

[LABOR RELATIONS AGENCY STATIONERY]

January 8, 1979

ORDER AND DECISION NO. 41 PERTAINING TO
AN UNFAIR LABOR PRACTICE CHARGE ON
BEHALF OF LORENA CORSON

FINDINGS OF FACT

The questions involved in the unfair labor practice charges brought on behalf of Lorena Corson were, at least in part, the subject of a proceedings in arbitration. The question of whether or not the arbitrator exceeded his jurisdiction in making his award is pending before the courts

CONCLUSION

If the Court finds that the arbitrator did exceed his jurisdiction and sets aside his award, leaving jurisdiction to the Labor Relations Agency, then the Agency should entertain an unfair labor practice charge properly filed according to the provisions of 2 AAC 10. 231. If the Court upholds the arbitrator's award the matter should be ended as far as the Labor Relations Agency is concerned.

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The charge on behalf of Lorena Corson is dismissed without prejudice to the possible re-filing of the charge as per the conclusion above.

SIGNED: _____

C.R. "Steve" Hafling, Chairman

SIGNED: _____

Ronald M. Henry, Member

SIGNED: _____

Morgan Reed, Member

[SIGNATURES ON FILE]