

1 STATE OF NEVADA
2 LOCAL GOVERNMENT EMPLOYEE-MANAGEMENT
3 RELATIONS BOARD
4

5 RONALD G. TAYLOR,

6 Complainant,

7 vs.

8 CLARK COUNTY EDUCATION
9 ASSOCIATION,

10 Respondent.

} ITEM NO. 649C

} CASE NO. A1-045897

} **ORDER**

11 For Complainant: Ronald G. Taylor, In Proper Person

12 For Respondent: Francis C. Flaherty, Esq.
13 Dyer, Lawrence, Penrose, Flaherty & Donaldson

14 This matter came on for discussion and deliberations by the Local Government
15 Employee-Management Relations Board ("Board") on September 20, 2007, noticed pursuant to
16 NRS and NAC chapters 288, NRS chapter 233B, and Nevada's open meeting laws.

17 On July 12, 2007, Complainant Ronald G. Taylor ("Taylor") filed a motion to consolidate
18 Case No. A1-045906 with Case No. A1-045904. Case No. A1-045906 was filed with the Board
19 on March 2, 2007, and pertains to Taylor being expelled from the Clark County Education
20 Association ("Association") and its alleged breach of its duty of fairly representing Taylor. Case
21 No. A1-045904 was filed with the Board on February 26, 2007, and pertains to the Association's
22 alleged discrimination against him because of his rival organization involvement and an alleged
23 violation of the Whistle Blower Act (NRS 357.250).

24 On July 30, 2007, the Association filed its "Response" to the Motion to Consolidate and
25 filed its "Counter-motion to Consolidate," seeking to consolidate Case No. A1-045906, Case No.
26 A1-045904, Case No. A1-045908, and Case No. A1-045897. Case No. A1-045908 has been
27 dismissed by this Board. Case No. A1-045897 pertains to allegations that the Association filed
false information with the Board for the time period 2005/2006 and that the members did not

1 ratify the memorandum of understanding entered into between the Clark County School District
2 ("School District") and the Association.

3 Thereafter, Taylor filed his "Opposition" to the countermotion on August 15, 2007; and
4 on August 30, 2007, the Association filed their "Reply" in support of its countermotion.

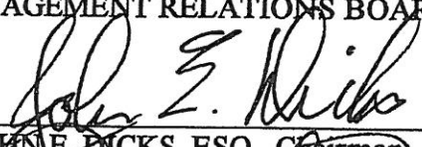
5 BASED upon the above mentioned pleadings and documents filed by the parties through
6 their respective attorneys of record, and good cause appearing therefore,

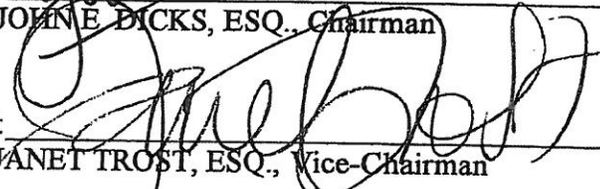
7 IT IS HEREBY ORDERED that Case No. A1-045906 shall be consolidated with Case
8 No. A1-045904. Different issues were raised in Case No. A1-045897 from those raised in the
9 other two cases; therefore, Case No. A1-045897 shall remain unconsolidated.

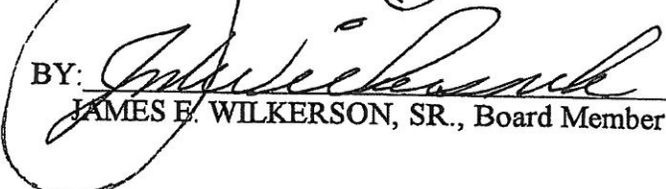
10 Therefore, the countermotion to consolidate is denied and the motion to consolidate Case
11 No. A1-045906 with Case No. A1-045904 is granted.

12 DATED this 20th day of September, 2007.

13 LOCAL GOVERNMENT EMPLOYEE-
14 MANAGEMENT RELATIONS BOARD

15 BY: 
16 JOHN E. DICKS, ESQ., Chairman

17
18 BY: 
19 JANET TROST, ESQ., Vice-Chairman

20 BY: 
21 JAMES E. WILKERSON, SR., Board Member
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