<u>Local 1984, SEA, SEIU Seabrook Employee Association v. Town of Seabrook</u>, Decision No. 2004-103 (Case No. M-0575-20)

Union claimed that town committed unfair labor practice by pursuing pattern of discriminating, restraining, coercing, and interfering with employees rights under RSA 273-A:5 and by acting unilaterally regarding wages and benefits. PELRB dismissed union's complaint on grounds that portion of complaint was untimely and other portions were not supported by sufficient evidence.

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.