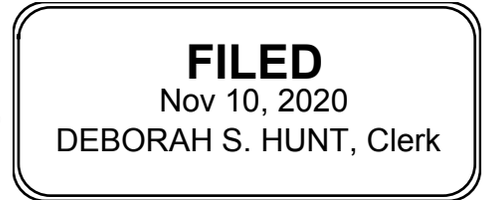


Nos. 20-1730; 20-1854

UNITED STATES COURT OF APPEALS
FOR THE SIXTH CIRCUIT



MOTOR CITY PAWN BROKERS INC.,)
)
Petitioner Cross-Respondent,)
)
v.)
)
NATIONAL LABOR RELATIONS BOARD,)
)
Respondent Cross-Petitioner.)

ORDER

Before: CLAY, Circuit Judge.

Motor City Pawn Brokers Inc. petitions for review of the National Labor Relations Board’s decision and order finding that it improperly discharged four employees for failing to agree to its unlawful work rules. The Board cross-appeals for enforcement. Patricia Tilmon, Terrence Walker, and Gianluca Bartolucci, respondents below, move to intervene in both cases in support of enforcement. Motor City Pawn Brokers Inc. does not oppose either motion. Under Federal Rule of Appellate Procedure 27(c), a single judge may rule on the motion.

Tilmon, Walker, and Bartolucci timely filed the instant motion to intervene within thirty days of the filing of the petition for review. *See* Fed. R. App. P. 15(d). They assert that, as the respondents below, they have a substantial interest in the outcome of the petition for review. *See Bales v. NLRB*, 914 F.2d 92, 94 (6th Cir. 1990). Generally, the successful party in an agency proceeding is permitted to intervene in this court. *See Int’l Union of Operating Eng’rs, Local 18*

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v. *NLRB*, 837 F.3d 593, 594 (6th Cir. 2016) (order) (“The winning parties may intervene to defend the [] judgment in their favor.”).

The motions to intervene are **GRANTED**.

ENTERED BY ORDER OF THE COURT

A handwritten signature in black ink, appearing to read "Deborah S. Hunt", written in a cursive style.

Deborah S. Hunt, Clerk