THE BROWARD COUNTY SCHOOL BOARD, FLORIDA

ROBERT W. RUNCIE, Superintendent of Schools,

Petitioner,

V.

WYMAN LEE GRESHAM,

Respondent.

ADMINISTRATIVE COMPLAINT

Petitioner, Robert W. Runcie, Superintendent of Schools of Broward County, Florida ("Petitioner"), through his undersigned counsel, files this Administrative Complaint against Respondent, Wyman Lee Gresham ("Gresham"). The Petitioner seeks termination of Respondent's employment with the Broward County School Board ("BCSB"). The Petitioner alleges the following:

I. JURISDICTIONAL BASIS

- The agency is the School Board of Broward County, Florida, located at 600 Southeast Third Avenue, Fort Lauderdale, Broward County, Florida 33301.
- The Petitioner is Robert W. Runcie, who is the Superintendent of Schools of Broward County, Florida.
- 3. The Petitioner is statutorily obligated to recommend the placement of school personnel and to require compliance and observance with all laws, rules, and regulations.

 Petitioner is authorized to report and enforce any

- violation thereof, together with recommending the appropriate disciplinary action against any instructional personnel employed by the BCSB, inclusive of Gresham.
- 4. Gresham is an employee of the BCSB and is currently employed as a teacher pursuant to a Professional Services Contract, issued in accordance with Section 1012.33(3)(a), Florida Statutes (2018).
- 5. The last known address of Gresham is 3065 North Oakland Forest Drive, Unit 202, Oakland Park, Florida 33309.

II. MATERIAL ALLEGATIONS

- 6. This recommendation is based upon conduct occurring during the 2017/2018 school year.
- 7. Gresham is employed as a Life Skills teacher at Lauderhill 6-12 STEM-MED ("Lauderhill"). He was also the coach of the boys' basketball team.
- 8. The BCSB hired Gresham on or about May 5, 1995 in a non-instruction position. On or about October 1, 2001, Gresham was hired for an instructional position. He has been assigned to Lauderhill since October 6, 2014.
- 9. On December 4, 2017, Gresham was taken into custody by Broward Sheriff's Office for the charges of lewd or lascivious molestation of a victim 12 to 16 years of age and lewd or lascivious conduct by a person 18 years of age

- or older, in violation of Florida State Statutes 800.04(5)(c)2 and 800.04(6)b, respectively.
- 10. Effective December 13, 2017, BCSB placed Gresham on administrative reassignment.
- 11. On February 21, 2018, the State of Florida charged Gresham with one count of lewd and lascivious molestation and one count of lewd and lascivious conduct. See Exhibit A.
- 12. On February 22, 2018, the court entered a pre-trial supervision order. See Exhibit B. Pursuant to that order, Gresham is prohibited from having contact with any minor child that is not related to him by blood or adoption. Id.
- 13. Gresham's criminal case is currently pending.
- 14. Gresham continues to be paid as a teacher, despite that he is prohibited from having contact with minors by court order.

III. ADMINISTRATIVE CHARGES

- 15. Petitioner re-alleges and incorporates herein by reference the allegations set forth in paragraphs one through fourteen above.
- 16. Just cause exists for the requested relief pursuant to Section 1012.33(1)(a), Fla. Stat., Section 435.04, Fla. Stat., Section 6A-5.056, F.A.C., the Respondent's employment contract, BCSB rules and regulations, the Code

¹ Bond was set at \$50,000 collectively, \$25,000 for each charge.

- of Ethics of the Education Profession, and the policies promulgated by the BCSB.
- 17. "Just cause" means cause that is legally sufficient.

 Pursuant to Section 6A-5.056 F.A.C., "just cause" includes,

 but is not limited to incompetency. "Incompetency" means
 the inability, failure or lack of fitness to discharge the
 required duty as a result of inefficiency or incapacity.

 (Emphasis added).
 - 1. "Inefficiency" means one or more of the
 following:
 - Failure to perform duties prescribed by law;

* * *

IV. JUST CAUSE FOR DISCIPLINE

A. JUST CAUSE

18. Respondent's actions constitute just cause to terminate his employment with the BCSB.

B. INCOMPETENCY

19. Respondent's actions constitute incompetency. The Respondent, through his above-described conduct has violated Florida Statute \$1012.33 and Rule 6A-5.056(3)(a) of the Florida Administrative Code. His actions show a failure to perform the required duties as a result of inefficiency, as follows:

- 1. "Inefficiency" means one or more of the
 following:
 - a. Failure to perform duties prescribed by law;
- 20. As a result of the Court's February 22, 2018, pre-trial supervision order, Gresham is prohibited from having contact with students.
- 21. Accordingly, Gresham has demonstrated an inability to discharge his required duty as a result of inefficiency or incapacity, and therefore, has failed, to perform his duties as a teacher as he may not have contact with any of his minor students.

DEMAND FOR RELIEF

WHEREFORE, based upon the foregoing, Petitioner, Robert W. Runcie, Superintendent of Schools, recommends that the BCSB terminate the Respondent, Wyman Lee Gresham, based upon the foregoing facts and legal authority.

EXECUTED this 18 day of Dovember, 2019.

ROBERT W. RUNCIE,

Superintendent of Schools,

Broward County

Respectfully submitted:
Anastasia Protopapadakis, Esq.
Gray Robinson, P.A.
333 S.E. 2nd Ave. Suite 3200
Miami, Florida 33131

NOTICE

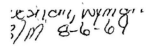
If you wish to contest the charges, you must, within 15 calendar days after receipt of the written notice, submit a written request for a hearing to Robert W. Runcie, Superintendent, Broward County School District, 600 3rd Ave., Ft. Lauderdale, FL, 33301. If timely requested, such hearing shall be conducted, at the School Board's election, in accordance with one of the following procedures:

- A direct hearing conducted by the district school board within 60 days after receipt of the written appeal; or
- 2. A hearing conducted by an administrative law judge assigned by the Division of Administrative Hearings of the Department of Management Services.

The hearing shall be conducted within 60 days after receipt of the written appeal in accordance with chapter 120, Florida Statutes.

FAILURE TO TIMELY REQUEST A HEARING WILL RESULT IN A WAIVER OF THE RIGHT TO CONTEST THE CHARGES.

IF YOU WANT TO HIRE AN ATTORNEY, YOU HAVE THE RIGHT TO BE REPRESENTED BY AN ATTORNEY IN THIS MATTER.



Docket No. 18-74 AFID

IN THE CIRCUIT/COUNTY COURT OF THE SEVENTEENTH JUDICIAL CIRCUIT, IN AND FOR BROWARD COUNTY, FLORIDA

STATE OF FLORIDA

VS.

WARRANT TO ARREST

EROWARD COUNTY, FLORIE

2018 FEB 21 PM 12: 37

Wyman Lee Gresham DOB 8/6/69

COUNTI

Lewd / Lascivious Molestation

IN THE NAME OF THE STATE OF FLORIDA, TO ALL AND SINGULAR THE SHERIFF'S AND CONSTABLES OF THE STATE OF FLORIDA:

Whereas, Detective Andrew Kiefer / CCN 267 of the Lauderhill Police Department has this day made oath before me that between the 21st Day of September, A.D., 2017 and 1st Day of December, A.D., 2017, in the county aforesaid, one Wyman Lee Gresham (Age 48) being eighteen (18) years of age or older did intentionally touch in a lewd or lascivious manner the buttocks, or the clothing covering them, of K R (Age 12), a person twelve (12) years of age or older but less than sixteen (16) years of age, contrary to F.S. 800.04 (5)(a) and F.S. 800.04 (5)(c)2.

COUNTII

Lewd / Lascivious Conduct

IN THE NAME OF THE STATE OF FLORIDA, TO ALL AND SINGULAR THE SHERIFF'S AND CONSTABLES OF THE STATE OF FLORIDA:

Whereas, Detective Andrew Kiefer / CCN 267 of the Lauderhill Police Department has this day made oath before me that between the 21st Day of September, A.D., 2017 and 1st Day of December, A.D., 2017, in the county aforesaid, one Wyman Lee Gresham (Age 48) by being eighteen (18) years of age or older, did solicit September (Age 16), a person

under sixteen (16) years of age, to commit a lewd or fascivious act, to-wit: lick his lips, stick his tongue out of his mouth and flick it up and down, and touch her on her hips, contrary to F.S. 800.04(6)(a) and F.S. 800.04(6)(b).

IN THE NAME OF THE STATE OF FLORIDA, TO ALL AND SINGULAR THE SHERIFF'S AND CONSTABLES OF THE STATE OF FLORIDA:
THE OFFENSES SET FORTH IN THE FOREGOING WARRANT IS CONTRARY TO THE STATUTES IN SUCH CASE MADE AND PROVIDED, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF FLORIDA. ATTACHED HERETO AND MADE A PART HEREOF BY INCORPORATION IS THE AFFIDAVIT EXECUTED BY DETECTIVE ANDREW

THESE ARE, THEREFORE, TO COMMAND YOU FORTHWITH TO ARREST THE SAID Wyman Lee Gresham AND BRING HIM BEFORE ME TO BE DEALT WITH ACCORDING TO LAW.

KIEFER / CCN 267, AFFIANT HEREIN.

GIVEN UNDER MY HAND AND SEAL THIS 21st DAY OF February A.D.,
2018.

BOND AMOUNT: COUNT II DE Z S 100 D TO J A COUNT II DE Z S 100 D

STATE OF FLORIDA		IN THE CIRCUIT/COUNTY COURT OF THE SEVENTEENTH JUDICIAL CIRCUIT IN AND
GRESHAM, WYMAN LE		FOR BROWARD COUNTY, FLORIDA ARREST NO 56/800//2
NO MONETARY BOND REQUIRED	The state of the s	CASE NO 180074AF10
BOND(S) SET AT 25 000	Sheriff Scott Israel	CHARGES LEWD/LASC. MOLEST VIC
2)15 000	PRETRIAL SERVICES	LEAD/LASC. MICKEST TIC
713 000	SUPERVISION ORDER	LASCIY. CONDUCT BY PERSON 18 YOA OR OLDER
		LASCIY. CONDUCT BY PERSON
TIS HEREBY ORDERED AND ADJUDGED THAT		18 YOA OR OLDER'
. The defendant shall be released forthwith upon enrollment and instruction as to release condition hours	n receipt of bond from custody and shall report to as Electronic Memioring defendants shall be rele	to the Broward Sheriff's Office Division of Pretrial Services for assed only in person to Pretrial Services staff during prescribed
		nty of their residence and/or change their residence or phone efendant shall abide by all rules and regulations as set forth by
The defendant shall not violate any City, County	State, or Federal laws.	
. The defendant shall attend all Court hearings. To required Court documents.	he defendant shall report to the Pretrial Services	s Office immediately after Court for the purpose of submitting
. The defendant shall follow all valid instructions a	s set forth by the Court or Pretrial Services and s	shall submit to one of the following:
time(s) per week in person to the d	lesignated Pretrial Services Office. The defendant	quired to report times per week by telephone and shall be required to secure lawful employment, if able, or enroll shall abide by all rules and regulations set forth by the program etrial Services staff.
their approved residence twenty-four (24) appointments, meetings with assigned attor		f \$5 00 per day (unless indigent) and shall remain confined to medical emergencies. Pre-approval is needed for medical Court ordered programs.
approved residence twenty-four (24) hours approval is needed for medical appointment attorneys or Pretrial Services staff, Court I (including travel time) per week to attend re	per day unless approved by Pretrial Services sta is, lawful employment or maximum twenty (20) hou	
D. The defendant shall be placed on ELECTR ELECTRONIC MONITORING SHALL BE	ONIC MONITORING without schedule restriction ENFORCED VIA: RF, GPS ACTIVE (EXC	
. The defendant shall submit to the following speci	ial conditions	
☐ The defendant shall submit to a follow-up treatment	evaluation withincaler	dar days from release and submit to any recommended
	or illegal drugs/intoxicants and shall submit to ran	
(frequency) as or	rdered by the Court and shall be required to pay	or such tests
	1	e required) at the rate of \$5.00 per day (unless indigent).
The defendant shall not own or possess an		
The defendant shall not pay Electronic Mor		
The defendant shall have no contact with volume of the defendant shall further abide by the following the state of the sta	llowing No CONTACT W/A	Name(s) NY MINOR CHILD NOT
arrest warrant and revocation of release or an	Administrative Meeting	ices attesting thereto, may result in the issuance of an
DONE AND ORDERED, Fort Lauderdale, Brow	vard County, FL this day of FEB	20_/8
White - Clerk Yellow - Confinement Status	Pink - Pretrial Blue - Defendant	Cfrcuit/County Court Judge May LICF

BSO DJ#155a (Revised 09/14)

FVHIDIT D

MIDL