

STATE OF MARYLAND  
PUBLIC SCHOOL LABOR RELATIONS BOARD

IN THE MATTER OF: \*

CECIL COUNTY CLASSROOM \*  
TEACHERS ASSOCIATION, \*

Charging Party, \*

PSLRB Case No. SV 13-02

v. \*

CECIL COUNTY PUBLIC SCHOOLS, \*

Charged Party. \*

\* \* \* \* \*

**DECISION**

The issue presented in PSLRB Case SV 2013-02 is whether the Cecil County Public Schools ("CCPS") was statutorily obligated to engage in negotiations with the Cecil County Classroom Teachers Association ("CCCTA") regarding the salaries and working conditions of school psychologists when those employees were placed in the CCCTA negotiating unit. In view of our finding in PSLRB Case No I 2012-10 that the CCPS and the CCCTA did in fact engage in such negotiations, there is no need for the PSLRB to reach the issue presented in Case SV 2013-02.

**ORDER**

PSLRB Case No. SV 2013-02 is hereby dismissed as moot.

BY ORDER OF THE PUBLIC SCHOOL LABOR RELATION BOARD



---

Seymour Strongin, Chairman



---

Robert H. Chanin, Member



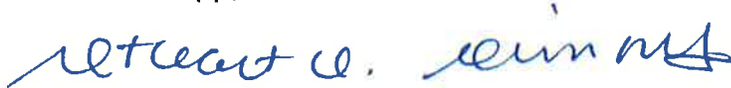
---

Charles I. Ecker, Member



---

Donald P. Kopp, Member



---

Stuart O. Simms, Member

Glen Burnie, MD  
November 28, 2012

APPEAL RIGHTS

Any party aggrieved by this action of the PSLRB may seek judicial review in accordance with Title 10, Subtitle 2 of the State Government Article, Annotated Code of Maryland, Sec. 10-222 (Administrative Procedure Act—Contested Cases), and Maryland Rules CIR CT Rule 7-201 *et seq.* (Judicial Review of Administrative Agency Decisions).