133-18SEC (SEC Decision: http://www.state.nj.us/education/legal/ethics/disclosure/1718/D05-17.pdf)

AGENCY DKT. NO. 100-4/18

IN THE MATTER OF LARRY JAMES,

CAMDEN CITY SCHOOL DISTRICT, : COMMISSIONER OF EDUCATION

CAMDEN COUNTY. : DECISION

_____;

The record of this matter and the decision of the School Ethics Commission

(Commission) forwarded to the Commissioner pursuant to N.J.S.A. 18A:12-29 for final determination

on the Commission's recommended penalty, have been reviewed. The Commission determined that

the respondent violated the School Ethics Act for failure to file disclosure statements that are required

in accordance with N.J.S.A. 18A:12-25, N.J.S.A. 18A:12-26, and N.J.A.C. 6A:28-3.1. The Commission

recommended a sanction of removal effective upon the adoption of the decision by the Commissioner.

Alternatively, if the respondent files his disclosure statement before the Commissioner issues his final

decision, the Commission recommends that the respondent be suspended for 30 days. Respondent did

not file exceptions nor has he submitted proof that he filed his disclosure statement. Respondent also

did not appeal the Commission's underlying finding of violation pursuant to N.J.A.C. 6A:4.

Upon review, the Commissioner concurs with the penalty recommended by the

Commission and additionally admonishes respondent for failing to honor an obligation placed upon

school officials by law, since such failure has resulted in unnecessary expenditure of administrative

and adjudicative resources at both State and local levels. Accordingly, the respondent is removed from

his position as a school official, as of the date of this decision, for violating the School Ethics Act.

IT IS SO ORDERED.*

ACTING COMMISSIONER OF EDUCATION

Date of Decision:

May 3, 2018

Date of Mailing:

May 3, 2018

* This decision may be appealed to the Appellate Division of the Superior Court pursuant to P.L. 2008, c. 36.

(*N.J.S.A.* 18A:6-9.1)