

IN THE COURT OF COMMON PLEAS
OF THE 29TH JUDICIAL DISTRICT
OF PENNSYLVANIA

LYCOMING COUNTY,
Petitioner

:
: CIVIL DIVISION

VS

TEAMSTERS LOCAL NO. 764,
Respondent

:
: NO: 246-CV-2005

06-00624 ✓

2007 FEB 16 A 11:45

Thomas C. Marshall, Esq., and ✓
Ryan M. Tira, Esq., Attorneys for Petitioner ✓
Robert P. Curley, Esq., Attorney for Defendant ✓
Warren R. Mowery, Jr., Esq., Attorney for PLRB ✓


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ORDER

AND NOW, this February 15, 2007, after hearing argument and reviewing the briefs of counsel, it is clear that the Commissioners of the County of Lycoming are not required to perform any legislative enactment in order to comply with the PLRB arbitrated and enforceable award.

The Lycoming County Request for Review is hereby DENIED and the Petition to Enforce Final Order of the PLRB in case number PERA-C-05-81-E is hereby GRANTED. Not only should Lycoming County pay the arbitrated award to their ADA's and APD's, but they are hereby Ordered to also pay "interest on any monies due under the award at the simple rate of six (6) percent per annum from the date of the award up to the date of the payment on the monies" per the PLRB unfair labor practice determination.

BY THE COURT:


P.J.
Honorable Scott W. Naus