

STATE OF CALIFORNIA
DECISION OF THE
PUBLIC EMPLOYMENT RELATIONS BOARD



RON MONTGOMERY REED KROOPKIN,

Charging Party,

v.

COUNTY OF SAN DIEGO,

Respondent.

Case No. LA-CE-332-M

PERB Decision No. 1989-M

November 25, 2008

Appearance: Jeff Geraci, Attorney, for Ron Montgomery Reed Kroopkin.

Before Neuwald, Chair; Wesley and Dowdin Calvillo, Members.

DECISION

NEUWALD, Chair: This case is before the Public Employment Relations Board (Board) on appeal by Ron Montgomery Reed Kroopkin (Kroopkin) of a Board agent's partial dismissal of his unfair practice charge. The charge alleged that the County of San Diego violated the Meyers-Milias-Brown Act (MMBA)¹ when it retaliated against Kroopkin by removing a report he had prepared and posted on the Service Employees International Union, Local 535's bulletin board and by issuing him a letter of warning. Kroopkin alleged that this conduct constituted a violation of MMBA sections 3502, 3502.1 and 3506.

By letter dated November 5, 2008, Kroopkin notified the Board that he withdrew the above-captioned charge and requests the withdrawal of his appeal of the partial dismissal.

After reviewing this request and the entire record in this matter, the Board finds that granting this request is in the best interests of the parties and consistent with the purposes of the MMBA. Accordingly, the Board grants the withdrawal.

¹MMBA is codified at Government Code section 3500 et seq. Unless otherwise indicated, all statutory references herein are to the Government Code.

ORDER

It is hereby ORDERED that the request by Ron Montgomery Reed Kroopkin to withdraw the appeal of the partial dismissal in Case No. LA-CE-332-M is hereby GRANTED.

It is ORDERED that the appeal is DISMISSED WITH PREJUDICE.

Members Wesley and Dowdin Calvillo joined in this Decision.