

**BEFORE THE SECRETARY OF STATE
STATE OF COLORADO**

CASE NO. OS 20050003

**ORDER GRANTING UNOPPOSED MOTION TO CORRECT CLERICAL
MISTAKE IN JUDGMENT PURSUANT TO C.R.C.P. 60(a)**

**IN THE MATTER OF THE COMPLAINT FILED BY WAYNE RUTT AND PAUL
MARRICK REGARDING ALLEGED CAMPAIGN AND POLITICAL FINANCE
VIOLATIONS BY POUFRE EDUCATION ASSOCIATION, COLORADO
EDUCATION ASSOCIATION, AND POUFRE SCHOOL DISTRICT**

On July 13, 2005, Respondents Colorado Education Association (“CEA”) and Poudre Education Association (“PEA”) filed an Unopposed Motion to Correct Clerical Mistake In Judgment Pursuant to C.R.C.P. 60(a).

On June 29, 2005, the Administrative Law Judge (“ALJ”) issued a final Agency Decision in the above-referenced case. The first paragraph of page thirteen of the Agency Decision includes the following statement: “Obtaining campaign literature and handing out yard signs do equate to tightly coordinated campaign activities.” The ALJ inadvertently left out the word “not” from this statement. The correct statement should read: “Obtaining campaign literature and handing out yard signs do not equate to tightly coordinated campaign activities.”

Pursuant to C.R.C.P. 60(a), the ALJ may, on her own initiative, or upon motion by any party, correct clerical errors in judgments arising from oversight or omission. The absence of the word “not” in the aforementioned sentence in the June 29 Agency Decision was an oversight on the part of the ALJ. Accordingly, the ALJ grants the motion to correct the clerical mistake in the June 29 Agency Decision and concurrently issues a Corrected Agency Decision reflecting the correction to the statement on page thirteen of Agency Decision. In all other respects, the June 29 Agency Decision remains unchanged and the Corrected Agency Decision is deemed issued on June 29, 2005.

DONE AND SIGNED

July 14, 2005

MICHELLE A. NORCROSS
Administrative Law Judge

CERTIFICATE OF SERVICE

I hereby certify that I have served a true and correct copy of the above **ORDER GRANTING UNOPPOSED MOTION TO CORRECT CLERICAL MISTAKE IN JUDGMENT PURSUANT TO C.R.C.P. 60(a)** by placing same in the U.S. Mail, postage prepaid, at Denver, Colorado to:

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and

William Hobbs
Secretary of State's Office
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on this ____ day of _____ 2005.
