UFA v. City, 9 OCB 6 (BCB 1972) [Decision No. B-6-72 (IP)]

OFFICE OF COLLECTIVE BARGAINING BOARD OF COLLECTIVE BARGAINING

In the Matter of

UNIFORMED FIREFIGHTERS ASSOCIATION, LOCAL 94, I.A.F.F.,

Petitioner

DECISION NO. B-6-72

-against

DOCKET NO. BCB-84-70

THE CITY OF NEW YORK,

Respondent.

DECISION AND ORDER

This matter involves a charge by Petitioner alleging conduct by the City which, if established, would constitute a violation of \$1173-5.0 of the NYCCBL. The nature of the charge and the alleged statutory violation (lack of full faith compliance stem from the bargaining relationship involving the same parties as in Case No. BCB-108-71.

For the reasons mentioned in our decision and order in <u>Uniformed Firefighters Association, Local 94, I.A.F.F.</u> v. <u>The City of New York</u>, Decision No. B-5-72, the petition herein is dismissed, without prejudice.

0 R D E R

Pursuant to the powers vested in the Board of Collective Bargaining by the New York City Collective Bargaining Law, it is hereby

ORDERED, that the Petition herein be, and the same hereby is, dismissed without Prejudice to the filing of a new petition in the event of a dispute concerning the City's refusal or failure to execute the agreement between Petitioner and the City.

DATED: New York, N.Y.
January 26, 1972.

ARVID ANDERSON Chairman

WALTER L. EISENBERG M e m b e r

ERIC J. SCHMERTZ M e m b e r

WILLIAM MICHELSON
Member

THOMAS J. HERLIHY
M e m b e r (Alternate)