Building/Unit Administrator | Statement of Grievance | Relief Requested | Disposition
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**Briggs HS**
Tonya Milligan | The CEA/Board Agreement was violated, misinterpreted and/or misapplied when the principal at Briggs HS, Tonya Milligan, unilaterally implemented a nine period day in violation of the Memorandum of Agreement on the Eight-Period Day in High Schools and Middle Schools without following the Reform Panel approval process. | That the principal revert to an eight period day as specified in the Memorandum of Agreement on the Eight-Period Day in High Schools and Middle Schools and that any future schedule variances follow the Reform Panel approval process. We also ask that NO REPRISALS be taken against the grievant(s) due to the filing of this grievance. | Step 1 hearing held. Relief denied. Step 2 hearing pending. |
**CCS Administration** | As of the filing of this grievance, September 10, 2021, CEA bargaining unit member Amy Price has not received her severance pay consistent with Article 810.01(E) of the Master Agreement. Her final contract day was on or about June 4, 2021. | The Association requests that the grievant(s) be made whole in every way, including but not limited to the following: Retired CEA Bargaining Unit Member Amy Price shall be paid severance pay consistent with Article 810 of the Master Agreement, as well as interest at the standard IRS rate beginning the first day after the contractual deadline set by Article 810.01[E]. | Step 2 hearing held. Awaiting response. |
**Whetstone HS**
Janet Routzong | The CEA/Board Agreement was violated, misinterpreted and/or misapplied when the principal at Whetstone High School acting in their capacity as agents of the Board violated, misinterpreted, and/or misapplied negotiated provisions of the 2019-2022 CEA-CCS Master Agreement by cutting student lunch by half a period (Article 204.03 of the Master Agreement), informing students that they can take unfinished food to their first class following the shortened lunch period (Article 601.04), and creating a ninth academic period at the end of the day utilizing the shortened lunch period (Article 601.04), and creating a ninth academic period at the end of the day utilizing the shortened lunch period (Article 601.04) without following the Reform Panel approval process. We also ask that NO REPRISALS be taken against the grievants for the filing of this grievance. | That the principal revert to an eight period day as specified in the Memorandum of Agreement - Eight-Period Day in High Schools and Middle Schools and that any future schedule variances follow the Reform Panel approval process. We also ask that NO REPRISALS be taken against the grievants for the filing of this grievance. | Step 1 hearing held. Relief denied. Step 2 hearing held. Awaiting response. |
**Mifflin MS**
Tracey Colson | The CEA/Board Agreement was violated, misinterpreted and/or misapplied when the principal of Mifflin MS, Tracey Colson, subjected the grievant to repeated and/or extreme verbal abuse at an all-staff meeting. | The Association requests that the grievant(s) be made whole in every way, including but not limited to the following: The principal does not subject the grievant to repeated and/or extreme verbal abuse in the future; that the administration work with the principal to control such behavior in the future, and that NO REPRISALS be taken against the grievant(s) due to the filing of this grievance. | Step 2 hearing held. Awaiting response. |
**CCS Administration** | CCS bargaining unit member Amy Price received confirmation via the ESS system that her Severance Pay, included in her direct deposit for the pay period ending 9/3/2021, has been paid in the incorrect amount in violation, misapplication, or misinterpretation of the Master Agreement. | The Association requests that the grievant(s) be made whole in every way, including but not limited to the following: Retired CEA Bargaining Unit Member Amy Price shall be paid severance pay consistent with Article 810 of the Master Agreement, as well as interest at the standard IRS rate beginning the first day after the contractual deadline set by Article 810.01[E]. | Step 2 hearing held. Awaiting response. |

This grievance report appeared in the October 18, 2021, issue of the *CEA Voice*.