

Public Safety Labor News

Index

February - December 1993

DESCRIPTTON	CASE CITATION	ISSUE
Affirmative Action		
Court invalidates firefighter affirmative action plan.	<i>United Black Firefighters Association v. City of Akron</i> , 976 F.2d 999 (6th Cir. 1992)	August
Arbitration		
Binding interest arbitration law upheld.	<i>Anchorage Police Department Employees' Association v. Municipality of Anchorage</i> , 839 P.2d 1080 (Alaska 1992)	February
New Jersey court strikes down interest arbitrators' awards.	<i>Hillsdale PBA Local 207 v. Borough of Hillsdale</i> , 622 A.2d 872 (N.J. Super. 1993)	October
Arbitrator should make determination of arbitrability.	<i>City of Ann Arbor</i> , 15 NPER MI-24036 (Mich. ERC 1993)	November
Pension contribution refunds stand.	<i>Municipality of Bethel Park</i> , 15 NPER PA-24095 (Pa.Cmwlth. Ct. 1993)	December
Assignments		
City improperly re-defines fire captain's job.	<i>City of Winona and IAFF, Local 575</i> , 100 LA 548 (Daly, 1993)	August
Civil Lawsuits		
Not all statements made by police officers are protected by qualified privilege.	<i>Lee v. City of Rochester</i> , 600 N.Y.S.2d 273 (July 16, 1993)	September
Sergeant allowed to maintain defamation action against Chief.	<i>Posadas v. City of Reno</i> , 851 P.2d 438 (Nev. 1993)	December
Classification		
Correctional officers not entitled to peace officer status.	<i>County of Santa Clara v. Deputy Sheriffs' Association of Santa Clara County, Inc.</i> , 3 Cal. 4th 873, 13 Cal. Rptr.2d 53, 838 P.2d 781 (1992)	June
Collective Bargaining		
No right to implement last best offer.	<i>Philadelphia Housing Authority v. Pennsylvania Labor Relations Board</i> (Pa.Cmwlth. 1993)	April
Florida allowed to cut leave benefits for state employees.	<i>State of Florida v. Florida Police Benevolent Association</i> (Fla. 1992)	May
Bargaining over civil service issues.	<i>Mayfield Heights Firefighters Association v. DeJohn</i> (Ohio App. April 15, 1993)	July
Sergeants not supervisors under collective bargaining laws.	<i>County of McLeod v. Law Enforcement Labor Services</i> , 499 N.W.2d 518 (Minn.App. 1993)	August
Duty to bargain includes duty to share wage information.	<i>City of Bellevue v. IAFF, Local 1604</i> , 831 P.2d 738 (Wash. 1992)	July
Composition Of Bargaining Unit		
Inspector, deputy fire marshal, captain, and lieutenant included in rank-and-file firefighter bargaining unit.	<i>International Ass'n of Fire Fighters, Local 2546 v. City of Bradenton</i> , 15 NPER FL-24134 (Fla. PERC 1993)	November
Administrative assistant excluded from sheriff's bargaining unit.	<i>County of Stephenson</i> , 15 NPER IL-24110 (Ill. SLRB 1993)	November
Fire lieutenants included in rank-and-file bargaining unit.	<i>Village of Elk Grove</i> , 15 NPER IL-24120 (Ill.App 1993)	November
Firefighter bargaining unit in Buffalo realigned.	<i>City of Buffalo</i> , 15 NPER NY-13001 (N.Y. PERB 1993)	November
Contract Clause		
Police successfully challenge Baltimore furlough plan.	<i>Fraternal Order of Police v. City of Baltimore</i> (D.Md. 1992)	February
Disability		
Probationary period does not stop running because firefighter suffers disability.	<i>Gemmell v. City of New Haven</i> (Conn. Super. 1992)	April
Past practice controls light-duty assignments.	<i>Mt. Lebanon, Pennsylvania, and United Police Society of Mt. Lebanon</i> , LAIG 4729 (Doepken, 1992)	June

DESCRIPTTON	CASE CITATION	ISSUE
Rejected firefighter not handicapped.	<i>Welsh v. City of Tulsa</i> , 2 AD Cases 473 (10th Cir. 1992)	July
Temporary back injury not a handicap.	<i>Paegle v. Department of Interior</i> , 2 AD Cases 482 (D.D.C. 1993)	July
Corrections officer with knee injury held not to be disabled.	<i>Sanford v. Stearn</i> , 2 AD Cases 491 (N.D. Ohio 1992)	August
Court upholds discharge of firefighter with diabetes.	<i>Miller v. Sioux Gateway Fire Department</i> , 2 AD Cases 652 (Iowa S.Ct. 1993)	August
Epileptic police officer entitled to hearing before discharge.	<i>Pavonarius v. City of Allentown</i> , 629 A.2d 204 (1993)	September
Disabled firefighter entitled to vacation pay.	<i>Town of Wilbraham, Massachusetts and IAFF, Local 1847</i> , LAIG 4772 (Litton, 1993)	September
Diabetic firefighter's discharge upheld.	<i>Miller v. Sioux Gateway Fire Department</i> , 497 N.W.2d 838 (Iowa 1993)	October
The light-duty dilemma.	<i>Biscoe v. Baltimore City Police Department</i> (Md.App. 1993)	October
City has right to order officer to return to modified light-duty position.	<i>City of Central Falls, Rhode Island and Fraternal Order of Police, Lodge 7</i> , LAIG 4789 (Jerue, 1993)	November
Employee has right to choose between sick leave and disability insurance.	<i>Town of Salem, New Hampshire and Salem Police Relief</i> , LAIG 4785 (Golick, 1993)	November
FBI agent fired for misconduct, not alcoholism.	<i>Little v. FBI</i> , 2 AD Cases 1109 (4th Cir. 1993); <i>Ladefeld v. Marion General Hospital</i> , 2 AD Cases 900 (6th Cir. 1993)	November
Overweight a disability under California state law.	<i>Cassista v. Community Foods, Inc.</i> , 856 P.2d 1143 (1993)	November
Refusal of light-duty assignment not discriminatory.	<i>Molloy v. Bellevue</i> , 71 Wash.App. 382 (1993)	December
Officer not entitled to disability leave for fourth absence due to gunshot wound.	<i>City of Chicago and Fraternal Order of Police, Lodge No. 7</i> , 93-2 ARB ¶ 3310 (Goldstein, 1993)	December
Discipline		
Penile plethysmograph held too intrusive.	<i>Harrington v. Almy</i> , 977 F.2d 37 (1st Cir. 1992)	April
Felony indictment not enough to justify suspension without pay.	<i>City of Ft. Worth, Texas</i> , LAIG 4697 (Bennett, 1992)	June
Criminal trespass does not violate oath of office.	<i>Duffy v. Ward</i> , 596 N.Y.S.2d 746 (N.Y.App. 1993)	July
Hearings officer orders transfer; discipline rescinded.	<i>City of Dayton and FOP</i> , 15 NPER OH-24051 (Ohio SERB Hearing Officer 1992)	July
Captain who made racist comments ordered reinstated.	<i>Knight v. Department Of Police</i> , 619 So.2d 1116 (La.App. 1993)	August
Discipline cannot be based on fears of civil liability.	<i>City of Lebanon, Pennsylvania and Fraternal Order of Police</i> , LAIG 4754 (DiLauro, 1993)	August
Conduct unbecoming includes theft.	<i>Habe v. South Euclid Civil Service Commission</i> (Ohio App. Feb. 4, 1993)	August
Tampering with tape recording results in discharge.	<i>Clark v. Board of Fire and Police Com'rs of Village of Bradley</i> , 613 N.E.2d 826 (Ill.App. 1993)	August
Shooting to collect gambling debt merits discharge.	<i>Burke v. City of Anderson</i> , 612 N.E.2d 559 (Ind.App. 1993)	October
Evidence supports termination for sexual harassment.	<i>Bryant v. City of Little Rock</i> (Ark.App. 1993)	October
Nazi-like behavior in sheriff's office warrants discharge.	<i>Pruitt v. Howard County Sheriff's Department</i> , 623 A.2d 696 (Md.App. 1993)	October
Arbitrator reverses discharge for failure to return to work.	<i>Detroit, Michigan Transportation Corporation and Police Officers Association of Michigan</i> , LAIG 4781 (Glazer, 1993)	November
Sergeant receives \$675,000 and service retirement in lawsuit against City.	<i>Harris v. City of Pittsburg</i> , reported in <i>The Labor Beat</i> , published by Carroll, Burdick & McDonough	December
Arbitrator reinstates police officer convicted of sexual abuse.	<i>City of St. Paul, Minnesota</i> , BMS 93-PA-1650 (Neigh, 1993)	December
Deputy fired for insubordination reinstated with full back pay.	<i>Kalamazoo County Sheriff's Deputies Association and County of Kalamazoo</i> (Chiesa, 1993)	December
Failure to cite rules and regulations violates due process rights.	<i>Bigando v. Heitzman</i> , 590 N.Y.S.2d 553 (App.Div. 1992)	April
Notice of discharge, not discharge itself, starts statute of limitations running.	<i>Farmer v. City of Ft. Lauderdale</i> , 427 So.2d 187 (Fla. 1983)	May
Violation of union's representation rights results in reversal of discharge.	<i>King County Police Officer's Guild v. King County</i> , Decision 4299 (Wash. PERC 1993)	August
Hearing required even after shoplifting conviction.	<i>Dell v. City of Tipton</i> , 618 N.E.2d 1338 (Ind.App. 1993)	September
Hearing board allowed to call own witnesses.	<i>Maryland State Police v. Zeigler</i> , 625 A.2d 914 (Md.App. 1993)	September
Union must be party to extension of probationary period.	<i>Howard County, Maryland, and Howard County Police Officers' Association</i> (Fishgold, 1993)	September
County not required to disclose documents pertaining to pending internal affairs investigation.	<i>Jackson County Sheriff Employees Association v. Jackson County</i> , 14 PECBR 270 (Or. ERB 1993)	September
Fired officer must finish arbitration process before bringing lawsuit.	<i>Wallace v. Daguanno</i> , 499 N.W.2d 264 (Wisc.App. 1993)	October
Discharged firefighter required to exhaust grievance procedure.	<i>Gemmel v. City of New Haven</i> , 628 A.2d 1331 (Ct.App. Aug. 3, 1993)	October
Illinois court lacks jurisdiction to reverse lieutenant's discharge.	<i>Jones v. Peoria County Sheriff's Merit Commission</i> , ___ N.E.2d ___ (Ill.App. 1993)	October
Employee, not employer, can choose employee's disciplinary representative.	<i>City of Fraser, Michigan</i> , 15 NPER MI-24053 (Mich. ERC 1993)	November

DESCRIPTTON	CASE CITATION	ISSUE
Arbitrator reverses transfer on grounds of anti-union bias.	<i>Metropolitan Police Department</i> , 98 LA 1159 (Bowers, 1992)	February
Arbitrator reverses suspension for failure to sign medical release.	<i>Morgan County Sheriff</i> , 98 LA 975 (Cohen, 1992)	February
Discipline reversed for firefighter's "Spanky" comment.	<i>City of Harrisburg and International Association of Fire Fighters, Local 428</i> , LAIG 4707 (Skonier, 1992)	May
Arbitrator upholds discharge of police officer who lied about involvement in off-duty accident.	<i>Village of Hemstead and PBA of Hemstead</i> , LAIG 4710 (Babiskin, 1992)	May
Discharge of probationary employee not arbitrable.	<i>In re Lewering</i> , ___ N.W.2d ___ (Minn.App. 1993)	June
Arbitrators reinstate state troopers fired for sex on duty.	<i>Oregon State Police Officers Association and State of Oregon</i> , (Park, 1993); <i>Oregon State Police Officers Association and State of Oregon</i> (Edwards, 1993)	June
Firefighter union president appropriately suspended for fighting.	<i>City of Pompano Beach, Florida and Pompano Beach Professional Firefighters, Local 1549</i> , LAIG 4712 (Stratham, 1992)	June
Arbitrator reinstates discharged officer who visited massage parlor.	<i>City of Portland and Portland Police Association</i> , (Tornquist, 1993) (unreported decision)	July
Off-duty obscenity, gun brandishment merits termination.	<i>Conley v. City of Akron</i> (OhioApp. 1993)	July
Suspension for foul language upheld.	<i>City of Stephenville, Texas</i> , LAIG 4777 (Hughes, 1993)	September
Fire lieutenant's obscene comments warrant termination.	<i>Griggs v. No. Main Fire District</i> , 576 N.E.2d 1082 (Ill.App. 1992)	February
Officer's termination for dereliction of duty upheld.	<i>Launius v. Board of Fire and Police Commissioners of Des Plaines</i> , 603 N.E.2d 477 (Ill. 1992)	February
Inappropriate comment does not merit suspension.	<i>City of San Antonio</i> , LAIG 4658 (Bennett, 1992)	April
Domestic dispute results in discharge.	<i>Dronet v. Department of Police</i> , 613 So.2d 735 (La.App. 1993)	April
Discrimination		
Beard ban discriminatory, court says.	<i>University of Maryland v. Boyd</i> , 612 A.2d 305 (Md.App. 1992)	February
Transsexual lieutenant receives \$149,500.	<i>Smith v. City of Jacksonville</i> , 31 GERR 320 (1993)	May
Diabetic firefighter's discharge upheld.	<i>Miller v. Sioux Gateway Fire Department</i> , 497 N.W.2d 838 (Iowa 1993)	October
Oregon firefighter victim of gender and disability discrimination.	<i>Winnett v. City of Portland</i> , 847 P.2d 902 (Or.App. 1993)	May
Drug Testing		
Random drug testing negotiable; reasonable suspicion testing not negotiable, Florida Supreme Court rules.	<i>Fraternal Order of Police v. City of Miami</i> , 609 So.2d 31 (Fla. 1992)	April
Drug test within margin of error.	<i>City of Philadelphia, Pennsylvania and Fraternal Order of Police</i> , LAIG 4695 (Lichtman, 1992)	May 1993
Reasonable suspicion required in absence of formal drug testing policy.	<i>Miller v. Vanderburgh County</i> , 610 N.E.2d 858 (Ind.App. 1993)	June
Arbitrator rejects random drug testing for Milwaukee police.	<i>City of Milwaukee, Wisconsin and Milwaukee Police Association</i> , Decision No. 27151-B (Malamud, 1993)	November
Most aspects of firefighters' drug testing plan negotiable.	<i>City of Utica</i> , 15 NPER NY-14641 (N.Y. PERB Director 1992)	December
Due Process		
Arbitrator reverses transfer on grounds of anti-union bias.	<i>Metropolitan Police Department</i> , 98 LA 1159 (Bowers, 1992)	February
Newspaper comments by employer do not merit due process hearing.	<i>Waynick v. County of Dallas</i> (Tex.App. 1993)	June
Employer's failure to cite rules and regulations in pre-disciplinary process violates due process rights.	<i>Bigando v. Heitzman</i> , 590 N.Y.So.2d 553 (App.Div. 1992)	April
When employee has right to full post-discipline remedy, there is no constitutional right to allow the employee to call witnesses during a pre-disciplinary hearing.	<i>Boesflug v. San Juan County</i> , 845 P.2d 865 (N.M.App. 1992)	May
Due process requires reasonable advance notice of hearing; officer awarded seven years back pay.	<i>Civil Service Commission v. Goldman</i> , 610 N.E.2d 858 (Pa.Cmwlt. 1993)	June
Hearing required even after shoplifting conviction.	<i>Dell v. City of Tipton</i> , 618 N.E.2d 1338 (Ind.App. 1993)	September
The FLSA		
When on-call time is compensable under the FLSA.	<i>Birdwell v. City of Gadsden</i> , 970 F.2d 802 (1992); <i>Allen v. United States</i> , 1 Cl.Ct. 649 (1983); <i>Renfro v. City of Emporia</i> , 948 F.2d 1529 (10th Cir. 1991); <i>Clay v. Winona</i> , 30 WH Cases 201 (N.D. Miss. 1990)	February
Supreme Court decides FLSA issue.	<i>Moreau v. Klevenhagen</i> , 113 S.Ct. 1905, 123 L.Ed.2d 584 (1993)	June
Fire department not liable for academy time.	<i>Reich v. Parker Fire Protection District</i> , 992 F.2d 1023 (10th Cir. 1993)	July
FLSA exemptions can be lost by potential for discipline.	<i>Shockley v. City of Newport News</i> , 997 F.2d 18 (4th Cir. 1993)	August
Paycheck delay violates FLSA.	<i>Biggs v. Wilson</i> , 1 F.3d 1537 (9th Cir. 1993)	October
K-9 officers entitled to pay for transporting dogs to and from home.	<i>Graham v. City of Chicago</i> , 828 F.Supp. 576 (N.D.Ill. 1993)	October

DESCRIPTTON	CASE CITATION	ISSUE
New York's detectives entitled to overtime.	<i>Martin v. State of New York</i> , 807 F.Supp. 919 (N.D.N.Y. 1992)	October
Allegation of police brutality opinion, not statement of fact.	<i>Turner v. Devlin</i> , 848 P.2d 286 (Ariz. 1993)	December
Court clarifies EMT's status under FLSA.	<i>Mercer v. Ben Hill County</i> , 980 F.2d 683 (11th Cir. 1993); <i>O'Neal v. Barrow County Board of Commissioners</i> , 980 F.2d 674 (11th Cir. 1993)	April
<i>Freedom Of Speech</i>		
Firefighters challenge Department rules prohibiting contact with media.	<i>Wolf v. City of Aberdeen</i> , 758 F.Supp. 551 (D.S.D. 1991)	February
Complaints of sexual harassment raise free speech issues.	<i>Poulsen v. City of North Tonawanda</i> , 811 F.Supp. 884 (W.D.N.Y. 1993)	April
Employees allowed to identify selves as firefighters in political campaign.	<i>Evanston Fire Fighters Ass'n. v. Illinois SLRB</i> , 609 N.E.2d 790 (Ill.App. 1993)	April
Officer's unemployment appeal does not bar First Amendment lawsuit.	<i>Edmundson v. Borough of Kennett Square</i> , 818 F.Supp. 798 (E.D.Pa. 1993)	November
<i>Grievance Procedures</i>		
Untimely racial discrimination grievance rejected.	<i>City of Chicago, Illinois and Chicago Fire Fighters Union</i> , LAIG 4669 (Gordinier, 1992)	May
Arbitrator grants city employees additional holiday.	<i>City of Lebanon, New Hampshire</i> , LAIG 4668 (Higgins, 1992)	June
Five-month delay does not render grievance untimely.	<i>City of Avon and Fraternal Order of Police</i> , LAIG 4746 (Smith, 1992)	July
<i>Grooming Codes</i>		
Ban on mustaches upheld in Massachusetts.	<i>Weaver v. Henderson</i> , 984 F.2d 11 (1st Cir. 1993)	May
<i>Health Insurance</i>		
Medical plan does not cover vitamins for firefighter's daughter.	<i>City of Chicago and Chicago Fire Fighters Union Local 2</i> , LAIG 4708 (Cox, 1992)	June
City wrongly limits firefighter's stroke benefits.	<i>City of York, Pennsylvania and IAFF</i> , LAIG 4726 (Brogan, 1992)	July
Police officers denied health insurance benefit on retirement.	<i>Fraternal Order of Police and Village of Lyons, Illinois</i> , 93-2 ARB ¶3304 (Briggs, 1992)	December
<i>Hours Of Work</i>		
Employer required to collectively bargain over change from 7-2, 7-2, 6-4 schedule to 5-8 schedule.	<i>Township of Upper Saucon v. Pennsylvania Labor Relations Board</i> , 620 A.2d 71 (Pa.Cmwlth. 1993)	April
One-hour lunch period reinstated.	<i>City of Peabody v. Peabody Police Benevolent Association</i> , 606 N.E.2d 1348 (Mass.App. 1993)	June
<i>Nepotism</i>		
Court upholds anti-nepotism policy.	<i>Sioux City POA v. Sioux City</i> , 495 N.W.2d 687 (Iowa 1993)	July
<i>Personnel Files</i>		
County not required to disclose documents pertaining to pending internal affairs investigation.	<i>Jackson County Sheriff Employees Association v. Jackson County</i> , 14 PECBR 270 (Or. ERB 1993)	September
<i>Promotions</i>		
Positive marijuana test does not preclude promotion.	<i>City of Detroit, Michigan and IAFF, Local 344</i> , LAIG 4677 (Roumell, 1992)	May
Lieutenant had protected property right to captain's job.	<i>Sottiley v. New York City Police Department</i> , 595 N.Y.S. 822 (A.D. 1993)	July
Promotional examination not unfair because of limited access to study materials.	<i>Dininger v. City of Hamilton</i> , ___ OhioApp. ___ (OhioApp. 1993)	November
<i>Residency Requirements</i>		
Arbitrator untangles complicated residency issue; reinstates demoted detective.	<i>Carson City, Nevada, Sheriff's Department and Carson City Protective Ass'n</i> (Knowlton, 1993)	August
<i>Seniority</i>		
City has no right to deny officers' vacation; seniority prevails.	<i>City of Frasier and Police Officers' Association of Michigan</i> , LAIG 4709 (Dobry, 1992)	June
Seniority does not control job assignment.	<i>Montgomery County and Fraternal Order of Police, Lodge 104</i> , LAIG 4766 (Porter, 1993)	September
Seniority controls training assignments.	<i>City of Chester, Pennsylvania and Fraternal Order of Police, Lodge 19</i> , LAIG 4765 (Kyler, 1993)	September
First case decided on conflict between ADA and seniority clause.	<i>City of Dearborn Heights and Dearborn Heights Police Supervisors Association</i> (Kanner, 1993)	December

DESCRIPTTON	CASE CITATION	ISSUE
Sexual Harassment		
Sexual harassment claim not barred by workers' compensation laws.	<i>Accardi v. City of Simi Valley, California</i> , 21 Cal. Rptr.2d 292 (Cal.App. 1993)	September
Sick Leave		
Fire lieutenant not required to produce medical certificate verifying sick leave use.	<i>Town of Mansfield, Massachusetts and IAFF, Local 1820</i> , LAIG 4758 (Overton, 1993)	August
Sick leave payment upon death required.	<i>Cass County, Michigan Sheriff's Department and Command Officers Association of Michigan</i> , LAIG 4776 (Long, 1993)	September
Employee has right to choose between sick leave and disability insurance.	<i>Town of Salem, New Hampshire and Salem Police Relief</i> , LAIG 4785 (Golick, 1993)	November
Subcontracting		
City allowed to use volunteer paramedics on the 4th of July.	<i>City of Dayton, Ohio and IAFF, Local 136</i> , LAIG 4674 (Sandver, 1992)	June
Fire lieutenant's termination upheld for profane and religiously discriminatory comments.	<i>Griggs v. No. Main Fire District</i> , 576 N.E.2d 1082 (Ill.App. 1992)	February
Time Requirements		
Weekend delivery sufficient for contract opening letter.	<i>Cheltenham Township Police Association v. Cheltenham Township</i> (Pa.Cmwlt. 1992)	June
Unfair Labor Practices		
Chief's discipline threats violate law.	<i>Town of Wallingford</i> , Decision No. 3002 (Conn. SBLR 1992)	February
Witness statements not discoverable before disciplinary hearing.	<i>City of Hartford v. Connecticut State Board of Labor Relations</i> (Conn. Super. 1993)	May
City not to blame for captain's inappropriate discussion.	<i>City of Schenectady</i> , 15 NPER NY- 13038 (N.Y. PERB 1993)	November
Borough unlawfully lays off two police officers; reinstatement required.	<i>Selinsgrove Borough</i> , 15 NPER PA-24102 (Pa. LRB 1993)	November
Police union negotiators have obligation to urge ratification of contract.	<i>Village of Malone</i> , 15 NPER NY-14685 (N.Y. PERB ALJ 1992)	December
IAFF did not commit unfair labor practice by refusing to provide grievance settlement documents.	<i>City of Rochester</i> , 15 NPER NY-14504 (N.Y. PERB ALJ 1993)	December
Vacations		
Town allowed to refuse police vacation requests during week of July 4th.	<i>Town of Wareham</i> , LAIG 4779 (Dolan, 1993)	November
Wages		
City barred from freezing merit increases after contract expires.	<i>City of Deerfield Beach</i> , 98 LA 1189 (Frost, 1992)	February
City allowed to recalculate firefighters' hourly rate in order to achieve compliance with FLSA.	<i>City of Cuyahoga Falls</i> , LAIG 4661 (Vana, 1992)	April
Accreditation not necessary for education incentive pay.	<i>Town of Framingham, Massachusetts and Framingham Police Association</i> , LAIG 4701 (Bloodsworth, 1992)	May
Officer not entitled to court overtime for training.	<i>Village of Tuckahoe and Tri-County Federation of Police</i> , LAIG 4745 (Ellenberg, 1992)	July
Even though budget did not include wage increase, city required to pay negotiated wage increase.	<i>City of Lake Worth, Florida, and Palm Beach County Police Benevolent Association</i> , LAIG 4762 (Brown, 1993)	September
D.A.'s standby instructions result in callback payment.	<i>City of Woodburn and Woodburn Police Association</i> (Kienast, 1993)	September
Firefighter allowed to continue to "act-up."	<i>Oak Park Fire Fighters' Association and Village of Oak Park</i> , 15 NPER IL- 24111 (Ill. SLRB 1993)	November
Officer entitled to double time for eighth consecutive day of work, but not ninth.	<i>Fraternal Order of Police, Ohio Labor Council and the City of Xenia, Ohio</i> , 93-2 ARB ¶3346 (Graham, 1993)	December
Workers' Compensation		
Brick wall falls on firefighters eliminating their right to holiday pay.	<i>City of Pittsburg and International Association of Fire Fighters, Local 1</i> , LAIG 4744 (Talarico, 1992)	August
Working Conditions		
City not required to medically screen for asbestos.	<i>City of Chicago</i> , 99 LA 343 (Cox, 1992)	June
The Family Leave Act of 1993 – what it requires.	No case citation.	September

