

	DATE	DECISION (Union)	ISSUE ON APPEAL	VENUE	CURRENT DISPOSITION(S)	AAG Role
1	10/07/13	<u>STATE - FISH AND WILDLIFE, Decision 11394-B (PSRA, 2013) 24387-U-11-6249</u>	UN appeals the Commission's decision that RCW 41.80 determined the status quo for bargaining unit members once the union was certified and that the employees were covered by the coalition CBA upon certification.	Ct. Appeals, Div. I (72104-6) King County (13-2-35049-1)	Appealed 10/7/13. Trial Ct Rev'd PERC. ER appealed to COA 6/19/14. Oral argument 5/27/15. PERC Affirmed 12/7/15. UN filed for reconsideration 12/31/15. Reconsideration denied 1/28/16.	Monitor
2	04/10/14	<u>CITY OF MOUNTLAKE TERRACE, DECISION 11702-A (PECB, 2014) 24086-U-11-6163</u>	UN appeals the Commission's decision that the employer did not unilaterally change discipline, did not unilaterally change the procedure for granting step increases, did not change disciplinary procedures when it did not grant step increases, and did not interfere with employee rights.	Snohomish County (14-2-04433-8)	Appealed 4/10/14. Assigned to Judge.	Monitor
3	04/10/14	<u>CITY OF MOUNTLAKE TERRACE, DECISION 11831-A (PECB, 2014) 24665-U-12-6303</u>	UN appeals the Commission's decision that the ER did not interfere with employee rights when the ER representative called the UN's attorney a liar.	Snohomish County (14-2-03470-7)	Appealed 4/10/14. Assigned to Judge.	Monitor
4	05/19/14	<u>KITSAP COUNTY v. KITSAP COUNTY DEPUTY SHERIFF'S GUILD, DECISION 11869-A (PECB, 2014) 25227-U-12-6459</u>	ER appeals the Commission's decision that ER failed to provide requested information. ER argued some of the information it did not disclose was work product.	Thurston County (14-2-00961-2)	Appealed 5/19/14. PERC aff'd in part and rev'd in part 11/9/15.	Monitor

Court Docket (002).xlsx

5		KITSAP COUNTY v. KITSAP COUNTY CORRECTIONAL OFFICER'S GUILD, INC.	Employer filed a petition in Superior Court seeking a declaratory order that lay offs are a permissive subject of bargaining. On remand from the Court of Appeals, the Superior Court found the decision to be a permissive subject of bargaining.	Ct. Appeals Div. II (46735-6-II) Ct. App. Div. I (73637-0-I)	PERC's motion to intervene granted 7/11/14. Superior Court found the decision to lay off to be a permissive subject of bargaining. UN and PERC appealed. Oral Argument 9/15/15.	Active
6	07/02/15	KITSAP County, Decision 12163-A (PECB, 2015)	Union appealed the Commission's decision that the employer did not breach its good faith bargaining obligation and did not send negotiators to the table with insufficient authority to bargain.	Thurston County (15-2-01259-0)	Appealed 7/2/15. Awaiting Trial 3/11/16.	Monitor
7	07/06/15	WASHINGTON STATE FERRIES (INLANDBOATMEN'S UNION OF THE PACIFIC) 25078-U-12-6427	Employer appealed Commission's decision that the union did not insist to impasse when it did not submit the issue to interest arbitration.	Thurston County (15-2-01281-6)	Appealed 7/6/15. Awaiting Trial 4/22/16.	Monitor
8	08/13/15	Lewis County, Decision 12312-A (PECB, 2015) 26721-C	The employer appealed the Commission's decision that the accountant shared a community of interest with the bargaining unit.	Lewis County (15-2-00779-21)	Appealed 8/13/15. Awaiting Trial 1/15/16. PERC aff'd 1/22/16.	Active
9	11/30/15	State - Residential Care Council Decision 12346-A (PECB, 2015) 26692-U	The employer appealed the Commission's decision that the union did not unlawfully insist to impasse on permissive subjects of bargaining.	Thurston County (15-2-02352-34)	Appealed 11/30/15. Awaiting Trial 4/1/16.	