PUBLIC DISCLOS	JRE COMMISSION					
øde	711 CAPITOL WAY RM 206 PO BOX 40908 Olympia wa 98504-0908 (360) 753-1111	Candid Registr			<b>C1</b>	100458188
	Toll Free 1-877-601-2828	U			(1/2008)	04-06-2012
Candidate's Name (Give o	andidate's full name.)					Telephone Number
						509-528-1128
MARK D FAITH Candidate's Committee Na	me (Do not abbreviate )					Fax Number
?						
f Mailing Address						? Candidate's E-Mail Address
2						MARK@FAITHFORCOMMISSION
City		County		Zip + 4		Campaign E-Mail Address
PASCO	FRAI	NKLIN	Q	9301		2
1. What office are you r			District, County or City		Position No.	Do you now hold this office?
COUNTY COMMISS	IONER	FRANKLIN CO	C		1	Yes No X
2. Political party (if parti	san office)			3. Date of g	eneral or speci	al election
REPUBLICAN				11-06-	2012	
	below. If no box is checked ye					sed on that estimate, choose one of for information about reports required
and local voters p	amphlets. I will not accept more	e than \$500 in the aggre	egate from any contributor	except myself	•	g any charges for inclusion in state
	REPORTING: I will use the Full	Reporting system. I will	i file the frequent, detailed	campaign rep	ons required by	/ law.
	Address. Does treasurer perfor List deputy treasurers on attache				5-243 and n attached sheet.	Daytime Telephone Number
MARK D FAITH 3620 ROAD 92,			·			509-528-1128
6. Persons who perform	only ministerial functions on you	r behalf and on behalf o	f other candidates or politi	cal committee	s Listname ti	tle and address of these persons. See
7. Committee Officers ar	id other persons who authorize e	expenditures or make de	cisions on your behalf. Li	st name, title a	and address. S	ee next page for definition of "officer."
8. Campaign Bank or De	nository		Branch			City
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BANK OF AMERICA 9. Related or Affiliated Po	olitical Committees. List name, a	ddress and relationship	······································			PASCO
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	below, provide contact information					pt Saturdays, Sundays, and legal e place. It is not acceptable to provide
3620 ROAD 92	-			? MARK	<u>@FAITHFO</u>	RCOMMISSIONER.COM
11. CERTIFICATION:	is true, complete and correct to t			Date		
MARK D FAITH			0	4-06-201	12	

# Phil Stutzman

From: Sent: To: Subject: Attachments: Roger E. Lenk [lenk.roger@gmail.com] Monday, December 17, 2012 6:13 AM Phil Stutzman RCW 42.17A et. seq. Complaint - Mark Faith Mark Faith PDC Complaint.pdf

Good morning.

Attached you will find a complaint against Mark Faith. Mr. Faith ran an unsuccessful campaign for Franklin County Commissioner, District No. 1.

One of the attachments in the complaint is about 500 pages, and serves to document his campaign related internet activity conducted while on duty at his public employment. You could save a lot of paper by not printing this particular attachment.

Please keep me appraised of your progress and final determination in the matter.

Thank you in advance for your consideration.

Roger Erich Lenk 1817 N. Road 76 Pasco, Washington 99301 (509) 542-0489 <u>lenk.roger@gmail.com</u>

Roger E. Lenk 1817 N. Road 76 Pasco, Washington 99301-1830 (509) 542-0489 lenk.roger@gmail.com

December 16, 2012

Phil Stutzman, Director of Compliance State of Washington Public Disclosure Commission 711 Capitol Way #206 Post Office Box 40908 Olympia, Washington 98504-0908 Phil.Stutzman@pdc.wa.gov DEC 172012 Public Disclosure Commission

VIA EMAIL

### Re: MARK FAITH – VIOLATION OF RCW 42.17A.555 AND UNREPORTED CAMPAIGN CONTRIBUTIONS AND EXPENDITURES EXCEEDING MAXIMUM LIMITS PROVIDED BY LAW

Dear Mr. Stutzman:

Submitted herewith you will find a complaint concerning the violation of RCW 42.17A.555. As you are aware, RCW 42.17A.555 prohibits the use of public office or agency facilities in campaigns.

Furthermore you will find a complaint concerning Mr. Faith's receipt of unreported campaign contributions and expenditures exceeding maximum limits provided by law from contractor Kyle Pfundheller of Trinity Homes, LLC.

The subject of the complaint is Mark Faith, a candidate who campaigned for Franklin County Commissioner, District No. 1. Mr. Faith campaigned as a candidate in both the August 7, 2012 Primary and November 6, 2012 General elections. Mr. Faith was unsuccessful in his bid for office.

<u>Prior to and concurrent to his campaign to seek the Franklin County Commissioner District No. 1 office. Mr.</u> <u>Faith was employed full time as a full time Building Inspector for Franklin County</u>. <u>Mr. Faith remains employed full time as a full time Building Inspector for Franklin County</u>.

Mr. Faith owns a home and permanently resides in West Richland at 5801 Kilawea Drive West Richland, Washington 99353-7924.

All Franklin County documents provided herein were obtained by way of a public records requests. All PDC documents were obtained from the State of Washington Public Disclosure Commission.

I certify (or declare) under penalty of perjury under the laws of the State of Washington that the facts set forth in this attached complaint are true and correct.

Thank you in advance for your assistance. <u>Please keep me appraised of your progress and final determination in</u> this matter.

### Re: MARK FAITH – VIOLATION OF RCW 42.17A.555 AND UNREPORTED CAMPAIGN, CONTRIBUTIONS AND EXPENDITURES EXCEEDING MAXIMUM LIMITS PROVIDED BY LAW Public Disclosure Commission

Page: 2

### **STATEMENT OF MATERIAL FACTS – VIOLATION OF RCW 42.17A.555**

On Wednesday, October 5, 2011 3:21 PM, from his Franklin County email account (<u>mfaith@co.franklin.wa.us</u>), utilizing Franklin County resources and while on paid Franklin County time, Mr. Faith sought election and campaign materials from the Franklin County Elections/Auditors office. Said email was forwarded to Mr. Faith's email account (<u>mark faith@msn.com</u>) on January 15, 2012. **EXHIBIT 1**.

On March 7, 2012, Mr. Faith, from his Franklin County Computer, on Franklin County paid time, using Franklin County internet capacity, reviewed a significant number of campaign related web hosting sites. The internet web hosing site Cyrring Hot Productions, LLC (<u>www.chpwd.com</u> internet protocol 68.178.186.69), was hit 85 times during that day. **EXHIBIT 2** is Franklin County's March 7, 2012 Watch Guard<sup>®</sup> Log for Mr. Faith. Mr. Faith's internet log for the period January 9, 2012 to October 17, 2012 is approximately 35,998 pages.

On March 19, 2012, Mr. Faith registered his campaign website (<u>www.faithforcommissioner.com</u>), internet protocol 50.63.214.1), through Cyrring Hot Productions, LLC. **EXHIBIT 3**.

Mr. Faith routinely accessed his campaign website (<u>www.faithforcommissioner.com</u>, internet protocol 50.63.214.1) from his Franklin County Computer as detailed in the 35,998 pages of Mr. Faiths internet activity.

On Tuesday, March 20, 2012 8:57 AM, Mr. Faith utilized his Franklin County email address (<u>mfaith@co.franklin.wa.us</u>), utilizing Franklin County resources and while on paid Franklin County time, to send a test email to his new campaign email address (<u>mark@faithforcommissioner.com</u>). **EXHIBIT 4**.

On Tuesday, March 20, 2012 9:02 AM, Mr. Faith utilized his Franklin County email address (<u>mfaith@co.franklin.wa.us</u>), utilizing Franklin County resources and while on paid Franklin County time, to send a test email to his new campaign email address (<u>mark@faithforcommissioner.com</u>). **EXHIBIT 5**.

On March 20, 2012, Mr. Faith submitted an application for voter registration with the Franklin County address of 3620 Road 92 Pasco, Washington 99301. **EXHIBIT 6**.

On April 26, 2012, Mr. Faith filed a PDC form F-1 Personal Financial Affairs Statement. Contrary to law and the specific instructions on the form, Mr. Faith reported his Franklin County email address (mfaith@co.franklin.wa.us) for the purposed of primary contact. **EXHIBIT 7**.

On May 8, 2012, Mr. Faith spent a significant amount of his paid work day at Franklin County using a Franklin County computer and internet capacity researching web targeting, web trafficking and web contributions sites, as well as his own campaign website and campaign email login.

On May 14, 2012, Mr. Faith submitted a "Declaration of Candidacy" to run for Franklin County Commissioner, District 1. **EXHIBIT 6**.

On July 11, 2012, Mr. Faith received a campaign endorsement from Lexar Homes at his Franklin County email account (<u>mfaith@co.franklin.wa.us</u>), utilizing Franklin County resources and while on paid Franklin County time. A significant amount of Mr. Faith's email traffic is to principals of Lexar Homes. **EXHIBIT 8**.

# Re: MARK FAITH – VIOLATION OF RCW 42.17A.555 AND UNREPORTED. CAMPAIGN CONTRIBUTIONS AND EXPENDITURES EXCEEDING MAXIMUM LIMITS PROVIDED BY LAW Public Disclosure Commission

### Page: 3

The campaign endorsement received utilizing Franklin County resources enumerated above was added to Mr. Faith's website as "Campaign Support Letters, Letter #4". **EXHIBIT 9**.

Mr. Faith's campaign website included a variety of Franklin County owned/developed maps and materials (Addresses & Road Names, Franklin County TRAC Area Property, Proposed Powerline Road & Ownership, Proposed Classification of Powerline Road, Road 100/Dent Extension ROW Vicinity) obtained by Mr. Faith without benefit of a public records request, utilizing his work time and Franklin County resources. **EXHIBIT 9**.

On July 24, 2012, at his Franklin County email address (<u>mfaith@co.franklin.wa.us</u>), utilizing Franklin County resources and while on paid Franklin County time, Mr. Faith received an inquiry from the press about his campaign. **EXHIBIT 10**.

On the evening of July 12, 2012, Mr. Faith held one of many campaign rallies at the rent free campaign facility located at 3620 Road 92 Pasco, Washington 99301. Complainant attended said rally where Mr. John Trumbo interviewed Mr. Faith for the July 24, 2012 article attached hereto as **EXHIBIT 11**.

### STATEMENT OF MATERIAL FACTS – UNREPORTED CAMPAIGN CONTRIBUTIONS AND EXPENDITURES EXCEEDING MAXIMUM LIMITS PROVIDED BY LAW

On March 20, 2012, Mr. Faith submitted to the Franklin County Auditor an application for voter registration with the Franklin County address of 3620 Road 92 Pasco, Washington 99301. **EXHIBIT 6**.

The property and home at 3620 Road 92 Pasco, Washington 99301 is owned by Tri-Cities contractor Kyle Pfundheller of Trinity Homes, LLC. **EXHIBIT 12**.

The property and home at 3620 Road 92 Pasco, Washington 99301 is the business address for Trinity Homes, LLC (<u>http://www.trinityhms.com/</u>). **EXHIBIT 13**.

Mr. Faith, his wife Sandi Faith and their three (3) children maintain and own a permanent residence at 5801 Kilawea Drive West Richland, Washington 99353-7924. According to the State of Washington Public Disclosure Commission, on July 27, 2012, Sandi Faith made a \$500.00 contribution to Mr. Faith's campaign utilizing this address. **EXHIBIT 14**.

On Thursday, July 12, 2012, Complainant attended on of the many campaign functions Mr. Faith held at the 3620 Road 92 Pasco, Washington 99301 campaign office along with several other individuals and a reporter from the Tri-City Herald. The property and home was used exclusively for a campaign headquarters, and included only campaign materials, plastic "picnic" style tables, folding picnic style chairs, and hundreds of "Faith For Commissioner" campaign yard signs. The house was devoid of any furniture or necessities for living, including pots, pans, dishes or dining table.

On July 29, 2012, Mr. Faith told KEPR TV that "He's just letting me stay there, until I get a chance to move my family over there". **EXHIBIT 15**.

# Re: MARK FAITH – VIOLATION OF RCW 42.17A.555 AND UNREPORTED **CAMPAILIN**? CONTRIBUTIONS AND EXPENDITURES EXCEEDING MAXIMUM LIMITS PROVIDED BY LAW Public Disclosure Commission

### Page: 4

According to the August 3, 2012 Tri-City Herald, Mr. Faith indicated that "moving his entire family and selling his West Richland home would be unwise at this point in the elections process". **EXHIBIT 6**.

Other for purposes of campaign related activities, Mr. Faith has not been observed in this location after hours, during sleeping hours, by a variety of Franklin County residents on a variety of occasions, including the Complainant.

On October 14, 2012, the Tri-City Herald reported that Mr. Faith provided a written response regarding the use of the campaign headquarters located at 3620 Road 92. The Heard reported that Mr. Faith advised them that "he has shown no favoritism as a plans examiner and building inspector to the owner of the home where he now lives and who is a personal friend -- Kyle Pfundheller, whose business is Trinity Homes." The Herald also reported that Mr. Faith said "Pfundheller refused to accept rent payment while he was living in the house and running for office". **EXHIBIT 16**.

The house and property Mr. Faith utilized rent free for his campaign headquarters is valued at \$321,600. **EXHIBIT 12**.

A median home in Franklin county is appraised at \$140,200 according to the Franklin County Assessor. **EXHIBIT 17**.

The upscale neighborhood in which the \$321,600 facility is located would conservatively command rents between \$1,750 and \$2,500 per month. Since Mr. Faith is such good friends with Mr. Pfundheller, we can generously assume that a below market rent of \$1,500 per month would apply. Given that Mr. Faith utilized the facility for at least 9 months on the record (March 20, 2012 to November 6, 2012), the extended expense for rent is calculated to be \$13,500. This is far in excess of the \$800 maximum contribution permitted under law.

None of the unpaid rent for the campaign facility used solely for the purposes of running for Franklin County Commissioner District No. 1 located at 3620 Road 92 is reported on any of Mr. Faith's PDC C-3 Cash Receipts Monetary Contributions disclosure forms.

### <u>LAW</u>

<u>RCW 42.17A.555 Use of public office or agency facilities in campaigns — Prohibition — Exceptions, provides</u>: No elective official nor any employee of his or her office nor any person appointed to or employed by any public office or agency may use or authorize the use of any of the facilities of a public office or agency, directly or indirectly, for the purpose of assisting a campaign for election of any person to any office or agency include, but are not limited to, use of stationery, postage, machines, and equipment, use of employees of the office or agency, whicles, office space, publications of the office or agency, and clientele lists of persons served by the office or agency.

<u>RCW 42.17A.405 Limits specified — Exemptions provides:</u>

- (1) The contribution limits in this section apply to:
  - (a) Candidates for legislative office;
  - (b) Candidates for state office other than legislative office;

# Re: MARK FAITH – VIOLATION OF RCW 42.17A.555 AND UNREPORTED CAMPAIGN CONTRIBUTIONS AND EXPENDITURES EXCEEDING MAXIMUM LIMITS PROVIDED BY LAW

Page: 5

# DEC 17 2012

(c) Candidates for county office;

# **Public Disclosure Commission**

(d) Candidates for special purpose district office if that district is authorized to provide freight and passenger transfer and terminal facilities and that district has over two hundred thousand registered voters;

(e) Candidates for city council office;

(f) Candidates for mayoral office;

(g) Candidates for school board office;

(h) Persons holding an office in (a) through (g) of this subsection against whom recall charges have been filed or to a political committee having the expectation of making expenditures in support of the recall of a person holding the office;

(i) Caucus political committees;

(i) Bona fide political parties.

(2) No person, other than a bona fide political party or a caucus political committee, may make contributions to a candidate for a legislative office, county office, city council office, mayoral office, or school board office that in the aggregate exceed eight hundred dollars or to a candidate for a public office in a special purpose district or a state office other than a legislative office that in the aggregate exceed one thousand six hundred dollars for each election in which the candidate is on the ballot or appears as a write-in candidate. Contributions to candidates subject to the limits in this section made with respect to a primary may not be made after the date of the primary. However, contributions to a candidate or a candidate's authorized committee may be made with respect to a primary until thirty days after the primary, subject to the following limitations: (a) The candidate lost the primary; (b) the candidate's authorized committee has insufficient funds to pay debts outstanding as of the date of the primary; and (c) the contributions may only be raised and spent to satisfy the outstanding debt. Contributions to candidates subject to the limits in this section may not be made after the final day of the applicable election cycle.

### RCW 42.17A.001 Declaration of policy provides:

It is hereby declared by the sovereign people to be the public policy of the state of Washington:

(1) That political campaign and lobbying contributions and expenditures be fully disclosed to the public and that secrecy is to be avoided.

(2) That the people have the right to expect from their elected representatives at all levels of government the utmost of integrity, honesty, and fairness in their dealings.

(3) That the people shall be assured that the private financial dealings of their public officials, and of candidates for those offices, present no conflict of interest between the public trust and private interest.

(4) That our representative form of government is founded on a belief that those entrusted with the offices of government have nothing to fear from full public disclosure of their financial and business holdings, provided those officials deal honestly and fairly with the people.

(5) That public confidence in government at all levels is essential and must be promoted by all possible means.

(6) That public confidence in government at all levels can best be sustained by assuring the people of the impartiality and honesty of the officials in all public transactions and decisions.

(7) That the concept of attempting to increase financial participation of individual contributors in political campaigns is encouraged by the passage of the Revenue Act of 1971 by the Congress of the United States, and in consequence thereof, it is desirable to have implementing legislation at the state level.

(8) That the concepts of disclosure and limitation of election campaign financing are established by the passage of the Federal Election Campaign Act of 1971 by the Congress of the United States, and

# Re: MARK FAITH – VIOLATION OF RCW 42.17A.555 AND UNREPORTED CAMPAIGN CONTRIBUTIONS AND EXPENDITURES EXCEEDING MAXIMUM LIMITS PROVIDED BY LAW

## Page: 6

in consequence thereof it is desirable to have implementing legislation at the state level.

(9) That small contributions by individual contributors are to be encouraged, and that not requiring the reporting of small contributions may tend to encourage such contributions.

(10) That the public's right to know of the financing of political campaigns and lobbying and the financial affairs of elected officials and candidates far outweighs any right that these matters remain secret and private.

(11) That, mindful of the right of individuals to privacy and of the desirability of the efficient administration of government, full access to information concerning the conduct of government on every level must be assured as a fundamental and necessary precondition to the sound governance of a free society.

The provisions of this chapter shall be liberally construed to promote complete disclosure of all information respecting the financing of political campaigns and lobbying, and the financial affairs of elected officials and candidates, and full access to public records so as to assure continuing public confidence of fairness of elections and governmental processes, and so as to assure that the public interest will be fully protected. In promoting such complete disclosure, however, this chapter shall be enforced so as to insure that the information disclosed will not be misused for arbitrary and capricious purposes and to insure that all persons reporting under this chapter will be protected from harassment and unfounded allegations based on information they have freely disclosed.

### **CONCLUSION**

Based on the facts and documents provided herein, Mr. Faith violated several provisions of RCW 42.17A et. seq.

First, Mr. Faith used or authorized a significant use of time, office space and facilities of Franklin County, directly or indirectly, for the purpose of assisting and managing his campaign for election to office. This effort was effectuated by exchanging campaign emails; researching campaign websites; reviewing his campaign website; reviewing campaign website emails; receiving campaign endorsements; obtaining Franklin County maps and materials for his campaign website; and other activities in violation of RCW 42.17A.555.

Moreover, Mr. Faith's campaign received contributions/expenditures for rent exceeding \$13,500 from a single individual, Kyle O. Pfundheller, of Trinity Homes, LLC, well above the \$800 aggregate limit imposed by RCW 42.17A.405.

Finally, Mr. Faith's campaign failed to report the above enumerated rent contributions/expenditures from Kyle O. Pfundheller, of Trinity Homes, LLC in violation of RCW 42.17A.001.

Best Regards,

3la O

Roger E. Lenk

Exhibits (17)

RECEIVED

DEC 17 2012

**Public Disclosure Commission** 

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From: Sent: To: Subject: Attachments: Mark Faith <mfaith@co.franklin.wa.us> Sunday, January 15, 2012 11:21 AM 'mark\_faith@msn.com' FW: 2012 Election info 2011 Redistricting fact sheet.pdf; local redistricting timeline.pdf; Franklin County Election Guidebook 2011.pdf

Follow Up Flag: Flag Status: Follow up Flagged

From: Mark Faith Sent: Wednesday, October 05, 2011 4:40 PM To: 'mark\_faith@msn.com' Subject: FW: 2012 Election info

From: Rosa Fernandez Sent: Wednesday, October 05, 2011 3:21 PM To: Mark Faith Subject: 2012 Election info

Hi Mark, Here is the info for the 2012 elections:

April 30, 2012 - First day that the candidate filings may be submitted by mail May 14 through 18, 2012 - Candidate filing week August 7, 2012 – Primary Election November 6, 2012 – General Election

The new districts and precincts will go into effect for the 2012 election season.

1

Enjoy the rest of the day!

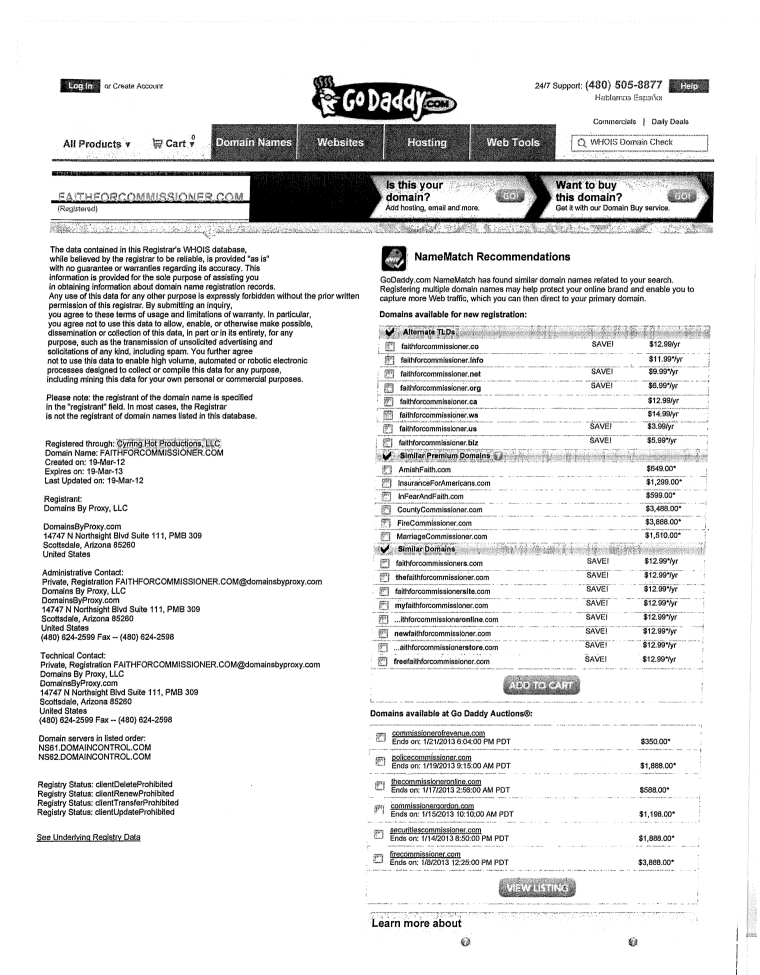
Rosa Mariel Sermindez Bilingual Elections Program Coordinator Franklin County Auditor's Office 1016 N. 4th Avenue/PO Box 1451 Pasco, WA 99301 Phone: (509) 545-3538 Fax: (509) 543-2995 rfernandeztaxo, franklin.wa.us http://co.franklin.wa.us/

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Page 1

mode:block\x0d\x0a rule_name=Default    tr ProxyStrip: HTTP Header match  2012-03-07 23:51:49.585	<pre>23:51:49.585[244048871[1006[251256493]1]2[6 HTTP-Unrestricted-Outgoing-00 http/tcp 172.30.3.16[58105]74.125.127.139[80]198.239 .74.186[20135][0[1-Trusted[0-External]590[0[0][Unrestricted.2]]][1[rule_name=Default]][content_type=application/vnd.google.safe browsing-chunk][tr]ProxyAllow: HTTP Header content type match[]2012-03-07 23:51:49.585</pre>	23:51:49.585 244048872 1006 251256494 1 2 4 HTTP-Unrestricted-Outgoing-00 http/tcp 172.30.3.16 58105 74.125.127.139 80 198.239 .74.186 20135  0 1-Trusted 0-External 592 0 0  Unrestricted.2  1 header=X-Content-Type-Options: nosniff\x0d\x0a rule_name=Default    tr Proxystrip: HTTP Header match  2012-03-07 23:51:49.585	<pre>23:51:49.585 244048873 1006 251256495 1 2 4 HTTP-Unrestricted-Outgoing-00 http/tcp 172.30.3.16 58105 74.125.127.139 80 198.239 74.186 20135  0 1-Trusted 0-External 592 0 0  Unrestricted.2    header=X-XSS-Protection: 1: mode:block\x0d\x0a rule_name=Default     tr ProxyStrip: HTTP Header match  2012-03-07 23:51:49.585</pre>	23:51:49.585 244048874 1006 251256496 1 2 4 HTTP-Unrestricted-Outgoing-00 http/tcp 172.30.3.16 58105 74.125.127.139 80 198.239 .74.186 20135  0 1-Trusted 0-Externa1 592 0 0  Unrestricted.2    header=X-Frame-Options: SAMEORIGIN\x0d\x0a rule_name=Defau1t     tr ProxyStrip: HTTP Header match  2012-03-07 23:51:49.585	<pre>23:52:03.788 244048875 1006 251256497 1 2 6 HTTP-Unrestricted-Outgoing-00 http/tcp 172.30.3.16 58105 74.125.127.139 80 198.239 .74.186 20135 0 1-Trusted 0-External 590 0 0  Unrestricted.2     rule_name=Default   content_type=application/vnd.google.safe 2012-03-07 2012-03-07</pre>	<pre>23:52:03.788 244048876 1006 251256498 1 2 4 HTTP-Unrestricted-Outgoing-00 http/tcp 172.30.3.16 58105 74.125.127.139 80 198.239 .74.186 20135  0 1-Trusted 0-Externa1 592 0 0  Unrestricted.2    header=X-Content-Type-Options: nosniff\x0d\x0a rule_name=Default     tr Proxystrip: HTTP Header match  2012-03-07 23:52:03 788</pre>	23:52:03.788 244048877 1006 251256499 1 2 4 HTTP-Unrestricted-Outgoing-00 http/tcp 172.30.3.16 58105 74.125.127.139 80 198.239 .74.186 20135  0 1-Trusted 0-Externa1 592 0 0  Unrestricted.2  1 header=X-XSS-Protection: 1: mode:block\x0d\x0a rule_name=Default    tr ProxyStrip: HTTP Header match  2012-03-07 23:52:03.788	23:52:03.788 244048878 1006 251256500 1 2 4 HTTP-Unrestricted-Outgoing-00 http/tcp 172.30.3.16 58105 74.125.127.139 80 198.239 .74.186 20135  0 1-Trusted 0-External 592 0 0  Unrestricted.2   header=X-Frame-Options: SAMEORIGIN\x0d\x0a rule_name=Default     tr ProxyStrip: HTTP Header match  2012-03-07 73.57.03 788	<pre>23:52:03.788 244048880 1006 251256502 1 2 6 HTTP-Unrestricted-Outgoing-00 http/tcp 172.30.3.16 58105 74.125.127.139 80 198.239 .74.186 20135  0 1-Trusted 0-External 590 0  Unrestricted.2    rule_name=Default   content_type=application/vnd.google.safe 2012-03-07</pre>	23:52:03.788 244048881 1006 251256503 1 2 4 HTTP-Unrestricted-Outgoing-00 http/tcp 172.30.3.16 58105 74.125.127.139 80 198.239 .74.186 20135  0 1-Trusted 0-External 592 0 0  Unrestricted.2   header=X-Content-Type-Options: nosniff\x0d\x0a rule_name=Default    tr Proxystrip: HTTP Header match  2012-03-07 23:52:03.788	23:52:03.788 244048882 1006 251256504 1 2 4 HTTP-Unrestricted-Outgoing-00 http/tcp 172.30.3.16 58105 74.125.127.139 80 198.239 .74.186 20135  0 1-Trusted 0-External 592 0 0  Unrestricted.2   header=X-XSS-Protection: 1; mode:block\x0d\x0a rule_name=Default     tr ProxyStrip: HTTP Header match  2012-03-07 23:52:03.788	23:52:03.788 244048883 1006 251256505 1 2 4 HTTP-Unrestricted-Outgoing-00 http/tcp 172.30.3.16 58105 74.125.127.139 80 198.239 .74.186 20135 0 1-Trusted 0-Externa1 592 0 0  Unrestricted.2    header=X-Frame-Options: SAMEORIGIN\x0d\x0a rule_name=Default    tr ProxyStrip: HTTP Header match  2012-03-07 23:52:03.788	Page 453
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# **Convert URL to IP Address**

Enter URL : www.faithforcommissione Convert to IP



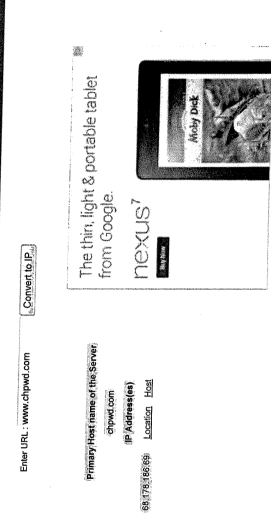
Primary Host name of the Server

faithforcommissioner.com

IP Address(es)

50.63.214.1 Location Host

Exhibit 2 Page 15 of 59



# **Convert URL to IP Address**

# **EXHIBIT**<sup>4</sup>

From: Sent: To: Subject: Mark Faith <mfaith@co.franklin.wa.us> Tuesday, March 20, 2012 8:57 AM 'mark@faithforcommissioner.com' test

1

Follow up Flagged

Follow Up Flag: Flag Status:

test

Mark Faith Building Inspector Franklin County 1016 N. 4th Avenue Pasco, WA 99301 (509)545-3521

From: Sent: To: Subject: Mark Faith <mfaith@co.franklin.wa.us> Tuesday, March 20, 2012 9:02 AM 'mark\_faith@msn.com' mail access

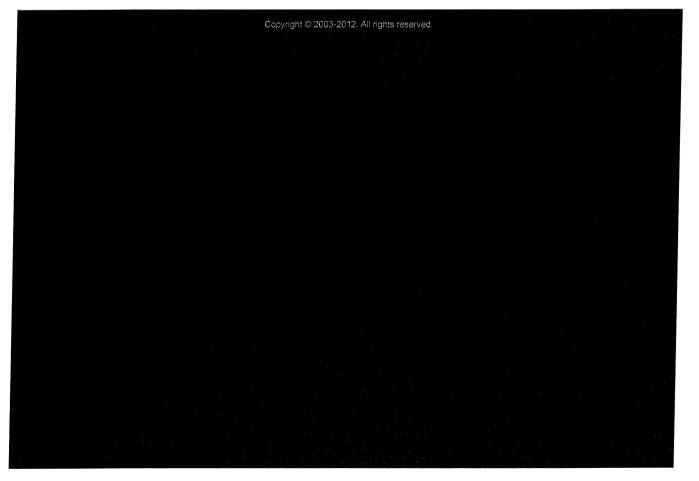
Follow Up Flag: Flag Status: Follow up Flagged

# https://login.secureserver.net/index.php?app=wbe&domain=email.faithforcommissioner.com

1

Mark Faith Building Inspector Franklin County 1016 N. 4th Avenue Pasco, WA 99301 (509)545-3521

WORKSPACE		Mobile Login   Clear Login List   Help
	WORKSPACE ENAGE LOGIN User name: @faithforcommissioner.com	
	Password:	
	LOG IN	



# Page 1 of 2

# Tri-CityHerald.com

Next Story >

Union Pacific to run 'safety train' today

# Candidate's Pasco residency questioned

Published: August 3, 2012

By John Trumbo, Tri-City Herald

Franklin County commissioner candidate Mark Faith makes no secret that he moved to Pasco in May so he could run for the Position 1 seat in next week's primary election.

The 47-year-old candidate says chose to rent a room in a friend's home on Road 92 to satisfy Washington's law requiring residency in the district he wants to represent.

"I called the (county's) elections department and asked what was required," he said.

Dianna Garza Killian, Franklin County elections administrator, said Faith did what he needed to do and he did not run afoul with the law.

Faith is irked that some in the community are making an issue of his decision to move into the district and run for election.

"I met the requirements as told to me by elections (officials). And I looked at it economically," said Faith, who said moving his entire family and selling his West Richland home would be unwise at this point in the elections process.

Faith said he is well connected in Franklin County, where he has worked as a county building inspector for seven years, and is familiar with county issues, which should matter more than where he has lived.

"I will rent (a room) until after the election, then if I win, I will get an apartment in Pasco," Faith said, adding that at some point he expects to put his West Richland home up for sale.

"There is no gotcha," he said, noting that he has told every reporter who has asked about his decision to relocate so he could be a candidate.

State law requires a person filing for office to be, at the time of filing, a registered voter.

Killian said Faith met those requirements.

Faith registered as a Franklin County voter March 20, using 3620 Road 92 in Pasco as his address:

He filed as a candidate for commissioner May 14.

Faith said he has followed the law.

"I say let the state of Washington tell me what I did was illegal. If people are not happy with the law, then change the law," he said.

"You could register a change of address and file as a candidate the same day. If it is something people want to run for, the law allows for it," Killian said.

Another candidate for a Franklin County commission seat did exactly that.

Patrick Barnett, a candidate for Position 2, changed his registered voter residency and filed for office on the same day. He's running against three other candidates in the primary.

Barnett registered as a Franklin County resident voter May 18, with an address at 131 Nila Road in Eltopia. He previously was an active registered voter in Benton County with an address on 30th Avenue in Kennewick.

## Candidate's Pasco residency questioned | Local News | Tri-CityHerald.com

Barnett filed as a candidate for Position 2 the same day, May 18.

Washington also requires anyone with a driver's license who changes residency to file a change of address within 10 days of that change.

Faith told the Herald he has not done that.

Christine Anthony, spokesperson for the state Department of Licensing in Olympia, said the law requires changes of addresses also to be done within 10 days for vehicle registration.

Ballots are due for the primary election Tuesday.

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Author tries to make his books personal

Next Story >

Union Pacific to run 'safety train' today

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# DATE FILED PDC

# APR 262012

Mark Faith 3620 Rd 92 Pasco, Wa 99301 509.528.1128

Attachment for personal finacial affairs statement (Form F-1)

Part 2.

My Wife and I own a house at 5801 Kilawea Dr, West Richland, WA 99353. The mortgage is held by Citi-Mortgage. The current balance on the loan is approximately \$143,000 and the value is approximately \$220,000. The parcel number for this home is 1-0798-200-0009-000

My Wife (Sandi Faith) and our children jointly own a commercial building located at 1950L Keene rd, Richland WA, 99352. The parcel number for this building is 1-2298-3bp-2206-011

Part 3(C) My Wife owns 5.67% ownership in a family land company called Bauder Land Company LLC. Dollar Code "B"

My Wife and I are 30% owners In a land company called Bauder Southcliffe LLC. This LLC is a pass through company for the Bauder/Young partnership The parcels of land in this company are:

1-0789-300-0001-001 1-0789-400-0001-004 1-0789-400-0001-003 1-0789-300-0001-002 1-0889-300-0001-001

Dollar code "E"

Part 4

My Wife and I have a second mortgage with chase mortgage I have student loans through direct loans My wife Sandi has student loans through direct loans

Dollar code "C" Dollar code "D" Dollar code "C"

If I can provide any more details that you need I will provide anything you need, please just call me and I will get it to you as soon as possible.

Mark Faith 4-26-2012

			DATE FIL	ED PDC
PUBLIC DISCLO	DSURE COMMISSION 711 CAPITOL WAY RM 206 PO BOX 40908 OLYMPIA WA 98504-0908 (360) 753-1111 TOLL FREE 1-877-601-2828 EMAIL: pdc@pdc.wa.gov	PDC FORM F-1 SUPPLEMENT (1/12)	APR 2 6 <b>SUPPLEMEI</b> Personal financial af	NT PAGE
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# APR 262012

Mark Faith 3620 Rd. 92 Pasco, WA 99301 509.528.1128

Attachment for Supplement page for personal financial affairs statement

My Wife Sandi Faith owns 5.67% of a land company called Bauder Land Company. This year she received 20,000.00 dollars in distributions, the total value of her remaing interest in this company is now less than 10,000.00

My Wife (Sandi Faith) and I are 30% owners In a land company called Bauder South cliffe LLC. This LLC is a pass through company for the Bauder/Young partnership the parcels of land in this company are:

1-0789-300-0001-001 1-0789-400-0001-004 1-0789-400-0001-003 1-0789-300-0001-002 1-0889-300-0001-001

We have not received any income from this property in the last 5 years, it is just undeveloped land.

If I can provide any additional details or information about these companies please let me know what you need and I will provide it to you as soon as possible.

Mark Faith

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We are writing this letter on behalf of Mark Faith and his bid to become the County Commissioner of Franklin County.

In the five years we have worked with him, we have found Mark to be fair, honest, and professional. His knowledge and experience in the construction field has helped us immensely in our transition from HiLine Homes to Lexar Homes and the new Washington Energy Code. His ability to consistently make sound decisions under pressure is beneficial and his reliability is unmatched.

Mark's continued involvement in the day to day will be invaluable to the home builders of Franklin County.

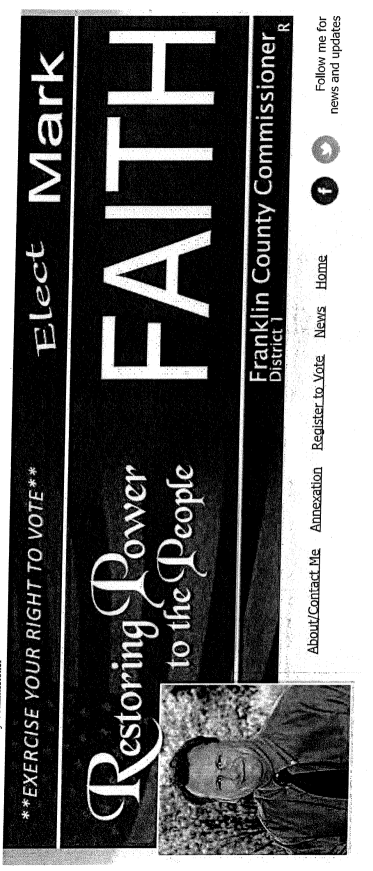
Sincerely.

Bryan Keehr, Regional Manager of Sales and Construction

Employees of Lexar Homes

CHODSERIGHT LIVERIGHT LEXAR HOMES - Tri-Cities 5520 West: Hond Ave. Kennewick, WA 98336 www.LexarHomes.com Sales Office: (509) 735.1722 Const. Office: (509) 735.1177 Fax: (509) 735.3415 LEXARH 190607 CCB#184514

Commissioner	
County	
Franklin	
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for WA	
ark Faith	



Vote for Mark Faith for the upcoming position of Franklin County Commissioner District 1. It's high time the ideal of success should be replaced with the ideal of service

Please check back as election information will continue to be added.

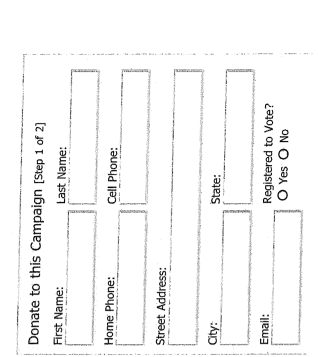
Exercise your right to vote - <u>Register today!</u>

Latest News:

News Articles:

Report decries Franklin County's actions after accountant admitted conviction
 More money questions for Franklin County.

http://faithforcommissioner.com/index.php[12/15/2012 1:10:44 PM]



Mark Faith for WA State Franklin County Commissioner

- Eranklin County Commission's candidates argue about residency, travel payments
- 10/14: More Fraud in Franklin County?
- Vehical Rental Rates Short
- Vehical Rental Rates All
- 10/4: October 4 forum
- 8/11: Interview with Kona 610 AM Listen MP3
- 8/1: <u>Vew the Benton Franklin Candidate Guide</u>
- 7/20: Kona 610 am and the opening comments made at the Franklin County Republican Central Committee - <u>View PDF</u> | <u>Listen MP3</u>
  - 7/18: Trade Receational and Agricultural Center (TRAC) or Aquatic Center
    - Video Pasco Chamber of Commerce Luncheon/Candidate Forum
- Letter #1 Letter #2 Letter #3 Letter #4 Campaign support letters;
- » More News Here

10/29 - Last day for in person registration for the November General Election 10/19 - November General Election ballots mailed out 2012 Important Election Dates

11/6 - General Election

11/27 - November General Election certified by Counties

Updated:

- Annexation
- Impact Fees

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Initiatives and Referendums Filed in 2012

Read more here

http://faithforcommissioner.com/index.php[12/15/2012 1:10:44 PM]



May we place a small campaign sign in your yard? O Yes O No	Comments:		Continue to Final Step	
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Mark Faith for WA State Franklin County Commissioner Additional County Maps

- Addresses & Road Names
- Eranklin County TRAC Area Property
- Proposed Powerline Road & Ownership
- Proposed Classification of Powerline Road
- Road 100/Dent Extension ROW Vicinity

We are writing this letter on behalf of Mark Faith and his bid to become the County Commissioner of Franklin County.

In the five years we have worked with him, we have found Mark to be fair, honest, and professional. His knowledge and experience in the construction field has helped us immensely in our transition from HiLine Homes to Lexar Homes and the new Washington Energy Code. His ability to consistently make sound decisions under pressure is beneficial and his reliability is unmatched.

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Sincerely,

Bryan Keehr, Regional Manager of Sales and Construction

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From: Sent: To: Subject: Tubbs, Melanie <melaniet@keprtv.com> Tuesday, July 24, 2012 9:32 AM Mark Faith KEPR News Inquiry

Follow Up Flag: Flag Status: Follow up Flagged

Hi Mark!

Hope you're doing well. I am Melanie, a reporter for KEPR Action News. I am interested in asking you a few questions about the primary elections coming up. What is the best number to reach you?

1

Thanks and hope to hear from you soon.

Melanie Tubbs

Melanie Tubbs KEPR Action News Reporter <u>melaniet@keprtv.com</u> 509.521.2419

# Tri-CityHerald.com

Next Story >

Benton County: 3,500 replacement ballots reprinted, mailed

## 2 Franklin County employees challenge Commissioner Brad Peck

Published: July 24, 2012

By John Trumbo, Tri-City Herald

Franklin County District 1 Commissioner Brad Peck must overcome two county employees challenging him Aug. 7 to pursue a second term.

Mark Faith, a building official, and Rosie Rumsey, human resources director, are making their first attempts at being elected to public office.

Faith is running on a promise he can do the commissioner job better, while Rumsey says her knowledge obtained through years of government service makes her the best candidate.

Peck, a retired U.S. Air Force lieutenant colonel who was elected in 2008, has endorsements from the Franklin County Republicans, U.S. Rep. Doc Hastings, R-Wash., and state Attorney General Rob McKenna.

Peck says he has reduced the size of government, cut spending, implemented internal controls and accountability on county government and worked to address gang problems, criminal justice and resolve livestock range issues.

A proposed west Pasco annexation involving about 4,000 people and the future of the TRAC facility are key issues for the district.

All three candidates are cautious about a proposal to repurpose the TRAC facility of Road 68 as an aquatic center.

Faith, a county inspector for seven years, said TRAC should be enhanced as an ag and multiuse facility, not converted into aquatic center, which he believes cannot succeed financially.

Rumsey said she doesn't have enough information to decide about TRAC's future. "The question is, do we pour more money into it?" she said.

Peck said TRAC is a county asset that should not be handed over to be repurposed as a regional aquatic center without Franklin County being made whole for its investment.

He said the county is making an offer to the Pasco Public Facilities District and city of Pasco to reflect those financial concerns and to require that ag-related facilities at TRAC be made available elsewhere in Franklin County.

Faith, who only recently moved to the county and still owns a home in West Richland, opposes Pasco annexing the doughnut hole without a public vote.

Peck publicly shares that view and has been instrumental in leading community informational meetings about the city's proposed annexation.

Rumsey, who lives inside the doughnut hole, agrees that property owners in the affected area should have a say in being annexed. But she also believes there is no chance the area can remain in the county because of ongoing growth.

"The only real choice is to be annexed or form a new city," Rumsey said, and her vote would be to join Pasco.

"I would not want to create a city within a city. It would be an island city with no room to grow," said Rumsey, who has held finance jobs for the cities of Wapato and Prosser.

Rumsey said she instituted vital finance controls to ensure checks and balances during her municipal employment prior to coming to work for Franklin County.

http://www.tri-cityherald.com/2012/07/24/2030578/2-franklin-county-employees-challenge.html

7/24/2012

2 Franklin County employees challenge Commissioner Brad Peck | Local News | Tri-CityHerald.com

Another issue involves the \$1.8 million theft in the county's Public Works Department, allegedly by former county employee Dennis Huston, who is being prosecuted on charges of embezzlement.

Faith says the commissioners, including Peck, handled it well.

But Rumsey claims Peck didn't do all he could have after first hearing about the potential problem in 2009.

Peck counters that McKenna's endorsement praising him for having been open, transparent and instrumental in the discovery of the embezzlement shows that the commission acted properly.

-- John Trumbo: 582-1529; jtrumbo@tricityherald.com

Back to Top < Previous Story

New route in Horse Heaven Hillsbenefits wheat farmers, bicyclists

Next Story >

Benton County: 3,500 replacement ballots reprinted, mailed

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## Assessor Treasurer Appraisal MapSifter

## Parcel

Steve Marks Franklin County Assessor 1016 N. 4th Ave Pasco, WA 99301

Parcel#:	118092102
Land Use Code:	11 - Residential - Single Family
Situs:	3620 ROAD 92, PASCO 99301
Map Number:	092917-13-FOXHOL-000-01200
Status:	
Description:	FOX HOLLOW LOT 12
Comment:	SUBDIVIDED IN CREATED IN THE SU

Owner Name	PFUNDHELLER, KYLE O
Address1:	
Address2:	3620 N ROAD 92
City, State:	PASCOWA
Zip:	99301-1535

SUBDIVIDED IN CREATED IN THE SUBDIVISION OF PARCEL #: 118-121-078 02/14/2008

2013 Market V	falue	2013 Taxable	Value	2013 Ass	essment Data
Land:	\$55,000	Land:	\$55,000	District:	106 - DISTRICT 106
Improvements:	\$266,600	Improvements:	\$266,600	Current Use/DFL:	No
Permanent Crop:	\$0	Permanent Crop:	\$0		
Total	\$321,600	Total	\$321,600	Total Acres:	0

## Ownership

PFUNDHELLER, KYLE O 100 %	

## **Sales History**

Sale Date	Sales Document	# Parcels	Excise #	Grantor	Grantee	Price
10/26/10	WD-1757927	1	37879	PFUND CO LLC	PFUNDHELLER, KYLE O	\$250,000
07/13/10	WD-1752965	1	37131	3 RIVERS PROPERTIES LLC	PFUND CO LLC	\$57,900

## **Building Permits**

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# Historical Valuation Info

Year	Billed Owner	Land	Impr.	PermCrop Value	Total	Exempt	Taxable
2013	PFUNDHELLER, KYLE O	\$55,000	\$266,600	\$0	\$321,600	\$0	\$321,600
2012	PFUNDHELLER, KYLE O	\$55,000	\$266,600	\$0	\$321,600	\$0	\$321,600
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2010	PFUNDHELLER, KYLE O	\$55,000	\$0	\$0	\$55,000	\$0	\$55,000
2009	3 RIVERS PROPERTIES LLC	\$55,000	\$0	\$0	\$55,000	\$0	\$55,000

<u>View Taxes</u>

# **Parcel Comments**

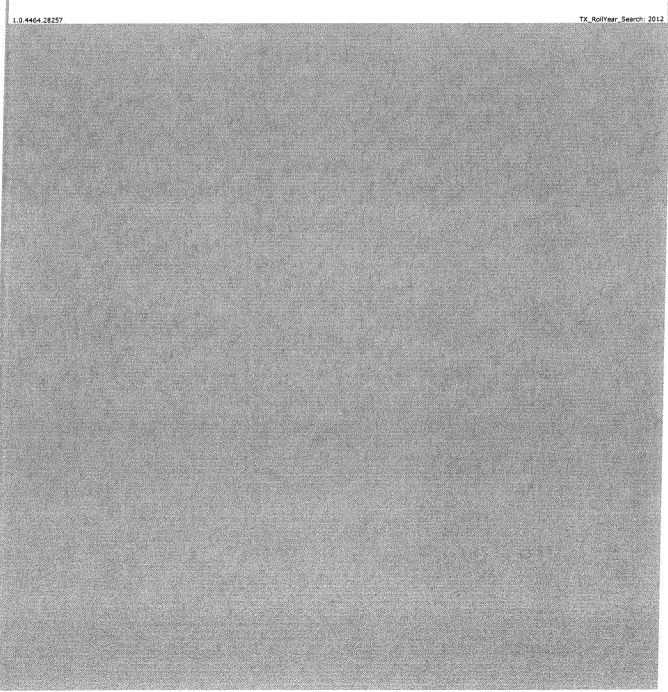
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# **Property Images**

Click on an image to enlarge it.





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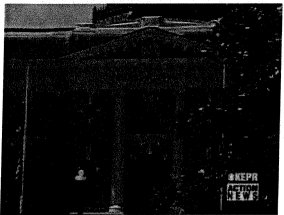
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	d. Miscellaneous receipts (interest, refi	unds, auctions, othe	r). Attach explanation	••••••	····		
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YouNews

Running for Franklin County Commissioner, but doesn't live in the county



TRI-CITIES, Wash. -- Mark Faith is running for commissioner in Franklin County even though his home is in West Richland. KEPR gave Faith the chance to sort out his residency rumors.

Faith has a twenty minute drive from his home in West Richland to Franklin County. But he says his address doesn't define his loyalties.

He explains, "I've never felt as connected to people or an environment as Franklin County."

In fact, he's worked in the Franklin County Building Department for seven years.

Faith continues, "I spend a vast majority more time in Franklin County."

Washington State law says you have to live in the same county you represent. So how is Faith qualified to run for commissioner? Because he's staying in Pasco, using his friend's address.

Faith tells KEPR, "He's just letting me stay there, until I get a chance to move my family over."

To get both sides of this story, Action News spoke with Rosie Rumsey, one of Faith's biggest opponents.

Rumsey says, "It's important not only to live in the county that you're running in, but you need to be where you're working."

Rumsey also works for Franklin County, as Director of Human Resources.

She continues, "Taxpayer dollars from the citizens are paying for your salary. And you need to live in the county."

In the end, it's up to the voters and when we talked to a sampling of them, opinions went both ways.

One Pasco resident says, "I don't think need somebody from another county running for office in our county. He stills needs to be living here in the county to understand the county's problems."

Another local disagrees, "He lives like 20 minutes away. It's not a far drive. He's still a part of the Tri-Cities, really, and it shouldn't matter."

Ballots are due August 8th, when we will see if Faith's address is enough to sway the votes.

Win or lose, Faith tells KEPR he is planning to move to Franklin County, but will take more time for the transition if the

statute isn't holding him back. **Sign in** 

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Keep it clean, keep it civil, keep it truthful, stay on topic, be responsible. Share your knowledge and please suggest removal of comments that violate these standards.

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# Franklin County Commission's candidates argue about residency, travel payments

Published: October 15, 2012

By John Trumbo, Tri-City Herald

The battle over Franklin County commissioner's Brad Peck re-election next month for the Position 1 seat may hinge on challenger Mark Faith being a qualified county resident.

Faith, a county building inspector, owns a West Richland home in Benton County, where his wife and children still reside. However, Faith has been living at a friend's home on Road 92 in Pasco since May.

Peck claims Faith violated state law by registering to vote in the county two months before moving to Pasco and then filing as a qualified candidate in mid-May.

The residency issue and Faith's counter-charge that Peck held a \$3,168 overpayment in travel allowance from 2011 are dominating the campaign.

Faith claims Peck should have refunded the overpayment months earlier, as did Commissioner Rick Miller, who paid back his excess travel allowance in June. Faith points in particular to questions raised by state auditor Tim Anderson about the rate disparity last November.

Peck wrote his refund check to the county last week.

Faith told the Herald editorial board that Peck should resign for holding onto the money so long.

"It looks like he was trying to get away with (holding onto the overpayment) as long as he could," Faith claimed.

Peck countered by saying Faith's questionable residency should knock him out as a legitimate candidate.

"Faith did not live in Franklin County when he registered. That is a class C felony with a penalty up to five years and a \$10,000 fine," Peck told the Herald.

Peck added, "I did not challenge his candidacy, but it needs to be out in the public and I think he needs to be called on it."

But Faith, who responded in writing to the Herald last week, claimed he met the state's residency rules by renting a room at a friend's home at 3620 Road 92 in early March, registering to vote about a week later, and then filing for office May 14.

Faith also claims he has shown no favoritism as a plans examiner and building inspector to the owner of the home where he now lives and who is a personal friend – Kyle Pfundheller, whose business is Trinity Homes.

Faith said Pfundheller refused to accept rent payment while he was living in the house and running for office.

But Peck says Faith having a room at a friend's home in Pasco while his family lives in West Richland does not show Faith has a permanent home in Franklin County.

The squabble about residency and nonrefunded travel payments have overshadowed other issues.

Peck, a retired Air Force lieutenant colonel who worked for Energy Northwest before being elected commissioner four years ago, says county residents in west Pasco should have a voice in being annexed.

"The residents were severely strong-armed (by the city). I don't like the way the city handled it," Peck told the Herald. But he said having residents form their own city isn't an efficient solution, either.

Peck also said it was unfortunate discussions between the city and county broke off on bringing an aquatic center to TRAC, but there are opportunities for the county's 31 acres surrounding TRAC that could allow that project to happen.

Peck said he opposes school impact fees being charged to new home developers, but doubts the voters will approve any more school bonds.

"We are going to have to bite the bullet and fund schools," Peck said.

He said Franklin County's growth is unbalanced on sources of revenue, with not enough emphasis on bringing industrial development and new businesses to boost tax dollars.

Faith has similar view on the issues: He is opposed to the impact fees and sees growth as a top issue with the need for new business and industrial development.

"That's where we've fumbled the most," he said.

Faith prefers keeping TRAC intact as an ag-related facility and is opposed to the city annexing the approximately 4,000 residents in the 4-square-mile area known as the Riverview Island area in west Pasco.

Peck cited his work to create a 911 regional call center, efforts to relocate the nonprofit Grace Clinic into the former bicounty health district offices in Kennewick, and trimming the budget to reduce spending by 9 percent and staffing by 10 percent show he was an effective commissioner.

"I see some real social needs (for the future)," Peck said, noting that he has tried twice to win support for building a regional consolidated crisis center.

Faith said his job as a building inspector for Franklin County has brought him closer to the people and their issues.

"We have to do something to get this budget under control," Faith said.

Faith says he has lived in the Tri-Cities most of his life and is a 1984 Kennewick High School graduate. He served in the Army, attended Columbia Basin College and is married with three children.

"I have a passion for public service and a sincere desire to serve at a higher capacity," Faith said in a statement to the Herald.

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	ordun	unproved Kesidential Property Values	roperty Values
	MEAN VALUE	<b>MEDIAN VALUE*</b>	DECCEDENTION
Franklin County	\$157,400	\$140,200	This takes in all residential parcels within Franklin County that are improved (buildings on them)
Pasco	\$150,800	\$138,600	This includes all improved parcels within the city limits of Pacco that are residential
The Island (Doughnut Hole)	\$225,800	\$212,900	All parcels that are improved within the Island (doughnut hole) area.
*The MEDIAN V	ALUE is the mid-poi	int where there are the	*The MEDIAN VALUE is the mid-point where there are the same mimbor of horners in 11.1.

10(-10)

April 2012 Improved Residential Property Valı MEDIAN VALUE is the mid-point where there are the same number of homes valued higher than the MEDIAN VALUE as there are homes valued lower than the MEDIAN VALUE.

### Phil Stutzman

From: Sent:	Mark Faith [mark_faith@msn.com] Monday. May 13, 2013 9:00 PM
To:	Phil Stutzman; Tony Perkins
Subject:	RE: RCW 42.17A et. seq. Complaint - Mark Faith
Attachments:	Response to Complaint - May 15, 2013.pdf

Mr. Stutzman,

I have attached my response to Mr. Roger Lenk's unfounded and false accusations filed with the PDC December 17, 2012.

I have made several unsuccessful attempts to contact Tony Perkins by telephone.

Please contact me if I can provide any additional information.

Thank you in advance,

Mark D, Faith 509-528-1128

From: phil.stutzman@pdc.wa.gov To: mark faith@msn.com Subject: FW: RCW 42.17A et. seq. Complaint - Mark Faith Date: Tue, 30 Apr 2013 23:29:26 +0000

Mark Faith.

I am forwarding you a copy of a complaint with exhibits (540 pages) received from Roger Lenk on December 17, 2012 alleging that you violated RCW 42.17A during the 2012 election cycle. I am also providing a copy of a letter sent to you today by the PDC concerning the complaint. The PDC has been reviewing 2012 election complaints to determine whether to open a formal investigation. The attached letter explains the review process and informs you that if there is additional information you believe we should consider before making this determination, you should provide that information to us within two weeks, or by May 14, 2013. Thank you.

### Philip E. Stutzman

Director of Compliance

Washington State Public Disclosure Commission

711 Capitol Way, Rm. 206/ P.O. Box 40908

Olympia, WA 98504-0908

### **RESPONSE TO MR. LENK'S COMPLAINT**

On Wednesday, October 5, 2011 I did, in fact, <u>during my lunch break</u>, request a Franklin County Candidate Guide from the Auditor's Office. This was an information-only request that the Auditor's Office responded to using my County email address. I forwarded the information provided, to my personal email account (on a Sunday - <u>this was not on paid Franklin County time</u>). I was not running for office, nor had I declared that I would be running for office, at the time that this request for information was made. (LENK'S EXHIBIT 1)

In reference to LENK'S EXHIBIT 2, this information is false. Kevin Scott, Director of Franklin County Information Services, has provided information regarding the County's internet logs (ATTACHMENT A) and is willing to provide additional information /explanation to substantiate <u>that this accusation is</u> <u>false/unfounded; no violation(s) were committed.</u> Mr. Scott may be contacted at 509-545-3509 or by email at <u>kscott@co.franklin.wa.us</u>.

In reference to LENK'S EXHIBIT 3, my campaign website was, in fact, registered. <u>This was not registered</u> by myself, nor was it done using Franklin County resources or while on County time. No accusation of violation was made.

In response to Mr. Lenk's claim, "Mr. Faith routinely accessed his campaign website (www.faithforcommissioner.com), internet protocol 50.63.214.1), from his Franklin County Computer as detailed in the 35,998 pages of Mr. Faith's internet activity." – <u>This accusation is false/unfounded; no</u> <u>violation(s) were committed.</u>

In response to Mr. Lenk's claim referencing **EXHIBIT 4** – I did, in fact, send an email to my new campaign website. Mr. Lenk contacted me by phone October 13, 2012 at 3:15 PM and spent thirty (30) minutes trying to blackmail me. Mr. Lenk informed me that he had obtained the information (email) via a public records request and would be contacting the PDC if I did not refrain from informing the public of possible fraudulent use of public funds by incumbent Commissioner Brad Peck. I drove to Olympia the day following this phone call from Mr. Lenk and met with Chip Beatty, Filer Assistance Specialist, of the PDC. I self-reported the possible violation (email) and informed Mr. Beatty of the phone call from Mr. Lenk. A copy of the email was provided to Mr. Beatty.

In response to LENK'S EXHIBIT 5, an email was sent to my personal email address; this is NOT a campaign email address. This accusation is false; no violation(s) were committed.

In response to **LENK'S EXHIBIT 6**, I did, in fact, submit an application for voter registration with the Franklin County address of 3620 Road 92 Pasco, Washington 99301 on March 20, 2012. I also submitted a "Declaration of Candidacy" to run for Franklin County Commissioner District 1 on May 14, 2012, as is claimed. I was on approved annual leave this date; <u>no accusation of violation was made; no violation(s) were committed.</u>

In response to LENK'S EXHIBIT 7, I did, in fact, provide my County email address on the PDC form F-1, "Email: \_\_\_\_\_\_\_\_\_ (work)\* " – <u>I did not see the \* next to work, and did not intend for</u> <u>this email address to be used as a method of contact.</u>

In response to Mr. Lenk's claim that I "spent a significant amount of......as well as his own campaign website and campaign email login." - <u>This accusation is false/unfounded; no violation(s) were</u> <u>committed.</u>

In response to LENK'S EXHIBIT 8, I did, in fact, receive an UNSOLICITED email from Lexar Homes. The emailed letter was uploaded to my campaign website (LENK'S EXHIBIT 9) on my personal time, using my personal computer. There is no merit to this accusation.

#### Page 2 of 2

In response to Mr. Lenk's claim that I included a variety of Franklin County owned/developed maps and materials (Addresses & Road Names, Franklin County TRAC Area Property, Proposed Powerline Road & Ownership, Proposed Classification of Powerline Road, Road 100/Dent Extension ROW Vicinity) without benefit of a public records request, utilizing my work time and Franklin County resources (LENK'S EXHIBIT 9), this accusation is false/unfounded; no violation(s) were committed. These records/links are public information and are available online. None of these records was obtained or linked to during my work time, nor were they obtained utilizing Franklin County resources.

In response to LENK'S EXHIBIT 10, though any reasonable person would not need further explanation, the media requires no invitation to solicit information. Email addresses of County employees are public records. This accusation is false/unfounded; no violation(s) were committed.

In response to LENK'S EXHIBIT 11, I did, in fact, hold a public announcement of my candidacy on July 12, 2012. This was my <u>ONE and ONLY</u> campaign gathering, not "one of many" as Mr. Lenk claims. The announcement was held <u>at my residence</u> at 3620 Road 92, Pasco, WA.

In response to LENK'S EXHIBITS 12, 13, and 14, no accusation of violation was made; no violation(s) were committed.

In response to Mr. Lenk's false accusations regarding my "campaign office" – Mr. Lenk did, in fact, attend my announcement <u>at my residence</u> at 3620 Road 92, Pasco, WA on July 12, 2012. At no time did Mr. Lenk enter more than the entry room of the residence; a residence that is fully furnished. <u>Mr.</u> Lenk's accusation is completely fabricated and unfounded; no violation(s) were committed. Mr. John Trumbo, former reporter for the Tri City Herald, and Kyle Pfundheller, owner of the property, will testify to these facts.

In response to LENK'S EXHIBIT 15, though this is not the verbatim statement made to the media, I was, in fact, sharing a residence with Mr. Pfundheller. I was, at this time, also preparing my property in West Richland, to sell.

In response to Mr. Lenk's claim, "Mr. Faith was not observed in this location after hours, during sleeping hours, by a variety of Franklin County residents on a variety of occasions, including the Complainant." – Not only is <u>this accusation false/unfounded; no violation(s) were committed</u>. Mr. Lenk is certainly aware that there is a process for challenging residency. If Mr. Lenk believed that such violation occurred, he surely would have initiated this process.

In response to LENK'S EXHIBIT 16, no accusation of violation was made; no violation(s) were committed.

In conclusion, Mr. Lenk's accusations are not only unfounded/false, they are perjurious.

Please contact me if further information/documentation is required to assist in concluding your investigation. I may be contacted at 509-528-1228 or by email at <u>Mark\_Faith@msn.com</u> (note: this is my personal email account; messages will be responded to during my personal, unpaid time).

"Respectfully,

Mafk D. Faith

Attachment (A)

Hachment A

#### Watchguard logs Information / Caveats:

The Watchguard logs contain entries for each website request sent by computers on the county network. This does <u>NOT</u> equate to just a page visit, but to actual browser requests.

Note that the Watchguard logs shows all *requests* –that includes both allowed AND blocked websites. If a web request is blocked by the county firewall rules then the attempt will still show in the log file, but it will be flagged as <u>'ProxyDeny'</u>. In that case the file will NOT be downloaded and shown on the end users computer. Only requests marked as 'ProxyAllow' are loaded and visible to the user.

Opening a single webpage or following a single link could lead to dozens of entries in the log: The browser sends the request for the page, and receives the HTML file. It will then send additional requests for images, style sheets, banner ads, etc.

Many of the large websites use load-balanced clusters of web servers, 'cloud' solutions, or may point to external 3rd party advertising servers to link to their banner ads. This means that a single page can contain data that is tracked back to a large number of different servers/IP addresses.

In addition to external advertising, many websites load scripts and images from other servers to assist in their web analytics (e.g. to allow google to generate reports on their web visitor statistics) or to use 3rd party functionality (e.g. Facebook/google+/myspace/whatever 'like' buttons). This might show up in the logs as websites visited by the user when in fact they are browser request performed in the background unbeknownst to the user.

The timestamps in the logs may give /some/ indication of active browsing periods, but keep in mind that that is not a fool-proof method either: Many dynamic websites automatically refresh content in the background (news headlines, banner ads, weather widgets, scrolling image galleries, etc. If the user leaves such a browser window or tab open in the background, it can generate ongoing web requests without the user's knowledge or intent while they are busy with something else entirely. This includes websites like msn.com, which is the default start page on many of the Dell computers.

Note that since the county's firewall doesn't keep track and aggregate/condense individual browser sessions, it can show a lot of seemingly unrelated requests. The main purpose of these logs are for diagnostic purposes for the Information Services department.

(The firewall automatically blocks known malicious websites / sources and unrecognized header/file types and logs those attempts as well. These logs assist us to see what is happening in the background and assist I.S. to add exceptions to the firewall restrictions)

## RECEIVED

FFB 6 2014

Kurt Young PDC Compliance Officer 711 Capitol Way, RM206 PO. Box 40908 Olympia Washington 98504

## Public Disclosure Commission

Sent via Email - February 5, 2014

Issue # 1 Candidate Guide requested from Franklin County Auditor's office.

1. Did you request that information in person or over the Phone? I requested this information in person.

2. Did you request the information from Ms. Fernandez or another staff person? I made the request during a discussion with Ms. Fernandez.

3. Did you fill out a form requesting that the information be sent to your Franklin County work email address or was it an informal process? See response to question number 2, above. There was no "process" for requesting a candidate guide; I did not request that it be sent to my work email address.

4. Why did you forward this information a second time on January 15, 2012? I sent the information to my private email address because I didn't have a printed copy and I wanted to read about the candidates and issues on my personal time.

### Lenk Exhibit # 8 Campaign Endorsement Letter.

1. Please explain your statement that the campaign letter of recommendation was unsolicited. My response states that the email was unsolicited; not the letter. At no time did I request or authorize campaign-related correspondence to be emailed to me at my County email address.

2. Did you discuss or request that Mr. Keehr submit an endorsement or letter of recommendation letter for your county commissioner campaign? Yes

3. Did you request the letter from Mr. Keehr or Lexar homes on your own time, or Franklin county work time? On my personal time.

4. Did your request the support letter in person, or by email, or over the telephone? I do not recall.

5. Did Mr. Keehr or Ms. Penley have your campaign email address or only your work email address at the time the email was sent? Mr. Keehr had my personal email at the time.

## RECEIVED

## FEB - 6 2014

### Lenk Exhibits #10 & #15 Campaign Interview with the Media.

Public Disclosure Commission

1. Did your Request the interview? No

2. Did the reporter contact you by telephone? Yes

3. Did you respond by telephone to the request? Yes

4. Was it using your Franklin County work telephone or a private cellular phone? My private cellular phone

5. I saw a video clip of the interview, was the interview conducted in your Franklin County building inspector workplace? No, the interview was not conducted in my Franklin County workplace.

### **Alleged Failure to Report Contributions**

1. Did you host a campaign fundraiser at the house? No, I made an announcement at the house; no campaign fundraisers were ever conducted. Please refer back to my initial response:

"In response to LENK'S EXHIBIT 11, I did, in fact, hold a public announcement of my candidacy on July 12, 2012. This was my <u>ONE and ONLY</u> campaign gathering, not "one of many" as Mr. Lenk claims. The announcement was held <u>at my residence</u> at 3620 Road 92, Pasco, WA."

2. Were campaign signs stored there, and if yes, how many and for how long? No, signs were not stored at the house. Signs were displayed at the home the day of the announcement.

3. You listed on the Candidate Registration (C-1 report) that the campaign records and inspection were being maintained at the 3620 address, did the residence serve as your campaign headquarters? There were no campaign headquarters.

4. If the residence did not serve as the campaign headquarters or office, please explain where campaign activities were organized and undertaken. There were no campaign activities organized or undertaken. Please refer back to my initial response:

"In response to LENK'S EXHIBIT 11, I did, in fact, hold a public announcement of my candidacy on July 12, 2012. This was my <u>ONE and ONLY</u> campaign gathering, not "one of many" as Mr. Lenk claims. The announcement was held **at my residence** at 3620 Road 92, Pasco, WA."