



State of New Hampshire

PUBLIC EMPLOYEE LABOR RELATIONS BOARD

CITY OF PORTSMOUTH

Complainant

v.

AFSCME, LOCAL 1386

Respondent

CASE NO. A-0411:20

DECISION NO. 90-119

APPEARANCES

Representing City of Portsmouth:

Thomas Cayten, Chief Negotiator

Representing AFSCME, Local 1386:

Harriett P. Spencer, Staff Representative

Also appearing:

Kathleen Dwyer, Esq., City of Portsmouth
Calvin A. Canney, City Manager, City of Portsmouth
Bill Scott, City of Portsmouth
David S. Allen, City of Portsmouth
Dick McCann, City of Portsmouth

ORDER

The city charged Local 1386, AFSCME of committing an unfair labor practice by requesting to arbitrate certain unresolved grievances allegedly committed over two years prior to the completed signed recent contract. The parties presented briefly their positions. PELRB issued the following oral decisions in this case:

- The request for arbitration by the Union are ruled to be untimely and cannot be processed.
- The Union president failed to appear at the hearing.
- The parties are urged to follow strictly the grievance procedures set forth in the new contract in a timely fashion.

Oral decision November 1, 1990.

Signed this 5th day of November, 1990.

EDWARD J. HASELTINE, Chairman

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



State of New Hampshire

PUBLIC EMPLOYEE LABOR RELATIONS BOARD

CITY OF PORTSMOUTH

Complainant

v.

AFSCME, LOCAL 1386

Respondent

CASE NO. A-0411:20

DECISION NO. 90-119

APPEARANCES

Representing City of Portsmouth:

Thomas Cayten, Chief Negotiator

Representing AFSCME, Local 1386:

Harriett P. Spencer, Staff Representative

Also appearing:

Kathleen Dwyer, Esq., City of Portsmouth
Calvin A. Canney, City Manager, City of Portsmouth
Bill Scott, City of Portsmouth
Steve Parkinson, City of Portsmouth
David S. Allen, City of Portsmouth
Dick McCann, City of Portsmouth

ORDER

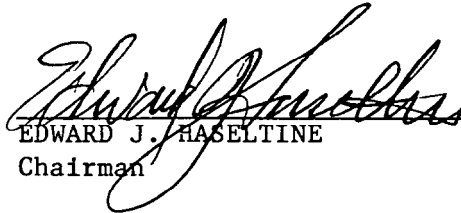
The City charged Local 1386, AFSCME of committing an unfair labor practice by requesting to arbitrate certain unresolved grievances allegedly committed over two years prior to the completed signed recent contract. The parties presented briefly their positions. PELRB issued the following oral decisions in this case:

- A. The request for arbitration by the Union submitted prior to the effective date of the current contract signed by the parties covering the period of July 1, 1989 to June 30, 1992 are ruled to be untimely and cannot be processed.

- B. The Union president failed to appear at the hearing.
- C. The parties are urged to follow strictly the grievance procedures set forth in the new contract in a timely fashion.

Oral decision November 1, 1990

Signed this 5th day of November, 1990.


EDWARD J. HASELTINE
Chairman

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