File a Formal Complaint - Glen Morgan

Glenmorgan89 reported 3 days ago (Wed, 17 May at 12:21 AM) via Portal Meta

To Whom it May Concern --

It has come to my attention that Roger Flygare -- a 2017 candidate for the Federal Way City Council -- has violated **RCW 42.17A** and these violations appear to be habitual and willful.

1. State law requires that all political advertisement contain sponsor identification, which includes the sponsor's name and address. RCW 42.17A.320. Mediums defined as political advertisement that are required to contain sponsor ID include Facebook pages and advertisements. WAC 390-05-290.

Flygare's Facebook page fails to include sponsor identification.

Flygare's campaign has paid for multiple Facebook advertisements. On information and belief, Flygare failed to include Sponsor ID on these advertisements. This is a violation of state law that Flygare must rectify immediately.

2. State law requires that both the treasurer and the candidate must certify all contribution and expenditure reports as correct and accurate. RCW 42.17A.235 (7).

On information and belief, Roger Flygare has failed to certify these reports. Instead, Flygare's electronic signature is being auto-generated on these contribution and expenditure reports by his treasurer, in violation of state law. This practice must cease immediately.

3. State law requires that expenditures be accurately and timely disclosed.

Roger has once again failed to disclose his purchase of campaign signs. This expenditure must be disclosed immediately on an amended March C4. By Flygare's own admission in his response to my second complaint against him, the sign purchases were made in March. Why are they not disclosed?

In conclusion, I will reiterate the fact that Flygare -- as a 4-time failed (**but very experienced**) candidate for public office -- should be well aware of PDC reporting requirements. Unfortunately, he has continued to flagrantly violate state law on multiple occasions -- even after last month's complaint.

The PDC should investigate the possibility that Flygare 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

Best Regards,

Glen Morgan

1 Attachment

Flygare Facebook page lacking Sponsor ID "Home" Page



Flygare Facebook page lacking Sponsor ID "About" Page

