STATE OF NEVADA

LOCAL GOVERNMENT EMPLOYEE-MANAGEMENT RELATIONS BOARD

3

2

4

5

6

7 |

VS.

RONALD G. TAYLOR,

ASSOCIATION,

For Complainant:

For Respondent:

Complainant,

Respondent.

CLARK COUNTY EDUCATION

1

8

. .

10

11

12

13

1415

1617

18

19 20

21

22

2324

2526

27

28

11

ITEM NO. 649

CASE NO. A1-045897

ORDER

Ronald G. Taylor, In Proper Person

Francis C. Flaherty, Esq.

Dyer, Lawrence, Penrose, Flaherty & Donaldson

On December 27, 2006, a complaint alleging prohibited labor practices was filed y Ronald G. Taylor ("Taylor") against the Clark County Education Association ("Association with the Local Government Employee-Management Relations Board ("Board"). The Association filed a Motion to Dismiss. Taylor filed a response to the Motion, and Line Association filed their reply points and authorities.

This matter was noticed for deliberations by the Board on the 13th day of March, 2007, pursuant to the provisions of NRS and NAC Chapters 288, as well as NRS Chapter 233B deliberation of Newada's Open Meeting laws.

IT IS HEREBY ORDERED that the Motion to Dismiss is denied, without prejudice. The complaint was timely filed as to the reports filed with the Board for 2006; and it is the Boar sopinion that the statute of limitations would not have commenced to run on the reports filed what the Board for 2005 until Taylor discovered, or should have reasonably discovered, that such reports were considered false by him. The Respondent shall file its answer in a timely fashion

hereafter pursuant to NRS and NAC chapters 288.

DATED this 13th day of March, 2007.

LOCAL GOVERNMENT EMPLOYEE-MANAGEMENT RELATIONS BOARD

Y: 1900 /.

JOHN E. DICKS, ESQ., Vice-Chairman

BY:

JANET TROST, ESQ., Board Member

BY

AMES E. WILKERSON, SR., Board Member