

1893

Consent Award

Grievances

27-02-20050811-2150-01-03
27-02-20050916-2169-01-03
27-02-20050923-2173-01-03
27-02-20051012-2187-01-03
27-02-20060503-2291-01-03

Management shall act in conformity with the State of Ohio – OCSEA/AFSCME Local 11 Collective Bargaining Agreement, Appendix Q Agency Specific Agreement Department of Rehabilitation and Correction Part B Pick-a-Post Pgs. 251 & 252, Allen Correctional Institute Pick-a-Post Agreement dated 08/25/2004, and Pick-a-Post Parameters.

Allen Correctional Institute Management shall be trained on acting in conformity with the State of Ohio – OCSEA/AFSCME Local 11 Collective Bargaining Agreement (CBA), Appendix Q Agency Specific Agreement Department of Rehabilitation and Correction Part B Pick-a-Post Pgs. 251 & 252, Allen Correctional Facility Pick-a-Post Agreement dated 08/25/2004, and Pick-a-Post Parameters. Said training will be conducted prior to the end of September 2006.

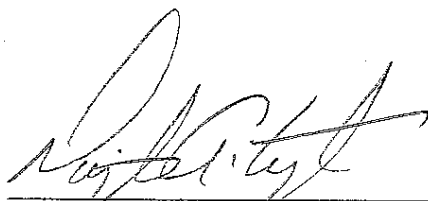
The Allen Correctional Institution joint labor-management Pick-A-Post (PAP) committee will schedule and hold a minimum of one (1) meeting a month for three (3) consecutive months beginning in September 2006. During these meetings the local Management and OCSEA PAP liaisons will be present. Either party may submit agenda items to be discussed by the committee during these meetings.

Arbitrator Washington retains jurisdiction in this matter until the parties avail themselves of another remedy set forth in the CBA. After approval of any changes to Allen Correctional Institution's Pick-A-Post agreement by the oversight committee the arbitrator will meet with the parties sixty days thereafter to review the implementation and /or any violation of the Pick-A-Post agreement/CBA.

In the interim, OCSEA agrees that any additional grievances regarding the Pick-A-Post agreement related to the subject matter of the above grievances will be held in abeyance until such time Arbitrator Washington can review with the parties the facts related to the alleged violations. OCSEA agrees to disclose to Management and bring forth to Arbitrator Washington all facts that indicate a violation of the current and/or prospective Pick-A-Post agreements.

In the event the grievances set forth above are not fully settled at the meeting Arbitrator Washington attends, the parties reserve all rights under the CBA to resolve these grievances including consideration of Article 25.10 resolution.

The parties agree that mediation was conducted on August 15, 2006 and as a result a consent award was issued by Arbitrator Washington on this date. Finally, the consent award is in no way precedent setting.



Arbitrator Washington

8-15-06

DATE