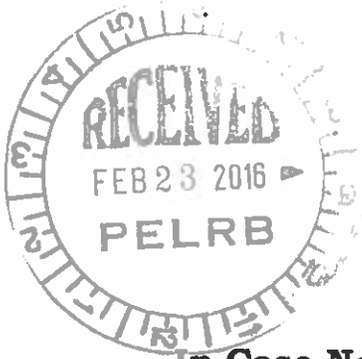


MANDATE

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

Eileen F. Cook Clerk/Deputy Clerk 2/23/16
Date



THE STATE OF NEW HAMPSHIRE

SUPREME COURT

In Case No. 2014-0801, Appeal of City of Concord, the court on February 22, 2016, issued the following order:

Supreme Court Rule 22(2) provides that a party filing a motion for rehearing or reconsideration shall state with particularity the points of law or fact that it claims the court has overlooked or misapprehended.

We have reviewed the claims made in the City of Concord's motion for reconsideration and conclude that no points of law or fact were overlooked or misapprehended in our decision. Accordingly, upon reconsideration, we affirm our January 26, 2016 decision and deny the relief requested in the motion.

Relief requested in motion for reconsideration denied.

Dalianis, C.J., and Hicks, Conboy, Lynn, and Bassett, JJ., concurred.

**Eileen Fox,
Clerk**

Distribution:
NH Public Employee Labor Relations Board, G-0205-3
James W. Kennedy, III, Esquire
John S. Krupski, Esquire
Attorney General
Allison R. Cook, Supreme Court
File