

FILED

2025 APR 25 AM 10:34

CARROLL COMMON PLEAS
WILLIAM R. WOHLWEND

IN THE COURT OF COMMON PLEAS
CARROLL COUNTY, OHIO

MATTHEW SHELDON
Plaintiff,

Case No: 2025CVH30642

Judge Michael V. Repella II

vs

Judgment Entry

OHIO ASSOCIATION OF PUBLIC
SCHOOL EMPLOYEES/AMERICAN
FEDERATION OF STATE, COUNTY
AND MUNICIPAL EMPLOYEES,
LOCAL 541-CARROLLTON
EXEMPTED VILLAGE SCHOOLS, et al.
Defendant(s).

Common Pleas Journal # 295

Page # 724

This matter comes before the Court on the 25th day of April, 2025, regarding Defendant, Ohio Association of Public School Employees and Ohio Association of Public School Employees Local 541 (collectively "OAPSE")'s Motion to Dismiss for Lack of Subject-Matter Jurisdiction.

The Plaintiff asserts several competing claims for relief in an attempt to skirt the jurisdictional requirements of R.C. 4117. The Court has considered Defendants' Motion as well as Plaintiff's Response. This Court lacks jurisdiction to hear the Complaint.

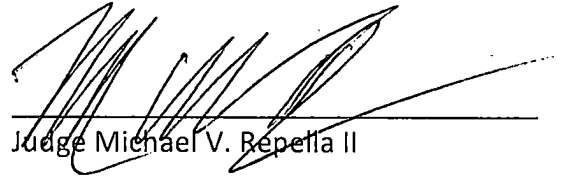
This matter must be brought before the State Employment Relations Board; therefore, it is hereby **ORDERED** that OAPSE's Motion is **GRANTED**. Plaintiff's claims are hereby **DISMISSED** in their entirety with prejudice.

Due to this ruling, Defendant State Employment Relations Board's Renewed Motion to Dismiss itself as a party, is hereby moot. Clerk to apply deposit(s), if costs exceed the deposit(s), clerk shall bill the Plaintiff, Matthew Sheldon.

Common Pleas Journal # 295

Page # 725

IT IS SO ORDERED.



Judge Michael V. Repella II

Copies: Attorney Simon Mizner
Attorney Thomas Drabick
Attorney Lori Friedman