IN THE MATTER OF
LOCAL 196, AFSCME,
COUNCIL 4/CARLA BOLAND

-AND-

RENEE JACKSON

Case No. SUPP-25,083

A P P E A R A N C E S:

Renee Jackson
Pro Se

Attorney J. William Gagne, Jr.
For the Union

Attorney Giovanna Tiberii Weller
For the Connecticut Lottery Corporation

PROCEDURAL ORDER

The above-captioned case was filed by the Complainant Renee Jackson
(Complainant or Jackson) on December 16, 2004 alleging that Local 196, AFSCME
and/or its President Carla Boland (the Union), breached the duty of fair representation to
the Complainant during the Complainant’s employment with the Connecticut Lottery
Corporation. On January 4, 2007 the parties appeared before the Labor Board for the
fifth day of formal hearing in this matter. During the January 4th hearing, the
Complainant began her testimony. As part of her presentation and testimony before the
Labor Board, the Complainant asserted that, in addition to her allegations against the
Union, she asserts that her former employer, the Connecticut Lottery Corporation,
committed prohibited practices by settling an employment dispute with the Complainant
in 2004. Since the hearing on January 4, 2007 the Complainant has requested the
following:
(1) Issuance of a subpoena ordering the appearance and testimony of individual Lynn Agnew.

(2) Issuance of a subpoena duces tecum directed to the Connecticut Lottery Corporation ordering production of copies of certain electronic mail messages for the period January, 2003 to the present.

Additionally, the Complainant has served a subpoena upon witness Carla Boland requiring her presence and testimony before the Labor Board.

We have carefully reviewed the record to date and have considered the requests of the Complainant and we issue the following Order with regard to the Complainant’s requests and the continuing conduct of the hearing in this matter.

ORDER

By virtue of and pursuant to the powers vested in the Connecticut State Board of Labor Relations by the State Employees Relations Act, it is hereby ORDERED:

1. The Complainant’s request for a subpoena ordering the appearance and testimony of Lynn Agnew is DENIED.

2. The Complainant’s request for a subpoena duces tecum directed to the Connecticut Lottery Corporation is DENIED.

3. Any request by the Complainant to amend the instant complaint to include allegations against the Connecticut Lottery Corporation is DENIED.

4. The Complainant and the Union are ORDERED to each produce at the next hearing, copies of the following grievances, all responses to said grievances and all written disposition of said grievances:

   A. 07-4533 (letter of counseling)
   B. 07-4565 (failed working test period/demotion)
   C. 07-4569 (letter of reprimand)
   D. 07-4568 (service rating on working test period)
   E. 07-4572 (annual rating/retaliation)
   F. 07-4650 (letter of reprimand)
G. 07-4660 (letter of reprimand)

H. 07-4656 (unfair treatment)

I. 07-4689 (service rating)

5. The hearing on March 15, 2007 will commence with the continuing testimony of the Complainant. Upon conclusion of the Complainant’s testimony, the Labor Board will take testimony from subpoenaed witness Carla Boland. Both parties should be prepared to go forward with the hearing in that order on March 15, 2007.

CONNECTICUT STATE BOARD OF LABOR RELATIONS

John W. Moore, Jr.
John W. Moore, Jr.
Chairman

Patricia V. Low
Patricia V. Low
Board Member

Wendella A. Battey
Wendella A. Battey
CERTIFICATION

I hereby certify that a copy of the foregoing was sent via facsimile and mailed postage prepaid this 6th day of March, 2007 to the following:

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Jaye Bailey, General Counsel
CONNECTICUT STATE BOARD OF LABOR RELATIONS