

LOCAL GOVERNMENT EMPLOYEE-MANAGEMENT RELATIONS BOARD

LAS VEGAS METROPOLITAN PROTECTIVE)	
ASSOCIATION METRO, INC., as)	
Collective Bargaining Agent for)	
the Commissioned Police Personnel)	
of the LAS VEGAS METROPOLITAN)	Case No. Al-045308
POLICE DEPARTMENT, THELMA J. BRAY,)	
CAROL A. MARSHALL, SHERRY L.)	
RICHARDSON and MARY A. PIPKINS,)	
)	
Complainants,)	
)	
vs.)	
)	
LAS VEGAS METROPOLITAN POLICE)	
DEPARTMENT,)	
)	
Respondent.)	

ORDER DISMISSING APPEAL

By its complaint filed February 28, 1977, the Police Officers Association seeks a determination that certain conduct on the part of the respondent Police Department relative to clothing allowances is in violation of the collective bargaining agreement executed by the parties. The respondent has moved to dismiss the complaint citing our prior decision in Reno Police Protective Association v. City of Reno, et al., Case No. 18273, Item #16, complaint dismissed August 16, 1974. In that order we stated, "[w]ithout an express grant of jurisdiction to this Board to construe the provisions of a collective bargaining agreement at the local government level, no such jurisdiction may be presumed." The 1975 session of the Nevada Legislature failed to make any changes in NRS Chapter 288 which would establish such jurisdiction. In the Matter of the Clark County Classroom Teachers Association v. Clark County School District, et al., Case No. Al-045280, Item #44, order dismissing complaint filed August 19, 1975.

The motion to dismiss is well taken and must be granted.


It is

ORDERED that the complaint be, and the same hereby is,
dismissed.

Dated this 1st day of April, 1977.


Dorothy Eisenberg, Board Chairman


John T. Gojack, Board Vice Chairman


Marvin Kratter, Board Member

cc:
Counsel of Record