



**State of Washington
PUBLIC DISCLOSURE COMMISSION**

711 Capitol Way Rm. 206, PO Box 40908 • Olympia, Washington 98504-0908

(360) 753-1111 • FAX (360) 753-1112

Toll Free 1-877-601-2828 • E-mail: pdcc@pdcc.wa.gov • Website: www.pdca.wa.gov

March 11, 2025

Delivered electronically to gccampbell59@gmail.com and cg.edwards53@gmail.com

Subject: PDC Case 151236 regarding George Campbell

Dear George Campbell:

The Public Disclosure Commission (PDC) completed its review of the complaint filed by Conner Edwards on February 20, 2024. The complaint alleged violations of RCW 42.17A.235 and .240 for failing to timely and accurately disclose contributions and expenditures on PDC reports for election year 2023, specifically the 21-day pre-Primary, 7-day pre-Primary, and post-Primary C-4 reports.

Applicable Laws & Rules

- Candidates are required to register pursuant to [RCW 42.17A.205](#) by filing a *Candidate Registration* (C-1 report) with the PDC within two weeks of candidacy.
- A candidate that selects the Full Reporting option on their C-1 report is required to report contributions and expenditures to the PDC on *Cash Receipts Monetary Contributions* reports (C-3 reports) and *Campaign Summary Receipts & Expenditures* reports (C-4 reports) pursuant to [RCW 42.17A.235](#) & [RCW 42.17A.240](#). The due dates for these reports are based upon the election cycle, the candidate's election participation, and their financial activity.

Background & Findings

- George Campbell (the "Respondent") was a candidate for election year 2023 who ran for School Director of Central Kitsap School District 401 and lost in the 2023 Primary Election. There was no candidate filing fee associated with the *Declaration of Candidacy* the Respondent submitted to Elections for this position on May 19, 2023.
- The Respondent timely registered as a candidate with the PDC on May 30, 2023, and selected the Full Reporting option on his C-1 report (*Candidate Registration*). He served as his own Treasurer.
- An Initial Hearing (Case Status Review) was held for this case on May 13, 2024.

- The Respondent first responded to the complaint by email on July 10, 2024, and indicated he did not take or receive campaign funds and asked where he could find the required PDC forms. He said he was “just a grandpa” that decided to run for office because he was looking for change. PDC staff subsequently reached out to the Respondent by email with an offer of assistance.
- On July 24, 2024, PDC staff reached out to the Respondent by phone, at which time he indicated he had attempted to log into ORCA and access the necessary reports on 7/10/24 but was unsuccessful.
- With the help of PDC staff, the Respondent filed two C-4 reports on July 25, 2024, covering the period of 5/1/23 through 9/30/23, which included pre- and post-election reporting periods. The C-4 reports disclosed zero contributions received and expenditures made.
- The Respondent does not have previous warnings/violations of PDC requirements.

Summary and Resolution

Noncompliance appears to be the result of a good-faith omission and lack of familiarity with PDC reporting requirements and ORCA.

You are a first-time filer, which is a mitigating factor. The campaign’s lack of reportable contribution and expenditure activity in 2023 is also a mitigating factor in this case. It is further noted that the minimal nature of the financial activity would have qualified you to choose the Mini Reporting option¹ on the *Committee Registration* (C-1pc report), relieving you of the requirement to file C-3 and C-4 reports with the PDC in 2023.

Your violations of PDC laws and rules are remediable in nature and do not warrant further investigation or enforcement action. The expenditures and contributions involved totaled no more than the contribution limits set forth in RCW 42.17A.405(2) or \$1,000, were inadvertent and minor and otherwise have been cured, and did not materially harm the public interest beyond the harm to the policy of Chapter 42.17A RCW inherent in any violation.

You were a candidate who lost the election and did not receive aggregate contributions over the amount set forth in RCW 42.17A.005(46)(d)(ii)(B) per election during the campaign. The aggregate contributions received were zero dollars.

Based on this information, the PDC has dismissed this matter in accordance with [RCW 42.17A.755\(1\)](#).

If you have questions, you may contact Tabatha Blacksmith at 1-360-753-1111, toll-free at 1-877-601-2828 or by e-mail at pdcc@pdcc.wa.gov.

¹ A candidate that raises and spends no more than \$7,000 (in addition to candidate filing fee) and receives no more than \$500 from any single contributor (other than the candidate themselves) can select the Mini Reporting option on their registration (C-1 report), which relieves them of the requirement to file C-3 and C-4 reports with the PDC disclosing their campaign’s contributions and expenditures. The \$7,000 limit was increased from \$5,000 effective April 1, 2023.

Sincerely,

Electronically signed by Tabatha Blacksmith

Tabatha Blacksmith
Compliance Officer

Endorsed by,

Electronically signed by Kim Bradford

Kim Bradford
Deputy Director
For Peter Frey Lavalley
Executive Director

cc: Conner Edwards