

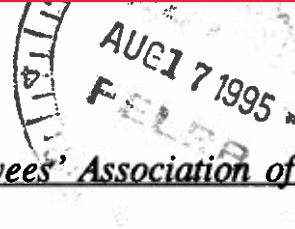
Appeal of State Employees Ass'n, Supreme Court No. 93-112 (July 19, 1995). Modifies language of decision in this case dated March 23, 1995, 139 N.H. 441 (1995), which reverses & remands PELRB Decision No. 92-131.

The State of New Hampshire

Supreme Court

No. 93-112

Appeal of State Employees' Association of New Hampshire, Inc. & a.



TO THE CLERK OF PUBLIC EMPLOYEE LABOR RELATIONS BOARD

I hereby certify that the Supreme Court has issued the following order in the above-entitled action:

March 23, 1995 Batchelder, J. Reversed and remanded.

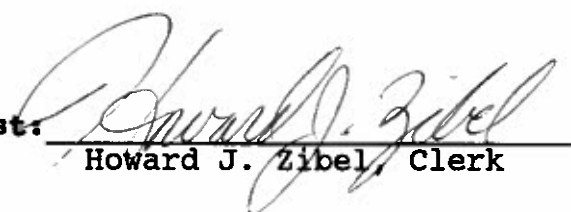
July 19, 1995 Assented to motion for stay is denied.

Motion for limited rehearing is denied. The opinion dated March 23, 1995, is modified as follows:

The third full paragraph on page three of the slip opinion is deleted in its entirety, that paragraph being the one which begins, "The CBA explicitly states" and which ends, "negotiated rights under the CBA."

The second full paragraph on page three of the slip opinion, which is the paragraph before the one deleted, is modified by adding to the end thereof the following sentence: "To hold that the public employer can unilaterally make binding a decision which the CBA does not would deprive the public employee of rights negotiated under the CBA."

Attest:


Howard J. Zibel, Clerk

August 15, 1995