



State of New Hampshire

PUBLIC EMPLOYEE LABOR RELATIONS BOARD

LEBANON EDUCATION ASSOCIATION, NEA-NH

Petitioner

v.

LEBANON SCHOOL BOARD

Respondent

CASE NO. T-0240:11

DECISION NO. 87-42

BOARD DECISION

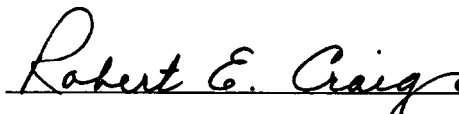
MOTION FOR REHEARING

The Lebanon Education Association through its Counsel NEA-New Hampshire Staff Attorney, James F. Allmendinger, Esq., filed a Motion for Rehearing of the above case, PELRB Decision No. 87-32, stating that the Board erred in its interpretation of the amendment to RSA 91-A:3, II effective January 1, 1987; denied the Association's request No. 5, 6 and 12 as contrary to N.H. Supreme Court's Exeter decision, 126 NH 685; unreasonably concluded that negotiations respecting collective bargaining were not in dispute; and, denied the Association's rights under 273-A.

PELRB found on May 12, 1987 that the School Board could conduct its hearing on the instant grievance in an open hearing, abiding by the requirements of RSA 91-A and would not be in violation of RSA 273-A as such a hearing would not be considered automatically "negotiating" under either statute; and, dismissed the unfair labor practice complaint filed by the Association.

After reviewing the request and the evidence presented at the original hearing in this matter, and in accordance with Pub 205.05 and RSA 541:5, PELRB exercises its right and HEREBY DENIES the request for Rehearing.

Signed this 9th day of June, 1987.


ROBERT E. CRAIG, Chairman

By unanimous vote. Robert E. Craig, Richard W. Roulx and Daniel Toomey.