

Download Bohen V. City Of East Chicago

Hortencia Bohen worked at the fire department of the City of East Chicago between December 3, 1979, and May 9, 1983. She was a dispatcher. Dispatchers usually work in teams of two on eight hour shifts. Each dispatcher works five shifts per week. Nine or ten dispatchers (the department's usual complement) can maintain 24 hour service while permitting vacations and time off. *Lenard v. Argento*, 808 F.2d 1242, 1245-46 (7th Cir. 1987); *Spanish Action Committee v. City of Chicago*, 811 F.2d 1129, 1133-34 (7th Cir. 1987); *Lightfoot v. Walker*, 826 F.2d 516, (7th Cir. 1987). The harassment and discharge contentions were separate claims for relief, not separate theories in support of a single claim. Bohen did not recover back pay or obtain reinstatement, so the fees must be limited accordingly. Hortencia Bohen worked at the fire department of the City of East Chicago between December 3, 1979, and May 9, 1983. She was a dispatcher. Dispatchers usually work in teams of two on eight hour shifts. Each dispatcher works five shifts per week. Nine or ten dispatchers (the department's usual complement) can maintain 24 hour service while permitting vacations and time off. 1. Hortencia Bohen, a former employee of the City of East Chicago Fire Department, brought the action below claiming that she was fired on the basis of her national origin or sex or in retaliation for filing discrimination charges with the Equal Employment Opportunity Commission. - Bohen V. City Of East Chicago