

On 6/28 I (co-chair Laura Palmer) brought a complaint against you (Secretary Roy Stanley) to the SEC regarding misleading, derogatory & damaging comments you made about GPTX operations on the delegates' email thread on 6/25. Specifically:

“Until I came around we had a nasty habit of ignoring bylaws and making up processes, but no more.

There is no reason to still be arguing over this task 3 weeks after I submitted the original draft of the minutes. I joined the SEC because there was an overwhelming amount of dissonance in the party stemming from both the lack of volunteers and the lack of volunteers that follow the bylaws, resulting in misc unguided groups acting on their own with our personal information, state meetings being pointless, minutes being lost, candidates being charged thousands in fees, and the loss of established county parties that were fed up with the way things were being done among many other things.”

These statements are incorrect, because as I have already explained to you numerous times, you already delivered your draft minutes as Secretary to the SEC. The SEC then authorized the former & current co-chairs who ran the meeting to finalize certain minor revisions which were based on your draft, & which were completed & approved. There is no reason, other than your poor judgment, that confusion over these issues should have caused you to make such statements in a frustrated rant to the entire delegates' thread. Your assertion that the SEC approving the minutes is in any way a “made up process” is utterly false. Your criticisms are duly noted. To the degree that that they have any validity, the SEC is committed to improving our operations. However, I maintain that you are largely mistaken & misguided. Most importantly, if you want to remain an officer of this party, you must stop disparaging, defaming, and undermining the party.

At the same time I brought this complaint against you, local individuals from within your region reported difficulty with you, as did other volunteers. Also we had to clarify the issue of your county of residence & ineligibility to chair Dallas County.

Though the 6/28 minutes are not yet approved, it should have been clear to you that the SEC restricted your communications on behalf of GPTX & removed you from your regional coordination post. The version of the minutes you provided clearly indicate that you do not understand this. Instead of comprehending the warning that was given to you about not engaging in speech which attacks the party, you have expanded your undermining of the party along every conceivable avenue, attempting to call Aaron's election in question, then the participation of all Denton delegates, and even attempting to call validity of the entire state meeting into question. You have suggested that we alter the minutes to record something other than what happened, which actually would be fraud, and you have effectively threatened the party saying:

“If you think I'm being too harsh on you (the SEC) then by all means, let the members of our party that are threatening to go to court or use the wistle blowers act on us do it.”

I say again:

Most importantly, if you want to remain an officer of this party, you must stop disparaging, defaming, and undermining the party.

Arguing with you is very frustrating, as the scope & subject constantly shifts, and you continually misrepresent facts. Let it suffice to say that I believe the SEC is nearly ready to apply the withdrawal of endorsement language to dismiss you, and you should heed the warning if you don't want to be dismissed.