In the Matter of
American Federation of Government
Employees, Local 2741,
Complainant,

and

District of Columbia
Department of Recreation,
Respondent.

PERB Case No. 80-U-10
Opinion No. 32

DEcision And Order

On November 20, 1980, Local 2741, American Federation of Government
Employees (hereafter AFGE) filed an Unfair Labor Practice Complaint
against the District of Columbia Department of Recreation (hereafter
Department).

AFGE charged the Department with violations of D.C. Code
Section 1-618.4(a)(1) and (5) (Comprehensive Merit Personnel Act)
based upon the Department's issuance to members of the bargaining
unit a proposed sample tour of duty notice without having
first consulted with the certified Labor representative.

The Department formally denied the charges and stated that the
sample tour of duty was distributed for internal sampling purposes
only and not arbitrarily or in violation of the statute.

On October 16, 1981, a hearing was conducted by the Board's
designated hearing examiner, who concluded, among other things, that the
relief sought by AFGE is moot since the proposals in question were
not implemented.

After reviewing the hearing examiner's findings and conclusions,
the Board determines that no further action is necessary.

ORDER

It is ordered that:

This case is hereby dismissed.

BY ORDER OF THE PUBLIC EMPLOYEE RELATIONS BOARD

February 1, 1982