



STATE OF NEW HAMPSHIRE
PUBLIC EMPLOYEE LABOR RELATIONS BOARD

State Employees' Association of New Hampshire, SEIU Local 1984

and

New England Police Benevolent Association, Local 250

v.

State of New Hampshire, Department of Corrections

Consolidated Cases Nos. G-0108-3 & G-0109-6
Decision No. 2012-073

Order

The parties appeared for hearing on April 3, 2012. After discussion of existing PELRB recording equipment used to make a record of adjudicatory proceedings and pending PELRB efforts to obtain suitable replacement equipment, the parties jointly requested a continuance of the hearing to a later date anticipating that the PELRB will have replacement adjudicatory hearing equipment in place by the rescheduled hearing date. The joint motion to continue was granted, and the rescheduled adjudicatory hearing date is June 7, 2012.

The State's motion to dismiss (filed April 3, 2012) and the SEA's Motion for Summary Disposition and Deferral to Arbitration (filed April 3, 2012) were also briefly reviewed, as well as a timetable for submitting objections, further responsive pleadings, stipulated facts and exhibits relevant to these two motions. The parties shall proceed with respect to these motions according to the following schedule:

April 20, 2012: Objections to pending motions due
 Stipulated facts and exhibits due

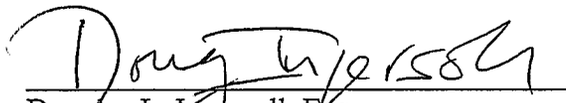
April 27, 2012: Reply to objections due

May 4, 2012: Response to reply to objections due

After the submission of all material pursuant to this schedule the undersigned will review the filings and determine whether the motions can be decided in advance of the June 7, 2012 adjudicatory hearing and a subsequent order will issue as necessary and appropriate.

So ordered.

April 4, 2012



Douglas L. Ingersoll, Esq.
Presiding Officer/Executive Director

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