IN THE SUPREME COURT OF PENNSYLVANIA MIDDLE DISTRICT

DEPARTMENT OF CORRECTIONS, SCI- CAMP HILL,	: No. 272 MAL 2007
Respondent	Petition for Allowance of Appeal from theOrder of the Commonwealth Court at 1205CD 2006, dated February 28, 2007,
V.	 reversing the Order of the Unemployment Compensation Board of Review at B-06- 09-F-0460 and B-451376, dated May 22,
UNEMPLOYMENT COMPENSATION BOARD OF REVIEW,	: 2006. :
Petitioner	:

<u>ORDER</u>

PER CURIAM

DECIDED: October 4, 2007

The Petition for Allowance of Appeal is **GRANTED** and the Commonwealth Court's decision and order is **REVERSED** and the matter is **REMANDED** for reconsideration in light of our decision in <u>Navickas v. Unemployment Comp. Bd. of Review</u>, 787 A.2d 284 (Pa. 2001) (holding that the Unemployment_Compensation Act sets forth a single governing standard of willful misconduct and rejecting idea that a higher standard may apply based upon the type or nature of the employment involved) and <u>Grieb v. Unemployment</u> <u>Compensation Bd. of Review</u>, 827 A.2d 422 (Pa. 2003) (reiterating that the Unemployment Compensation Act sets forth a single standard regarding willful misconduct and declining to adopt a heightened standard as a public safety exception to the willful misconduct standard).