2-23-1978

State of New York Public Employment Relations Board Decisions from February 23, 1978

New York State Public Employment Relations Board

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Keywords
NY, NYS, New York State, PERB, Public Employment Relations Board, board decisions, labor disputes, labor relations

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In the Matter of
SOUTHAMPTON UNION FREE SCHOOL DISTRICT, Employer,
-and-
DIVISION 100, LOCAL 144, SEIU, AFL-CIO, Petitioner,
-and-
SUFFOLK EDUCATIONAL CHAPTER, CSEA, Inc., Intervenor,

CASE NO. C-1598

A representation proceeding having been conducted in the above matter by the Public Employment Relations Board in accordance with the Public Employees' Fair Employment Act and the Rules of Procedure of the Board, and it appearing that a negotiating representative has been selected;

Pursuant to the authority vested in the Board by the Public Employees' Fair Employment Act,

IT IS HEREBY CERTIFIED that Division 100, Local 144, SEIU, AFL-CIO has been designated and selected by a majority of the employees of the above-named public employer, in the unit agreed upon by the parties and described below, as their exclusive representative for the purpose of collective negotiations and the settlement of grievances.

Unit:

Included: All regularly employed clerk typists, clerks, stenographers and senior account clerks.

Excluded: All other employees.

Further, IT IS ORDERED that the above-named public employer shall negotiate collectively with Division 100, Local 144, SEIU, AFL-CIO and enter into a written agreement with such employee organization with regard to terms and conditions of employment, and shall negotiate collectively with such employee organization in the determination of, and administration of, grievances.

Signed on the 23rd day of February, 1978.

[Signature]
Harold R. Newman, Chairman

[Signature]
Ida Klaus

PERB 58.3 (12-77)
In the Matter of
BOARD OF EDUCATION OF THE CITY OF
YONKERS,
Employer,
-and-
SERVICE EMPLOYEES INTERNATIONAL
UNION, AFL-CIO,
Petitioner,
-and-
YONKERS NON-TEACHING UNIT, CSEA.
Intervenor.

CASE NO. C-1518

A representation proceeding having been conducted in the
above matter by the Public Employment Relations Board in accord­
ance with the Public Employees' Fair Employment Act and the
Rules of Procedure of the Board, and it appearing that a
negotiating representative has been selected;
Pursuant to the authority vested in the Board by the
Public Employees' Fair Employment Act,

IT IS HEREBY CERTIFIED that Yonkers Non-Teaching Unit,
CSEA
has been designated and selected by a majority of the employees
of the above-named public employer, in the unit agreed upon by
the parties and described below, as their exclusive representative
for the purpose of collective negotiations and the settlement of
grievances.

Unit:

Included: All non-teaching personnel, including full
and part-time permanent, provisional and
temporary employees of the employer.

Excluded: All employees specifically excluded in
recognition clause, plus stenographic
legal-liaison secretaries, employees within
the supervisory negotiating unit, student
trainees and data processing programmer.

Further, IT IS ORDERED that the above-named public employer
shall negotiate collectively with Yonkers Non-Teaching Unit,
CSEA
and enter into a written agreement with such employee organization
with regard to terms and conditions of employment, and shall
negotiate collectively with such employee organization in the
determination of, and administration of, grievances.

Signed on the 23rd day of February, 1978.

Harold R. Newman, Chairman
Ida Klaus

PERB 58.3 (12-77)
In the Matter of

WATERTOWN CITY SCHOOL DISTRICT,
Employer,
- and -
WATERTOWN TEACHERS ORGANIZATION,
Petitioner,
- and -
WATERTOWN EDUCATION ASSOCIATION,
Intervenor.

CASE NO. C-1599

A representation proceeding having been conducted in the above matter by the Public Employment Relations Board in accordance with the Public Employees' Fair Employment Act and the Rules of Procedure of the Board, and it appearing that a negotiating representative has been selected:

Pursuant to the authority vested in the Board by the Public Employees' Fair Employment Act,

IT IS HEREBY CERTIFIED that WATERTOWN EDUCATION ASSOCIATION has been designated and selected by a majority of the employees of the above-named public employer, in the unit agreed upon by the parties and described below, as their exclusive representative for the purpose of collective negotiations and the settlement of grievances.

Unit: INCLUDED: All professional teaching employees.

EXCLUDED: Administrators, principals, vice-principals, directors and coordinators.

Further, IT IS ORDERED that the above-named public employer shall negotiate collectively with WATERTOWN EDUCATION ASSOCIATION and enter into a written agreement with such employee organization with regard to terms and conditions of employment, and shall negotiate collectively with such employee organization in the determination of, and administration of, grievances.

Signed on the 23rd day of February, 1978.

Harold R. Newman, Chairman

Ida Klaus