

STATE OF WASHINGTON

BEFORE THE PUBLIC EMPLOYMENT RELATIONS COMMISSION

WASHINGTON FEDERATION OF  
STATE EMPLOYEES,

Complainant,

vs.

STATE - CORRECTIONS,

Respondent.

CASE 23325-U-10-5941

DECISION 11060-B – PRSA

ORDER DENYING MOTION  
FOR RECONSIDERATION

Younglove and Coker, by *Christopher J. Coker*, Attorney at Law, for the union.

Attorney General Robert M. McKenna, by *Kari Hanson*, Assistant Attorney General, for the employer.

This case comes before the Commission on a motion for reconsideration filed by the Washington State Department of Corrections (employer) seeking clarification of the backpay remedy. The employer asks the Commission to clarify the remedy either through an additional Order of the Commission or through additional evidence presented by reopening the record. In the motion, the employer also seeks to stay the Order pending such clarification. Having carefully considered the arguments in the motion, we deny.

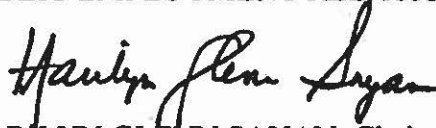
NOW, THEREFORE, it is

ORDERED


The motion for reconsideration is DENIED.

ISSUED at Olympia, Washington, this 17<sup>th</sup> day of September, 2012.

PUBLIC EMPLOYMENT RELATIONS COMMISSION



MARILYN GLENN SAYAN, Chairperson



PAMELA G. BRADBURN, Commissioner



THOMAS W. McLANE, Commissioner