



MANDATE

Certified and Issued as Mandate Under NH Sup. Ct. R. 24

Maureen A. Caraway
Clerk/Deputy Clerk

11/18/2010
Date

THE STATE OF NEW HAMPSHIRE

SUPREME COURT

In Case No. 2010-0599, Appeal of Jeffrey T. Clay, the court on November 4, 2010, issued the following order:

The court having reviewed the appeal and appendix, the decision of the administrative agency is summarily affirmed in accordance with Rule 25(1)(c) on the basis that the case includes the decision of the administrative agency appealed from, no substantial question of law is presented, and the supreme court does not find the decision unjust or unreasonable. Newmarket School District's motion for summary affirmance and Newmarket Teacher's Association's motion for summary disposition are, therefore, moot.

Under Supreme Court Rule 25, the supreme court has discretion to summarily affirm the ruling of an administrative agency. No appeal, however, is summarily affirmed except by unanimous vote of the court with at least three justices participating.

This matter was considered by each justice whose name appears below. If any justice who considered this matter believed the appeal should have been accepted, this case would have been accepted and scheduled for briefing.

Summarily affirmed.

Broderick, C.J., and Dalianis, Duggan, Hicks and Conboy, JJ., concurred.

**Eileen Fox,
Clerk**

Distribution:

NH Public Employee Labor Relations Board, #E-0092-2

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File