

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

5 MATHEW C. BURKE,  
6 Complainant,

7 vs.

8 CLARK COUNTY,  
9 Respondent.

) ITEM NO. 654B

) CASE NO. A1-045900

10  
11 For Complainant: Frank J. Cremen, Esq.  
Glenn M. Taubman, Esq.

12 For Respondent: Yolanda T. Givens, Esq.  
13 Clark County District Attorney's Office

14 On January 26, 2007, Mathew C. Burke ("Burke") filed a complaint with the Local  
15 Government Employee-Management Relations Board ("Board") against Clark County  
16 ("County"). Burke's allegations against the County were that he filed a grievance against the  
17 County, and it denied the grievance solely on the basis that the recognized employee  
18 organization did not present the grievance. The Service Employees International Union, Local  
19 1107 ("SEIU") represents the bargaining unit applicable to Burke. Clark County filed an answer,  
20 and a hearing was ultimately held in this matter. The Board found in favor of Burke, and against  
21 Clark County. The Board also awarded fees and costs to Burke, and instructed Burke to file the  
22 appropriate motion with Clark County having the opportunity to oppose the same. Pursuant to  
23 that Order, Burke filed his motion for fees and costs. Clark County did not oppose the same.

24 This matter came on before the Board for further consideration on the 23rd day of June,  
25 2008, noticed pursuant to NRS and NAC chapters 288. NRS chapter 233B, and Nevada's Open  
26 Meeting Laws.

27 Pursuant to NRS 288.110(6), Burke is entitled to the recovery of attorneys' fees and costs  
28 as the prevailing party. Pursuant to NAC 288.240(6), should a party fail to oppose a motion,

