# CAPTION: COLERAIN TOWNSHIP V. AFSCME OHIO COUNCIL 8, AFL-CIO LOCAL 3553

**04-10-24**

APPEAL NO.: C-230377

TRIAL NO.: A-2204168

KEY WORDS: R.C. 2711.10(D) — ARBITRATION — COLLECTIVE-BARGAINING AGREEMENT

SUMMARY:

In a dispute concerning a township employee’s termination, the trial court erred in vacating the arbitrator’s award of reinstatement and making the employee whole under R.C. 2711.10(D) where nothing in the collective-bargaining agreement prevented the arbitrator from awarding any remedy inherent within the relief requested in the employee’s written grievance in order to provide the employee with a full and adequate remedy under the provision of the collective-bargaining agreement relevant to the arbitrator’s decision.

The trial court erred in vacating the arbitrator’s award under R.C. 2711.10(D) where it vacated the award due to a perceived error in the arbitrator’s exercise of her powers under the collective-bargaining agreement.

JUDGMENT: REVERSED AND CAUSE REMANDED

JUDGES: OPINION by ZAYAS, P.J.; CROUSE and WINKLER, JJ., CONCUR.