

L.1180, CWA v. City, 4 OCB 49 (BOC 1969) [Decision No. 49-69
(Cert.)]

OFFICE OF COLLECTIVE BARGAINING
BOARD OF CERTIFICATION

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In the Matter of

LOCAL 1180, COMMUNICATIONS WORKERS
OF AMERICA, AFL-CIO

DECISION NO.49-69

-and-

THE CITY OF NEW YORK

DOCKET NO. RU-52-68

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O R D E R

The parties hereto having stipulated, in writing, that the duties and responsibilities of employees in the Rule XI-Rule XII title of Administrator and of those employees in restored Rule X titles who are serving in positions equated to the cited Rule XI-XII title are confidential and/or managerial-executive in nature;

NOW, therefore, pursuant to the powers vested in the Board of Certification by the New York City Collective Bargaining Law, it is hereby

O R D E R E D, that the petition herein be, and the same hereby is dismissed.

DATED: New York, N.Y.

August 11, 1969

ARVID ANDERSON
CHAIRMAN

ERIC J. SCHMERTZ
MEMBER