

Fall Mountain Regional Educational Support Personnel Association/NEA-NH v. Fall Mountain Regional School District, Decision No. 2004-198 (Case No. T-0380-7).

Union claimed that district committed unfair labor practice by unilaterally reducing number of work hours and by not maintaining status quo for certain benefits after expiration of contract. PELRB denied union's complaint finding that, under parties' expired contract, district had right to set number of hours, that benefits were contingent on number of hours worked, and that these conditions were maintained.

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.