

**UNITED STATES OF AMERICA  
BEFORE THE NATIONAL LABOR RELATIONS BOARD  
REGION 12**

INTERNATIONAL ALLIANCE OF THEATRICAL  
STAGE EMPLOYEES, MOVING PICTURE  
TECHNICIANS, ARTISTS, AND ALLIED CRAFTS  
OF THE UNITED STATES, ITS TERRITORIES AND  
CANADA, AFL-CIO, CLC, LOCAL 835  
(FREEMAN DECORATING CO.;  
GLOBAL EXPERIENCE SPECIALISTS, INC.)

and

DAWN GENTRY, an Individual

Case 12-CB-233694

and

LUIS LUGO, an Individual

Case 12-CB-233788

**GENERAL COUNSEL'S MOTION TO CORRECT TRANSCRIPT**

The General Counsel hereby requests that the Honorable Donna N. Dawson, Administrative Law Judge, issue an order correcting the transcript in the above-entitled case. The Transcript currently reads as follows:

Tr. 87, Lines 5 to 11 “MS. GENTRY: And that's it? So I can't see it beforehand to see what lies he said on me? No. Well, I talked to two stews, and they said that's not the case. On top of that, I'm already being treated unfairly where it says in our bylaws that I'm supposed to still continue to work. And I was told I couldn't do the out today.”

The Transcript fails to correctly identify that Ms. Cone stated “No” after Ms. Gentry’s question “So I can't see it beforehand to see what lies he said on me?” In Respondent’s exhibit (R 6(a)), the audio recording of the conversation, Ms. Gentry asks the question, there is a lengthy pause, and then Ms. Cone responds “No.” Further Respondent’s

exhibit (R 6(e)) page 2 lines 12 through 14 correctly identify that Ms. Gentry asked the question, and Ms. Cone answered “No.” As such, Counsel for the General Counsel requests that the transcript be corrected to read as follows:

“MS. GENTRY: And that's it? So I can't see it beforehand to see what lies he said on me?

MS. CONE: No.

MS. GENTRY: Well, I talked to two stewes, and they said that's not the case. On top of that, I'm already being treated unfairly where it says in our bylaws that I'm supposed to still continue to work. And I was told I couldn't do the out today.”

Counsel for the Respondent was contacted and has no objection to the proposed change.

Dated: August 30, 2019

Respectfully submitted,

/s/ Steven Barclay  
Steven Barclay, Esq.  
Counsel for the General Counsel  
National Labor Relations Board, Region 12  
201 E. Kennedy Blvd., Suite 530  
Tampa, Florida 33602  
Telephone No. (813) 228-2238  
Steven.Barclay@nlrb.gov

### **CERTIFICATE OF SERVICE**

I hereby certify that the foregoing document, General Counsel’s Motion to Correct Transcript in Cases 12-CB-233694 and 12-CB-233788, has been electronically served on this 30th day of August, 2019, as follows:

**By electronic filing at [www.nlrb.gov](http://www.nlrb.gov) to:**

National Labor Relations Board  
Division of Judges  
Hon. Robert A. Giannasi  
Chief Administrative Law Judge  
Attn: Hon. Donna Dawson  
Administrative Law Judge

Division of Judges  
1015 Half Street SE  
Washington, DC 20570

**By electronic mail to:**

Eric Lindstrom  
Egan, Lev, Lindstrom & Siwica, P.A.  
P.O. Box 2231  
Orlando, FL 32802  
elindstrom@eganlev.com

**By regular mail to:**

Dawn Gentry  
4126 Pine Hill Cir.  
Orlando, FL 32808-2547

Luis Lugo  
216 Pelican Ct.  
Kissimmee, FL 34743

/s/ Steven Barclay  
Steven Barclay, Esq.  
Counsel for the General Counsel  
National Labor Relations Board, Region 12  
201 E. Kennedy Blvd., Suite 530  
Tampa, Florida 33602  
Telephone No. (813) 228-2238  
Steven.Barclay@nlrb.gov