
ORDER DISMISSING CERTAIN CLAIMS AND DISCHARGING ORDER TO SHOW CAUSE

IN THE MATTER OF THE APPEAL OF:

ALAN SIRHAL, Appellant,

vs.

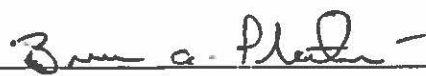
DEPARTMENT OF SAFETY, DENVER SHERIFF'S DEPARTMENT,
and the City and County of Denver, a municipal corporation, Agency.

Appellant was previously ordered to show cause why his Constitutional claims should not be dismissed for lack of jurisdiction. Appellant filed a timely response on January 16, 2013. The Agency did not respond. While Appellant provided no support for jurisdiction of his Constitutional claims in this forum, he asserted his purpose was to preserve those claims.

Order

Appellant's claims related to the Equal Protection and Due Process Clauses of the U.S. Constitution, and the Constitutionality of specified Career Service Rules are DISMISSED. The case will proceed on Appellant's direct appeal of his 34-day suspension, including whether Appellant breached any Career Service Rule specified by the Agency, and, if so, whether the penalty imposed was clearly excessive. Weeks v. City and County of Denver, 10CA1408, 19-20 (Colo. App. 10/13/11). The Order to Show Cause is discharged.

DONE January 17, 2014.



Bruce A. Plotkin
Career Service Hearing Officer

I certify that, on January 17, 2014, I delivered a correct copy of this Order to the following, in the manner indicated:

Deputy Alan Sirhal, c/o R. Stephen Hall, Esq., Stephen@jewell-hall.com	(via email);
Doug Jewell, Esq., Doug@jewell-hall.com	(via email);
Attorney's Office at Dlefilng.litigation@denvergov.org	(via email);
Jennifer Jacobson, ACA, Jennifer.Jacobson@denvergov.org	(via email);
Marinda Kincaid, HR Dir., Marinda.Kincaid@denvergov.org	(via email).

