<u>School Administrative Unit 21 v. Seacoast Education Association, NEA-NH</u>, Decision No. 2005-143 (Case No. T-0257-9)

District claimed that union committed unfair labor practice by demanding arbitration of grievance filed on behalf of school nurse who was not re-appointed for another school year. PELRB dismissed district's complaint finding that presumption of arbitrability remained under existing language of parties' agreement and that agreement covered dispute in question.

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.