

NH Supreme Court affirmed this decision on October 4, 1996, Supreme Court Case No. 95-254.

## **State of New Hampshire**

PUBLIC EMPLOYEE LABOR RELATIONS BOARD

AFSCME, LOCAL 3657

Complainant

v.

HILLSBOROUGH COUNTY DEPARTMENT OF CORRECTIONS

Respondent

CASE NO. A-0428:82

DECISION NO. 94-23

Correct decision number is 95-23. KL 2/8/24

## MOTION FOR REHEARING

The Board, meeting at its offices in Concord, New Hampshire, on March 14, 1995 took the following actions:

- 1. It reviewed the County's Motion for Rehearing [Reconsideration] filed February 24, 1995 and the Union's objections thereto filed March 9, 1995.
- 2. It reviewed both Decision No. 94-107, the decision of the hearing officer in this matter dated November 15, 1994, and Decision No. 95-15 its denial of the County's Motion Appealing Decision of Hearing Officer dated February 16, 1995.
- 3. It examined the Union's original unfair labor practice (ULP) complaint filed August 2, 1994 and the County'answer filed August 16, 1994.
- 4. It DENIED the County's Motion for Rehearing.

So ordered.

Signed this <u>16th</u> day of <u>March</u>, 1995

EDWARD J. HASELTINE

Chairman

Chairman Edward J. Haseltine and members Richard Roulx and E. Vincent Hall sitting as a quorum of the PELRB. Decided by majority vote of Chairman Edward J. Haseltine and Member E. Vincent Hall. Member Richard Roulx did not participate because he was a witness in this case.