



## State of New Hampshire

### PUBLIC EMPLOYEE LABOR RELATIONS BOARD

AMERICAN FEDERATION OF STATE, COUNTY  
AND MUNICIPAL EMPLOYEES, AFL-CIO,  
COUNCIL 68

Complainant

v.

SULLIVAN COUNTY COMMISSIONERS,  
MARY LOUISE HORN, In her capacity as  
Administrator,  
RICHARD BREED, In his capacity as  
Assistant to the Administrator,  
LEO DURANLEAU, In his capacity as  
Maintenance Supervisor

Respondents

CASE NO. A-0513:1  
A-0513:2  
A-0513:3  
A-0514  
A-0515  
A-0515:1

DECISION NO. 85-28

#### ORDER DISMISSING COMPLAINTS

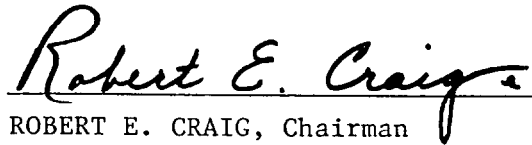
Pursuant to written notification from the Complainant, American Federation of State, County and Municipal Employees, AFL-CIO, Council 68 of Manchester, New Hampshire, March 7, 1985, requesting withdrawal, without prejudice, of five unfair labor practice complaints previously filed and their objection to the conduct affecting the outcome of the February 1, 1985 election, complaints alleging the following:

- A-0513:1 Interference in the formation of an employee organization by announcing the institution of a more desirable benefit one day before the actual election.
- A-0513:2 Failure to live up to an agreed upon use of the telephone during the process of the election.
- A-0513:3 Objections to the conduct affecting the outcome of the election.
- A-0514: Making false statements to supervisors at a staff meeting held for the purpose of instructing them to methodically contact employees with the intention of influencing and controlling the votes.  
(Re: William Hagadorn)

A-0515 Trying to restrain and discriminate against William Hagadorn for giving information to be used in the unfair labor practice complaint Case No. A-0514.

A-0515:1 Administration's right to provide rides to the polls.

Having considered all the facts in the above cases and AFSCME's request to withdraw all charges, it is hereby ORDERED that the above complaints be, and the same hereby are DISMISSED without prejudice.

  
ROBERT E. CRAIG, Chairman

Signed this 9th day of April, 1985