

STATE OF OHIO  
STATE PERSONNEL BOARD OF REVIEW

Elaine J. Cooper,

*Appellant,*

v.

Case No. 10-IDS-11-0299

Department of Job and Family Services,

*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 this appeal, be **ADOPTED**. Accordingly, the above-referenced appeal is hereby **DISMISSED**.



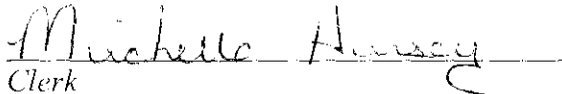
Lumpe - Aye  
Tillery - Aye

  
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 constitutes ~~(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 29, 2010.

  
Michelle Hunsay  
Clerk

12/29/10 MH

December 13, 2010

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MARCIE M. SCHOLL, ADMIN LAW JUDGE  
State Personnel Board of Review  
65 East State Street 12th Floor  
Columbus, OH 43215-4313

AND

State of Ohio Office of The Attorney General  
Employment Law Section  
30 E. Broad Street, 23rd Floor  
Columbus, OH 43215

2010-1DS-11-0299

To The Esteemed State Board and Assistant Attorney General:

I, Elaine Joy Cooper, employee number 10081973, date of birth, December 16, 1961, last four social security # 4933 of 3566 Wilson Woods Drive, Apartment H, Columbus, OH 43204, formerly an employee of Ohio Department of Job & Family Services for twenty years, do hereby withdraw my appeal to the disability separation order that was signed by the Director, Douglas Lumpkin.

I briefly spoke with Tim Lockyer and he said the reason is solely whether I can or cannot perform my job duties. Based on that statement, I hereby withdraw my appeal, since I may ask for reinstatement with the proper medical evidence.

I filed the appeal so that the State Board would be aware, as well as the Attorney General's office of the mis-deeds happening at ODJFS by their security department. But since that is not the issue, then I really do not have any reason to come before you.

As you can see, I was taken off the job without an explanation other than my activities at work were being investigated. Then sent for a written test for 5 hours in a basement without any food or my glasses to take 2 different psychiatric tests (I was unaware that there would be a written test, and did not have my reading glasses with me), there were over 600 questions on one test and 140 something on the other, one of the questions asked if I thought my rear end and thighs were too large!!!! Then I was not notified of any separation hearing (Where as you can see by the dates of their letters that the outcome was pre-determined!)

So, I apologize for requesting your time to point out the NUMEROUS discrepancies that took place during, before and after my separation \*involuntary\* disability.

Thank you for your time and attention.

Respectfully,

*Elaine Joy Cooper*