

STATE OF SOUTH CAROLINA)
 COUNTY OF RICHLAND)
)
 IN THE MATTER OF:)
 COMPLAINT C2014-042)
)
 State Ethics Commission,)
 Complainant,)
)
 Charles A. Glover, Sr.,)
 Respondent.)
 _____)

BEFORE THE STATE ETHICS COMMISSION

DECISION AND ORDER

STATE ETHICS
 COMMISSION

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RECEIVED

This matter comes before the State Ethics Commission by virtue of a complaint filed by the Commission on October 17, 2013. On January 15, 2014, pursuant to S.C. Code Ann. § 8-13-320(10)(i)(Supp. 2013), the State Ethics Commission reviewed the above-captioned complaint charging Respondent, Charles A. Glover, Sr., with a violation of Section 8-13-1308 and probable cause was found.

Present at the Hearing on September 17, 2014 were Commission Members, James I. Warren, Chair, Francis E. Grimbball, and Julie S. Jeffords-Moose. Respondent was present and appeared *pro se*. Complainant was represented by Cathy L. Hazelwood, General Counsel. The following charge was considered:

COUNT ONE
FAILURE TO FILE A PRE-ELECTION CAMPAIGN DISCLOSURE REPORT
SECTION 8-13-1308(D), S.C. CODE ANN., 1976, AS AMENDED

That the Respondent, Charles A. Glover, Sr., a candidate for Charleston County School District 23, did in Richland County, on or about October 18, 2010, fail to timely file a pre-election Campaign Disclosure Report in violation of Section of 8-13-1308(D).

FINDINGS OF FACT

Having carefully reviewed the evidence presented, the Commission finds as fact:

1. The Respondent, Charles A. Glover, Sr., was a candidate for Charleston County School District 23 in a November 2, 2010 election.

2. Kristin Smith, administrative coordinator of the Commission's non-compliance office, testified that on August 13, 2010, Respondent filed a Statement of Economic Interests stating he was a candidate for Charleston County School District 23. On July 15, 2013 Respondent was assessed a \$100.00 late filing penalty for failure to file a pre-election Campaign Disclosure form (CD) by October 18, 2010. On August 7, 2013 the penalty letter was sent certified. The letter was returned as "return to sender - unclaimed" on September 11, 2013 and was re-mailed first class on September 12, 2013. Penalties began accruing at \$10 per day on September 23, 2013 and at \$100 per day on October 3, 2013. Respondent filed the pre-election CD on December 3, 2013. The late filing penalty of \$5,000.00 has not been paid.

3. Daniel Choate, State Ethics Commission Investigator, testified that on October 29, November 5, and November 21, 2013 he left messages at Respondent's telephone regarding the late CD and accruing penalties.

4. Respondent testified that he was injured on the job in 2006 and terminated in 2007 for getting hurt. He is and has been the sole supporter of this family for 24 years. Because of the injury he was taking depression medicine and painkillers. You think you've done something, but you haven't and that's what happened here. He had two discs replaced and was taking lots of medications. It was rough and he was going for a disability review, which was denied. He is better but can't work and do what he used to do. He is in seminary out of state. The constituent boards in Charleston are different in that the



candidates and board members receive no filing advice or information from staff.

CONCLUSIONS OF LAW

Based upon the Findings of Fact, the Commission concludes, as a matter of law:

1. During all times relevant, the Respondent, Charles A. Glover, Sr., was a candidate as defined by Section 8-13-1300(4).

2. The State Ethics Commission has personal and subject matter jurisdiction.

3. Section 8-13-1308(D) provides that a candidate must file a pre-election Campaign Disclosure form 15 days before the election.

4. Section 8-13-1510(1) provides as follows:

Except as otherwise specifically provided in this chapter, a person required to file a report or statement under this chapter who files a late statement or report or fails to file a required statement or report must be assessed a civil penalty as follows:

(1) a fine of one hundred dollars if not filed within five days after the established deadline provided by law in this chapter;

5. Section 8-13-130 states in part:

The State Ethics Commission may levy an enforcement or administrative fee on a person who is found in violation, or who admits to a violation, of the "Ethics, Government Accountability and Campaign Reform Act of 1991". The fee must be used to reimburse the commission for costs associated with the investigation and hearing of a violation.

DECISION

NOW, THEREFORE, based on the foregoing Findings of Fact and Conclusions of Law, the State Ethics Commission has determined based upon a preponderance of evidence that Respondent Charles A. Glover, Sr. is in violation of Section 8-13-1308; and therefore, Respondent Charles A. Glover, Sr. is hereby Publicly Reprimanded and he is assessed a reduced late-filing penalty of \$250.00 and he is assessed an administrative fee



of \$500.00.

IT IS FURTHER ORDERED, pursuant to Section 8-13-320, a Judgment in the amount of \$750.00 is, and shall be entered against Respondent.

IT IS FURTHER THE ORDER OF THIS COMMISSION that the Clerk of Court of the County in which Respondent was last known to reside shall enter this Order in its Judgment Rolls, without cost to the State Ethics Commission, in the amount of \$750.00 upon the Commission's filing of same with the Clerk of Court's Office.

FINALLY, Respondent Charles A. Glover, Sr. has ten (10) days from receipt of this order to appeal this Decision and Order to the full Commission.

IT IS SO ORDERED THIS 15th DAY OF October, 2014.

STATE ETHICS COMMISSION



JAMES I. WARREN, III
HEARING CHAIR

COLUMBIA, SOUTH CAROLINA

