

LOCAL GOVERNMENT EMPLOYEE-
MANAGEMENT RELATIONS BOARD

IN THE MATTER OF THE CLASSIFIED)
SCHOOL EMPLOYEES ASSOCIATION -)
CLARK COUNTY, NEVADA)
Complainant,)
VS.)
THE CLARK COUNTY SCHOOL DISTRICT)
AND BOARD OF SCHOOL TRUSTEES,)
Respondents.)

Case No. Al-045366

O R D E R

On July 26, 1982, the Respondent filed a Motion to Dismiss the Complaint based upon the Board's previous decision rendered in February, 1981.

The Board ruled in the Matter of Nevada Classified Employees Association, Case No. Al-045345, Item No. 111, that performance evaluation is not a mandatory subject of bargaining.

It has also ruled in Clark County Classroom Teachers Association vs. Clark County School District, Case No. Al-045351, Item No. 130:

"The Board has exclusive jurisdiction concerning unfair labor practices and resolution of a charge of prohibited practices requiring interpretation of contractual provisions does not deprive the Board of jurisdiction over such matters."

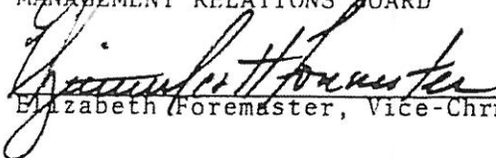
As to the present Complaint, the Board finds it is without sufficient pleadings and is unclear as to the allegations so as to concern other than an issue that is not a subject of mandatory bargaining.

Pursuant to NRS 288.110(5) the Respondent's Motion is granted and the Complaint is dismissed without prejudice.

The parties are to bear their own costs and fees.

Dated this 13th day of September, 1982.

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Elizabeth Foremaster, Vice-Chrm

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