

STATE OF OHIO  
STATE PERSONNEL BOARD OF REVIEW

Sylvester Briggs,

*Appellant,*

Case Nos. 10-REM-11-0305

10-INV-11-0306

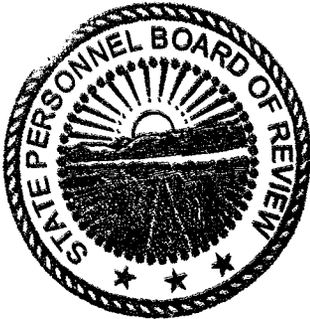
v.

Department of Rehabilitation and Correction,  
Chillicothe Correctional Institution,

*Appellee.*

ORDER

This matter came on for consideration on the motion of Appellant that the Withdrawal attached hereto be adopted. Being fully advised in the premises, the Board hereby orders that the attached withdrawal, incorporated herein by reference and made a part of the case file in these appeals, be **ADOPTED**. Accordingly, the above-referenced appeals are hereby **DISMISSED**.



Lumpe - Aye

Sfalcin - Aye

Tillery - Aye

  
\_\_\_\_\_  
J. Richard Lumpe, *Chairman*

CERTIFICATION

The State of Ohio, State Personnel Board of Review, ss:

I, the undersigned clerk of the State Personnel Board of Review, hereby certify that this document and any attachment thereto constitute ~~(the original)~~ a true copy of the original) order or resolution of the State Personnel Board of Review as entered upon the Board's Journal, a copy of which has been forwarded to the parties this date, December 6, 2010.

  
\_\_\_\_\_  
Michelle Harshey  
Clerk

12-6-10 MH

Jeb

STATE PERSONNEL  
BOARD OF REVIEW  
2010 NOV 30 AM 9:27

November 30<sup>th</sup>, 2010

To: Appellee Representative 1 – Attorney Michael C. McPhillips  
State Board of Review

From: Sylvester Briggs, Ph.D.

Re: Notices of Appeal

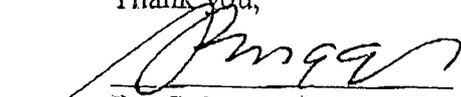
To whom it may concern:

Please find attached documentations as to my current employment concern, charged with two standards of employee conduct violations; rules 24 and later had rule 50. Further, I am withdrawing cases 10-REM-11-00305 and 10-INV-11-0306, as I am still in a waiting phase as to the outcome of the above disciplines to be enacted upon me. I was repeated threatened by the deputy warden of special services that I would be removed from my job, which is why I prematurely filed for a removal complaints; such at this point in time is not the case.

I have not heard anything from within my place of work about the resolution of any discipline, which in my thinking is not warranted; but was merely a pretense for retaliating against me, which too is how come the second rule of misconduct was attached after I had sent a brief missive to Mr. Moore, director of ODRC; everything here has absolutely come to a screeching halt.

Please note, I would still like legal consideration for continuation within case number 10-MIS-11-0307. I have submitted appropriate documentations to explain how my discriminatory work situation has been and continue to be. I am in a terrible work situation, after twenty four years of state service, with no hope of release, other than filing my compliant with the State Board of Review and filing an EEO compliant, which is in the investigation stage.

Thank you,

  
Dr. Sylvester Briggs,  
Clinical Director, CCI

11/30/10