

UNITED STATES OF AMERICA
BEFORE THE NATIONAL LABOR RELATIONS BOARD
REGION 29

CORBEL INSTALLATIONS, INC

and

Case No. 29-CA-90466

COMMUNICATIOS OF AMERICA

and

LOCAL 1430, INTERNATIONAL
BROTHERHOOD OF ELECTRICAL
WORKERS, AFL-CIO

Party to the Contract

LIMITED EXCEPTION OF THE COMMUNICATIONS
WORKERS OF AMERICA
TO THE DECISION OF THE ADMINISTRATIVE LAW JUDGE'S DECISION

On May 15, 2013, Administrative Law Judge Mindy E. Landow issued a Decision in Case Number 29-CA-90466 with respect to a Complaint issued against Corbel Installations, Inc., herein called Respondent. Judge Landow found that Respondent violated Sections 8(a)(1), (2), (3) and (5) of the National Labor Relations Act.

The Communications Workers of America ("CWA"), the Charging Party herein, takes limited exception to Judge Landow's decision only as follows:

1. Judge Landow failed to grant an extension of the period of CWA's certification bar as requested by CWA. Therefore, CWA hereby requests that the Board order an extension of CWA's certification bar. As the successor employer Corbel Installations, Inc. has begun to bargain in good faith with CWA, CWA requests that the certification bar be extended for ten months.

2. CWA further requests that the Board change the employer's name on the certification from Falcon to its successor Corbel Installations, Inc..

CWA respectfully urges the National Labor Relations Board to adopt those facts and findings of the Judge to which no limited exceptions are taken, as those findings are supported by credible record evidence.

Dated: June 11, 2013

Respectfully submitted,

A handwritten signature in black ink, appearing to read "Gabrielle Semel". The signature is written in a cursive style with a horizontal line underneath the name.

Gabrielle Semel
CWA Legal Department
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