

BEFORE THE MISSISSIPPI EMPLOYEE APPEALS BOARD

FILED

ALBERTSTEIN JOHNSON-PICKETT

AUG 07 2014

APPELLANT

VS.

EMPLOYEE APPEALS BOARD

EAB NO. 13-062

MISSISSIPPI DEPARTMENT OF MENTAL HEALTH

APPELLEE

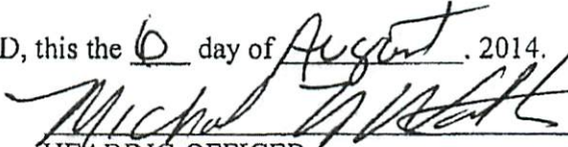
AGREED ORDER

THIS CAUSE came before the Mississippi Employee Appeals Board on the appeal of Albertstein Johnson-Pickett, and the Hearing Officer, after a representation by the parties that a settlement has been reached in this matter, hereby ORDERS THE FOLLOWING:

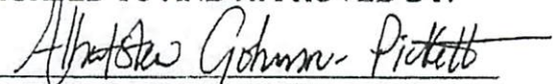
1.

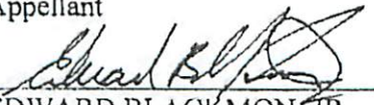
By agreement of the parties, the appeal of Albertstein Johnson-Pickett shall be dismissed with prejudice in exchange for the promises, covenants, and consideration contained within a settlement agreement between the parties. The parties specifically deny any and all allegations made by the other, and this order makes no findings whatsoever regarding the merits of either party's claims. Any and all relief requested by the parties, other than the relief set forth within the settlement agreement, is hereby denied.

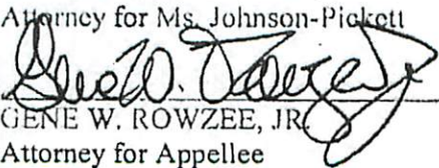
SO ORDERED AND ADJUDGED, this the 0 day of August, 2014.

  
HEARING OFFICER  
MISSISSIPPI EMPLOYEE APPEALS BOARD

AGREED TO AND APPROVED BY:

  
ALBERTSTEIN JOHNSON-PICKETT  
Appellant

  
EDWARD BLACKMON, JR.  
Attorney for Ms. Johnson-Pickett

  
GENE W. ROWZEE, JR.  
Attorney for Appellee