

*Schwerin Campbell Barnard Iglitzin & Lavitt LLP*

ATTORNEYS AT LAW

*Of Counsel* Lawrence Schwerin

James D. Oswald

LAURA EWAN  
ewan@workerlaw.com

*Sent via email to nickedpower@gmail.com*

November 27, 2017

Nicholas Power  
Attorney at Law  
540 Guard, Suite 150  
Friday Harbor, WA 98250

Re: State of Washington, ex rel. Glen Morgan v. 43rd District Democrats (a political committee)  
Thurston Co. Cause No. 17-2-05695-34  
SCBIL File No. 6814-001

Dear Mr. Power:

The purpose of this letter is to inform you about some developments pertinent to this case.

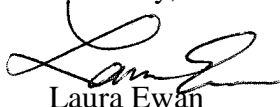
The 43rd Legislative District's political committee (or "PAC") does not expect to be receiving contributions or making expenditures in support of, or in opposition to, any candidate or ballot measure. Accordingly, it has complied with the procedures provided by the PDC to wind down operations and, as of today, the 43rd District Democrats PAC no longer exists as a political committee. *See* RCW 42.17A.010(37).

Because the PAC has disbanded, it will not be filing an answer in this matter. We therefore suggest that you advise your client to promptly seek a voluntary dismissal of any and all claims he has against the Committee.

We are aware you have incurred attorney fees to date and that the prevailing party in actions brought under the Fair Campaign Practices Act ("FCPA") is entitled to an award of attorney fees. However, a "fee award must be reasonable in relation to the results obtained." *Ethridge v. Hwang*, 105 Wn. App. 447, 20 P.3d 958 (2001) (quotation marks omitted).

Knowingly incurring additional fees by pursuing further litigation against a now-defunct entity is clearly not "reasonable," for the purposes of a fee award. We therefore reiterate our recommendation that your client seek dismissal of the case as soon as possible.

Sincerely,



Laura Ewan

*Counsel for 43rd District Democrats*

cc: Linda Dalton (*via email*)  
Fox Blackhorn (*via email*)