

Maxwell Villella replied
(Thu, 10 Apr 2025 at 10:00 AM)
To: "PDC Support" pdcc@pdc.wa.gov

External Email

Good morning Tabatha,

I apologize if this is not the correct place to respond to the response submitted by Mrs. Evans' attorneys yesterday, so if this needs to be submitted somewhere else please let me know.

In her response to the complaint I filed, her attorneys state "It is true that Ms. Evans was considering a run for office in early February of 2025. However, she had not made a final decision regarding whether to do so as of February 4, 2025, when the domain name ELECTERIKADEVANS.COM was purchased... Ms. Evans did not make her decision to become a candidate until February 26, 2025, when she signed a contract with her strategist." However, Ms. Evans' own public statements contradict this.

In an interview with The Stranger (linked here), Ms. Evans states the final decision to quit her job with the Department of Justice and run for City Attorney came following a hearing where Senior U.S. District Judge John Coughenour blocked Trump's order attempting to rescind birthright citizenship.

This is a direct quote from the interview:

"The final straw came during a hearing where Senior U.S. District Judge John Coughenour blocked Trump's order attempting to rescind birthright citizenship for being 'blatantly unconstitutional.' Aghast, Judge Coughenour queried whether the Justice Department attorney defending the order thought it was constitutional. He said yes.

Evans couldn't believe it.

"It was at that moment I was like, 'This is the wrong side,' she said. 'How can you argue that something that is so clearly unconstitutional is just and right?'"

She quit and decided the ultimate way to serve her community would be to fight back against Trump, to become Seattle's City Attorney."

The hearing with Judge Coughenour Ms. Evans is referring to ([article about the hearing linked here](#)) took place on January 23, 2025, a full 12 days before Ms. Evans purchased the www.electerikaevans.com domain. This very clearly establishes that Ms. Evans intended to run for office before she purchased the domain, and as such this act was an official campaign action that required her to file a C1 within two weeks of becoming a candidate. Rather than admitting this was a simple mistake, she is in fact trying to obscure the truth regarding her timeline and decision to run in a clear violation of the intent and spirit of the PDC rules and regulations.