In the Matter of the Arbitration Between

Ohio Bureau of Worker's Compensation

Grievance 34-03(12-06-88) 71-01-09

Employer,

Grievant (Carl Eichelberger)

and

Hearing Date: February 27, 1990

OCSEA, Local 11 AFSCME, AFL-CIO

Union.

For the Employer: Donald F. Wilson and Meril Price

For the Union: Joe Ealey and John Porter

Bench Opinion

- 1. The Grievance was not properly before the Arbitrator as the Grievance was filed in an untimely manner.
- 2. The Employer should not have removed the Grievant from the property while the Grievant was on suspension, as the Grievant had no notice that he was forbidden to come on State property.
- 3. The lack of access on that day did not prejudice the Grievant's ability to file the Grievance in a timely manner.

Grievance Denied.

March 6, 1990 Date

Rhonda R. Rivera

Arbitrator