

November 21, 2022

To: The Fair Dismissal Appeals Board, Mark Mayer, Colt Gill, ODE FDAB, ODE front desk, Nancy Hungerford Law, Jonathan Groux, Emily Nazrov, Yael Livny

Kindly inform the following previously and currently involved in this:

lisa.riggs@sweethome.k12.or.us, kevin.strong@sweethome.k12.or.us,
Sarah.Terry@ode.oregon.gov, Sarah.Terry@ode.state.or.us, sarah.terry@state.or.us,
Sarah.Arbuckle@ode.oregon.gov, bsconce@gmail.com, wetzeljww@gmail.com,
westjam0@gmail.com, Jason.Redick@sweethome.k12.or.us,
debra.brown@sweethome.k12.or.us, dale.keene@sweethome.k12.or.us,
mike.reynolds@sweethome.k12.or.us,, jim.gourley@sweethome.k12.or.us
terry.martin@sweethome.k12.or.us

To the Fair Dismissal Appeals Board,

I, Christina Tressel, demand a fair and honorable resolution to this quagmire caused by your compliance and enactment of ill-applied policies! I have not received any correspondence re my Fair Dismissal Appeals Board (FDAB) hearing that supposedly occurred September 30, at 9:00 AM. Today is November 21, 2022 – almost 2 months later and you – the FDAB – have not communicated with me since. On that day – and with our considerable effort and preparation, you not only dismissed me from my FDAB hearing and kicked me out of the Zoom abruptly, you have failed to give me any written explanation or response since. I have not received anything via mail, email or phone. It has now been over a year that my due process has not been addressed, still without compensation, and no conclusion reached. Why is this? I am reminding you that your actions and inactions to address this situation are not only unethical, they're unlawful! As a sovereign being, not only my God-given rights, but my Constitutional rights are being violated. You are not even following your own legal guidelines!

My Fair Dismissal Board Hearing was scheduled for April 13th 2022. That entire scheduled 'event' was a sham hearing with many elements that included email omissions, obfuscations, more demands of compliance with no relevance to the issue(s), and ultimately was twisted to appear as a scheduling meeting rather than a hearing as originally scheduled and planned for by myself and my counsel.

The FDAB dismissed my Constitutional rights to have Counsel beside me. Twice now, my team has been ready to go! Twice now, you have denied a timely gathering as scheduled (by letting us into the Zoom meeting ½ hour late both times), a face-to-face hearing as requested, and an opportunity to speak for myself without enduring all your posturings and protocols. My unalienable rights are being violated by your color-of-law, make-as-you-go rules; with "legal experts" i.e. attorneys, who are actually foreign entities, practicing their law form on me and imposing on and denying this woman – with the men and women representing me – a fair hearing. I have requested their bona fides and none has yet been provided.

Under the “Values” portion of your website, you say regarding INTEGRITY: “We will act with honesty and transparency in everything we do.” That is quite a broad statement which has not been upheld repeatedly. Further, this is not a court. I should not have to stand facing a team of opposition: you, your attorneys, your board, the ODE, their attorneys, and unnamed persons behind blank cameras against me, alone. This will be public record and you and all of your members will be accountable to these two sham “hearings”.

From one woman – a 20+ year professional (no longer getting compensated), to a team of professionals (being paid), you have no authority over me!

On May 3, 2022, another deceptive and unethical hearing was scheduled – for the very same day the email notice for it was sent out! No court of law would accept this kind of tardy, lame and misleading communication. Again, while this is not a court, I have every right to choose and to have my counsel present. You put me in a punitive and defensive mode where none should exist!

Along with my God-given, Divine rights and my Constitutional rights, all my rights have been violated. I knew then as I know now, that my God-given body, mind and soul conscience was very accurate in what I should say and do. I was right and in my rights then! I am in my rights now with over a year of evidence that you were and still are imposing a heinous – even deadly – compliance to a policy recognized as meant to harm by anyone with even a particle of awareness.

We are all seeing and experiencing, by the illness and loss of loved ones, the alarming evidence of insidious policies. That due diligence was not taken by any/all of you to protect my rights and the rights of God’s precious people is increasingly more obvious with each day! I made the correct decision to do what I did. The outrageous disgrace you have all put on me and my family is not only despicable, but has been and continues to be exceedingly painful.

I urge each of you and all of you to self-reflect, then self-correct and fix this situation – not only for myself and my family, but for the myriads of others you have recommended, coerced and forced to sign your stupid policy papers – only to fear/face unnecessary ill health effects or even death.

All the hand-cleaner imposed can’t eradicate the dirty hand you have each and all played in employing and promoting these draconian measures for whomever you believe your master(s) to be. What a shameful situation you have all participated in!

Christina Tressel
Director of Student Supports
East Linn Christian Academy
cjtressel@gmail.com
541-401-9728