## File a Formal Complaint - Glen Morgan

Glenmorgan89 (Wed, 1 Nov at 10:01 AM) via Portal Meta To Whom it May Concern --

It has come to my attention that the Douglas County Democratic Central Committee has habitually and willfully committed frequent and multiple violations of RCW 42.17A. Additionally, I have reason to believe that other violations of this chapter have occurred beyond what I have identified below.

## 1) Failure to file accurate, timely C3 and C4 reports. (Violation of RCW 42.17A.235)

State law requires that candidates and committees (unless they are mini-reporting) file frequent, accurate reports of contributions, expenditures, in-kind contributions, and debt. Unfortunately, the Douglas County Democratic Central Committee has failed to do this.

The Committee failed to file any C1-pc in January of 2017. This meant that they were required to engage in full reporting for 2017. In total, they have failed to file any C1-pc covering 2014-2017.

Per WAC 390-16-115(4), because they failed to file a C1-pc between January 1 and January 31 during these years indicating they would continue mini-reporting, they are legally obligated to file reports under RCW 42.17A.235 during that time period.

Despite this requirement, they have failed to file reports required by law. This is a serious violation of state law that must be rectified immediately. To cure this violation, they must immediately report any and all activity that occurred during the time period they did not qualify for mini-reporting.

There may have been other time periods they failed to qualify for mini-reporting and did not file reports as required by state law.

## 2) Failure to update C1-pc. (Violation of RCW 42.17A.205(4))

On information and belief, the Douglas County Democratic Central Committee has failed on numerous occasions to update its C1-pc to include changes in officers and other information required to be included on their C1-pc, in violation of RCW 42.17A.205(4).

The PDC should investigate the possibility that Douglas County Democratic Central Committee 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	<sup>:</sup> you need any additional informatior
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Best Regards,

Glen Morgan