

NH Supreme Court dismissed appeal of this decision on April 23, 1986, Supreme Court Case No. 85-429.

State of New Hampshire

PUBLIC EMPLOYEE LABOR RELATIONS BOARD

MANCHESTER EDUCATION ASSOCIATION

Petitioner

v.

COMMITTEE

CITY OF MANCHESTER, BOARD OF SCHOOL

Respondent:

CASE NO. T-0365:1

DECISION NO. 85-62

ORDER DENYING PETITION

FOR REHEARING

On June 21, 1985, PELRB unanimously ruled that the grandfathered unit in the Manchester School District composed of certificated employees of the Manchester School System would be amended to exclude "Unit A", principals and assistant principals, and that an election would be held pursuant to RSA 273-A:10. (Decision No. 85-57).

The Manchester Education Association filed a motion for reconsideration stating that PELRB erred by refusing to honor an election held prior to the enactment of 273-A; refusing to modify the recognized unit under "grandfather" provision; and, refusing to consider prior decisions in rendering its June 21, 1985 decision.

Upon reconsideration of the evidence before it, the Board ORDERS that the motion for rehearing be and hereby is, DENIED.

ROBERT E. CRAIG, Chairman

Signed this 21st day of August, 1985.

By unanimous vote. Chairman Craig, Members Osman, Verney and Roulx.