

[Craig](#) (Fri, 11 Aug at 2:51 PM)

to : pdc@pdc.wa.gov

Fox,

RW Response to allegations 1-3:

Respect Washington does not consider an attorney's Answer to "litigation" initiated by the selfsame REichstaedt on May 1 as part of a Spokane Prop. 1 ballot campaign. REichstaedt's "litigation" is precisely Reichstaedt's attempt to prevent Prop. 1 from even becoming a ballot campaign! REichstaedt's frivolous "litigation" asks a judge to ignore law and legal precedent and order the Spokane County Auditor to obviate the City of Spokane's RES 2016-0008 thereby removing Prop. 1 from the November 7, 2017 ballot. Schizophrenia? Does REichstaedt wish Prop. 1 to become a ballot campaign, or does he not? In reply to REichstaedt's prior PDC complaint, RW stated that no expenditures to influence the public have been made by RW associated with the prospective Spokane Prop. 1 ballot campaign. As relates to legal expenses forced upon RW by the selfsame REichstaedt, it can be wondered why REichstaedt even named Respect Washington as a defendant. Afterall, Respect Washington has no remedy to offer the court should the court be cuckolded by REichstaedt's pathetically weak charges. The duty to act to compose the Spokane ballot now resides only with the Spokane County Auditor. The only remedy Respect Washington can offer to eliminate Prop. 1 as a ballot campaign is the vote tally on November 8th. Simultaneous to REichstaedt's waste of PDC staff time and taxpayer dollars, REichstaedt now wastes County of Spokane resources, City of Spokane resources Respect Washington resources and Spokane Superior Court resources. A never-ending REichstaedt swastika/cycle of abuse. REichstaedt's objective is not justice but rather abuse of Public Disclosure law to his political ends.

On May 1, 2017 in Spokane Superior Court (Case Number: 17-2-01621-1) REichstaedt initiated frivolous "litigation" against the Spokane County Auditor, the City of Spokane and Respect Washington asserting charges previously debunked by the City of Spokane Attorney and City of Spokane Hearing Examiner. RW's May 18th Notice of Appearance filed in that case was a minimal procedural requirement. RW's payment for that minimal legal expense was covered by a positive fee balance at RW's attorney established even prior to REichstaedt's frivolous "litigation." That RW payment for legal services on 1-18-17 was reported in RW's January 2017 C4, long before REichstaedt filed his frivolous "litigation."

signed,

Craig Keller

President/volunteer

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