



STATE OF NEW HAMPSHIRE
PUBLIC EMPLOYEE LABOR RELATIONS BOARD

Wayne Georgiana

v.

City of Manchester Fire Department

Case No. G-0199-1
Decision No. 2012-274

Order on Motion For Rehearing

On November 27, 2012 Mr. Georgiana filed a "Appeal of Decision 2012-257." On November 28, 2012 the PELRB notified the parties that Mr. Georgiana's filing would be processed as a motion for rehearing. Motions for rehearing are governed by RSA 541:3 and Pub 205.02, which provides in part as follows:

Pub 205.02 Motion for Rehearing.

(a) Any party to a proceeding before the board may move for rehearing with respect to any matter determined in that proceeding or included in that decision and order within 30 days after the board has rendered its decision and order by filing a motion for rehearing under RSA 541:3. The motion for rehearing shall set out a clear and concise statement of the grounds for the motion. Any other party to the proceeding may file a response or objection to the motion for rehearing provided that within 10 days of the date the motion was filed, the board shall grant or deny a motion for rehearing, or suspend the order or decision complained of pending further consideration, in accordance with RSA 541:5.

We have reviewed the filings and our prior Decision 2012-257 and the motion for rehearing is denied.¹

¹ On November 30, 2012 Mr. Georgiana filed a Motion to Amend Resolutions requesting, without explanation, the deletion of his third requested remedy (see complaint and motion to amend). This motion was submitted after case

So ordered.

December 14, 2012.



Charles S. Temple, Esq., Chair

By unanimous vote of Chair Charles S. Temple, Esq. and Board Members Kevin E. Cash and Carol M. Granfield.

Distribution:

Mr. Wayne Georgiana
Thomas I. Arnold, III, Esq.

dismissal. The motion is denied as moot given the earlier order of dismissal and this order denying the motion for rehearing.