

Appeal of Dept of Safety, Division of State Police, Supreme Court No. 90-598 (July 15, 1992). Vacates & remands PELRB Decision Nos. 1990-109 & 1990-123.

THE STATE OF NEW HAMPSHIRE

SUPREME COURT



90-598 Appeal of Department of Safety

In Case No. .... Division of State Police .....

the court upon ..... July 15, 1992 ..... made the following order:

Having the benefit of briefs and oral argument of the parties and having considered the record on appeal, the court concludes that a formal opinion is not necessary for the disposition of this matter.

The board's written decision does not include specific findings of fact sufficient to support its conclusion that sergeants should be included in the bargaining unit. See RSA 541-A:20.

The case is remanded to the board for proceedings at which it may further consider this issue.

Vacated and remanded.

Distribution:

Public Employee Labor Relations Board  
Stephen J. Judge, Esquire  
Nicholas D. Brown, Esquire  
Chris Henchey, Chief Negotiator  
Joseph Monahan, III, Esquire  
Donna R. Craig, Supreme Court  
File

Howard J. Zibel

Clerk