

Notice: This decision may be revised before publication in the *District of Columbia Register*. Parties should promptly notify the Office of any formal errors so that this Office can correct them before publishing this decision. This notice is not intended to provide an opportunity for substantive challenge to the decision.

THE DISTRICT OF COLUMBIA
BEFORE
THE OFFICE OF EMPLOYEE APPEALS

_____)	
In the Matter of:)	
)	
RONALD L. STOKES)	
Employee)	OEA Matter No. 2401-0133-95
)	
v.)	Date of Issuance: May 4, 2001
)	
D.C. TAXICAB COMMISSION)	
Agency)	
)	
_____)	

OPINION AND ORDER
ON
PETITION FOR REVIEW

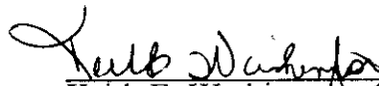
This matter came before the Board upon Employee's Petition for Review of an Addendum Decision on Compliance issued November 1, 2000, which denied Employee's request for enforcement. For the purposes of this Opinion and Order, we adopt the chronology and statement of fact as set forth in the Addendum Decision on Compliance. Rule 636 of the Rules and Regulations of the Office of Employee Appeals stays the compliance and enforcement of OEA orders during the pendency of appeals to the District of Columbia

Superior Court. We interpret Rule 636 to apply also to matters pending before the District of Columbia Court of Appeals. Because this matter is pending in the District of Columbia Court of Appeals, enforcement of the Initial Decision is stayed. Therefore the Petition for Review is DENIED.

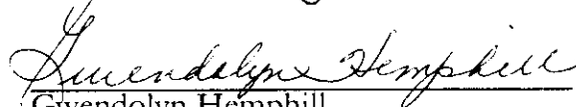
ORDER

Accordingly, it is hereby **ORDERED** that Employee's Petition for Review is **DENIED**.

FOR THE BOARD:



Keith E. Washington, Chair



Gwendolyn Hemphill



Michael Wolf, Esq.

The Initial Decision in this matter shall become a final decision of the Office of Employee Appeals 5 days after the issuance of this order. An appeal from a final decision of the Office of Employee Appeals may be taken to the Superior Court of the District of Columbia within 30 days after formal notice of the decision or order sought to be reviewed.