Hillsborough County Nursing Employees, AFSCME Local 2715 v. Hillsborough County Nursing Home, Decision No. 2007-059 (Case No. A-0426-69).

Union claimed that county committed unfair labor practice by unilaterally changing approval method for vacation time. PELRB dismissed union's complaint finding that dispute was arbitrable because its subject matter was delineated in collective bargaining agreement and because agreement provided grievance procedure which included binding arbitration clause.

Disclaimer: This summary is intended to provide a brief description of the issues in this case and the outcome. The summary is not a substitute for the decision, should not be relied upon in place of the decision, and should not be cited as controlling or relevant authority in PELRB proceedings or other proceedings.