

terminate Dyes' employment. Prior to formal hearing, the ALJ issued Charging Parties an order to show cause why this allegation should not be dismissed given no factual basis in the charge supported it. Charging Parties responded to the order to show cause, and the ALJ issued the order of partial dismissal on December 10, 2019. Charging Parties timely appealed the partial dismissal to the Board itself.

We have reviewed the entire record, including the initial unfair practice charge, the first amended charge, LAUSD's position statements responding to each charge, the complaint, the ALJ's order to show cause and order of partial dismissal, and Charging Parties' appeal. Upon review, we find no reason to grant Charging Parties' appeal, and we find the ALJ's order of partial dismissal to be well reasoned and in accordance with applicable law.² We therefore affirm the dismissal of the allegation that LAUSD "beginning in or about May of 2018, collud[ed] with UTLA to facilitate the termination of Dyes through the teacher dismissal process."

ORDER

The partial dismissal of the unfair practice charge in Case No. LA-CE-6411-E is hereby AFFIRMED.

Members Banks and Krantz joined in this Decision.

² To the extent Charging Parties' appeal attempts to revive charge allegations which were withdrawn prior to issuance of the complaint, or address matters which remain pending before the ALJ, those matters are not properly before the Board for review and we decline to consider them.