



Paul R. LePage
GOVERNOR

STATE OF MAINE
LABOR RELATIONS BOARD
90 STATE HOUSE STATION
AUGUSTA, MAINE
04333-0090
OFFICES LOCATED AT:
19 ELKINS LANE
October 14, 2014

BY E-MAIL AND U.S. MAIL

Mr. Ray Cote
Business Agent
Teamsters Union Local 340
144 Thadeus Street
South Portland, ME 04106

Ms. Annalee Rosenblatt
Labor Consultant
18 Tall Pines Road
Scarborough, ME 04074

Dear Ray and Annalee:

Re: Teamsters Union Local 340 v. Oxford County, No. 15-05 (MLRB filed July 15, 2014)

This letter schedules the evidentiary hearing in the above-referenced case. Maine Labor Relations Board (Board) prohibited practice procedures are governed by the 26 M.R.S.A. § 968(5)(B), and Chapter 12 of the Board Rules and Procedures.

Evidentiary Hearing

The Board has set the evidentiary hearing for Thursday, November 13, 2014, at 8:30 a.m. in the Board Hearing Room, located on the second floor of the Elkins Building, 19 Elkins Lane (former AMHI complex), Augusta. At the evidentiary hearing the Board will receive evidence and hear argument in support of and in dispute of the alleged violations. The Board will allow oral argument and may require post-hearing briefs.

The parties must equally share the per diem and expenses of Board members for days of evidentiary hearing and deliberations, and a proportion of the costs of administration of the Board's dedicated revenue account. See 26 M.R.S.A. § 968(1) (1988 & Supp. 2013). The enclosed invoice reflects an estimate of these costs. Payment is due upon receipt. The parties will be reimbursed for overpayments and will be billed for costs beyond the estimate. After hearing, the Board may tax all costs, expenses and attorney fees to a party who has presented a frivolous complaint or defense or who has committed a blatant statutory violation.

Mr. Ray Cote
Ms. Annalee Rosenblatt

-2-

October 14, 2014

Scheduling Conflicts

You must contact me within seven (7) calendar days of the date of this letter if the date and time specified above for the evidentiary hearing conflict with a previously-scheduled administrative or court matter requiring the attendance of a party, a necessary witness or representative. A copy of the document scheduling any such required attendance must be filed in support of any request for continuance.

Auxiliary Aids or Services

Please notify me, at least two (2) weeks in advance of the evidentiary hearing, if a party, representative or witness is disabled and will require auxiliary aids or services in order to participate fully.

Very truly yours,

Marc P. Ayotte
Executive Director

MPA/rap
Enclosure
pc: Board Members Yacoben, Bower, Whitney