



Cornell University
ILR School

Cornell University ILR School
DigitalCommons@ILR

Board Decisions - NYS PERB

New York State Public Employment Relations
Board (PERB)

3-3-1981

State of New York Public Employment Relations Board Decisions from March 3, 1981

New York State Public Employment Relations Board

Follow this and additional works at: <https://digitalcommons.ilr.cornell.edu/perbdecisions>

Thank you for downloading an article from DigitalCommons@ILR.

Support this valuable resource today!

This Article is brought to you for free and open access by the New York State Public Employment Relations Board (PERB) at DigitalCommons@ILR. It has been accepted for inclusion in Board Decisions - NYS PERB by an authorized administrator of DigitalCommons@ILR. For more information, please contact catherwood-dig@cornell.edu.

If you have a disability and are having trouble accessing information on this website or need materials in an alternate format, contact web-accessibility@cornell.edu for assistance.

State of New York Public Employment Relations Board Decisions from March 3, 1981

Keywords

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

Comments

This document is part of a digital collection provided by the Martin P. Catherwood Library, ILR School, Cornell University. The information provided is for noncommercial educational use only.

NEW YORK STATE PUBLIC EMPLOYMENT RELATIONS BOARD

In the Matter of

#2A-3/3/81

SHERIFF'S CORRECTION OFFICERS ASSOCIATION
OF ROCKLAND COUNTY

: BOARD DECISION
: AND ORDER
:

: CASE NO. D-0200

upon the Charge of Violation of Section
210.1 of the Civil Service Law.

On October 14, 1980, Martin L. Barr, Counsel to this Board, filed a charge alleging that the Sheriff's Correction Officers Association of Rockland County (Association) had violated Civil Service Law (CSL) §210.1 in that it caused, instigated, encouraged, condoned and engaged in a strike against the County of Rockland (County) during the morning of September 2, 1980.

The charge further alleged that out of a negotiating unit of 53 correction officers, 22 participated in the strike.

The Association filed an answer, but thereafter agreed to withdraw it, thus admitting to all the allegations of the charge, upon the understanding that the charging party would recommend, and this Board would accept, a penalty of forfeiture of its deduction privileges for a period of five (5) months. The charging party has recommended a suspension of deduction privileges to the extent indicated.

On the basis of the unanswered charge, we find that the Association violated CSL §210.1 in that it engaged in a strike


6763

as charged, and we determine that the recommended penalty is a reasonable one, and will effectuate the policies of the Act.

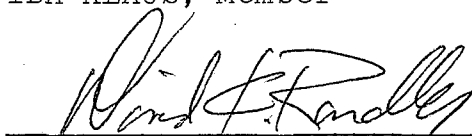
WE ORDER that the deduction privileges of the Sheriff's Correction Officers Association of Rockland County be suspended, commencing as soon as practicable, and continue for a period of five (5) months.

Thereafter, no dues and agency shop fees, if any, shall be deducted on its behalf by the County of Rockland until the Sheriff's Correction Officers Association of Rockland County affirms that it no longer asserts the right to strike against any government as required by the provisions of CSL §210.3(g).

DATED: Albany, New York
March 2, 1981


HAROLD R. NEWMAN, Chairman


IDA KLAUS, Member


DAVID C. RANDLES, Member

STATE OF NEW YORK
PUBLIC EMPLOYMENT RELATIONS BOARD

In the Matter of : #3A-3/3/81
WAPPINGERS CENTRAL SCHOOL DISTRICT, :
Employer, :
-and- :
WAPPINGERS EDUCATORS ASSOCIATION, NYEA/NEA, : Case No. C-2180
Petitioner, :
-and- :
WAPPINGERS CONGRESS OF TEACHERS, NYSUT/AFT, :
Intervenor. :

CERTIFICATION OF REPRESENTATIVE AND ORDER TO NEGOTIATE

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 Wappingers Congress of Teachers, NYSUT/AFT

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.

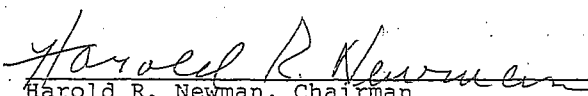
Unit: Included: Classroom teachers, special area teachers, teachers in charge, librarians, guidance counselors, speech therapists, psychologists, coordinators, school socialworkers, and regular and temporary substitutes.


Excluded: Per diem substitutes and all other employees.

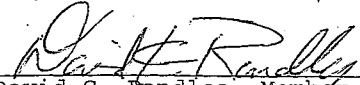
Further, IT IS ORDERED that the above named public employer shall negotiate collectively with Wappingers Congress of Teachers, NYSUT/AFT

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 2nd day of March, 1981
New York, New York


Harold R. Newman, Chairman


Ida Klaus, Member


David C. Randles, Member

STATE OF NEW YORK
PUBLIC EMPLOYMENT RELATIONS BOARD

In the Matter of :
 : #3B-3/3/81
MT. MORRIS CENTRAL SCHOOL, :
 : Employer, :
 - and - :
 : Case No. C-2158
MARIE PAGANO, et al., :
 : Petitioners, :
 - and - :
 :
MT. MORRIS NON-TEACHING ASSOCIATION, :
 : Intervenor. :

CERTIFICATION OF REPRESENTATIVE AND ORDER TO NEGOTIATE

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 the Mt. Morris Non-Teaching 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 custodians, office personnel, aides, bus driver/custodian and cleaners.

Excluded: All other employees.

Further, IT IS ORDERED that the above named public employer shall negotiate collectively with the Mt. Morris Non-Teaching 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 2nd day of March, 1981
New York, New York

Harold R. Newman
Harold R. Newman, Chairman

Ida Klaus
Ida Klaus, Member

David C. Randles
David C. Randles, Member

STATE OF NEW YORK
PUBLIC EMPLOYMENT RELATIONS BOARD

In the Matter of : #3C-3/3/81
: CAZENOVIA CENTRAL SCHOOL DISTRICT,
: Employer,
: -and- : Case No. C-2144
: CAZENOVIA ASSOCIATION OF BUS DRIVERS AND
: CUSTODIANS,
: Petitioner. :

CERTIFICATION OF REPRESENTATIVE AND ORDER TO NEGOTIATE

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 Cazenovia Association of Bus Drivers and Custodians

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 custodial employees including such titles as cleaner, custodian, groundskeeper, maintenance mechanic and similar titles and bus drivers, mechanic/bus drivers, custodian/bus drivers

Excluded: Auto mechanics and all other employees.

Further, IT IS ORDERED that the above named public employer shall negotiate collectively with Cazenovia Association of Bus Drivers and Custodians

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 2nd day of March, 1981
New York, New York

Harold R. Newman
Harold R. Newman, Chairman

Ida Klaus
Ida Klaus, Member

David C. Randles
David C. Randles, Member