Issue: Consolidation of Grievances for a Single Hearing; Ruling Date: February 11, 2011; Ruling No. 2011-2900, 2011-2901; Agency: Department of Correctional Education; Outcome: Consolidation Granted.



## COMMONWEALTH of VIRGINIA Department of Employment Dispute Resolution

## CONSOLIDATION RULING OF DIRECTOR

In the matter of the Department of Correctional Education Ruling Numbers 2011-2900, 2011-2901 February 11, 2011

This ruling addresses the consolidation of the grievant's two grievances filed with the Department of Correctional Education (the agency). For the reasons discussed below, this Department finds that consolidation of these grievances into a single hearing is appropriate and practicable.

## <u>FACTS</u>

The two grievances at issue, dated December 17, 2010 and January 4, 2011, concern various issues of timekeeping, hours of work, and leave. After the parties failed to resolve the grievances during the management resolution steps, the agency head qualified the grievances for hearing. The agency has asked for appointment of a hearing officer in these matters and requested that the grievances be consolidated for a single hearing. The grievant does not object to the consolidation request.

## **DISCUSSION**

Approval by the Director of this Department or her designee in the form of a compliance ruling is required before two or more grievances may be consolidated in a single hearing. Moreover, EDR may consolidate grievances for hearing without a request from either party. EDR strongly favors consolidation and will consolidate grievances when they involve the same parties, legal issues, policies, and/or factual background, unless there is a persuasive reason to process the grievances individually.

This Department finds that consolidation of the grievant's December 17, 2010 and January 4, 2011 grievances is appropriate. These grievances involve the same grievant and could share common themes, claims, and witnesses. Further, we find that consolidation is not impracticable in this instance. Therefore, in light of the parties' agreement that consolidation is acceptable, the grievant's December 17, 2010 and January 4, 2011

<sup>&</sup>lt;sup>1</sup> Grievance Procedure Manual § 8.5.

<sup>&</sup>lt;sup>2</sup> See id.

February 11, 2011 Ruling Nos. 2011-2900, 2011-2901 Page 3

grievances are consolidated for a single hearing. A hearing officer will be appointed in a forthcoming letter.

This Department's rulings on compliance are final and nonappealable.<sup>3</sup>

CI 1' T F

Claudia T. Farr Director

\_

 $<sup>^3</sup>$  See Va. Code §§ 2.2-1001(5), 2.2-3003(G).