

Before the Education Practices Commission of the State of Florida

PAM STEWART, as the Commissioner of Education,	JAN 2 8 2019
Petitioner,	FOUNDATION
vs.	EDUCATION PRACTICES COMMISSION STATE OF FLORIDAC CASE Nº: 17-0639-R7 Index Nº: 19-036-AS
DAGOBERTO MAGANA-VELA	SQUEZ, PPS № 156-1713
Respondent.	

Final Order

Respondent, Dagoberto Magana-Velasquez, holds Florida educator's certificate no. 712249. Petitioner has filed an Administrative Complaint seeking suspension, revocation, permanent revocation or other disciplinary action against the certificate.

Petitioner and Respondent have entered into a Settlement Agreement for resolution of this cause. The Settlement Agreement and the Administrative Complaint are attached to and made a part of this Final Order.

A Teacher Hearing Panel of the Education Practices Commission met on January 23, 2019, in West Palm Beach, Florida. The Commission accepts the Settlement Agreement as the appropriate resolution of this cause.

It is therefore ORDERED that the Settlement Agreement is hereby ACCEPTED and Respondent shall comply with its terms and conditions.

This Order becomes effective upon filing.

DONE AND ORDERED, this 23rd day of January, 2019.

CRISTINA BASSO, Presiding Officer

COPIES FURNISHED TO:

Office of Professional Practices Services

Bureau of Educator Certification

Superintendent Broward County Schools 600 S.E. 3rd Ave. Ft. Lauderdale, FL 33301-3125

Executive Director, Professional Standards Broward County Schools 600 S.E. 3rd Ave. Ft. Lauderdale, FL 33301-3125

Lawrence Harris Assistant Attorney General

Claudia Llado, Clerk
Division of Administrative Hearings

Probation

NOTICE OF RIGHT TO JUDICIAL REVIEW UNLESS WAIVED, A PARTY WHO IS ADVERSELY AFFECTED BY THIS FINAL ORDER IS ENTITLED TO JUDICIAL REVIEW PURSUANT TO SECTION 120.68. FLORIDA STATUTES. REVIEW PROCEEDINGS ARE GOVERNED BY THE FLORIDA RULES OF APPELLATE PROCEDURE. SUCH PROCEEDINGS ARE COMMENCED BY FILING ONE COPY OF A NOTICE OF APPEAL WITH THE EDUCATION PRACTICES COMMISSION AND A SECOND COPY, ACCOMPANIED BY FILING FEES PRESCRIBED BY LAW. WITH THE DISTRICT COURT OF APPEAL, FIRST DISTRICT, OR WITH THE DISTRICT COURT OF APPEAL IN THE APPELLATE DISTRICT WHERE THE PARTY RESIDES. THE NOTICE OF APPEAL MUST BE FILED WITHIN THIRTY (30) DAYS OF RENDITION OF THIS ORDER.

CERTIFICATE OF SERVICE

HEREBY CERTIFY that a copy of the foregoing Order was mailed to Dagoberto Magana-Velasquez, Miami, FL 33185 and Katherine Heffner, Esq., 1718 East 7th Avenue, Suite #301, Tampa, FL 33605 by Certified U.S. Mail and by electronic mail to Bonnie Wilmot, Deputy General Counsel, Suite 1232, Turlington Building, 325 West Gaines Street, Tallahassee, Florida 32399-0400 and Charles Whitelock, Esq., 300 Southeast 13th Street, Suite E, Fort Lauderdale, Florida 33316-1924 this 28TH day of January, 2019.

Lisa Forbess, Clerk

Education Practices Commission

STATE OF FLORIDA EDUCATION PRACTICES COMMISSION

PAM STEWART, as Commissioner of Education,

Petitioner,

VS.

CASE NO. 156-1713

DAGOBERTO MAGANA-VELASQUEZ,

Respondent.

ADMINISTRATIVE COMPLAINT

Petitioner, Pam Stewart, as Commissioner of Education, files this Administrative Complaint against DAGOBERTO MAGANA-VELASQUEZ. The Petitioner seeks the appropriate disciplinary sanction of the Respondent's educator's certificate pursuant to sections 1012.315, 1012.795, and 1012.796, Florida Statutes, and pursuant to Rule 6A-10.081, Florida Administrative Code, Principles of Professional Conduct for the Education Profession in Florida, said sanctions specifically set forth in sections 1012.795(1) and 1012.796(7), Florida Statutes.

The Petitioner alleges:

JURISDICTION

- 1. The Respondent holds Florida Educator's Certificate 712249, covering the area of Mathematics, which is valid through June 30, 2021.
- 2. At all times pertinent hereto, the Respondent was employed as a Mathematics Teacher at Miramar High School in the Broward County School District.

MATERIAL ALLEGATIONS

- 3. During the 2015-2016 school year, Respondent made racially, ethnically, and/or socioeconomically driven disparaging comments towards students on school grounds and during school hours. These comments included, but are not limited to, the following:
 - 1) Stating that certain students smell because they are "from the hood where there is no hot water," or words to that effect;
 - 2) Besmirching Haitian students by, among other things, referring to Port Au Prince, Haiti as "the hood," or words to that effect;

- Stating that PEMDAS stands for "please excuse my dumbass students," or words to that effect;
- 4) Referring to exceptional-education students as "mental kids" or words to that effect;
- 5) Attempting to insult general-education students by comparing their academic abilities to the abilities of their exceptional-education student peers; and
- 6) Stating that his students "drink from sewers because their food stamps do not get in on time" or words to that effect.

The Petitioner charges:

STATUTE VIOLATIONS

COUNT 1: The Respondent is in violation of section 1012.795(1)(j), Florida Statutes, in that Respondent has violated the Principles of Professional Conduct for the Education Profession prescribed by State Board of Education rules.

RULE VIOLATIONS

COUNT 2: The allegations of misconduct set forth herein are in violation of Rule 6A-10.081(2)(a)1, Florida Administrative Code, in that Respondent has failed to make reasonable effort to protect the student from conditions harmful to learning and/or to the student's mental health and/or physical health and/or safety.

COUNT 3: The allegations of misconduct set forth herein are in violation of Rule 6A-10.081(2)(a)5, Florida Administrative Code, in that Respondent has intentionally exposed a student to unnecessary embarrassment or disparagement.

DAGOBERTO MAGANA-VELASQUEZ Administrative Complaint Page 3 of 3

WHEREFORE, based on the reasons set forth herein and in accordance with the Explanation of Rights and Election of Rights forms attached to and made a part of this Administrative Complaint, Petitioner respectfully recommends that the Education Practices Commission impose an appropriate sanction against the Respondent's educator's certificate pursuant to the authority provided in sections 1012.795(1) and 1012.796(7), Florida Statutes. The sanctions imposed by the Education Practices Commission may include, but are not limited to, any one or a combination of the following: issuing the Respondent a written reprimand; placing the Respondent on probation for any period of time; restricting the Respondent's authorized scope of practice; assessing the Respondent an administrative fine; directing the Respondent to enroll in the Recovery Network Program; suspending the Respondent's educator's certificate for a period of time up to 10 years or permanently; determining the Respondent to be ineligible for certification; or barring the Respondent from reapplying for an educator's certificate for a period of time up to 10 years or permanently.

EXECUTED on this By day of Jonuary, 2017.

PAM STEWART, as Commissioner of Education

State of Florida

STATE OF FLORIDA EDUCATION PRACTICES COMMISSION

PAM STEWART, as Commissioner of Education

vs.

Petitioner.

DAGOBERTO MAGANA-VELASQUEZ,

CASE NO. 156-1713

Respondent.				

SETTLEMENT AGREEMENT

Petitioner and Respondent hereby stipulate and agree as follows:

- 1. <u>Certification.</u> Respondent holds Florida Educator's Certificate Number 712249 issued by the Department of Education covering the area of Mathematics, which is valid through June 30, 2021.
- 2. <u>Employment.</u> At all times pertinent hereto, Respondent was employed as a Mathematics Teacher at Miramar High School in the Broward County School District.
- 3. <u>Allegations</u>. Respondent neither admits nor denies, but elects not to contest the allegations set forth in Petitioner's Administrative Complaint, which are incorporated herein by reference.
- 4. <u>Letter of Reprimand.</u> Respondent agrees to accept a letter of reprimand, a copy of which shall be placed in his certification file with the Department of Education and a copy of which shall be placed in his personnel file with the employing school district.
- 5. Probation. Respondent agrees that he shall be placed on probation for a period of one (1) employment year. If Respondent is currently employed in a position requiring a Florida educator's certificate, probation shall begin upon the issuance of the Final Order by the Education Practices Commission (EPC) provided the EPC has accepted this Settlement Agreement. If Respondent is not currently employed in a position requiring a Florida educator's certificate, probation shall begin upon his re-employment in such a position. In the event Respondent's employment is interrupted for any reason prior to the expiration of probation, the probation shall be tolled until Respondent resumes employment in a position requiring a Florida educator's certificate. As conditions of probation, Respondent:

- a. shall immediately contact the Department of Education upon employment in Florida in a position requiring a Florida educator's certificate or upon termination from such a position. If currently employed in such a position, Respondent shall contact the Department of Education within ten (10) days of the issuance of the Final Order accepting this Settlement Agreement and Respondent shall provide the Department of Education with the name and address of his work site as well as the name, address and telephone number of his immediate supervisor;
- b. shall make arrangements for his immediate supervisor to provide the EPC with a true and accurate copy of each written annual performance evaluation or assessment prepared by his supervisor within ten (10) days of its preparation;
- c. shall pay to the EPC \$150.00 within the first six (6) months of each probation year to defray the costs of monitoring probation:
- d. shall violate no law and fully comply with all district school board regulations, school rules, and State Board of Education Rule 6A-10.081; and
 - e. shall satisfactorily perform his duties in a competent, professional manner.
- 6. Fine. Respondent agrees to pay a fine in the amount of \$750.00 to the EPC within the first year of the probationary period.
- 7. <u>Violation</u>. In the event Respondent fails to comply with each condition set forth herein, he agrees that the Petitioner shall be authorized to file an Administrative Complaint or a Notice of Violation with the EPC seeking sanctions against his Florida educator's certificate up to and including permanent revocation of his Florida educator's certificate and a permanent bar from re-application for a Florida educator's certificate, based upon the violation of the terms of this Settlement Agreement.
- 8. Costs and Fees. Respondent agrees that any costs associated with the fulfillment of the terms of this Settlement Agreement shall be his sole responsibility. These costs include, but are not limited to, those associated with the Recovery Network Program (RNP) and Probation, if applicable. The probation monitoring fee shall be held in abeyance if Respondent is not employed as an educator pursuant to the terms of the Probation.
- 9. Force and Effect. This Settlement Agreement constitutes an offer of settlement of disputed issues of material fact until accepted and executed by all parties. The Settlement Agreement has no force or effect unless executed by all parties. Upon execution by the parties, this Settlement Agreement is a binding contract and neither party may withdraw prior to consideration of this Settlement Agreement by the EPC. Approval of this Settlement Agreement by the EPC is a condition subsequent. If the executed Settlement Agreement is rejected by the

DAGOBERTO MAGANA-VELASQUEZ Settlement Agreement Page 3 of 4

EPC, it becomes void. If the Settlement Agreement is not accepted and executed by all parties, the terms herein shall be inadmissible in any subsequent formal or informal administrative hearing or in any other legal action between the parties.

- 10. Notice of "Three Strikes" Provision. Respondent is hereby put on notice that Section 1012.795(6)(b), Florida Statutes, provides for permanent revocation of an educator's certificate under certain circumstances when the educator's certificate has been sanctioned by the Education Practices Commission on two (2) previous occasions.
- Agreement, their legal effect, and his rights under Florida law to a formal hearing before a duly designated administrative law judge of the Division of Administrative Hearings (DOAH) or an informal hearing before the EPC. Respondent specifically waives his right to both a formal and an informal hearing, except he may appear before the EPC in order to urge the adoption of this Settlement Agreement. Respondent further acknowledges that he is under no duress, coercion or undue influence to execute this Settlement Agreement and that he has had the opportunity to receive the advice of legal counsel prior to signing this Settlement Agreement.
- 12. Approval. The parties intend to be bound by this Agreement. When fully executed, this Settlement Agreement is a binding contract and shall be submitted to the EPC with the joint request by the parties that the EPC accept and adopt the terms of this Settlement Agreement as the basis for its Final Order in this proceeding. The parties understand that the EPC has the discretion to reject this Settlement Agreement and order a full evidentiary hearing on the allegations of the Administrative Complaint if, in the exercise of its discretion, it deems such action to be appropriate.
- 13. Notice. Respondent waives all statutory and regulatory provisions concerning notice of hearing and agrees that this Settlement Agreement may be presented to the EPC for consideration at its next available scheduled meeting, provided that Respondent is given reasonable advanced notice of time, place and date of said meeting.

(SIGNATURES AND NOTARIZATION ON FOLLOWING PAGE)

DAGOBERTO MAGANA-VELASQUEZ Settlement Agreement Page 4 of 4

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	Miliagen	
	DAGOBERTO MAGANA-VELASQUEZ	
STATE OF FLORIDA COUNTY OF ANTI- MADE		
The foregoing instrument was acknowledge who is personally known or produced Fras identification [type of identification produced].	d before me this 9 day of	
ELIZABETH E. MAROLLA Notary Public, State of Florida Commission# GG 205362 My comm. expires June 4, 2022	NOTARY PUBLIC My commission expires:	
CHARLES T. WHITELOCK, ESQUIRE Charles T. Whitelock, P.A. 300 S. E. 13 th Street Fort Lauderdale, Florida 33316 Telephone (954) 463-2001 Facsimile (954) 463-0410	ROBERT F. MCKEE, ESCUIRE Robert F. McKee, P.A. 1718 E. 7 th Avenue, Suite 301 Tampa, Florida 33605 Telephone (813) 248-6400 / Ext. 1 Facsimile (813) 248-4020	
ATTORNEY FOR PETITIONER	ATTORNEY FOR RESPONDENT	



EDUCATION PRACTICES COMMISSION STATE OF FLORIDA

GRETCHEN KELLEY BRANTLEY
Executive Director
LAWRENCE HARRIS
Legal Counsel
LISA FORBESS
Clerk of Court

CHRISTIE GOLD
Chairperson
NICHOLAS PIETKIEWICZ
Co-Chairperson

January 23, 2019

Dagoberto Magana-Velasquez

Miami, Florida 33185

Re: Pam Stewart vs. Dagoberto Magana-Velasquez

EPC No.: 17-0639-RT; DOE No.: 712249

Dear Mr. Magana-Velasquez:

As you know, the teacher panel of the Education Practices Commission reviewed the matter pending against you. Based upon the panel's consideration of this matter and upon the panel's acceptance of your Settlement Agreement, you are hereby reprimanded.

This panel, composed of your peers, believes that, as a teacher, you are required to exercise a measure of leadership beyond reproach. By your actions, you have lessened the reputation of all who practice our profession. The profession cannot condone your actions, nor can the public who employ us.

The Education Practices Commission sincerely hopes it is your intention to never allow this situation to occur again or indeed, to violate any professional obligation in fulfilling your responsibilities as an educator. To violate the standards of the profession will surely result in further action being taken against you.

This letter of reprimand is being placed in your state certification file, and a copy is being sent to the Broward County School Board for placement in your personnel file.

Sincerely,

Cristina Basso Presiding Officer