1984 WL 249836 (S.C.A.G.)

Office of the Attorney General

State of South Carolina February 29, 1984

*1 The Honorable Patrick B. Harris Chairman House Legislative Ethics Committee P. O. Box 11867 Columbia, SC 29211

Dear Representative Harris:

In a letter to this Office you asked whether a member of the Richland County Recreation Commission, which is appointed by the Richland County Delegation, could serve on the campaign committee of a Richland County Legislator as campaign manager or treasurer?

Upon review of the various acts of the General Assembly dealing with the Richland County Recreation Commission and the State Ethics Act, Sections 8-13-10, et seq., Code of Laws of South Carolina, 1976, as amended, I am unaware of any State statutory provisions which would absolutely prohibit the referenced activity. However, I would advise that the Richland County attorney be contacted as to whether the referenced activity would violate any county ordinances or policies.

If there are any questions, please advise. Sincerely,

Charles H. Richardson Assistant Attorney General

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