

**COLLECTIVE BARGAINING  
AGREEMENT**

**BETWEEN**

**HILLSBOROUGH COUNTY ATTORNEY**

**AND THE**

**TEAMSTERS LOCAL 633,  
SECRETARIAL, CLERICAL AND PROFESSIONAL EMPLOYEES OF  
THE  
HILLSBOROUGH COUNTY ATTORNEY'S OFFICE**

**FOR**

**July 1, 2011 through June 30, 2012**

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# AGREEMENT

The Hillsborough County Attorney, hereinafter referred to as the "County Attorney", and the Teamsters Local No. 633 of New Hampshire, hereinafter referred to as the "Union" hereby agree as follows:

## ARTICLE I RECOGNITION

- 1 The County Attorney hereby recognizes the Union as the exclusive bargaining representative pursuant to the provisions of NH RSA 273-A for all full-time employees and regular permanent part-time employees in the following classifications:

UNIT: Secretarial positions, Clerical positions and Professional positions including Victim/Witness Advocates and the Paralegal position.

EXCLUDED: County Attorney, Legal Interns, Asst. County Attorneys, Victim/Witness Director & Office Manager.

- 2 For the purposes of this Agreement, regular permanent part-time employees shall only be those employees who, as of January 1, of each year, have worked during the preceding year on a regular and permanent basis and have, worked at least 1040 hours or the entire year immediately preceding January 1.

## ARTICLE II PROBATIONARY PERIOD

- 1 New employees in the job classifications set forth in Section 1.1 shall serve a probationary period of one hundred twenty days (120) or 960 hours (absences shall not be counted) during which time they shall be termed "probationary employees".
- 2 Probationary employees service with the County Attorney's Office may be suspended or terminated for any reason and at any time by the County Attorney in his/her sole discretion and neither the employee so suspended or terminated nor the Union shall have recourse to the grievance procedure concerning any such suspension or termination.
- 3 During the probationary period, an employee shall not be covered under this agreement. Benefits for probationary employees shall be determined by County policy. After an employee has served his/her probationary period of employment, he or she shall become a regular full-time employee or regular permanent part-time employee, as defined in Article I of this agreement, entitled "recognition" and his or her period of employment shall be computed from the original date of hire by the County Attorney.
- 4 The County Attorney may extend the probationary period of an employee for up to ninety (90) additional days. The effected employee and the Union shall be provided with at least a seven (7) day advance notice of any extension.

ARTICLE III  
INTERFERENCE WITH COUNTY OPERATIONS AND LOCKOUTS PROHIBITED

- 1 The Union and the County Attorney agree that they both desire uninterrupted service. Therefore, in consideration of this Agreement, the Union, its officers, and agents agree that they will not authorize, sanction or condone a strike, stoppage, work slowdown, boycott or any other action interfering with or designed to interfere with the County Attorney's Office during the term of this Agreement, and the County Attorney agrees that he/she will not engage in any lockout during the term of this Agreement.
  
- 2 Both parties agree they will immediately disavow any such activity and shall take all reasonable means to induce such employees to terminate such activity forthwith, including, but not limited to, such actions as may be available pursuant to NH RSA 273-A:13, which same action will be available although NH RSA 273-A:13 may be amended during the term of this Agreement.

ARTICLE IV  
DUES AND DEDUCTIONS

- 1 Upon written authorization by a union member covered by this Agreement and approved by the Union Secretary Treasurer, the County Attorney, through his or her designated agents, agree to deduct from the pay of each Union member so authorized the current Union dues as certified to the County Attorney by the Secretary of the Union. Said deductions shall be made each pay period, provided, however, that if any employee has no check coming to him or her or the check is not large enough to satisfy the deduction then, and in that event, no collection will be made from said employee for the pay period.

The County Attorney or his/her designated agent shall send the amount so deducted at least one time per month to the Treasurer of the Union. In no case shall the County Attorney attempt to collect fines or assessments for the Union beyond the regular dues. Should there be a dispute between an employee and the Union or the County Attorney over the matter of deductions, the Union agrees to defend and hold the County Attorney and the County harmless in any such dispute.

Any employee who is in the bargaining unit and is not a member of the Union but wishes to have the Union represent them in grievances, shall assume full financial responsibilities as to the actual costs of processing said grievances.

2. When an employee has signed a dues deduction authorization card, he or she shall continue dues deductions until July 1<sup>st</sup>. Upon written request by said employee, dues deduction shall be stopped. Any employee promoted to a management position shall, upon completion of their probation, stop dues deduction by a Union withdrawal card. The Union shall post by May 15<sup>th</sup>. of each year in a conspicuous location, notification that the window period for stopping dues deduction will be open for the month of June.
  
3. Employees may voluntarily elect to have deductions from their pay for contributions to the Teamsters DRIVE political action fund or for deposits to the New England Teamsters Federal Credit Union.

ARTICLE V  
HOURS OF WORK AND OVERTIME

- 1 The normal work week for full time hourly employees shall be thirty seven and one-half (37½) hours of actual work per week. Lunch hours may be staggered in order to assure proper office coverage during such time.
- 2 Overtime worked must be approved in advance by the County Attorney or his/her designee. Overtime shall be paid at a rate of time and one half for all hours worked in excess of 40 hours in any one week. Any alternative overtime work schedule must be previously approved, in writing, by the County Attorney. Overtime provisions mandated by Federal Law will be followed.
- 3 Record keeping of hours worked shall be done via an electronic time clock. Hourly employees shall “punch-in” upon arrival in the morning and upon return from lunch, and shall “punch-out” upon leaving for lunch, for personal errands of more than fifteen (15) minutes, and at the conclusion of the workday. Handwritten time cards will not be permitted, except in the instance of a mechanical failure of the electronic time clock or exceptions as granted by the County Attorney or his/her designee.
- 4 Unexcused lateness may result in disciplinary measures, ranging from verbal and written warnings, to dismissal, if such behavior persists following an employee becoming aware of the need to take remedial action.
5. An individual employed as of January 1, 2001 who is considered a Regular Full Time employee shall be considered as a Regular Full time Employee unless their employment status changes. ARTICLE VI

ARTICLE VI  
HOLIDAYS

- 1 The following days will be recognized as holidays:

New Year’s Day	Columbus Day
President’s Day	Veteran’s Day
Memorial Day	Thanksgiving Day
Independence Day	Day after Thanksgiving
Labor Day	Christmas Day
Hanukkah	Yom Kippur
Employee’s Birthday	
- 2 Permanent full time employees whose regular work schedule is based on an administrative work week of Monday through Friday shall receive time off for the holiday with pay. If a full time employee, whose regular work schedule is based on an administrative work week of Monday through Friday, is required to work on one of the holidays listed, then that employee shall be paid in accordance with the overtime provisions of this agreement, in addition to a regular day’s pay for the holiday.

- 3 Regular part-time employees, who work a minimum of twenty (20) hours per week, shall be eligible to receive pro-rata holiday pay for each holiday listed in Section 1 of this article.
- 4 An employee shall be entitled to holiday pay if he or she works the regular scheduled day preceding and the regular scheduled day following a particular holiday, unless that employee's failure to work on either day results from an excused absence. If such absence is due to illness, the employee must provide a doctor's certificate certifying to such illness in order to be eligible for holiday pay.
- 5 It is understood that those employees observing Yom Kippur and Hanukkah shall not be granted holiday pay for Christmas and New Year's Day.

ARTICLE VII  
VACATIONS

- 1 Full time employees shall be entitled to paid vacations as follows:  
Two Weeks – (10 work days) upon completion of twelve (12) continuous months of employment.  
Three Weeks – (15 work days) upon completion of four (4) years of continuous employment.  
Four Weeks – (20 work days) upon completion of ten (10) years of continuous employment.  
\*Five Weeks – (25 work days) upon completion of fifteen (15) years of continuous employment.

\*Does not apply to anyone employed after July 1, 2001.

The County Attorney or his/her designee shall determine the time and the order in which vacations may be taken.

- 2 The County Attorney shall use every reasonable effort to give at least thirty (30) days prior notice of the vacation schedule to the employees, provided, however, that the County Attorney has the right to change said vacation schedule so as to prevent any interruption or interference with the normal operations of the facilities directed by the County Attorney.
- 3 Vacations are provided for rest and recuperation with a view to future service.  
  
Every employee shall on their anniversary date of hire, be credited with the appropriate vacation hours. Those hours may be taken at any time within the ensuing year. No more than two (2) weeks of accrued, unused vacation may be carried over to the following year. All time in excess of two (2) weeks will be forfeited.
- 4 Permanent part-time employees as defined in Article 1, Section 2, shall be covered by the provisions of this Article, on a pro-rated basis.
- 5 It is agreed that vacation allowance may be taken, one day at a time, provided the request is submitted to the immediate supervisor for approval one (1) week prior to taking said day or days, except in an emergency.
- 6 Any employee who desires to change their approved dates of vacation shall not be allowed to bump any other employee who had their vacation time approved by the County Attorney or designee.

- 7 An employee absent from work due to Workers Compensation or disability leave, who has previously accrued but who has not yet used vacation time and who is likely to continue to be out of work on his/her upcoming anniversary date, may request to be compensated for any previously accrued vacation. Such request must be made prior to the anniversary date, on or before the date which equals the amount of vacation requested, and shall be granted if losing vacation time is likely to otherwise happen.
- 8 An employee who is absent from work due to non-work related disability leave of absence for longer than one hundred sixty (160) hours shall no longer be credited with accrued vacation time on his/her anniversary date. The date on which vacation will be credited will be the date which equals fifty-two (52) weeks of active service since last credited with vacation time. This adjusted anniversary date is to be used only for the purpose of crediting the employee with vacation time, and shall remain in effect from that point forward, absent further absences longer than 160 hours, which will then generate another change in the vacation credit date.
- 9 An employee who is a member of the Armed Forces who is required to attend yearly training sessions shall be paid the difference between their normal base wages and the amount paid by the military. Such payment is limited to two (2) weeks per year, and shall occur on the normal pay day after the employee shows proof of military pay received.

ARTICLE VIII  
SICK LEAVE

- 1 a. During a full time hourly employee's first year of employment, sick leave with pay shall be earned at the rate of one and one third days per month through December 31 of the year in which the employee is hired, provided, however, that no sick leave will be granted until a new employee has finished his probationary period. On January 1 of each year, full time hourly employees who have successfully completed their probationary period shall be entitled to sixteen days sick leave with pay per year. Sick leave cannot be accumulated.
- b. All unused sick days held by an employee on December 31<sup>st</sup> of each year shall be paid to the employee at 100% of his/her base hourly rate of pay, at some time during January of the following year.
- c. Employees absent due to a short-term disability (of longer than one (1) week) shall cease to accrue sick leave during that period of absence. Absences that occur in the first six (6) months of the calendar year will result in the suspension of accruals that normally begin on July 1<sup>st</sup>, until the County has been reimbursed at the rate of 7.25 hours per month.
- d. Any employee absent from work due to illness/injury for more than five (5) days in the first six (6) months of the year may utilize vacation or personal time, when appropriate. Vacation and/or personal time may be permitted to be used, as may sick time that is likely to be accrued in the remainder of the year. Such utilization(s) must be approved at Administrative discretion, on a case-by-case basis. An employee utilizing unearned sick time must waive future accruals, until the County has been reimbursed.
- 2 Employees who go on vacation or take a personal day and do not report to work the last working day prior to said personal leave day or vacation or on the day after their personal leave day or vacation ends due to illness must bring in a doctor's certificate certifying that the employee was ill in order to collect

his or her sick leave pay. When an employee's illness is in excess of three (3) days the employee must bring in a doctor's certificate certifying that the employee was ill in order to collect his or her sick leave pay.

- 3 Regular permanent part time employees as defined in Article 1, Section 1.3, shall receive sick leave pay on a pro-rated basis of hours worked.
- 4 It is hereby agreed that excessive use of sick time, e.g., using all of the sick time that is earned in a year, missing scheduled work days in excess of that number, use of sick time in conjunction with day(s) off and/or unnecessary use of sick time may constitute abuse of sick leave and/or fraud, and shall constitute grounds for severe disciplinary action.

ARTICLE IX  
PERSONAL DAYS

- 1 Full-time regular employees who have satisfactorily completed their probationary period are eligible to take two personal days per calendar year. One day of sick leave may also be used as an additional (third) personal day. Personal days are compensated at an employee's regular rate of pay. Employees taking a personal day must receive authorization from the appropriate supervisor 24 hours in advance. Personal days, if not used, will not be reimbursed. Personal days cannot be accumulated or carried forward. Part-time employees will receive personal days on a pro-rata basis.

ARTICLE X  
BEREAVEMENT LEAVE

- 1 Bereavement leave of three (3) days with pay between the date of death and the date of funeral inclusive, shall be granted to an employee in the event of the death of his or her:

Spouse	
Child	Grandchild
Grandmother	Grandfather
Aunt	Uncle
Father	Mother
Father-in-Law	Mother-in-Law
Sister	Brother
Sister-in-Law	Brother-in-Law

or

A blood relative or ward residing in the same household.

- 2 Bereavement leave will be paid only if an absence occurs during an employee's regularly scheduled day of work.
- 3 Under extenuating circumstances, two (2) additional days with pay may be granted under Section X(1) with the written approval of the Department Head.

ARTICLE XI  
INSURANCE

- 1 The County will provide hospital/medical insurance for all regular full time employees and their qualified dependents. The plan provided shall be that which is applicable to the County's non-affiliated employees. The Board of Commissioners will establish the cost participation for the employee and their qualified dependents.
  - a. Regular part time employees may be offered coverage if their average hours of work per week are thirty (30) hours, or percentage of appointment is seventy five percent (75%) or greater.
  - b. Hospital/medical insurance benefits terminate at the end of the month during which an employee terminate employment.

Employees will contribute twenty-two and one-half percent (22.5%) of the premium for an HMO plan. Employees will contribute twenty-seven and one-half percent (27.5%) of a POS plan. The prescription plan may charge an employee a co-pay of up to twenty dollars (\$20.00) for generic, thirty dollars (\$30.00) for brand name, and fifty dollars (\$50.00) for non-preferred (30-day retail, 90-day mail-in). The generic co-pay shall remain at zero for 2011-2012.

2. The County will provide short-term disability insurance for twenty-six (26) weeks at two-thirds (2/3) of an employee's weekly base pay (excluding additions to weekly pay) to a maximum of \$600.00 per week. Employees receiving payments from Worker's Compensation are not eligible for payment of disability insurance.

The County will provide life insurance for each enrolled employee, based on the employee's annual base pay (excluding additions to gross pay), to a maximum of \$50,000.

It is agreed that the County may, at the end of any policy year, obtain like benefits for any insurance from any other vendor that will produce lower premium costs.

ARTICLE XII  
PENSION

- 1 It is mandatory that all regular full time employees who work a minimum of five days and 35 hours per week join the New Hampshire Retirement System immediately upon employment. A summary of the benefits of the retirement system will be available to each employee at the time of employment.

ARTICLE XIII  
GRIEVANCE PROCEDURE

- 1 For the purpose of this Contract, a grievance is defined as a complaint or claim by an employee or group of employees in the bargaining unit or the Union specifying the names as the bargaining unit employees involved, the date(s) of the alleged offense(s) and specific Contract provision(s) involved

which arise(s) under and during the terms of this Agreement. Grievances are limited to matters of interpretation and/or application of specific provisions of this Agreement. The following procedure shall be utilized in the handling of a grievance:

- a. The employee involved and the Union's steward shall first discuss the grievance with the grievant's immediate supervisor who shall render a decision concerning the grievance within three (3) workdays.
  - b. If the grievant is not satisfied with the disposition of the grievance, or if no decision has been reached within three (3) work days after discussing the matter with the grievant's supervisor, the grievant and the grievant's steward shall present the grievance in writing, stating the date of the alleged offense and the nature of the grievance (including the Contractual provision involved) to the County Attorney who shall render a decision within ten (10) work days from the date the written grievance was presented; a grievance must be reduced to writing in the form set forth above and presented to County Attorney within ten (10) work days of the date of the event which gives rise to the alleged grievance or the grievance shall be deemed waived.
  - c. If the grievant is not satisfied with the disposition of his grievance by the County Attorney or if no decision has been rendered within ten (10) work days after filing the same with County Attorney, the grievant and the Union's steward may file the written grievance with the County Commissioners who shall meet with the County Attorney, the grievant and the Union's representative within ten (10) work days after the receipt of the written grievance. The Commissioners shall render a decision within ten (10) work days from the date of the meeting with County Attorney, the grievant and the Union representatives. The grievant and/or the Union must present the written grievance to the Commissioners within five (5) work days after the County Attorney's decision has been rendered, or if none, within ten (10) work days after the date of the meeting with the County Attorney or the grievance will be deemed waived.
  - d. If the Union is not satisfied with the disposition of the grievance by the Commissioners or if no decision has been rendered by the Commissioners within said ten (10) work days, the Union may submit a written request to the NHPELRB to appoint an arbitrator to resolve said grievance within ten (10) work days after the meeting at which time the Commissioners considered such grievance. If the Union fails to submit such written request for the appointment of an arbitrator to the NHPELRB within said ten (10) work days, the grievance shall be deemed waived.
- 2 The decision of the arbitrator shall be final and binding upon the parties as to the matter in dispute, subject to appeal under RSA 542.
  - 3 The arbitrator shall not have the power to add to, ignore, or modify any of the terms or conditions of this Agreement, nor shall said arbitrator have the power to hold hearings for more than one grievance unless mutually agreed by both parties. Multiple grievances before the same arbitrator will not be allowed. The arbitrator's decision shall not go beyond what is necessary for the interpretation and application of express provisions of this Agreement. The arbitrator shall not substitute his judgment for that of the parties in the exercise of rights granted or retained by this Agreement.
  - 4 If the grievance is not reported and/or processed within the time limits set forth above, the matter shall be deemed waived and no further action will be taken with respect to such grievance unless both parties mutually agree to an extension of said time limits.

- 5 The expense of the arbitrator shall be shared equally by the parties. Each party shall make arrangements for and pay the expenses of witnesses which are called by them.
- 6 For the purpose of the above grievance procedure, the phrase "work days" means the normal County Attorney's Office administrative work week of Monday through Friday, excluding holidays.
- 7 Nothing contained herein shall be construed as limiting the right of any employee having a grievance to discuss the matter informally with any appropriate member of the County Attorney's Administrative staff, and having the grievance adjusted without the intervention of the Union provided the adjustment is not inconsistent with the terms of this Agreement and the Union has been given prior opportunity to be present at such adjustment and to state its views.

8 **Union Representation**

The County agrees to recognize one (1) Steward and one (1) Alternate Steward to assist in the settlement of disputes and or grievances for the members of this bargaining unit.

If the Steward, or Alternate covering in the Steward's absence, should find it necessary to perform their Union duties during working hours, they shall be released, subject to staffing from work by their supervisor to the extent of investigating the matter and conferring with the Supervisor, without loss of pay.

Authorized Business Agents and other duly authorized Representatives of the Teamsters Union, may have access for conferring with bargaining unit members. The County Attorney shall have on the premises an authorized representative to accept notification of request.

ARTICLE XIV  
SEPARABILITY

- 1 If any provision of this Agreement or any application of the Agreement to any employee or group of employees is found to be contrary to law, then such provision or application will not be deemed valid and subsisting except to the extent permitted by law; provided, however, that all other provisions of this Agreement and application thereof will continue in full force and effect.

ARTICLE XV  
WAGE RATES

The Agreement provides for:

- 1 A merit increase will be granted during 2011-12 in the amount of 1.0% on the employee's anniversary date provided the employee has received a satisfactory evaluation for the previous year.
- 3 The term of the Agreement shall be 7/1/11 – 6/30/12.

4 Wage ranges for the positions in this bargaining unit are attached as Schedule A.

ARTICLE XVI  
DRESS CODE AND OFFICE PROFESSIONALISM

- 1 The Hillsborough County Attorneys Office is one of Hillsborough County's largest providers of legal services. It is a professional law office, and employees are expected to maintain standards of dress and decorum in keeping with a professional environment.
- 2 All employees are expected to dress in a manner in keeping with a professional legal environment. During regular working hours, office attire, unless otherwise authorized by the County Attorney, shall support that image. Casual attire such as jeans or shorts are not acceptable. Dress footwear must be worn at all times with both safety and professional appearance as the deciding factors in selection.
- 3 All employees, who may be required to appear in court shall dress in a manner appropriate to that assignment at all times.
- 4 At the discretion of the County Attorney, from Memorial Day through Labor Day, Fridays may be designated "casual Fridays". Such a designation will permit a relaxation of the office Dress Code to allow for the wearing of jeans, and casual wear. Guidelines may be announced by the County Attorney, to further define "casual wear", if necessary.

Office Professionalism

- 1 The Office of Hillsborough County Attorney expects all employees to act in a manner in keeping with that of any law firm. The following standards of professionalism shall apply to the Office.
- 2 Every effort shall be made to answer telephone calls promptly. Other activities or office conversations shall be interrupted to accomplish this objective. 3 Conversation between members of the Office shall be conducted using normal speaking voices. Boisterous conversations and shouts between office members are not permitted. Conversation in any manner that increase the risk of breaching confidentiality should be avoided.

ARTICLE XVII  
MANAGEMENT'S RIGHTS

- 1 Except the extent that is contained in this Agreement, all of the authority, power, right, jurisdiction, and responsibility of the County Attorney are retained by and reserved exclusively to the County Attorney. Said rights to manage include, but are not limited to, the following: rights to direct, control the operations of assigned work to employees; to determine the methods, means, processes, and personnel by which the County Attorney's Office is to be operated. Determine the size of and direct the activities of the day-to-day working force; to determine the schedules and hours of duty consistent with the

statutes in the assignment of employees; to establish new job classifications, job duties and functions, and change, reassign, abolish, continue, and divide existing job classifications for all jobs; to require from each employee the efficient utilization of their services; to hire, promote, assign, and retain employees; to for just cause, discipline, suspend, demote, or discharge employees; to promulgate and enforce reasonable rules and regulations pertaining to the operation of the County Attorney's Office and to the employees; and to establish standards and maintain efficiency of employees. The foregoing enumeration of management rights shall not be deemed to exclude other rights of management not specifically restricted by this Agreement.

#### ARTICLE XVIII

##### PAY PERIODS

- 1 Payroll periods may provide for either weekly or bi-weekly paychecks. The Business Office at the direction of the Commissioners, shall determine the frequency thereof. Employees will be provided ninety (90) day advance notice of any change.

#### ARTICLE XIX

##### SENIORITY AND LENGTH OF SERVICE

- 1 The County and the Union recognize that seniority is a principle of employment which gives preference to one employee over another based on length of service within the bargaining unit and in the case of certain benefits length of service as an employee of Hillsborough County.
- 2 New employees who have successfully completed their probationary period and who have become regular employees shall have their seniority begin from the day the employee started work (date of hire).
- 3 In the event that more than one employee started work on the same day, the employee with the lowest social security number shall have seniority.
- 4 Employees who having successfully completed a probationary period while in any other full-time permanent job for the County and who become members of the bargaining unit as defined in the Recognition Clause shall have as the date of seniority the effective date on which they actually began working in a bargaining unit position.
- 5 Employees who having successfully completed a probationary period while in any other job for the County and who, with no break in service, become members of this bargaining unit as defined in the Recognition Clause shall maintain their original date of hire for the purposes of determining their length of service status for certain benefits purposes.
- 6 Absence from work due to sickness, military service plus ninety (90) days or an approved leave of absence shall not affect an employee's seniority.
- 7 Seniority shall terminate upon the occurrence of one of the following events:

- a) Resigns, retires, or is discharged from employment and not returned through the grievance procedure.
- b) Lay-off up to 53 weeks.
- c) Failure to return from layoff within 14 calendar days of receipt of notification.
- d) Absence due to occupational illness or accident in excess of 24 months.

ARTICLE XX  
LAYOFF, RECALL, AND BUMPING

- 1 In the event of layoff, the County Attorney shall layoff employees in reverse order of seniority within Hillsborough County job classifications covered by the Recognition Clause as it is or may be added to in the future.
- 2 Employees about to be laid off may exercise seniority within the bargaining unit to:
  - a) Bump a less senior employee in another classification if they were successfully employed in such classification for more than one (1) year.
  - b) Fill an available vacancy within any bargaining unit classification provided that the employee is qualified, in the opinion of the County Attorney to perform the available work.
- 3 In the event of recall, employees shall be recalled in the reverse order of layoff in each job classification.
- 4 Recalled employees shall be mailed a recall notice by certified mail return receipt requested, to the last known address on County records. It shall be the former employee's responsibility to update such mailing address as necessary.
- 5 An employee who fails to return to work within fourteen (14) calendar days of receipt of the recall notice shall lose all recall rights.
- 6 Recall rights shall continue for 53 weeks after the date of layoff of the employee. Recalled employees who return to work within fifty-three (53) weeks of layoff shall be reinstated with seniority.

ARTICLE XXI  
BULLETIN BOARD

- 1 The County Attorney agrees to allow notices to be placed in collective bargaining unit members mail slots; i.e. Union announcements, notices, social events, and other non-controversial matters addressed to its members.

ARTICLE XXII  
TERMINATION AND RENEWAL

This Agreement shall be in full force and effect when executed and shall remain in full force from July 1, 2011 through June 30, 2012 and shall continue from year to year thereafter unless written notice of desire to modify, cancel, or terminate this Agreement is served by either party upon the other at least one hundred twenty (120) days prior to the date of expiration, in which event this Agreement shall terminate on June 30, 2012.

It is agreed by the parties hereto that negotiations concerning revisions or changes to this Agreement shall be pursuant to NH RSA Chapter 273-A.

IN WITNESS WHEREOF the parties have hereunto set their hands and seals by their duly authorized officers and representative, this \_\_\_\_\_ day of \_\_\_\_\_ 2012.

**Hillsborough County Attorney:**

\_\_\_\_\_ Chief Negotiator \_\_\_\_\_ Date

**Hillsborough County Board of Commissioners:**

*Sandra Zechin*  
\_\_\_\_\_  
*Carol H. Holden*  
\_\_\_\_\_  
*Soni Pappas*  
\_\_\_\_\_

**Teamsters Local 633 of New Hampshire:**

*Mary J. Dwyer*  
\_\_\_\_\_  
*Patricia Alata Peltak*  
\_\_\_\_\_  
*David W. Langston*  
\_\_\_\_\_

*Thomas J. Van*  
\_\_\_\_\_  
Chief Negotiator \_\_\_\_\_ Date

**Schedule A**  
Pay Ranges 2011-2012

<b>Grade</b> 1	<u>Minimum</u> <b>\$13.21</b>	<u>Maximum</u> <b>\$21.51</b>	<i>None at this time</i>
<b>Grade</b> 2	<u>Minimum</u> <b>\$13.86</b>	<u>Maximum</u> <b>\$22.61</b>	<i>Clerical</i>
<b>Grade</b> 3	<u>Minimum</u> <b>\$14.57</b>	<u>Maximum</u> <b>\$23.72</b>	<i>None at present time</i>
<b>Grade 4</b>	<u>Minimum</u> <b>\$15.28</b>	<u>Maximum</u> <b>\$24.91</b>	<i>None at present time</i>
<b>Grade</b> 5	<u>Minimum</u> <b>\$16.05</b>	<u>Maximum</u> <b>\$26.15</b>	<i>None at present time</i>
<b>Grade</b> 6	<u>Minimum</u> <b>\$16.86</b>	<u>Maximum</u> <b>\$27.45</b>	<i>Secretary</i>
<b>Grade</b> 7	<u>Minimum</u> <b>\$17.20</b>	<u>Maximum</u> <b>\$31.92</b>	<i>Victim Witness Advocate</i>

Attachment 1

Terms and Conditions Applicable to the Temporary Relocation  
of the County Attorney's Office to Nashua

1. The following individuals will be subject to a temporary relocation to the courthouse in Nashua to allow for the renovation of the courthouse in Manchester:

Mary Duval  
Patricia Poltak  
Elizabeth Louis  
Laura Fox  
Pamela Cummings  
Jennifer Gamache  
Joshua Mesmer  
Kimberly Fillmore  
Brigid Davis

2. Of these nine individuals, two are victim/witness advocates – Kimberly Fillmore and Brigid Davis. These individuals are salaried employees with a normal work week of 40 hours, Monday through Friday.
3. One of the above – Patricia Poltak – is a part-time secretary working 6 hours per day for a total of 30 hours per week.
4. The remaining six consist of the office paralegal – Joshua Mesmer – and five full-time secretaries. Each of these is an hourly employee currently working Monday through Friday at 7.5 hours per day and 37.5 per week.
5. During the time that the County Attorney's office is temporarily relocated to Nashua, the full-time secretarial staff temporarily relocated to Nashua shall be permitted to work a four day per week, 9 hour per day schedule, for a total of 36 hours. Days off for full-time secretarial staff shall be determined on a seniority basis. No more than one full-time secretary shall have the same work day off. Those full-time secretaries who cannot work the 9-hour schedule due to childcare drop-off or pick-up issues shall work a 5 day/36-hour week subject to the approval of the County Attorney or designee.
6. The part-time secretarial schedule shall be four days per week at 7.25 hours per week. The day-off of the part-time secretary shall be determined by the County Attorney or designee.
7. The schedule of the office paralegal and of any new employees hired into the bargaining unit during the temporary relocation to Nashua shall be determined by the County Attorney or designee.
8. During the temporary relocation of the office to Nashua only:

- a. The County Attorney's hours of operations shall be 8:00 am to 5:00 pm, but may be altered at the discretion of the County Attorney.
  - b. The County will agree to reimburse the turnpike tolls of the employees for the commute from Manchester to Nashua and back. Toll receipts must be approved by the County Attorney's office prior to submitting to the Business Office. To be eligible for reimbursement, employees must use an EZPass account.
  - c. Hourly wage rates of the employees of the bargaining unit shall be temporarily adjusted to ensure the same gross pay for 36 hours of work as they were previously paid for 37.5 hours. For example, a full-time employee earning \$13.00 per hour for 37.5 hours (\$487.50) would be paid \$13.55 per hour for 36 hours (\$487.80).
  - d. In addition to the adjustment described in subparagraph c. above, bargaining unit members temporarily relocated from the Manchester office will be paid an additional ten cents (\$0.10) per hour for all hours worked in Nashua.
9. The special conditions applicable to Nashua will cease upon an employee's relocate to Manchester as determined on an individual basis by the Attorney. One the Manchester Court reopens, the Nashua conditions will be null and void.