1			
2			
3		APR 1 0 2017	
4			
5		Survedor Class Librario ynys Enlaw Wywn yn Cherty Clask	
6			
7	STATE OF WASHINGTON THURSTON COUNTY SUPERIOR COURT		
8	STATE OF WASHINGTON,	17-2-02224-3 4 NO.	
9	Plaintiff,	COMPLAINT FOR CIVIL	
10	v.	PENALTIES AND FOR INJUNCTIVE	
11	JEFF MORRIS, individually, and	RELIEF FOR VIOLATIONS OF RCW 42.17A	
12	MORRISCAMPAIGN.COM, a		
13	candidate authorized political committee,		
14	Defendant.		
15	I. NATURE OF ACTION		
16	The State of Washington (State) br	ings this action to enforce the State's campaign	
17	finance disclosure law, RCW 42.17A. The St	tate alleges that Defendant, JEFF MORRIS, and as	
18	the candidate authorizing the MORRISCAMPAIGN.COM political committee, violated		
19	provisions of RCW 42.17A by failing to timely report contributions received in support of		
20	Defendant Morris' 2016 campaign for the state legislature in filings required by law to be		
21	made with the State Public Disclosure Commission. The State seeks relief under RCW		
22	42.17A.750 and .765, including penalties, costs and fees, and injunctive relief.		
23	u.	PARTIES	
24	2.1 Plaintiff is the State of Wa	ashington. Acting through the Washington State	
25		General, or a local prosecuting attorney, the State	
	I		



26 enforces the state campaign finance and disclosure laws contained in RCW 42.17A.

1		
2		4
3		2
4		C
5		f
6		
7		
8		V
9		4
10		
l 1		V
12		o
13		
14		
15		
16		а
17		t
18		66
19		f
20		
21		C
22		C
23		C
24		I
	- []	

26

2.2 Defendant JEFF MORRIS (Morris) is currently a State representative for the 40th Legislative District, and resides in Anacortes, Skagit County, Washington. He also was a 2016 candidate for reelection to the 40th Legislative District position and authorized a political committee, MORRISCAMPAIGN.COM as his candidate authorized political committee formed to support his candidacy.

III. JURISDICTION AND VENUE

- 3.1 This Court has subject matter jurisdiction over the present case, in accordance with RCW 42.17A. The Attorney General has authority to bring this action pursuant to RCW 42.17A.765.
- 3.2 This Court has personal jurisdiction over Defendants, a resident of the State of Washington and a Washington state political committee. Additionally, the acts alleged below occurred in whole or in part in Thurston County, Washington.
 - 3.3 Venue is proper in this Court pursuant to RCW 4.12.020(1).

IV. FACTUAL ALLEGATIONS

- 4.1 RCW 42.17A declares as a matter of public policy "[t]hat political campaign and lobbying contributions and expenditures be fully disclosed to the public and that secrecy is to be avoided." RCW 42.17A.001(1). Further the statute provides that the provisions of the law "shall be liberally construed to promote complete disclosure of all information respecting the financing of political campaigns..."
- 4.2 Washington's campaign finance law requires a campaign to timely report contributions received. The information required to be disclosed includes the name and address of the source of contributions that exceed \$25 in the aggregate, and the employer and occupation of any individual contributor giving more than \$100 in the aggregate. RCW 42.17A.240; WAC 390-16-037. Contribution disclosures are reported on a Public Disclosure Commission form "C3" which is called the "Cash Receipt Monetary Contributions"

2	months prior to a general election. RCW 42.17A.235(3).	
3	4.3 Morris officially registered as a candidate for the 2016 general election for the	
4	House of Representatives (40th Legislative District) by filing a form C-1 (Candidate	
5	Registration) with the Public Disclosure Commission on January 24, 2015. According to the	
6	filing, his candidate authorized committee was officially named	
7	"MORRISCAMPAIGN.COM."	
8	4.4 On or around Monday, August 8, 2016, Defendant Morris filed a C-3	
9	contribution report with the Public Disclosure Commission. The form disclosed \$7,550 of	
10	contributions received by the campaign during the previous week.	
11	4.5 On or about August 22, 2016, Defendant Morris filed an amended version of the	
12	C-3 report filed on August 8, 2016. In the amended report, Defendant Morris disclosed an	
13	additional \$5,250 of contributions that were received by his campaign on August 2, 2016, and	
14	which were required by law to be reported by August 8, 2016. These amounts were reported to	
15	the Commission 14 days after the report was due by law.	
16	V. CLAIM	
17	The State re-alleges and incorporates by reference all the factual allegations contained	
18	in the preceding paragraphs, and based on those allegations, makes the following claims:	
19	4.1 <u>First Claim</u> : The State reasserts the factual allegations made above and further	
20	asserts that Defendant, in violation of RCW 42.17A.235(3), failed to timely report	
21	contributions received, and in fact filed a 14-day-late form C-3 report on August 22, 2016	
22	disclosing \$5,250 worth of contributions that were due to be reported by August 8, 2016.	
23	VI. REQUEST FOR RELIEF	
24	WHEREFORE, the State requests the following relief as provided by law:	
25	5.1 For such remedies as the court may deem appropriate under RCW 42.17A.750,	
26	including but not limited to imposition of a civil penalty, all to be determined at trial;	

1 || form. Each week's contributions must be reported on the following Monday during the five

1	5.2 For all costs of investigation and trial, including reasonable attorneys' fees, as
2	authorized by RCW 42.17A.765(5);
3	5.3 For temporary and permanent injunctive relief, as authorized by
4	RCW 42.17A.750(1)(h); and
5	5.4 For such other legal and equitable relief as this Court deems appropriate.
6	DATED thisday of April, 2017.
7	OFFICE OF THE ATTORNEY GENERAL State of Washington
8	State of Washington
9	LINDA A. DALTON, WSBA No. 15467
10	Senior Assistant Attorney General WALTER M. SMITH, WSBA No. 46695
11	Assistant Attorney General Attorneys for Plaintiff State of Washington
12	
13	
14 15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	