## LOCAL GOVERNMENT EMPLOYEE-MANAGEMENT RELATIONS BOARD

STATE OF NEVADA

IN THE MATTER OF THE COUNTY ) OF WASHOE,

Complainant,

VS.

Case No. A1-045365

THE WASHOE COUNTY EMPLOYEES' ASSOCIATION, Respondent.

## ORDER

On July 12, 1982, Respondent filed a Motion to Strike the Complaint of Washoe County in its entirety or alternatively Paragraphs 2, 3, 4, and 5 of the Complaint in that the occurances therein are untimely pursuant to NRS 288.110(4).

In response to Respondent's Motion, the County apparently concedes that Paragraphs 2, 3, 4, and 5 are not substantive parts of its pleading, but historical.

The Board finds no circumstances warrant striking the Complaint in its entirety or in the alternative those portions alluded to in the motion.

Therefore, it is,

ORDERED that the Motion to Strike is denied and it is, FURTHER ORDERED that Washoe County amend its original Complaint to reflect only those substantive issues which rightfully should be brought in the Complaint.

Dated this 13th day of September, 1982.

LOCAL GOVERNMENT EMPLOYEE-MANAGEMENT RELATIONS BOARD

107 th Noremaster, Vice-Chrm

Distribution:

1,

Certified Copies:

I. Howard Reynolds Paul H. Lamboley

XC: Board Members

Mailing List