1	
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	A-5: SUNNY ELIZABETH MILLER
25	EDUCATOR'S EXHIBIT ONE (1)

To Whom It May Concern,

My name is Laura and I have known Sunny since August of 2010. We first met teaching at a junior high in Texarkana, Arkansas. We taught next door to each other. From the onset of our professional relationship it was easy to see that Sunny was a strong educator and that I had much to learn from her. She was full of knowledge about things that were important to one's self as a teacher and had a strong positive influence on her students.

It has come to my attention that Sunny's character as an educator has come in to question. I am writing you to assure you that there is no reason that you nor anyone else has to be concerned about Sunny having a lapse in judgement as far as students are concerned, both inside and outside of the classroom.

As educators we often watch peers (for most of us it's from a distance, people we have never been acquainted with) make poor decisions and get involved in inappropriate situations with young people in the school. Sometimes these can be brief encounters or repeated and repetitive encounters. I am here to speak to you and let you know that beyond a shadow of a doubt Sunny would not now nor ever be someone that you need to worry would be one of those people. She has a strong sense of the divide between adult and child, teacher and student, mature and still maturing.

I have never witnessed, nor have I heard of Sunny being in a situation where she abused her power as an adult or an educator. She is not one to enjoy an abuse of position or take advantage of someone because of their situation or lack of authority. In fact, I would claim the opposite of Sunny as she is a defender of those in need, be it a drastic need or an appropriate need such as a need for an education.

Sincerely,

Laura Fielder, M.Ed.

Pausa Frelder



To whom it may concern:

I am writing this letter in support of Sunny Miller. I have known Sunny for forty-two years. She and I grew up together and she is one of my closest life-long friends. Sunny was raised by a very upstanding family. Her parents are both retired educators. Sunny, as well as her sister, are both educators as well. I have also had a front row seat as Sunny has raised her four children. She is and has always been a fabulous mother.

Aside from knowing Sunny as a personal friend, I also have the pleasure of working with Sunny every day. We teach in the same school and she is just as wonderful a teacher and she is a friend. She is highly respected and very professional. She carries many duties at our school. Not only is she a wonderful and effective teacher, she is also the ESL (English as a Second Language) coordinator and ESL parent facilitator for our school. She writes our school's newsletters and serves as a mentor to other teachers.

I am aware of the accusations made against Sunny Miller. I can tell you without a shadow of a doubt that these accusations are far out of character for my friend of forty-two years. Sunny's morals and professionalism are to be admired and respected. Sunny and I teach in an inner-city, extremely high poverty and highly mobile school in our district. She is a phenomenal educator and relates to our students so well. Our students and staff have are very thankful for the work she does each day to brighten the lives of students who deal with much more than the average school aged child. If our students were to lose Sunny as a teacher, it would be detrimental to their education and our school as a whole.

Respectfully,

Wendy Ward Library Media Specialist Dunbar Magnet Middle School Little Rock School District Wendy: Ward@hsd.org 501-256-3346 Tami L. Moore

244 Nickens Street

Hot Springs, AR 71913

(501)463-7888

December 10, 2019

To whom it may concern:

I have known Sunny Miller for five years. She is very close to my family as well as my children. Sunny has taught for years in the school district that I live in and that my children have attended. Her wonderful reputation as not only competent but excellent educator proceeds her. I would love for her to have been able to teach my children and trust her explicitly. There isn't a better educator that works with children of minorities than Ms. Miller. It would be a huge disservice for the community if she could no longer educate our children, but it would be of and even more disservice personally for the children that she teaches.

The accusations that have been brought against her are not only false but are malice in nature. The accusations brought against her are totally out of character for Ms. Miller. The accusations are totally preposterous. Ms. Miller is professional in her dealings with her students of which I have witnessed personally.

Sincerely,

Tami Moore RN

Taxa Mousen

Lara Veazey 114 Skyline Dr Hot Springs AR 71901

To whom this may concern:

I have had the privilege of knowing and working with Sunny Miller since August 2015. She and I both worked together at Hot Springs Middle School. Ms. Miller worked as a math teacher at the time and always enjoyed working with what some would consider the most difficult of students. It was during this time that she and I became fast friends. Her family and my family even shared holiday meals together. Because of student needs, she later was moved to work with low level readers and the students flourished under her direction then as well. I have had the privilege of being in her classroom several times as she was instructing and was very impressed with her pedagogy, her repertoire of instructional strategies, along with her rapport with students, parents and colleagues. The students adored her and always expressed that she helped them understand the challenging subject of middle school math and language arts. Ms Miller's philosophy of education included that she believes all students can learn and that was reflected in her teaching. This philosophy was also reflected in the gains her students made while under her supervision and direction. It is because of this knowledge that I feel the need to speak in defense of Ms. Miller.

I am aware of the outlandish accusations that have been placed on Ms. Miller and I can honestly say, without a doubt, that she would never even dream of causing harm to any one of her students. We spoke at length many times about concerns she had for certain students and she always had the best intentions for her students. She always treated her students the way she would want an educator to treat her very own children.

It is my hope that the court takes this letter into consideration at the time of the hearing. I honestly believe that Ms. Miller is an excellent educator and Arkansas has a huge need for excellent educators. For her to lose her ability to teach would be detrimental to her, her family, and the dear students she is currently teaching. It is with heavy heart that I pray that this is taken into consideration at the time of hearing.

Respectfully

8th grade Science Teacher

HSJA

(870)403-3113

Rachel R. Schneider 83 Marcella Drive Little Rock, AR 72223

December 7, 2019

RE: Ms. Sunny Miller

To Whom It May Concern,

With great pleasure, I write this letter on behalf of Sunny Miller. Ms. Miller and myself have been colleagues and friends for the previous two years. In this time she has proven to be of a fine and responsible character.

In general, Ms. Miller is an intelligent, responsible, caring and dedicated mother as well as a skilled teacher. I have personally seen her extend her deftness and expertise as a mother to her students as well. Ms. Miller has a way of reaching and teaching her students in a manner that is not often seen in the classroom today.

In my time as a Supervisor with Children and Family Services, as well as in my roles as a classroom teacher and Certified School Counselor, I have met a multitude of people from varying backgrounds and feel that I am pretty good "read" of people. It is my personal and professional opinion that Ms. Miller is an incredibly benevolent and dedicated teacher and is nothing short of excellent.

Please do not hesitate to contact me with any additional questions regarding this letter.

Sincerely,

Rachel R. Schneider, M.A. Teaching; M.S.Ed. School Counseling Arkansas Department of Education State Board of Education 4 Capitol Mall Little Rock, AR 72201

December 08, 2019

Dear Members of the Board:

I am writing this letter on behalf of my daughter Sunny Miller, and it is true that as her mother, I am biased towards her. She is my daughter. How could I not be biased? However, that bias ends when it comes to the question of Ms. Miller's professionalism.

Both Ms. Miller's dad and I are career educators. As is not uncommon with children of educators, Ms. Miller has made education her life's work, too, and on a few occasions, our career paths have intersected. As a matter of fact, we have worked alongside each other in three different school districts. Each of those times I was her supervisor. While I did not hire her, nor was I her official evaluator, I did have several occasions to observe Ms. Miller teach and otherwise interact with her students. Because of those many observations and follow-up conversations, I can attest to her passion for teaching all students. I know that she truly cares about her students' academic growth. Equally important, in my opinion, Ms. Miller cares about her students as individuals, who often need emotional support just to meet the demands of life as a teenager. She offers that support, sometimes with a kind word and always with the expectation that they can succeed. She looks out for the students who need extra shoring up emotionally. She makes every effort to relate to her students and to gain their trust. Without doubt, Ms. Miller is a caring teacher; however, there is more to Ms. Miller than that.

Ms. Miller is also that rare teacher who not only cares about her students, but also is an excellent instructor. In her math classes, I've witnessed her students become interested in learning and realizing they can grasp even the seemingly most difficult of mathematical concepts. Ms. Miller has a knack for finding a way to engage even the most reluctant of students. In one of the schools where we worked, Ms. Miller taught English. In one class in particular, there were several special education students, each with their own learning needs. I was a bit concerned about how any teacher would be able to get this class of students to become engaged in literature, especially with the diverse learning requirements represented. I remember visiting the classroom one day. As I entered the room, I was pleasantly surprised to see all of the students silently reading. I was amazed. How did the teacher do this? Turns out, Ms. Miller had introduced the book in such a way

that the students were eager to find out more. So they read. A caring and talented teacher found a way to reach students who some teachers would throw their hands up in frustration over.

I understand that Ms. Miller may lose her license and her job as a result of the allegations brought against her. Although I have no doubt that Ms. Miller would never do any of the things she's been accused of, it saddens me to think that she might not be able to teach if the Board of Education does not find in her favor. Over the course of my long career as a teacher, supervisor, mentor, facilitator, and administrator, I have had the opportunity to observe many teachers going about the business of educating. Ms. Miller is one of the best I've observed. I am proud of her, as her supervisor, and yes, as her mom. As for the profession of education in general and for her students in particular, it would be a terrible loss if Ms. Miller were no longer allowed to teach.

I know as Board Members you have a tough job when deciding in favor of or against teachers when allegations are brought against them. It must be gut-wrenching to take a teacher's license away from them even when the evidence clearly warrants such an action. In the case of Ms. Miller, my sincere hope is that you will find in favor of her and dismiss her case.

Yours truly,

Linda Honea, MEd

Finda Ama

To whom it may concern,

I first had the pleasure of meeting Sunny 6 years ago while teaching with her at Hot Springs School District. It became clear within the first several months that her drive and ambition to teach the students of Hot Springs Junior Academy would be a leading quality that would spread through school. She is a leader amongst her co-workers. She was responsible for implementing the DADS program. She is an excellent teacher with a true heart for kids.

Sunny is also an amazing mother to her 4 kids. She is an inspiration to her daughters and a leader to all of her children. She is thoughtful, kind and caring. Sunny not also a great mom and teacher but she is also a great friend. She puts the needs of others before her own.

Sunny would never do the things she is accused of and losing her as a teacher to our students would be detrimental to their education.

Sincerely,

Crystal Fustin Hot Springs Junior Academy 501-467-2459

1	
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	A-6: JUSTIN CHARITY RULEY
25	PLSB EXHIBIT ONE (1)



Division of Elementary and Secondary Education

Transforming Arkansas to lead the nation in student-focused education

Johnny Key Secretary November 6, 2019

PERSONAL & CONFIDENTIAL

State Board of Education Casey D. Copeland Attorney at Law P.O. Box 270

Diane Zook *Melbourne* Chair Prairie Grove, AR 72753

Charisse Dean Little Rock Vice Chair VIA FIRST-CLASS AND CERTIFIED MAIL AND EMAIL

RETURN RECEIPT REQUESTED NO.: 91 7199 9991 7038 8990 4895

Susan Chambers Bella Vista RE: PLSB Case No. 19-008

Dr. Fitz Hill Little Rock

Dear Mr. Copeland:

Kathy McFetridge Springdale

Dr. Sarah Moore

Ouida Newton Poyen

Stuttgart

Chad Pekron Bryant

R. Brett Williamson El Dorado A hearing will be held on December 12, 2019, to review Ms. Ruley's PLSB case. The State Board removed the case from the consent agenda and placed it on the December action agenda. I have enclosed a copy of the Rules Governing the Code of Ethics for Arkansas Educators. Section 16 discusses State Board review. Please review these rules. The State Board has the final decision in the matter and the recommended sanction could remain the same, be lowered, or be increased, or the matter could be dismissed. The State Board meets at 10:00 a.m. in the Auditorium of the Arkansas Department of Education – Arch Ford Education Building, Four Capitol Mall, in Little Rock. The time at which agenda items are heard is within the State Board's discretion, therefore I cannot provide a specific time. However, you will be able to view the agenda on the Divisions website once it is published.

If you have any questions, please feel free to contact Mr. Taylor Dugan at (501) 682-1958, or email at taylor.dugan@arkansas.gov

Sincerely,

Four Capitol Mall Little Rock, AR 72201-1019 (501) 682-4475 Arkansas Ed.gov

Taylor Dugan, Attorney Professional Licensure Standards Board

An Equal Opportunity Employer



Justin Ruley SBOE Review #19-008 C.M. Del. 11-8-19 Crr

Tracking Number: 9171999991703889904888

Your item was delivered at 1:47 pm on November 8, 2019 in PRAIRIE GROVE, AR 72753.

Status

Delivered

November 8, 2019 at 1:47 pm Delivered PRAIRIE GROVE, AR 72753



Division of Elementary and Secondary Education

Transforming Arkansas to lead the nation in student-focused education

Johnny Key Secretary November 6, 2019

PERSONAL & CONFIDENTIAL

Ms. Justin Charity Ruley

State Board of Education

Prairie Grove, AR 72753

Diane Zook Melbourne Chair

VIA FIRST-CLASS AND CERTIFIED MAIL

RETURN RECEIPT REQUESTED NO.:

Charisse Dean Little Rock Vice Chair

RE: PLSB Case No. 19-008

Susan Chambers Bella Vista

Dear Ms. Ruley:

Little Rock

Dr. Fitz Hill

Kathy McFetridge Springdale

Dr. Sarah Moore Stuttgart

Ouida Newton Poyen

Chad Pekron Bryant

R. Brett Williamson El Dorado A hearing will be held on <u>December 12, 2019</u>, to review your PLSB case. The State Board removed your case from the consent agenda and placed it on the December action agenda. I have enclosed a copy of the Rules Governing the Code of Ethics for Arkansas Educators. Section 16 discusses State Board review. Please review these rules. The State Board has the final decision in the matter and the recommended sanction could remain the same, be lowered, or be increased, or the matter could be dismissed. The State Board meets at 10:00 a.m. in the Auditorium of the Arkansas Department of Education – Arch Ford Education Building, Four Capitol Mall, in Little Rock. The time at which agenda items are heard is within the State Board's discretion, therefore I cannot provide a specific time. However, you will be able to view the agenda on the Divisions website once it is published.

If you have any questions, please feel free to contact Mr. Taylor Dugan at (501) 682-1958, or email at taylor.dugan@arkansas.gov

Sincerely,

Four Capitol Mall Little Rock, AR 72201-1019 (501) 682-4475 Arkansas Ed. gov

Taylor Dugan, Attorney Professional Licensure Standards Board

An Equal Opportunity Employer Justin Ruley SBOE Review #19-008 C.M. Del. 11-8-19 Crr

Tracking Number:

Your item was delivered at 1:47 pm on November 8, 2019 in PRAIRIE GROVE, AR 72753.

Status

Delivered

November 8, 2019 at 1:47 pm Delivered PRAIRIE GROVE, AR 72753

Justin Charity Ruley-State Board Timeline

September 12, 2019-Pulled off of State Board consent agenda and placed on October action agenda.

September 16, 2019-Shastady emailed Mr. Copeland the State Board hearing notice for the October Meeting.

September 16, 2019-Mr. Copeland responded inquiring if they "did not send in the agreement in time."

September 17, 2019-Taylor informed Mr. Copeland that. "I am going to put together a little packet for the Board and I will send it to you. Would you mind sending me a letter stating that y'all are in full support and have accepted the recommendation"

October 1, 2019- Taylor emailed Mr. Copeland a link to the October State Board of Education agenda.

October 10, 2019-Taylor Emailed Casey to let him know the Board voted on a full hearing on the issues and asked Mr. Copeland to call him.

October 10, 2019-Mr. Copeland let Taylor know he would talk to his client and that "she may not want to mess with it"

October 16, 2019-Taylor contacted Mr. Copeland. "It appeared the Board's concern was there being no evidence of any treatment or Ms. Ruley having a sponsor. The Board voted to have a hearing on the case but I was going to see if Ms. Ruley had any treatment or anything like that. Something showing she's doing well. Would this be something y'all could come down to for the November board meeting or we could do the December meeting? I think we could clear it up with something like that and not need to have a full hearing."

October 21, 2019-Mr. Dugan contacted Mr. Copeland asking for a follow up.

October 21, 2019- Mr. Copeland responded to Taylor that he was "going to get you something from Charity, but she hasn't done any formal substance abuse treatment. She's just moved on, got a job with the federal government." "She agreed to probation terms, and thinks the state should stick to that agreement."

October 21, 2019- Taylor responded, "Thanks Casey!!!! Wanting to get this cleared up and closed out and I appreciate all your help!"

October 30, 2019- Taylor Contacted Mr. Copeland, "Good afternoon! I was just following up!"

November 3, 2019- Mr. Copeland contacted Taylor, "Is this on the November or December docket?"

November 4, 2019-Taylor responded, "It's not on either! We were thinking December. I was waiting to hear from you before we scheduled it. December's meeting is December 12th. They might move these to December 13th but currently it is still December 12th."

November 6 2019-Formal Hearing Notice for December SBOE meeting mailed. Delivered 11/8/2019. 9171999991703889904895

November 27, 2019-Taylor contacted Mr. Copeland to let him know he would contact him when the agenda posted.

December 6, 2019-Taylor sent Mr. Copeland a link to the agenda.

1	
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	A-7: STEVEN ANTHONY
25	PLSB EXHIBIT ONE (1)

1	
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	A-7: STEVEN ANTHONY
25	PLSB EXHIBIT TWO (2)



Division of Elementary and Secondary Education

Transforming Arkansas to lead the nation in student-focused education

Johnny Key Secretary November 18, 2019

PERSONAL & CONFIDENTIAL

Mr. Steven G. Anthony

State Board of Education

Diane Zook Melbourne Chair

VIA FIRST-CLASS AND CERTIFIED MAIL
RETURN RECEIPT REQUESTED NO.:

Charisse Dean Little Rock Vice Chair

RE: PLSB Case No. 18-132

Susan Chambers Bella Vista

Dear Mr. Anthony:

Dr. Fitz Hill Little Rock

Kathy McFetridge Springdale

Dr. Sarah Moore Stuttgart

Ouida Newton Poyen

Chad Pekron Bryant

R. Brett Williamson El Dorado A hearing will be held on <u>December 12, 2019</u>, to review your PLSB case. The State Board removed your case from the consent agenda and placed it on the December action agenda. I have enclosed a copy of the Rules Governing the Code of Ethics for Arkansas Educators. Section 16 discusses State Board review. Please review these rules. The State Board has the final decision in the matter and the recommended sanction could remain the same, be lowered, or be increased, or the matter could be dismissed. <u>The State Board meets at 10:00 a.m. in the Auditorium of the Arkansas Department of Education – Arch Ford Education Building, Four Capitol Mall, in Little Rock.</u> The time at which agenda items are heard is within the State Board's discretion, therefore I cannot provide a specific time. However, you will be able to view the agenda on the Divisions website once it is published.

If you have any questions, please feel free to contact Mr. Taylor Dugan at (501) 682-1958, or email at taylor.dugan@arkansas.gov

Sincerely,

/s/Taylor Dugan

Taylor Dugan, Attorney Professional Licensure Standards Board

Four Capitol Mall Little Rock, AR 72201-1019 (501) 682-4475 Arkansas Ed.gov

An Equal Opportunity Employer PLSB Eynib: LZ



USPS Tracking®

FAQs >

Track Another Package +

Remove X **Tracking Number:** Your item was delivered at 3:24 pm on November 27, 2019 in EL DORADO, AR 71730. **⊘** Delivered November 27, 2019 at 3:24 pm Delivered LEL DORADO, AR 71730 Get Updates ✓ **Text & Email Updates** Select what types of updates you'd like to receive and how. Send me a notification for: **Text Email** All Below Updates Expected Delivery Updates (i) Day of Delivery Updates (i) Package Delivered (i)



Can't find what you're looking for?

Go to our FAQs section to find answers to your tracking questions.

FAQs

Taylor Dugan (ADE)

rom:

Taylor Dugan (ADE)

Sent:

Thursday, December 12, 2019 7:43 AM

To:

'mark@markhamptonlaw.com'

Subject:

Waiving appearance

Hey Mark,

Good morning! Just wanted to send a written receipt that I received your phone message that you are waiving Mr. Anthony's appearance at the hearing today.

Have a great day! Taylor

Taylor Dugan Attorney Division of Elementary and Secondary Education Four Capitol Mall, 301-A Little Rock, AR 72201 (501) 682-1958

1	
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	A-7: STEVEN ANTHONY
25	PLSB EXHIBIT THREE (3)

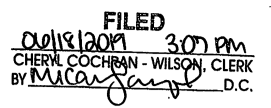
SENTENCING ORD	DER AME	NDED				LED	
IN THE CIRCUIT COURT		co	UNTY, ARKANSA	s. 11	P10812019	8:27 A	<u></u>
	IUDICIAL DISTRICT		/ISION	Č	HERYL COCHR	AN - WILSON, C	
On 6/18/2019 the charge(s), of Constitution to make a statement before		ed before the Cou the effect of a gui	rt, was advised of Ity plea upon those	the nature of the rights, and of the	MCOUNSON The right	WFOND	D.C.
Defendant Antho	ny, Steven G.		DOE	1/8/19	989 Sex Male Female	Total Number of Counts	7
[Last, First, MI] SID#		Race & Ethnici			k 🔲 Asian	☐ Native Ameri	can
[Last, First, MI] SID# Supervision Status at Tim	ne of Offense	Pacific Isl	ander 🔲 Othe	r 🔟 Unki	nown 🔲 Hispani	С	
Judge	Robin J. Car	roll			File Stamp		
Prosecuting Attorney/De					- The stamp		
Defendant's Attorney	Louis Loyd		✓ Private	Public Defende	er		
Prosecuting Attorney/De Defendant's Attorney Change of Venue If Yes, from:	Yes 🗸 No		☐ Appointed ☐	_l Pro Se			
Pursuant to A.C.A. a judgment of guilt a	☐ 16-93-301 et s		lefers further proc		•	ing of guilt or entering probation.	3
conditions of the ser jurisdiction during th failure to satisfy Deo of conviction is here	ainst the Defendant on tence and/or placem ne period of probation partment of Communi	on each charge ent ent on probation n/suspension and i tv Correction (D.C e Defendant on ea	umerated, fines level and understands the may change or set a.C.) rules and regue ach charge enumer	ried, and court cone the consequences aside the conditi lations. ated, fines levied	osts assessed. Defend s of violating those co ions of probation/sus d, and court costs asse	t: lant was advised of the nditions. The Court re pension for violations essed. The Defendant	tains or
Defendant made a volun					res 🔽 No		
. Ocicinatic made a voicin	tory, morning one	ionigent traiter of	right to countries.				
A.C.A. # / Name of Offens	se 5-71-208 - HARA	ASSMENT				Case # 70CR-2018-5	18-4
A.C.A. # Orig. Charge 5-	14-125	ATN UN	ICO06420175	Offense was	□ Nolle Prossed □	Dismissed	uitted
Offense Date	4/4/2018 Appe	al from District Co			Probation/SIS Revo		
Criminal History Score	Seriousness Level	0 Offense is		Misd. Uiola	1000 61	sification	□u
Presumptive Sentence	☐ Prison Sentend		months	Communi	ity Corrections Center	☐ Alternative Sa	nction
Number of Counts Defendant Sentence	1	Defendant			Conspired to Co	ommit the Offense	
Defendant Sentence	d Trans Cnty Jail	If probation or S	SIS accompanied b	y period of confi	nement, state time:	days	mths
	0 months	Sentence was e	•		ursuant to A.C.A.		
Probation	0 months	Enhancement(s			□ Consecutive		
Ž	12 months				oursuant to A.C.A. 5-4	-501, subsection	
Other Life L	WOP Death				Truckies (Toposals (F	D Asias CO Notice As	
[Multiple Victims]	N/A Age Yes No] Age	Sex 🔲		Ethnicity [C]	☐ White ☐ Black ☐ Other ☐ Unknow		nerican
Defendant voluntarily, in knowingly entered a	telligently and		Defendant was sentenced		☐ 16-93-301 et sec ☐ Other	٦٠	
negotiated plea of	✓ guilty □ nolo	contendere	entered a plea was found gui			✓ court □] jury
plea directly to the co	ourt of		was found gui	Ity at a jury trial 8	& sentenced by	☐ court ☐	jury jury
Sentence is a Departure	Ser	itence Departure	☐ Duration	onal Disp	ositional Bot	h	
☐ Yes ☐ No ☑ N	/A If D	urational, state h	ow many months a	bove/below the	Presumptive Sentenc	e	0
Departure Reason N	Nitigating #	or Aggravatir	ng #	(For Agg #17,	Mit #9 or departure f	om guidelines, explair	n)
Sentence will run	☐ Consecutive	✓ Concurren	t to Offense #	2,3,4,5,6,7	or to Ca	ise# EX	HIBIT

	A.C.A. # / Name of Offense 5-71-208 - HARASSMENT Case # 70CR-2018-518-4							
	A.C.A. # Orig. Charge 5-14-125 ATN UNCOO6420175 Offense was Nolle Prossed Dismissed Acquire Offense Date 4/26/2018 Appeal from District Court Yes No Probation/SIS Revocation Yes No							
1								
	Criminal History 0 Seriousness Level	0 Offense is ☐ Felony ☑ Misd. ☐ Violation ☐ Y ☑ A ☐ B ☐ C ☐ D ☐ U						
Presumptive Sentence Prison Sentence of to months Community Corrections Center Alternative Sentence Operations Center Prison Sentence of to months Community Corrections Center Alternative Sentence of Country Corrections Center Alternative Sentence of Country Corrections Center Defendent								
	Number of Counts 1	Defendant						
c	Defendant Sentence ADC Jud Trans Chty Jail	If probation or SIS accompanied by period of confinement, state time:days mths						
Q		Sentence was enhanced months, pursuant to A.C.A.						
puce	Probation 0 months	Enhancement(s) is to run						
	Defendant was sentenced as a habitual offender, pursuant to A.C.A. 5-4-501, subsection							
Other Life Livor Death Life Life Life Life Life Life Life Life								
Additions	Victim Information V N/A Age Multiple Victims Yes No]	Sex						
HIST	Defendant voluntarily, intelligently and knowingly entered a	Defendant						
•	negotiated plea of guilty							
	plea directly to the court of guilty	Was round gainty by the court of sentenced by						
		contendere was found guilty of lesser offense by						
	Sentence is a Departure Sen	tence Departure Durational Dispositional Both						
	Yes No N/A If D	urational, state how many months above/below the Presumptive Sentence 0						
	Departure Reason Mitigating #	or Aggravating # (For Agg #17, Mit #9 or departure from guidelines, explain)						
	Sentence will run 🔲 Consecutive	✓ Concurrent to Offense # 1,3,4,5,6,7 or to Case #						
	A.C.A. # / Name of Offense 5-71-208 - HAR/	ASSMENT Case # 70CR-2018-518-4						
	A.C.A. # Orig. Charge 5-14-125	ATN UNCOO6420175 Offense was Nolle Prossed Dismissed Acquitted						
		al from District Court Yes V No Probation/SIS Revocation Yes V No						
	Criminal History O Seriousness Level	0 Offense is ☐ Felony ☑ Misd. ☐ Violation ☐ Y ☑ A ☐ B ☐ C ☐ D ☐ U						
	Presumptive Sentence Prison Sentence	ce of to months Community Corrections Center Alternative Sanction						
	Number of Counts 1	Defendant						
6	Defendant Sentence	If probation or SIS accompanied by period of confinement, state time:days mths						
3	ADC Jud Trans Cnty Jail Imposed 0 months	Sentence was enhanced months, pursuant to A.C.A.						
6.0	Probation 0 months	Enhancement(s) is to run						
8		Defendant was sentenced as a habitual offender, pursuant to A.C.A. 5-4-501, subsection						
2	other Life LWOP L Death							
	Victim Information V N/A Age [Multiple Victims Yes No]	Sex						
E.	Defendant voluntarily, intelligently and	Defendant						
. 6.8	☑ negotiated plea of ☑ guilty	entered a plea and was sentenced by a jury.						
		contendere was found guilty by the court & sentenced by court jury						
	plea directly to the court of guilty nolo	/ was found guilty at a jury trial & sentenced by court if jury contendere was found guilty of lesser offense by court if jury						
	Sentence is a Departure Ser	ntence Departure Durational Dispositional Both						
		durational, state how many months above/below the Presumptive Sentence 0						
	Departure Reason Mitigating #	or Aggravating # (For Agg #17, Mit #9 or departure from guidelines, explain)						
	Sentence will run							

	1	A.C.A. # / Name of Offense 5-71-208 - HARASSMENT Case # 70CR-2018-518-4						
	7	A.C.A. # Orig. Charge 5-14-125	ATN UNCOO6420175 Offense was Nolle Prossed Dismissed Acquitted					
	(Offense Date 4/4/2018 Appea	al from District Court					
	9	Criminal History 0 Seriousness Score Level	0 Offense is ☐ Felony ☑ Misd. ☐ Violation ☐ Y ☑ A ☐ B ☐ C ☐ D ☐ U					
	8-	Presumptive Sentence Prison Sentenc						
		Number of Counts 1	Defendant					
5	-8	Defendant Sentence ☐ ADC ☐ Jud Trans ☐ Cnty Jail	If probation or SIS accompanied by period of confinement, state time:days mths					
	֝֝֝֝֝֝֝֝֝֝֝֝֝֝֝֝֝֝	Imposed 0 months	Sentence was enhanced months, pursuant to A.C.A					
		Probation 0 months	Enhancement(s) is to run					
8			Defendant was sentenced as a habitual offender, pursuant to A.C.A. 5-4-501, subsection					
Ē		Other Life LWOP Death Victim Information N/A Age	☐ (a) ☐ (b) ☐ (c) ☐ (d) Sex ☐ Male ☐ Race & Ethnicity ☐ White ☐ Black ☐ Asian ☐ Native American					
	=	[Multiple Victims	☐ Female ☐ Pacific Islander ☐ Other ☐ Unknown ☐ Hispanic					
E.		Defendant voluntarily, intelligently and knowingly entered a	Defendant					
3	-	✓ negotiated plea of ✓ guilty	entered a plea and was sentenced by a jury.					
	H,		contendere was found guilty by the court & sentenced by court jury					
		plea directly to the court of guilty nolo o	was found guilty at a jury trial & sentenced by					
		Sentence is a Departure Sen	tence Departure Durational Dispositional Both					
		Yes No No N/A If D	urational, state how many months above/below the Presumptive Sentence 0					
		Departure Reason Mitigating #	or Aggravating # (For Agg #17, Mit #9 or departure from guidelines, explain)					
		Sentence will run	✓ Concurrent to Offense # 1,2,3,5,6,7 or to Case #					
A.C.A. # / Name of Offense 5-71-208 - HARASSMENT Case # 70CR								
		A.C.A. # Orig. Charge 5-14-125	ATN UNCOO6420175 Offense was Nolle Prossed Dismissed Acquitted					
		Offense Date 4/4/2018 Appe	al from District Court Yes V No Probation/SIS Revocation Yes V No					
		Criminal History 0 Seriousness Score Level	0 Offense is ☐ Felony ☑ Misd. ☐ Violation ☐ Y ☑ A ☐ B ☐ C ☐ D ☐ U					
		Presumptive Sentence Prison Sentence						
		Number of Counts 1	Defendant Attempted Solicited Conspired to Commit the Offense					
ľ	25	Defendant Sentence	If probation or SIS accompanied by period of confinement, state time:days mths					
	9	ADC Jud Trans Chty Jail	Sentence was enhanced months, pursuant to A.C.A.					
	š	Imposed 0 months Probation 0 months	Enhancement(s) is to run					
8	Ħ	SIS 12 months	Defendant was sentenced as a habitual offender, pursuant to A.C.A. 5-4-501, subsection					
	<u></u>	Other Life LWOP Death	☐ (a) ☐ (b) ☐ (c) ☐ (d)					
	8	Victim Information VIA_ Age	Sex					
	吕	[Multiple Victims						
	9000	[Multiple Victims	Defendant					
	Additio	[Multiple Victims	Defendant					
	Additio	[Multiple Victims ☐ Yes ☐ No] Defendant voluntarily, intelligently and knowingly entered a ✓ negotiated plea of ☐ guilty nolo	Defendant					
	Additio	Multiple Victims ☐ Yes ☐ No) Defendant voluntarily, intelligently and knowingly entered a ✓ negotiated plea of ☐ guilty nolo ☐ plea directly to the court of ☐ guilty	Defendant					
	Additio	Multiple Victims ☐ Yes ☐ No) Defendant voluntarily, intelligently and knowingly entered a ✓ negotiated plea of ☐ guilty nolo ☐ plea directly to the court of ☐ guilty nolo	Defendant was sentenced pursuant to Other entered a plea and was sentenced by a jury. contendere was found guilty by the court & sentenced by was found guilty at a jury trial & sentenced by was found guilty of lesser offense by Defendant 16-93-301 et seq. Court jury court jury court jury court jury					
	Additio	Multiple Victims □ Yes □ No) Defendant voluntarily, intelligently and knowingly entered a ✓ negotiated plea of □ guilty nolo □ plea directly to the court of □ guilty nolo Sentence is a Departure Ser	Defendant					
	Additto	Multiple Victims ☐ Yes ☐ No) Defendant voluntarily, intelligently and knowingly entered a ✓ negotiated plea of ☐ guilty nolo ☐ plea directly to the court of ☐ guilty nolo Sentence is a Departure — Ser	Defendant					
	Additio	Multiple Victims □ Yes □ No □ No □ Pefendant voluntarily, intelligently and knowingly entered a □ guilty nolo □ plea directly to the court of □ guilty nolo □ Sentence is a Departure □ Yes □ No ☑ N/A □ If □ Departure Reason Mitigating #	Defendant					

		A.C.A. # / Name of Offense 5-71-208 - HARAS	SMENT	Case # 70CR-2018-518-4
	ľ	A.C.A. # Orig. Charge 5-14-125	ATN UNCOO6420175 Offense was Nolle Prossed	☐ Dismissed ☐ Acquitted
		Offense Date 4/4/2018 Appea	from District Court Yes No Probation/SIS Re	evocation 🗌 Yes 🗹 No
		Criminal History O Seriousness Level		lassification A B B C D D U
	1	Presumptive Sentence Prison Sentence		
	8-	Number of Counts 1		Commit the Offense
ď	-	Defendant Sentence	If probation or SIS accompanied by period of confinement, state time	
華		☐ ADC ☐ Jud Trans ☐ Cnty Jail	Sentence was enhanced months, pursuant to A.C.A.	
9	1	Imposed 0 months Probation 0 months	Enhancement(s) is to run	
Offense		SIS 12 months	Defendant was sentenced as a habitual offender, pursuant to A.C.A. 5	5-4-501, subsection
		Other Life LWOP Death	(a) (b) (c) (d)	
Additional		Victim Information [Multiple Victims V N/A Age Yes No]	Sex Male Race & Ethnicity White Black Female Pacific Islander Other Unknown	☐ Asian ☐ Native American own ☐ Hispanic
÷		Defendant voluntarily, intelligently and knowingly entered a	Defendant	seq.
5		✓ negotiated plea of ✓ guilty	was sentenced pursuant to Other entered a plea and was sentenced by a jury.	
		nolo c	ontendere was found guilty by the court & sentenced by	✓ court ☐ jury ☐ court ☐ jury
		plea directly to the court of guilty only nolo c	was found guilty at a jury trial & sentenced by mass found guilty of lesser offense by	court ijury
		Sentence is a Departure Sent	ence Departure Durational Dispositional E	3oth
			rational, state how many months above/below the Presumptive Sente	ence 0
		Departure Reason Mitigating #	or Aggravating # (For Agg #17, Mit #9 or departure	e from guidelines, explain)
1		Sentence will run	✓ Concurrent to Offense # 1,2,3,4,5,7 or to	Case #
1			<u></u>	
		A.C.A. # / Name of Offense 5-71-208 - HARA	SSMENT	Case # 70CR-2018-518-4
		A.C.A. # Orig. Charge 5-14-125	ATN UNCOO6420175 Offense was Nolle Prossed	□ Dismissed □ Acquitted
		Offense Date 4/4/2018 Appea	I from District Court ☐ Yes ☑ No Probation/SIS Re	evocation Yes V No
		Criminal History 0 Seriousness Level		Classification ✓ A
		Presumptive Sentence Prison Sentence		
•		Number of Counts 1	Defendant	o Commit the Offense
1		Defendant Sentence	If probation or SIS accompanied by period of confinement, state time	e:days mths
į	‡ U	ADC Jud Trans Cnty Jail Imposed 0 months	Sentence was enhanced months, pursuant to A.C.A.	
	2	Probation 0 months	Enhancement(s) is to run	
8	SEE	SIS 12 months	Defendant was sentenced as a habitual offender, pursuant to A.C.A.	5-4-501, subsection
	=	Other Life LWOP Death Victim Information VN/A Age	Sex Male Race & Ethnicity White Black	☐ Asian ☐ Native American
3		Victim Information ✓ N/A Age [Multiple Victims ☐ Yes ☐ No]	☐ Female ☐ Pacific Islander ☐ Other ☐ Unkn	nown Hispanic
6		Defendant voluntarily, intelligently and knowingly entered a	Defendant	t seq.
5	ţ	✓ negotiated plea of ✓ guilty	entered a plea and was sentenced by a jury.	
			ontendere was found guilty by the court & sentenced by	✓ court ☐ jury ☐ court ☐ jury
		plea directly to the court of guilty nolo	ontendere was found guilty at a jury trial & sentenced by was found guilty of lesser offense by	□ court □ jury
		Sentence is a Departure Sen	ence Departure Durational Dispositional	Both
			urational, state how many months above/below the Presumptive Sente	ence 0
		Departure Reason Mitigating #	or Aggravating # (For Agg #17, Mit #9 or departur	re from guidelines, explain)
		Sentence will run	✓ Concurrent to Offense # 1,2,3,4,5,6 or to	o Case #

	Sex Offenses Defendant has been adjudicated guilty of an offense requiring sex offender registration and must complete the Sex Offender Registration Form and pay the Mandatory Sex Offender Fee. Yes V No				Domestic Violence Offenses Defendant has been adjudicated guilty of a domestic-violence related offense and must pay additional court costs of \$25 under Act 583 of 2017 Yes No		l guilty of a se and must pay
ions	Defendant has committed an aggravated sex offense as defined Yes No				Defendant was or	riginally charge	
Condit	Defendant is alleged to be a sexually dangerous person and is evaluation at a facility designated by A.D.C. pursuant to A.C.A.Yes No				domestic-violence related offense. ☐ Yes ☑ No If Yes, state the A.C.A. # of the Offense		
Special Conditions	Defendant has been adjudicated guilty of an offense requirin been adjudicated guilty of a prior sex offense under a separacase numbers. Yes No Case Number(s)				If Yes to either question, identify the relationship of the victim to the Defendant by offense number.		
•	DNA Sample / Qualifying Offenses			J:_			
	Defendant has been adjudicated guilty of a qualifying offense A.C.A. 12-12-1103.	e or repea	t offense as defined	u in	Defendant has be crime as defined in Yes	in A.C.A. 12-17	d guilty of a drug
	Court Costs \$150.00	Restitution	on		L 162 K INO		
	Fines \$5,000.00	Payable 1	to (If multiple bene	ficiaries	s, give names and p	payment priori	ty)
tion	Booking/Admin Fees (\$20) \$20.00						
int.	Drug Crime Assessment Fee (\$125)	Terms	☐ Due Immediate	- Lu			
Res	DNA Sample Fee (\$250)	Terms	Installments of	•			
es,	Children's Advocacy Center Fund Fee		Payments mus	st be ma	ide within	days of rel	lease from A.D.C.
) Ö	Public Defender User Fee (\$25)				nfinement, Defend	ant must retur	n to court to
Fines, Fees, Restitution	Public Defender Attorney Fee Other (explain below)	establish payment of restitution. Restitution is joint and several with co-defendant(s) who was found guilty. List name(s) and case number(s).			no was found		
	Defendant was convicted of a target offense(s) and is senter Punishment Act. Yes No The Court hereby orders a judicial transfer to the Departmer Pursuant to Community Punishment Act, the defendant shal	nt of Comr	munity Correction.		☐ Yes ☑ No	□Yes☑No	Extended Juvenile Jurisdiction Applied
Options	JAIL TIME CREDIT TOTAL TIME TO BE SERVED FOR In days: 0 In months: 0	ALL OFFE		Death	Penalty s 🛂 No	1	Execution Date
	DEFENDANT IS ASSIGNED TO: ADC ADC. Admin				COUNTY JAI	L PROE	BATION SIS
900	Conditions of disposition or probation are attached.	☐ Yes 🔽	No No			Defendant I	has previously failed
Sentence	A copy of the Pre-sentence investigation on sentencing information is attached A copy of the Prosecutor's Short Report is attached A copy of the Prosecutor's Short Report is attached A copy of the Prosecutor's Short Report is attached				t program		
DEFENDANT WAS INFORMED OF APPELLATE RIGHTS Yes V No Appeal Bond \$							
The County Sheriff is hereby ordered to : transport the defendant to county jail take			ke custody for refe	erral to CCC	transport to ADC		
	Defendant shall report to DCC probation officer for report d	ate to CCC	Yes	☑ No			
Signature	Prosecuting Attorney/Dentity Signature:		Date: 10 Print Name:		Gibson		
Ë	Circuit Judge Robi N. Carroll		Date: /C		- / 9 n J. Carroll		
V	Signature: Additional Info 180 days GPS monitor; No contact with victim; Surrender Te	acher's Li	Print Name: cense; 7 weekends		1. 12	nent of fines up	ofront.
	UNION COUNTY CIRCUIT CLERK DO	CUMENT	F# CTX-0000001	50006	PAGE 5 OF 5		



IN THE CIRUIT COURT OF UNION COUNTY, ARKANSAS $_{\rm 4^{TH}}$ DIVISION

STATE OF ARKANSAS

PLANTIFF

CR# 70CR-18-518

STEVEN G. ANTHONY

DEFENDANT

CONDITIONS OF SUSPENDED IMPOSITION OF SENTENCE

plea of gui	w on this, 201_9, the defendant having entered a lty or having been found guilty in the above styled action and having been sentenced years in the Arkansas Department of Correction facility and received an additional Imposition of Sentence of year(s) will be subject to the following Conditions:
Pursuant to	the authority granted this order;
	REBY ORDERED that the following conditions of said Suspended Imposition of re imposed upon the Defendant:
<u>\$A</u> 1.	You must not commit a criminal offense punishable by incarceration.
<u>SA</u> 2.	You must not use, sell, distribute, or possess any controlled substance, or associate with any person who is participating in or is known to participate in the illegal use, sale, distribution, or possession of controlled substances, or be in places where such persons congregate.
<u></u>	You must not associate with person(s) who have been convicted of felonies, persons who are engaged in criminal activity, or other persons specified by any supervision officer.
<u>SA</u> 4.	You must not purchase, own, control, or possess any firearm or other deadly weapon at any time, or be in the company of any person possessing the same.
<u>SA</u> 5.	You must pay restitution to the victim(s) listed below, through the Union County Prosecutors/Restitution Office in the total amount of \$, in regular monthly payments of \$ each month beginning on the day of, 201 and on the day of each month thereafter until paid in full.

<u>SA</u> 6.	Office, in the total	amount of \$ 5,	70. in regular	nion County Sheriff's monthly payments of the month until paid in		
	Fine: Court Costs: DNA: Other:	\$ <u>5,000 ' \(\text{ce} \) \$ _150 \(\text{ce} \) \$</u>	Drug Fund: Admin./Booking: Atty. Fee: Other:	\$ \$ \$		
<u> 57</u> 7.	condition, it may en years.	nter a judgment of c	onviction or impose	e for you violating a a sentence of		
SA .8.	180 0445 GPS A	NONITORING; NO	CONTACT W/ VIC	riM		
Dated:	6.18-19 SURRENDER TEAC	Robin Ca	rrolf, Cheair Judge	roll		
3A 9 .	SARRENDER TEAL	HER'S LICENSES;	7 WEEKEND IA	/ 34/2		
I HAVE R	ECEIVED, READ A	ND UNDERSTANI	THE ABOVE CO	NDITIONS		
I further understand that if I am found to have violated any of the above conditions during this period of probation that I could be sentenced to the Arkansas Department of Correction. I hereby waive extradition to the State of Arkansas from any jurisdiction in or outside the United States where I may be found and also agree I will not contest any effort by any jurisdiction to return me to the State of Arkansas.						
She las Defendant	than	· .	Gabrass Supervision Of			
6-18- Date	19			8/19		

State of Arkansas

EDUCATOR LICENSE

By virtue of the authority vested in the Arkansas State Board of Education, we hereby issue this Educator License to

STEVEN GREGORY ANTHONY

This is to certify that person named hereon is licensed under the laws of Arkansas to teach or serve in the public schools in the capacity indicated.

CID: 9970867					Masters	
Code	Area	Type	Grade Level	Valid From	Valid To	
500	P. E. & HEALTH	Standard	K - 12	1/1/2017	12/31/2021	



JOHN FOR SOME STION

MANAGER - EDUCATOR LICENSURE

1	
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	B-9: LRSD RECONSTITUTION
25	EXHIBIT ONE (1)

Little Rock School District – Special Agenda

December 6, 2019

Regarding the recommendations of the Community Advisory Board, the Commissioner takes the following actions:

Accept the recommendations of the Community Advisory Board regarding the removal of boundary adjustment Option 3 from consideration and the grandfathering of current high school students.

Accept the recommendations of the Community Advisory Board regarding the adoption of boundary adjustment Option 2 with the following modifications and clarifications:

Pinnacle View – The Division of Public School Academic Facilities and Transportation (DPSAFT) has reviewed the space in the Pinnacle View Administration Building and confirmed it is not suitable for a traditional 9-12 high school. Given the facility's limitations, the continued development of a School of Innovation for grades 9-12 by **adding one grade per year** is the best option for making high school grades available for up to 400 students. While a preliminary Program of Requirements (POR) analysis identified deficiencies of the facility in accommodating a traditional 9-12 high school of this size, DPSAFT is comfortable with waiving the POR requirements to adjust to the School of Innovation's instructional methodology, without risk of creating safety, security, or academic concerns for students.

On the Option 2 map, the Pinnacle View MS zone is split into a north and south section. These two sections combined represent a high school attendance zone that looks forward to a time when the district has the means to offer a traditional high school in this part of the city. For the 2020-21 school year, and until such time that the district can offer a traditional high school, Option 2 affords students a number of choices for attending LRSD high schools that currently are not available.

- 1. Students residing in the Pinnacle View MS zone who complete 8th grade at Pinnacle View will be granted preference to attend Pinnacle View School of Innovation, subject to space availability. If space remains available after enrollment of the students with preference, students residing in other zones may attend Pinnacle View School of Innovation until capacity is reached.
- Once the capacity of Pinnacle View School of Innovation has been reached, students residing in the Pinnacle View MS zone can attend Central HS as the zoned school. These students are also eligible to apply for the high school magnet options at Central, Parkview, Hall, and Southwest.

Action: Continue adding one high school grade per year to Pinnacle View under the School of Innovation model until grades 9-12 are fully in place. Further, adopt a high school attendance zone, concurrent with the existing Pinnacle View Middle School zone, to serve students at such time that the district provides a traditional high school in this area of the district.

Southwest High School – The excitement of a new, state of the art education facility, coupled with the opportunities inherent to the Ford NGL model, creates a tremendous opportunity for a magnet program at Southwest High School that could be a significant step toward attracting students from all areas of the district. This opportunity could be enhanced through a collaboration of LRSD, the Division of Career and Technical Education, the Division of Higher Education, and the Division of Elementary and Secondary



Education to develop weighted concurrent credit courses as part of the magnet programming. **Action:** Create a magnet program at Southwest High School around the Ford NGL model.

Hall High School – The work done to improve teaching and learning at Hall HS is notable, and the data indicate that progress is being made. However, for Hall HS to truly meet the needs of students and the community, as well as to regain the level of educational standing it long enjoyed, a bolder step is needed. This bold step can be taken through the development and implementation of a magnet school focused on STEAM, including medical professions and computer science, to begin in the 2020-21 school year for grades 9-12. Students completing 8th grade at Forest Heights STEM Academy will be given preference for entry into the Hall STEAM Magnet. To make the Hall STEAM Magnet even more attractive to students, Hall will offer eSports through the Arkansas Activities Association, and Hall will be the exclusive high school for eSports through the 2022-23 school year. Action: Establish Hall High School as a magnet school as described above with no attendance zone. The district may consider implementing an appropriate shadow zone.

Regarding the recommendations of Superintendent Mike Poore, the Commissioner takes the following actions:

Approve the LRSD Community Blueprint modification to move the Rockefeller Elementary K-5 to the Washington Elementary campus for the 2020-21 school year. Additionally, Rockefeller will be utilized as a birth to pre-K center.

Pause until the 2021-22 school year the conversion of J.A. Fair to a K-8 campus incorporating students from David O. Dodd Elementary, Romine Elementary, and Henderson Middle School. Further, it is directed the LRSD Facilities Master Plan be updated to reflect this planned future use of the J.A. Fair campus.

The state of the s

December 12th SBE requests Public Commen **Name** Item Angela Hunter LRSD Reconstitution LRSD Legislative report & Reconstitution Ali Noland 🖌 Zeigh Wilson(∛ LRSD Reconstitution & Reconstitution Vicki Hatter LRSD Reconstitution & Reconstitution **LRSD Reconstitution** Katherine Lu Eric McDaniel **LRSD Reconstitution**



State Board of Education Public Comment December 12, 2019

	Name	District/Company Representing	Item to Present to the Board
	Teresa Knap Gordon	LRSD/Parent	Public Commont
M	aura Danforth		
	Atte Poore	T52D	Public Comment
V	/eronica McCLane	LRSD Pavent	Public Comment (LRSD
/-	Tippi Ma Cullough	LRSD/StateRap Dist-33	Public Comment/LRSD
V	Friz MiDaniel	LRSD / Hillarest Residents Assn	Public Comment/LRSD
\checkmark	Clarke Twiner	LRSDI commenity mentre	Public comment /LRSD
		,	(



State Board of Education Public Comment December 12, 2019

	Name	District/Company Representing	Item to Present to the Board			
	Ali Noland	LRSD FAIRNH	All LBSD it and including motions is issues not on			
\bigvee	Charles Zook	LRSD Supporter	Dubliz Conner			
)	WILL Bond	LILSD	Pyslic Canonent			
-	Areda Amtes	LRSD pount	all motion Herr related to LRSD			
V	Julia Taylor	LRSD porend				
	Katherine Lu	USD purent	CKSD			
\bigvee	Teresa Knapp Gordon	LREA President	LRSD/ Reconstitution			
V	aff Wood	CAB	LR5D			
	000					
			*			



State Board of Education Public Comment December 12, 2019

Item to Present to the Board	LRSS Re-Zoning							
District/Company Representing								
/ Name	Chris Danforth	MikeBoore	Karketon)	Dereva Corden				

CERTIFICATE

STATE OF ARKANSAS)) ss.
COUNTY OF SALINE)

I, SHARON K. HILL, CCR, a Certified Stenomask Reporter and Notary Public before whom the foregoing proceedings was taken, do hereby certify that the same is a true and correct transcription before the Arkansas Division of Elementary and Secondary Education, State Board of Education, in Little Rock, Arkansas, on December 12, 2019, that the said proceedings was reduced to typewritten form by me or under my direction and supervision; and that the foregoing pages constitute a true and correct transcription of all proceedings had in said matter.

I FURTHER CERTIFY that I am neither counsel for, related to, nor employed by any of the parties to this action.

I FURTHER CERTIFY that I have no contract with any parties within this action that affects or has a substantial tendency to affect impartiality, that requires me to relinquish control of an original transcript or copies of the transcript before it is certified and delivered to the custodial agency, or that requires me to provide any service not made available to all parties to the action.

WITNESS, MY HAND AND SEAL, THIS DATE: December 27, 2019.



SHARON K. HILL, CCR Certified Court Reporter Certificate No. 670

