

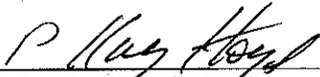


reasonable bases or be frivolous. Both parties were told to reference MPC rules and State statute for further information and guidance on this issue.

It is the practice of the undersigned to discuss this issue at every prehearing conference in order to insure all parties understand the possible responsibility they may have for paying legal fees if they do not prevail at hearing. That practice was followed in this case.

Those points being clarified, the undersigned finds that the appeal of Shannon Moody v. the Oklahoma Department of Corrections, MPC-10-209 is hereby DISMISSED.

DATED this 30<sup>th</sup> day of June, 2010.

  
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P. Kay Floyd, OBA #10300  
Administrative Law Judge

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