

ORDER DISMISSING APPEAL WITH PREJUDICE

IN THE MATTER OF THE APPEAL OF:

PHYLLIS COMPTON, Appellant,

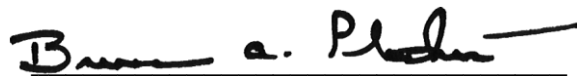
vs.

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

A hearing concerning this appeal was held on March 10, 2011. The Agency was represented by Jennifer L. Jacobson, Assistant City Attorney. The Appellant was present and was represented by Nikea Bland, Esq., of Elkus and Sisson P.C. Bruce Plotkin, Hearing Officer, presided. Exhibits were entered into the record, and Agency witnesses were called, sworn in, and testified. During a recess, the parties and their representatives, in consultation with Manager of Safety Mary Malatesta, reached a settlement of all issues in this appeal. The Appellant acknowledged receiving the advice of counsel. She understood the consequence of withdrawing her appeal, including future claim and issue preclusion for all matters currently and potentially under appeal for this case. Appellant's acknowledgment was knowing and voluntary. She then stated, on the record, that she wished to withdraw this appeal.

In consequence of the forgoing, I order this appeal to be DISMISSED WITH PREJUDICE.

DONE March 11, 2011.



Bruce A. Plotkin
Career Service Hearing Officer

I certify that, on March 14, 2011, I delivered a correct copy of this Order DISMISSING APPEAL WITH PREJUDICE to the following, in the manner indicated:

Deputy Phyllis Compton, 5234 S. Shawnee Place, Aurora, CO 80015 (via U.S. mail);
Reid Elkus, Esq., relkus@elkusandsisson.com (via email);
City Attorney's Office at Dlefilng.litigation@denvergov.org (via email);
HR Services, HRServices@denvergov.org (via email);
Mary Malatesta, Mgr., mary.malatesta@denvergov.org (via email);
Gary Wilson, Dir., gary.wilson@denvergov.org (via email).

