

GEORGE EDWARD LARNEY

29 South LaSalle Street, Suite 415
Chicago, Illinois 60603

Business: (312) 444-9565
Home: (847) 431-7793
Fax: (312) 332-0204
e-mail: geolarney@naarb.org
Geolarney@yahoo.com

Occupation: Full time Labor Arbitrator-Mediator

Education: Ph.D. in Labor Economics, 1974 - Illinois Institute of Technology
Dissertation in Labor Arbitration (University of Michigan Microfilm)
M.B.A. in Industrial Relations, 1966 - Northwestern University
B.S. in Business Administration, 1965 - University of Illinois

Professional Memberships: National Academy of Arbitrators

Listed Panels: American Arbitration Association
Federal Mediation and Conciliation Service
National Mediation Board
Illinois Educational Labor Relations Board
Illinois Labor Relations Board
Iowa Public Employment Relations Board
Wisconsin Employment Relations Commission
California State Mediation & Conciliation Service
California Public Employment Relations Board
Los Angeles County Employee Relations Commission
Los Angeles City Employee Relations Board
Montana Board of Personnel Appeals
U.S. Postal Service & Postal Police Officers Assn, Central Area Region
Florida Public Employment Relations Commission
City of Los Angeles County Civil Service Commission
Oregon Employment Relations Board

Other Panels
National Railroad Adjustment Board
U.S. Railroad Retirement Board
Mediation Research Education Project – Grievance Mediation & Training
Go Jet Airlines/Teamsters

Experience: Positions Held: Full time arbitrator/mediator in private practice since 1979. FMCS Commissioner (1974-1979). Presidential Appointment, Executive Director, National Commission for Industrial Peace (1973-1974). Labor Economist, U.S. Department of Labor (1971-1973). Instructor in Economics, IIT (1966-1971). Internship with Martin Cohen and Pearce Davis (1966-1971); Internship with David L. Cole (1973-1974)

SAMPLE CASES

Contract Mediation: Evanston School District 65; Schaumburg School District 54; Sterling School District 5; Villa Park School District 45; Lyons Township School District; North Suburban Mass Transit District (Nortran). City of Kankakee; City of Crystal Lake.

Interest Arbitration: Chicago Transit Authority (CTA); City of Harvey; Joliet Mass Transit; Town of Cicero; City of Kewanee; City of Edwardsville; Country Club Hills. City of Kankakee

Grievance Arbitration: Allmetal, Inc./Machinists, District 8; Kraft Foods Global, Inc./Food & Commercial Workers 538; AT&T Midwest/Electrical Workers, IBEW 21; Anamosa State Penitentiary, Iowa Dept. of Corrections/AFSCME Council 61; Federal Bureau of Prisons, U.S. Dept. of Justice/AFGE Council 33; City of LeRoy, IL/Plumbers 99.

Fact-Finding: Rockford Board of Education District 205.

Honors: Congressional Fellowship Nomination, FMCS, 1977.

Fees: Grievance Arbitration: Per diem \$1,000.00

Interest Arbitration: Per diem \$1,200.00

Cancellation: If, after the case is docketed, by reason of settlement, permanent withdrawal of the matter from arbitration, indefinite deferral of the case, or for any other reason, the hearing does not proceed on the date scheduled and the circumstances are not subject to those covered by Postponements in the section below, a cancellation fee shall be applicable.

Any time within thirty (30) calendar days of the scheduled hearing date, there will be a cancellation fee of one day's per diem as indicated above plus a docketing fee in the amount listed below applicable to a hearing scheduled for one day. For scheduled multiple day hearings, each successive day beyond the first shall be charged at one-half the per diem rate.

Postponement Prior to Date of Hearing:

(1) A postponement of a scheduled hearing date that does not result in rescheduling the case will be considered a cancellation and subject to the charges set forth under cancellation fees.

(2) Postponement of a case thirty (30) or less days in advance of the scheduled hearing date irrespective of whether it is rescheduled will result in a postponement fee equal to the full per diem fee in effect.

Postponement on Date of Hearing:

(1) If, for any reason, the hearing is postponed, rescheduled, or cancelled on the date of hearing, the case will be considered a cancellation and subject to the charges set forth herein relative to cancellation and docketing fees in addition to a late surcharge fee of \$100.

(2) Any out-of-pocket expenses incurred by the Arbitrator in traveling to and from the place of hearing when the case is postponed, rescheduled or cancelled, shall be billed to the parties pursuant to their arrangements to pay such expenses.

Docketing Fees: In the event a scheduled hearing is cancelled, postponed, or rescheduled for any reason, at any time, or the grievance is settled at hearing either as a result of a voluntary effort by the Parties or as a result of mediation assistance, a docketing fee of \$200 will be charged.

Mediation of Contract Disputes: An hourly fee in the amount of \$200.00 which will cover all time involved in travel to and from the case. All out-of-pocket expenses incurred in connection with the mediation shall be assessed the parties for reimbursement.

Mediation of Grievances: If a settlement of the case is effected by the Arbitrator by means of mediation, the Arbitrator shall charge the parties a per diem fee of \$1,200.00.