

State of New Hampshire

PUBLIC EMPLOYEE LABOR RELATIONS BOARD

AMHERST EDUCATION ASSOCIATION Petitioner v. AMHERST SCHOOL BOARD

CASE NO. T-0299:2 DECISION NO. 83-35

Respondent

ORDER DENYING PETITION

FOR REHEARING

On November 5, 1982, PELRB entered a chanimous decision wherein it found the Respondents guilty of unfair labor practices for breaching a collective bargaining agreement by providing a dental plan with 60% coverage when an agreement had been signed to provide a dental plan with 100% coverage.

On November 29, 1982, Bradley F. Kidder, Esq., for the Respondents petitioned for a rehearing of the Board's decision. Since the granting of a rehearing is a discretionary matter, the Board carefully reviewed the case and determined that no basis exists for the reconsideration of the previous decision.

We therefore

ORDER that the petition for rehearing be, and hereby is denied. Dated this 11th day of August, 1983.

micheley.

AGIN M. BUCKLEY Alternate Chairmán

By unanimous vote.