



STATE OF WASHINGTON
PUBLIC DISCLOSURE COMMISSION

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BEFORE THE PUBLIC DISCLOSURE COMMISSION
OF THE STATE OF WASHINGTON

Peter Favazza III
1640 Northlake Way NW
Bremerton, WA 98312

In Re the Matter of)	PDC Case No. 11-023
)	
2010 Peter Favazza, III Campaign, and)	Findings of Fact,
Peter Favazza)	Conclusions of Law and
)	Order Imposing Fine
Respondents.)	
)	

A brief enforcement hearing (brief adjudicative proceeding) was held February 28, 2011, in Room 206, Evergreen Plaza Building, 711 Capitol Way, Olympia, Washington to consider whether the 2010 Peter Favazza Campaign violated RCW 42.17.080 and 42.17.090 by failing to file Campaign Summary, Receipts and Expenditures reports (PDC Form C-4) disclosing contribution and expenditure activities undertaken by the campaign, and whether Mr. Favazza violated RCW 42.17.241 by failing to disclose financial information on the Personal Financial Affairs Statement (PDC Form F-1).

The hearing was held in accordance with Chapters 34.05 and 42.17 RCW and Chapter 390-37 WAC. Commission Chair Dave Seabrook was the Presiding Officer. The Commission staff was represented by Tony Perkins, Lead Political Finance Specialist. The Respondent was not present, nor did he participate by telephone or submit any written material to be considered by the Presiding Officer.

A brief enforcement hearing notice was sent to Mr. Favazza on February 17, 2011. Having considered the evidence, the Presiding Officer finds as follows:

FINDINGS OF FACT

Respondent 2010 Peter Favazza Campaign

1. Respondent 2010 Peter Favazza, III Campaign filed a C-1 Candidate Registration on July 16, 2010, declaring Mr. Favazza's candidacy for the office of Kitsap County Coroner in 2010, and selecting the Full Reporting option.

2. Under the Full Reporting option, candidates appearing on the 2010 primary and general election ballots were required to file a 21-day pre-primary election C-4 report due on July 27, 2010, a 7-day pre-primary election C-4 report due on August 10, 2010, a post-primary election C-4 report due on September 10, 2010, a 21-day pre-general election C-4 report due on October 12, 2010, a 7-day pre-general election C-4 report due on October 26, 2010, and a post-general election C-4 report due on December 10, 2010.
3. On July 27, 2010, the Respondent timely filed the 21-day pre-primary election C-4 report, disclosing \$1,253 in total contributions and expenditures. The expenditures disclosed were for printing a mailer, filing fee, recording of a video statement, website hosting, business cards, and opening a bank account. On July 27, 2010, Mr. Favazza filed a C-3 report, disclosing contributions totaling \$1,253. On August 9, 2010 and August 17, 2010, he filed two C-3 reports disclosing a total of \$15 in additional contributions.
4. No additional C-3 or C-4 reports were filed by the Respondent.

Respondent Peter Favazza, III

5. Candidates filing F-1 Personal Financial Affairs Statements are required to disclose, for the twelve months prior to their candidacy, all Washington real estate with a value over \$10,000 in which they, or a family member, held a direct financial interest.
6. An online property statement from the Kitsap County Assessor's Office, current as of October 2010, indicates that Respondent Peter Favazza, III is the taxpayer for a property located in Bremerton, Washington. Mr. Favazza failed to disclose the property on the F-1 report submitted for his 2010 campaign, filed on July 8, 2010.

CONCLUSIONS OF LAW

Based on the above facts, as a matter of law, the Presiding Officer concluded as follows:

1. This matter was duly and properly convened and all jurisdictional, substantive and procedural requirements have been satisfied.
2. Respondent 2010 Peter Favazza, III Campaign violated RCW 42.17.080 and 42.17.090 by failing to file five required C-4 reports disclosing contribution and expenditure activities undertaken by Mr. Favazza's campaign.
3. Respondent Peter Favazza, III violated RCW 42.17.241 by failing to disclose on the F-1 report a parcel of real estate in which he held a direct financial interest.

ORDER

ON the basis of the foregoing Findings of Fact and Conclusions of Law,

IT IS HEREBY ORDERED that the Respondents are assessed a civil penalty of \$300, of which \$150 is suspended on the condition that Respondent 2010 Peter Favazza, III Campaign files the missing C-4 reports within 30 days of the date of the Order, and that no violations of 42.17 RCW are committed by the Respondents for the next four years from the date of the Order. The Respondents shall pay the \$150 non-suspended portion of the penalty within 30 days.

This is an **Initial Order** of the Public Disclosure Commission. There are two ways the Respondent may appeal this order to the Commission. Once the order becomes a final order, it may also be appealed to Superior Court.

REVIEW OF INITIAL ORDER - COMMISSION

- a. The Respondent may request a review of this Initial Order by the entire Commission.
- b. The request may be made orally or in writing, and must be received at the Public Disclosure Commission office within **21 business days** after the postmark date of this Initial Order. The Respondent must state the reason for the review, and identify what alleged errors are contained in the initial order.
- c. If the Respondent requests a review, no penalty need be paid until after the Commission rules on the request.
- d. By law, a request for review of the initial order is deemed to have been denied if the Commission does not make a disposition of the matter within 20 business days after the request is submitted.
- e. If the Commission is unable to schedule a meeting to consider the Respondent's request for review within 20 business days, the Initial Order becomes a Final Order and the matter will automatically be treated as a request for reconsideration of a final order unless the Respondent advises the Commission otherwise. The matter will be scheduled before the full Commission as soon as practicable.
- f. A request for reconsideration must be in writing. Therefore, if the request for review of the Initial Order was made orally and deemed to have been denied because it could not be scheduled for consideration within 20 business days, the request must now be put in writing. (See Reconsideration of Final Order below.)
- g. If no request for review is received within 21 business days, this order will automatically become a **Final Order** of the Commission, and the Respondent will be legally obligated to pay the penalty unless reconsideration has been sought or the matter has been timely appealed to Superior Court. (RCW 42.17.395, RCW 34.05.470 and RCW 34.05.570).

RECONSIDERATION OF FINAL ORDER - COMMISSION

- a. Any party may ask the Commission to reconsider a final order. The request must be in writing and must include the specific grounds or reasons for the request. Grounds for reconsideration shall be limited to:
 - i) A request for review was deemed denied in accordance with WAC 390-37-144(4);
 - ii) New facts or legal authorities that could not have been brought to the commission's attention with reasonable diligence. If errors of fact are alleged, the requester must identify the specific evidence in the prior proceeding on which the requester is relying. If errors of law are alleged, the requester must identify the specific citation; or
 - iii) Significant typographical or ministerial errors in the order.
- b. The request must be delivered to the Public Disclosure Commission office within **21 business days** after the postmark date of this order.
- c. The Public Disclosure Commission is deemed to have denied the request for reconsideration if, within 20 business days from the date the request is filed, the Commission does not either dispose of the petition or serve the parties with written notice specifying the date by which it will act on the petition. (RCW 34.05.470).
- d. The Respondent is not required to ask the Public Disclosure Commission to reconsider the final order before seeking judicial review by a superior court. (RCW 34.05.470).

FURTHER APPEAL RIGHTS – SUPERIOR COURT

- a. A **final order** issued by the Public Disclosure Commission is subject to judicial review under the Administrative Procedure Act, chapter 34.05 RCW. (RCW 42.17.395(5)). The procedures are provided in RCW 34.05.510 - .598.
- b. The petition for judicial review must be filed with the superior court and served on the Public Disclosure Commission and any other parties within **30 days** of the date that the Public Disclosure Commission serves this Final Order on the parties. (RCW 34.05.542(2)).
- c. Service is defined in RCW 34.05.010(19) as the date of mailing or personal service.

ENFORCEMENT OF FINAL ORDERS

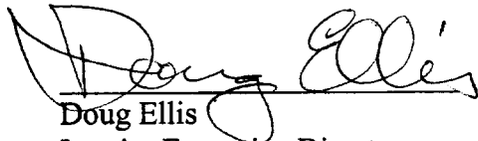
- a. If there is no timely request for review or reconsideration, this Initial Order becomes a Final Order. The Respondent is legally obligated to pay any penalty assessed.
- b. The Commission may seek to enforce a final order in superior court under RCW 42.17.395 - .397, and recover legal costs and attorney's fees, if the penalty remains unpaid and no petition for judicial review has been timely filed under

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chapter 34.05 RCW. This action will be taken without further order by the
Commission.

Entered this 9th day of March, 2011.

Public Disclosure Commission


Doug Ellis
Interim Executive Director