



State of New Hampshire

PUBLIC EMPLOYEE LABOR RELATIONS BOARD

PEMBROKE EDUCATION ASSOCIATION/
NEA-NEW HAMPSHIRE

Complainant

v.

PEMBROKE SCHOOL BOARD

Respondent

CASE NO. T-0330:4

DECISION NO. 91-27

MOTION FOR REHEARING

On January 8, 1991 the Education Association of Pembroke, NEA-New Hampshire entered a Motion for Rehearing on Decision No. 90-130. The bases for the requested rehearing was that in light of the violations found by PELRB for relief granted in the form of order to renegotiate, was insufficient to remedy the damage brought by the School Board. The Board was obligated to support the settlement that was reached with the Association and further suggested that the School Boards actions in failing to support the negotiated agreement in its entirety and later supporting a reduction in the total salary appropriate as recommended by the Town budget committee.

And further taking exceptions to the findings made by PELRB in this matter and suggesting that the Board should reconsider its decision where in it declined to order the District to hold another special meeting for the purpose of considering the originally negotiated agreement and cited several other cases pertinent to this case and alleging this Board had broad authority to remedy unfair labor practices.

The Pembroke School Board by Counsel, Robert P. Leslie, filed an objection, the Education Associations motion for rehearing and filed a cross motion for hearing and further stated that there wasn't any creditable reasons given by the Order of this Board and was an abuse of the Boards discretion and further in the cross motion for hearing went on at substantial length to indicate the results of the School Boards meeting and that the minutes were incorrectly interrupted by PELRB.

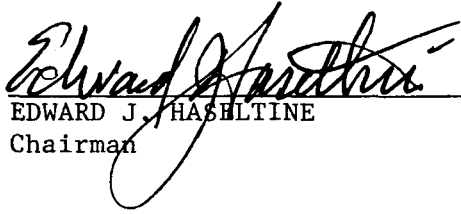
The request for rehearing in the case by the Education Association is not supported by any new evidence other than generally taking exceptions to the finding in the Boards Decision No. 90-130. And further alleging that the PERLB had improperly interpreted certain testimony before it.

A review of the reasons for requested rehearing and the offered supporting evidence does not merit a rehearing.

The Board at its meeting on May 3, 1991 decided that all of the issues had been properly explored and that PELRB had made findings in accordance with the facts before it and all issues had been raised and fully discussed and a decision properly rendered

and can not find any merit for reconsideration and denies the parties request for rehearing. This denial includes the cross motion for hearing filed by the Pembroke School District by its counsel, Attorney Leslie.

Signed this 14th day of May, 1991.


EDWARD J. HASLTYNE
Chairman

Chairman Edward J. Haseltine presiding. Members Seymour Osman and E. Vincent Hall present and voting.