

Glen Morgan

reported (Mon, 4 Feb 2019)

To whom it may concern,

It has come to my attention that Representative Laurie Jenkins from the 27th Legislative District has violated **RCW 42.17A.700 & RCW 42.17A.710** by failing to disclose significant corporate management of an organization for which she was sole proprietor on her Financial Affairs forms (F1) as required by law for at least 2015, 2016, 2017, and 2018.

While Representative Jenkins may have failed to disclose other assets on her Financial Affairs statements in the past, this complaint addresses only her failure to report her controlling interest in LM PAC, which is a political action committee which has donated substantial sums to various political campaigns during this time. It should be noted that this PAC was originally called "Laurie Jenkins LM PAC", but was changed via a document submitted by Jenkins on 7/29/2014 (see attached "name change" document, which can be found on the PDC website).

Jenkins has been the primary manager/director of LM PAC for the entire time of this PAC's existence. Please see various C1PC filings and note that Jenkins is both listed as an officer and her email address is used as the primary contact as well as all documents appear to be filed using her PDC filer ID. (See **PDC Tracking #100594117, # 4549216 (which confusingly, sees to be using the same tracking#100594117), #100725567, #100725568, #100880546**).

Additionally, LM PAC has recently been fined by the PDC (See **Enforcement Case #37219**) and Jenkins signed the Memorandum of Understanding associated with the \$300 fine last year on October 12, 2018 (see attached). It should also be noted that the PDC is currently still investigating Jenkins on a previous enforcement action, initiated by this author (See **Enforcement Case #27166**). When this violation is reported in light of that enforcement action and the recently LM PAC settlement, the PDC should consider the fact they are reviewing a serial violator of Washington State's Fair Campaign Practices Act. These serial violations are particularly troubling because of Jinkin's employment history working for the State Attorney General's office, and in the state's court system. The law must be equally applied to everyone.

Representative Jinkin's failure to disclose this corporation on his financial affairs forms during these years is particularly disturbing considering the inevitable political nature of this organization, and the amount of money used by this organization to influence elections and public policy. This failure to disclose a significant corporate entity in which Jenkins is THE controlling member and which manages so much funds over such a long period of time is certainly a significant breach of the transparency public disclosure requirements required under **RCW 42.17A.700** and **RCW 42.17A.710**. It is unclear why Representative Jenkins chose to hide her financial and corporate interests in this organization, but it merits disclosure at this time.

I am unaware of any other elected officials in Washington State failing to report their very significant controlling interest (or in this case, almost sole controlling interest) in a major Political Action Committee corporation.

Feel free to contact me if you have any further questions.

Best Regards,

Glen Morgan