

Spectrum Juvenile Justice Services and Tamika Kelley and Council 25, Michigan American Federation of State, County, and Municipal Employees (AFSCME), AFL-CIO and International Union, Security, Police and Fire Professionals of America (SPFPA) and Local 120, International Union, Security, Police and Fire Professionals of America (SPFPA). Cases 07-CA-155494, 07-CA-160938, 07-CA-174758, and 07-CA-175342

CORRECTION

On October 30, 2019, the National Labor Relations Board issued a Decision and Order in the above-entitled proceeding in which inadvertent errors appear.

1. The first sentence of footnote 3 inadvertently lists Clarence Atwater as an employee entitled to make whole relief and fails to list discriminatee Delaine Singleton-Green. The first sentence of footnote 3 should be amended to read as follows: “We amend the judge’s remedy to provide that the make-whole remedy for the suspensions of Delaine Singleton-Green, Sherman Cochran, and Tamika Kelley shall be computed in accordance with *Ogle Protection Service*, 183 NLRB 682 (1970), enfd. 444 F.2d 502 (6th Cir. 1971), rather than with *F. W. Woolworth Co.*, 90 NLRB 289 (1950).”

2. The make-whole remedy in paragraph 2(c) of the Order also inadvertently lists Clarence Atwater as an employee entitled to make-whole relief and fails to list discriminatee Delaine Singleton-Green. Paragraph 2(c) of the Order should be amended to read as follows: “Make Delaine Singleton-Green, Sherman Cochran, and Tamika Kelley whole for any loss of earnings and other benefits suffered as a result of the discrimination against them, in the manner set forth in the remedy section of the judge’s decision as amended in this decision.”

3. The notice posting should be amended to conform to the above changes to the remedy and Order and should read as follows: “WE WILL make Delaine Singleton-Green, Sherman Cochran, and Tamika Kelley whole for any loss of earnings and other benefits suffered as a result of their unlawful suspensions, plus interest.”

Please substitute the attached decision for the one previously issued.

Dated Washington, D.C. November 19, 2019