard signs and campaign buttons* on August 26, 2016 for \$820.82, staff found that most of the items in the attached spreadsheet appear to be orders paid at the time the orders were placed, during the same reporting cycle. For example, the Committee paid \$280 on April 11, 2017 and \$694.28 on August 12, 2016, for *Jefferson county fair booth rental* and *3-month liability insurance for committee headquarters*, respectively. Additionally, you did not provide any evidence to show that any of the expenditure depicted in your spreadsheet was preceded by a promise to pay in an earlier reporting period.
- In its response to this allegation, the Committee, by way of its treasurer and chair, stated, "Mr. Morgan offers no proof that the Treasurers knew or could have known, the amount these expenditures would have totaled, in time to report during the period he alleges, because that is simply not the case."

Allegation Three: Failure to properly report the purpose of expenditures.

• Staff reviewed the description of the payments made to the 38 vendors/individuals on your spreadsheet. Staff found that most of the expenses/payments made for items like buttons and supplies for canvassing, including reimbursements to individuals, even though some for small amounts of less than \$100, lacked the proper description(s) or additional information as required by RCW 42.17A.240, WAC 390-16-037 and WAC 390- 16-205.

As noted above, staff found that there were multiple expenditures made by the Committee either to a vendor or an individual for which a more detailed explanation or description should have been provided as required by law. Staff also noted that there were 19 reports that were reported late by the Committee. However, these deficiencies are

mitigated by the fact that the Committee showed a good faith effort by amending their reports during this period to disclose additional information or correct inaccurate information in the interest of transparency. The Committee has also since put some measures/controls in place to ensure timely filing of reports in the future. Additionally, the Committee has no prior violations.

Based on these findings staff has determined that, in this instance, the failure to file timely and accurate C-3 and C-4 reports, including expenditures for debt, and the failure

to properly report the purpose of expenditures, does not amount to an actual violation warranting further investigation.

However, staff is reminding the Committee about the importance of filing timely and accurate C-3 and C-4 reports disclosing contribution and expenditure activities undertaken by the Committee, including expenditures for debt, and the importance of properly reporting the purpose of expenditures, specifically to include the number of items and sub-vendor information where applicable, as required by RCW 42.17A.240, WAC 390-16-037 and WAC 390-16- 205.

Based on this information, the PDC finds that no further action is warranted and has dismissed this matter in accordance with RCW 42.17A.755(1).

If you have questions, you may contact Erick Agina at 360-586-2869, toll-free at 1-877-601-2828, or by e-mail at

erick.agina@pdc.wa.gov

Sincerely, Endorsed by,



Compliance Officer BG Sandahl, Deputy Director

For Peter Lavallee, Executive Director

cc: Martin Ivers, Treasurer for the Jefferson County Democrats Martin Gilmore, Chair for Jefferson County Democrats



File a Formal Complaint - Glen Morgan

Glenmorgan89 reported (Thu, 12 Oct at 10:45 PM) via Portal Meta

To Whom it May Concern --

It has come to my attention that the Jefferson County Democratic Party has habitually and willfully committed

frequent and multiple violations of RCW 42.17A.

1) Failure to file accurate, timely C3 and C4 reports.

(Violation of RCW 42.17A.235)

State law requires that candidates and committees file frequent, accurate reports of contributions, expenditures, in-kind contributions, and debt. Unfortunately, the Jefferson County Democratic Party has failed on numerous occasions to do this. (See Exhibits A - "Illegally late reported C3 and C4 reports")

2) Failure to accurately, timely report debt. (Violation of RCW 42.17A.240 (8), see WAC 390-05-295)

State law requires that the name and address of any

person and the amount owed for any debt, obligation, note, unpaid loan, or other liability in the amount of more than two hundred fifty dollars or in the amount of more than fifty dollars that has been outstanding for over thirty days be reported on form C4. Per WAC 390-05-295, this includes any oral or written order placed, debt or obligation to purchase goods or services or anything of value, or any

offer to purchase advertising space, broadcast time or

other advertising related product or service.

The Jefferson County Democratic Party illegally failed to report the following debts: (See Exhibit B - "Illegal failure to timely report debts").

3) Failure to properly break down, describe expenses.

(Violation of RCW 42.17A.235, see WAC 390-16-205, WAC 390-16-037)

State law requires that expenditures made on behalf of a candidate or political committee by any person, agency, firm, organization, etc. employed or retained for the purpose of organizing, directing, managing or assisting the candidate's or committee's efforts shall be deemed expenditures by the candidate or committee. In accordance with WAC 390-16-037 and WAC 390-16-205, such expenditures shall be reported by the candidate or committee as if made or incurred by the candidate or committee directly. Additionally, in accordance with WAC 390-16-037, the exact purpose of the expenditure, the quantity of items printed, and the individual value of broadcast ads distributed on various media outlets must

be disclosed on form C4.

The Jefferson County Democratic Party Committee illegally failed to break down the following expenses. (See Exhibit C - "Illegal failure to break down expenditures")

The PDC should investigate the possibility that the

Jefferson County Democratic Party committed the above violations maliciously, which would be a class C felony per **RCW 42.17A.750 (2)(c)**. If the PDC determines that is the case, they should refer the case to the Attorney General's office for criminal prosecution immediately.

Please don't hesitate to contact me if you need any

additional information.

Best Regards, Glen Morgan

Approximate Cumulative Days Late -- 5423 Violation #Vendor Date
1 CAPITOL CITY PRESS 2/7/2016 2 JEFFERSON COUNTY FAIR 3/3/2016 3
CHIMACUM SCHOOL DISTRICT 4/15/2016 4 CONKLIN CARLA 5/9/2016 5 D L

LOGOS 7/1/2016 6 PORT TOWNSEND FOOD CO-OP 7/24/2016 7 DENNISON LARRY 7/19/2016 8 JEFFERSON COUNTY FAIR 7/22/2016 9 RONEY CLAIRE S 7/30/2016

10 ROGER FIGHT 8/2/2016 11 BROWN & BROWN OF WA 8/12/2016 12 FIRST BANKCARD 7/28/2016 13 FIRST BANKCARD 7/28/2016 14 MCPHERSON ASSOCIATES 8/9/2016 15 PORT TOWNSEND BREWING CO 7/26/2016 16 TUCKER MARY L 8/26/2016 17 TAYLOR SHELLFISH FARMS 7/30/2016 18 WSDCC 9/30/2016 19 PORT TOWNSEND LEADER 10/17/2016 20 ABBOTT-ROE LINDA 9/26/2016 21 ROGER FIGHT 10/23/2016 22 PRINTERY COMMUNICATIONS 10/27/2016 23 ABBOTT-ROE LINDA 11/10/2016 24 SERVING OTHERS WORLDWIDE 1/10/2017 25 BROWN & BROWN OF WASHINGTON 3/2/2017 26 JEFFERSON COUNTY FAIRGROUNDS 4/11/2017 27 WOODWARD MATTHEW 4/27/2017

Exhibit B -- Illegal failure to timely report Debt As of -- 10/12/2017 Amount

\$ 359.36 \$ 370.00 \$ 721.50 \$ 426.10 \$ 361.60 \$ 347.54 \$ 375.00 \$ 475.00 \$ 705.56 \$ 256.20 \$ 694.28 \$ 1,782.00 \$ 1,181.25 \$ 1,500.00 \$ 252.00 \$ 810.82 \$ 600.00 \$ 375.00 \$ 3,267.00 \$ 390.00 \$ 320.25 \$ 5,526.12 \$ 282.00 \$ 1,000.00 \$ 944.43 \$ 280.00 \$ 445.48

\$ 24.048.49

Description

PRINT MEMBERSHIP ENVELOPES

BOOTH & INSURANCE FOR COUNTY FAIR

CUSTODIAL FEES - CAUCUS

REIMBURSE FOR CONVENTION PRINTING AT FED EX

T-SHIRTS & APRONS

SALAD, GREENS, ETC - FISH FEAST

BBQ COOKER RENTAL - FISH

ERICKSON BUILDING RENT - FISH FEAST

FOOD FOR FISH FEAST

ADVERTISING - JOINT AD IN PDN

LIABILITY INSURANCE FOR 3 MONTH DEMS HDQ OFFICE

PT LEADER ADVERTISING

SOCKEYE SALMON FOR FISH FEAST

3 MONTHS RENT FOR DEMS. HDQ.

BEER & ICE - FISH FEAST

YARD SIGNS & CAMPAIGN BUTTONS, ETC.

VALUE OF DONATED SHELLFISH

75 CLINTON YARD SIGNS

ADVERTISING - 3 COLOR ADS

PIZZA FOR LOW COST FUNDRAISER

NEWSPAPER AD - PDN

ELECTION MAILER & POSTAGE

PIZZA FOR ELECTION NIGHT

MERCY MISSIONS DENTAL VAN

2017 ANNUAL LIABILITY POLICY + COVERAGE FOR 2/22/2017 BOARD MEETING 2017 JEFFERSON COUNTY FAIR BOOTH RENTAL

WINE AND BEER FOR PHIL JOHNSON AUCTION

Debt that was illegally not reported.

This should have been reported as debt on the C4 covering the time period of January 2016. This should have been reported as debt on the C4 covering the time period of February 2016. This should have been reported as debt on the C4 covering the time period of March 2016. This should have been reported as debt on the C4 covering the time period of April 2016. This should have been reported as debt on the C4 covering the time period of May 2016. This should have been reported as debt on the 21 day pre-primary C4.

This should have been reported as debt on the 21 day pre-primary C4. This should have been reported as debt on the 21 day pre-primary C4. This should have been reported as debt on the 7-day pre-primary C4. This should have been reported as debt on the 7-day pre-primary C4. This should have been reported as debt on the 7-day pre-primary C4. This should have been reported as debt on the 7-day pre-primary C4. This should have been reported as debt on the 7-day pre-primary C4. This should have been reported as debt on the 7-day pre-primary C4. This should have been reported as debt on the 7-day pre-primary C4. This should have been reported as debt on the 7-day pre-primary C4. This should have been reported as debt on the 7-day pre-primary C4.

This should have been reported as debt on the post-primary C4.

This should have been reported as debt on the post-primary C4.

This should have been reported as debt on the post-primary C4.

This should have been reported as debt on the 21 day pre-general C4.

This should have been reported as debt on the 21 day pre-general C4.

This should have been reported as debt on the 7 day pre-general C4.

This should have been reported as debt on the C4 covering the time period of December 2016. This should have been reported as debt on the C4 covering the time period of February 2017. This should have been reported as debt on the C4 covering the time period of March 2017. This should have been reported as debt on the C4 covering the time period of March 2017.

Approx. days late

610 581 549 519 489 457 457 457 443 443 443 443 443 443 443 443 395 395 395 359 359 345 275 216 185 185

Approximate Cumulative Days Late -- 5182

Exhibit C -- Illegal Failure to breakdown expenditures. As of --

10/12/2017

Violation #

123456789

10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38

Vendor Date

Amount

\$ 59.95 \$ 149.49 \$ 359.36 \$ 66.00 \$ 54.99 \$ 60.75 \$ 119.90 \$ 160.00 \$ 361.60 \$ 146.03 \$ 66.34 \$ 115.95 \$ 375.00 \$ 164.55 \$ 705.56 \$ 236.26 \$ 810.82 \$ 390.00 \$ 59.95 \$ 84.00 \$ 91.27 \$ 5,526.12 \$ 217.46 \$ 282.00 \$ 182.77 \$ 125.91 \$ 72.11 \$ 59.95 \$ 53.41 \$ 70.00 \$ 200.00 \$ 445.48 \$ 105.13 \$ 167.11 \$ 62.72 \$ 200.00 \$ 217.11 \$ 239.00

\$ 12,864.05

Description

COPIES - UPS STORE

BEVERAGES FOR PORT LUDLOW MEMBERSHIP MEETING

PRINT MEMBERSHIP ENVELOPES

CAUCUS DIRECTION SIGNS

MEMBER MAILING

MEMBER MAILING

PREPAY 2000 COPIES

CAMPAIGN BUTTONS

T-SHIRTS & APRONS

PRINTING - FISH FEAST TICKETS

MAILING - FISH FEAST INVITATION

MAILING - FISH FEAST INVITATION

BBQ COOKER RENTAL - FISH

WINE FOR FISH FEAST

FOOD FOR FISH FEAST

EQUIPMENT FOR FISH FEAST

YARD SIGNS & CAMPAIGN BUTTONS, ETC.

PIZZA FOR LOW COST FUNDRAISER

UPS STORE COPIES

BUTTONS, STICKERS, T-SHIRT, ETC

WINE FOR DEMS EVENT

ELECTION MAILER & POSTAGE

BEVERAGES & SUPPLIES FOR MEET & GREET

PIZZA FOR ELECTION NIGHT

PIZZA

NAME BADGES

REIMBURSEMENT FOR RENTAL OF CARPET CLEANER FOR HEADQUARTERS

COPIES FOR 12/4/2016 REORG MEETING

REIMBURSEMENT FOR PURCHASE OF NEW SQUARE READER

REIMBURSEMENT FOR LODGING AT 1/27/2017 WSDCC REORG

REIMBURSEMENT FOR PURCHASE OF HP OFFICEJET 200 PRINTER

WINE AND BEER FOR PHIL JOHNSON AUCTION

FOOD AND SUPPLIES FOR AUCTION

PHIL JOHNSON EVENT

THANK YOU NOTES AND POSTAGE FOR PHIL JOHNSON AUCTION

REIMBURSEMENT FOR APRIL WSDCC MEETING

EXPENSES FROM PHIL JOHNSON EVENT

REMIBURSEMENT FOR LODING AT APRIL WSDCC MEETING

Violation

Failure to Failure to

Report #

100669737 100669737 100680105 100680105 100680105 100680105 100694045 100694045 100707476 100707476 100707476 100707476 100707476 100711641 100718342 100718342 100718342 100727595 100727595 100727595 100732382 100732382 100740547 100740547 100740547 100740548 100740548 100747199 100750655 100750655 100761137 100765602 100765602 100765602 100765602

Approx. days late as of today

672 672 581 581 581 581 519 519 457 457 457 457 443 443 395 395 395 359 359 359 345 345 304 304 304 275 275 244 216 216 155 124 124 124 124 124 93

FIRST BANKCARD WOODRUFF DAVID E CAPITOL CITY PRESS COWAN BRUCE M OLYMPIC MAILING SERVICES POSTMASTER

FIRST BANKCARD

KCDCC

D L LOGOS

FIRST BANKCARD

OLYMPIC MAILING SERVICES POSTMASTER

DENNISON LARRY WOODRUFF JEANNETTE RONEY CLAIRE S

RONEY CLAIRE S

TUCKER MARY L

ABBOTT-ROE LINDA

FIRST BANKCARD

PEDERSEN DEBORAH WOODRUFF JEANNETTE PRINTERY COMMUNICATIONS WOODWARD MATT ABBOTT-ROE LINDA

FIRST BANKCARD

FIRST BANKCARD

ROE BRIAN

UPS STORE WOODWARD MATTHEW MC ALLISTER RYAN WOODWARD MATTHEW WOODWARD MATTHEW CHAMBERS LAURI HACKMAN WILMA HACKMAN WILMA

MC ALLISTER RYAN STROH-STERN BETH GILMORE MARTIN
11/29/2015 11/8/2015 2/7/2016 2/19/2016 2/6/2016 2/6/2016 4/26/2016 4/1/2016
7/1/2016 6/25/2016 6/20/2016 6/20/2016 7/19/2016 7/24/2016 7/30/2016 7/30/2016
8/26/2016 9/26/2016 9/26/2016 9/30/2016 9/9/2016 10/27/2016 10/23/2016 11/10/2016
11/25/2016 11/25/2016 12/7/2016 12/8/2016 1/14/2017 2/24/2017 2/26/2017 4/27/2017
5/12/2017 5/1/2017 5/13/2017 5/12/2017 6/13/2017

Total

identify number of items printed, identify subvendor.

identify number of items printed, identify subvendor.

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identify subvendor.

identify subvendor.

identify subvendor.

identify subvendor and number of items printed. identify subvendor.

identify subvendor.

identify subvendor.

Violation # Report #

- 1 100740547
- 2 100750658
- 3 100750664
- 4 100750668
- 5 100750656
- 6 100750661
- 7 100750662
- 8 100750657
- 9 100750665
- 10 100750659
- 11 100750666
- 12 100750660
- 13 100750663
- 14 100781981
- 15 100782266
- 16 100761137

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17 100761132
   18 100774662
   19 100784962
   20 100784966
   21 100779486
   22 100760522
   23 100752421
   24 100716004
Report Type
C4
C3
C4
C3
C4
C3
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C3
C3
C4
C3
C3
C3
Amended? Y/N
YNNNNNNNNNNNNNNNNNNNNNNNN
Deposit Date
1/9/2017 1/23/2017 1/31/2017
1/3/2017
1/3/2017 1/17/2017 1/6/2017 1/24/2017 1/12/2017 1/25/2017 1/13/2017 1/19/2017
7/26/2017
4/24/2017 6/30/2017 8/25/2017 8/25/2017
4/26/2017 2/28/2017 8/11/2016
Due Date
```

12/12/2016 2/10/2017 2/10/2017 2/10/2017 2/10/2017 2/10/2017 2/10/2017 2/10/2017 2/10/2017 2/10/2017 2/10/2017 2/10/2017 2/10/2017 2/10/2017 2/10/2017 2/10/2017 2/10/2017

7/3/2017 8/28/2017 8/28/2017 7/25/2017 5/10/2017 3/10/2017 8/15/2016 Approximate Days Late

∠ I

Exhibit A -- Illegally Late filed C3 and C4 reports

Approximate Cumulative Days Late --

Day Reported

1/10/2017 3/3/2017 3/3/2017 3/3/2017 3/3/2017 3/3/2017 3/3/2017 3/3/2017 3/3/2017 3/3/2017 3/3/2017 3/3/2017 3/3/2017 3/3/2017

8/11/2017 8/14/2017 5/18/2017 5/18/2017 7/11/2017

9/4/2017

9/4/2017 7/29/2017 5/13/2017 3/12/2017 8/16/2016



```
receipt date contributor name 2024-07-21T020:2040D:0e0m.0o0c0rats Deliver!
2023-07-21T020:2040D:0e0m.0o0c0rats Deliver
2024-07-08T020:2040D:0e0m.0o0c0rats Deliver!
2024-07-14T020:2040D:0e0m.0o0c0rats Deliver!
2024-07-21T020:2040D:0e0m.0o0c0rats Deliver!
2024-07-21T020:2040D:0e0m.0o0c0rats Deliver!
2024-07-21T020:2040D:0e0m.0o0c0rats Deliver!
2024-07-21T020:2040D:0e0m.0o0c0rats Deliver!
contributor city contributor csatasthe or in kainmdount
url election year
https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110231788 2024
https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110233090 2024
https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110228459 2024
https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110229308 2024
https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110231790 2024
https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110233095 2024
https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110231789 2024
https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110233101 2024
Just in 2024
Port Townsend WA Port Townsend WA Port Townsend WA Port
Townsend WA Port Townsend WA Port Townsend WA
Cash $ Cash $ Cash $ Cash $ Cash $ Cash $ Cash $
2,800.05 2,730.00 1,685.00 1,450.00
750.00 437.00 116.00
75.00
10,043.05
Jefferson County Democrats - Money Laundering Secret Cash Infusions - Concealing
Donors 2024
receipt date 2024-08-19T00:00:00.000 2024-08-26T00:00:00.000
2024-08-12T00:00:00.000 2024-09-09T00:00:00.000 2024-09-02T00:00:00.000
2024-08-05T00:00:00.000 2024-07-29T00:00:00.000 2024-09-23T00:00:00.000
2024-09-30T00:00:00.000 2024-09-16T00:00:00.000 2024-07-22T00:00:00.000
2024-08-09T00:00:00.000 2024-09-06T00:00:00.000 2024-08-19T00:00:00.000
2024-10-07T00:00:00.000 2024-08-30T00:00:00.000 2024-08-26T00:00:00.000
2024-08-05T00:00:00.000 2024-07-07T00:00:00.000 2024-07-15T00:00:00.000
2024-09-23T00:00:00.000 2024-07-29T00:00:00.000 2024-10-04T00:00:00.000
2024-09-27T00:00:00.000 2024-07-22T00:00:00.000 2024-07-22T00:00:00.000
2024-09-13T00:00:00.000 2024-07-07T00:00:00.000
contributor name Campaign Headquarters Campaign Headquarters Campaign
Headquarters Campaign Headquarters Campaign Headquarters Campaign
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Headquarters Campaign Headquarters

contributor_city contributor_csatashte_or_in_ckoinndtributor_oacmcouupnation url election year

https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110240352 2024 https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110241823 2024 https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110239034 2024 https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110245969 2024 https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110244990 2024 https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110237656 2024 https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110236100 2024 https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110248214 2024 https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110249785 2024 https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110246762 2024 https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110233101 2024 https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110239025 2024 https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110245968 2024 https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110240347 2024 https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110252519 2024 https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110244989 2024 https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110241819 2024 https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110237653 2024 https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110229315 2024 https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110231794 2024 https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110248210 2024 https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110236094 2024 https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110252523 2024 https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110249776 2024 https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110233090 2024 https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110233107 2024 https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110246755 2024 https://apollo.pdc.wa.gov/public/registrations/campaign-finance-report/110229308 2024 2024 - so far

Port Townsend WA Cash Port Townsend WA Cash

\$ 10,629.30

- \$ 9,469.00
- \$ 8,212.00
- \$ 6,058.81
- \$ 5,832.45
- \$ 5,308.15
- \$ 3,745.00
- \$ 3,709.75
- \$ 3,150.00
- \$ 3,054.00
- \$ 3,041.00
- \$ 2,030.00
- \$ 1,815.00
- \$ 1,487.00
- \$ 1,354.22
- \$ 1,128.00
- \$ 1,085.00
- \$890.00
- \$ 775.00
- \$ 721.00
- \$ 615.00
- \$ 500.00
- \$ 445.00
- \$ 380.00
- \$ 340.00
- \$ 270.00
- \$ 195.00
- \$ 45.00

Total \$ 76,284.68

Re: PDC - Get help or information - Deborah Pedersen

From: PDC Support (pdc@pdc.wa.gov)
To: deborahgpedersen@yahoo.com

Date: Tuesday, July 9, 2024 at 07:48 AM PDT

Deborah,

All of those steps sound good.

On June 3rd, weekly C3 reports started being due for those Candidates and Committees participating in the 2024 primary or general. These weekly reports are due each Monday and cover the previous 7 days.

Have a great rest of your day,

Ashley Carlson

(she/her)

Filer Assistance Specialist

Washington State Public Disclosure Commission

www.pdc.wa.gov

(360) 753-1111

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Washington State law established email as the PDC's official means of communication as of June 7th, 2018 (RCW 42.17A.055). Filers have a duty to amend their reports within 10 days of any material changes, such as new email addresses. Please ensure your email address is up to date.

To respond, please reply to this email.

Washington Public Disclosure Commission http://www.pdc.wa.gov
1.360.753.1111

On Fri, 5 Jul at 4:19 PM, Deborah Pedersen <deborahgpedersen@yahoo.com> wrote:

External Email

Hello, Ashley,

Our campaign headquarters will open on Sunday, to be open through the date of the general election. I'd like to find out whether I can batch a week's worth of low-cost fundraiser proceeds instead of reporting each day as a separate low-cost fundraiser as I did in 2020. It created a lot of work and a lot of reports.

I would like to collect and deposit all the proceeds received in cash or checks for any Monday through Sunday period and deposit them on Monday. All would be deposited within five or fewer days of receipt. I would record the date of the low-cost fundraiser as the first day of the week, Monday.

Any contribution that needs to be reported as a regular contribution would be dated as of the

1 of 3 12/4/24, 12:58 PM

actually received and not included in the lump sum.

We will also receive contributions online through a payment processor that will transfer funds weekly on Monday. Some of them will be headquarters donations and many of them will be fundraiser ticket sales, also a low-cost fundraiser (unless a guest buys multiple tickets at exceeds \$150). I will record those low-cost fundraiser donations separately (HQ and fundraiser) as of the date of funds transfer. The platform does not allow transfers any more often than weekly.

Please let me know if these procedures will be acceptable.

Deborah Pedersen 360-385-5147

On Tuesday, May 14, 2024 at 07:44:24 AM PDT, PDC Support <pdc@pdc.wa.gov> wrote:

Deborah,

Apologies, no, that Low Cost Fundraiser page is not out of date.

You would only need to "keep track" no those who paid more than \$150 and report them as regular contributions, they would not be included in the lump sum for the low cost fundraiser.

Thank you,

Ashley Carlson

(she/her)

Filer Assistance Specialist

Washington State Public Disclosure Commission

www.pdc.wa.gov

(360) 753-1111

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To respond, please reply to this email.

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1.360.753.1111

On Fri, 10 May at 6:20 PM, Deborah Pedersen deborahgpedersen@yahoo.com wrote:

External Email

Is <u>this information</u> out of date? It says "You do not have to keep track of how much each person contributed and record that

2 of 3 12/4/24, 12:58 PM

information in your records or itemize it on a contribution report."

I realize that we need do know who has paid more than \$150.00 and report such contributions in the usual way.

Deborah

On Friday, May 10, 2024 at 12:17:15 PM PDT, PDC Support <pdc@pdc.wa.gov> wrote:

Deborah,

Apologies for that misstep. While the contributor information would not need to be reported if the event qualifies as a <u>low-cost fundraiser</u>; you would still want that information to be documented in your campaign records and the guidelines laid out by our Commission would still apply.

Thank you,

Ashley Carlson

(she/her)
Filer Assistance Specialist
Washington State Public Disclosure Commission
www.pdc.wa.gov
(360) 753-1111

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Washington State law established email as the PDC's official means of communication as of June 7th, 2018 (RCW 42.17A.055). Filers have a duty to amend their reports within 10 days of any material changes, such as new email addresses. Please ensure your email address is up to date.

To respond, please reply to this email.

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3 of 3