

STATE OF NEVADA  
LOCAL GOVERNMENT EMPLOYEE-MANAGEMENT  
RELATIONS BOARD

LANDER COUNTY CLASSIFIED SCHOOL  
EMPLOYEES ASSOCIATION, NV  
CLASSIFIED SCHOOL EMPLOYEES &  
PUBLIC WORKERS ASSOCIATION,  
LOCAL 6181, BOTH SUPERVISORY AND  
NON-SUPERVISORY EMPLOYEES,  
Complainant,  
vs.  
LANDER COUNTY SCHOOL DISTRICT,  
Respondents.

ITEM NO. 745  
CASE NO. A1-045989

**ORDER**

For Complainant: Lander County Classified School Employees Association, NV Classified School Employees & Public Workers Association, Local 6181, Both Supervisory and Non-Supervisory Employees and their attorney Michael E. Langton, Esq,  
For Respondents: Lander County School District and their attorney Charles P. Cockerill, Esq.

On the 10th day of March, 2011, this matter came on before the State of Nevada, Local Government Employee-Management Relations Board ("Board"), for consideration and decision pursuant to the provisions of NRS and NAC chapters 288, NRS chapter 233B, and was properly noticed pursuant to Nevada's open meeting laws.

On February 24, 2011 Complainants Lander County Classified School Employees Association, Nevada Classified School Employees and Public Workers Association Local 6181 and Respondent Lander County School District jointly filed stipulation to dismiss the prohibited practices complaint and requested that this Board dismiss the complaint with prejudice, each party to bear its own fees and costs.

The Board, having duly considered the pleadings filed herein, and having fully considered the law and being fully advised in the premises makes its Findings of Fact, Conclusions of Law and Order as follows:

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**FINDINGS OF FACT**

- 1. Complainants Lander County Classified School Employees Association, Nevada Classified School Employees and Public Workers Association Local 6181 and Respondent Lander County School District have jointly stipulated to dismiss this matter.
- 2. If any of the foregoing findings is more appropriately construed a conclusion of law, it may be so construed.

**CONCLUSIONS OF LAW**

- 1. NAC 288.375(1) states that the Board may dismiss a matter if the complaint has been settled and notice of settlement has been received by the Board.
- 2. The stipulation jointly filed by the parties complies with the provisions of NAC 288.375(1), and the Board accepts the same.
- 3. If any of the foregoing conclusions is more appropriately construed a finding of fact, it may be so construed.

**ORDER**

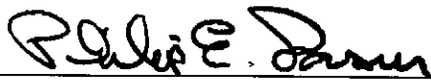
IT IS HEREBY ORDERED that this action is dismissed with prejudice, each party to bear their own fees and costs.

DATED this 16th day of March, 2011.

LOCAL GOVERNMENT EMPLOYEE-  
MANAGEMENT RELATIONS BOARD

BY:   
SEATON J. CURRAN, ESQ., Chairman

BY:   
SANDRA MASTERS, Vice-Chairman

BY:   
PHILIP E. LARSON, Board Member

1 STATE OF NEVADA  
2 LOCAL GOVERNMENT EMPLOYEE-MANAGEMENT  
3 RELATIONS BOARD  
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5 LANDER COUNTY CLASSIFIED SCHOOL )  
6 EMPLOYEES ASSOCIATION, NV )  
7 CLASSIFIED SCHOOL EMPLOYEES & )  
8 PUBLIC WORKERS ASSOCIATION, )  
9 LOCAL 6181, BOTH SUPERVISORY AND )  
10 NON-SUPERVISORY EMPLOYEES, )

CASE NO. A1-045989

**NOTICE OF ENTRY OF ORDER**

Complainant,

vs.

LANDER COUNTY SCHOOL DISTRICT,

Respondents.

12 TO: Lander County Classified School Employees Association, NV Classified School Employees  
13 & Public Workers Association, Local 6181, Both Supervisory and Non-Supervisory  
14 Employees and their attorney Michael E. Langton, Esq,

15 TO: Lander County School District and their attorney Charles P. Cockerill, Esq.

16 PLEASE TAKE NOTICE that an ORDER was entered in the above-entitled matter on  
17 March 16, 2011.

18 A copy of said order is attached hereto.

19 DATED this 16th day of March. 2011.

20 LOCAL GOVERNMENT EMPLOYEE-  
21 MANAGEMENT RELATIONS BOARD

22 BY   
23 JOYCE HOLTZ, Executive Assistant  
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