STATE OF MAINE

KENNEBEC, ss.

SUPERIOR COURT CIVIL ACTION DOCKET NO. AP-08-46 JMJ- Hthi- 1/1. 101

WILLIAM STEBBINS,

Petitioner

v.

DECISION AND ORDER

DEPARTMENT OF PUBLIC SAFETY,

Respondent

Before the court is an appeal filed by the petitioner pursuant to M.R. Civ. P. 80C. The petitioner, William Stebbins, submitted an application for a permit to carry a nonconcealed firearm by a prohibited person pursuant to 15 M.R.S. § 393. The Department of Public Safety sent out a notice regarding the application on March 26, 2008. The Attorney General's Office responded on April 17, 2008, more than 22 days after the statutory deadline and 30 days had expired.

On May 23, 2008, the Department denied the permit stating that an objection had been received within 30 days and under the statute it is automatic-no permit shall be issued. From this decision, the petitioner has appealed.

Discussion

Pursuant to Title 15 M.R.S. § 393(4), the Department of Public Safety shall within 30 days of receiving a request for an application to carry a firearm by a prohibited person notify certain individuals. The proper notice did go out to the proper parties. However, a response from the Attorney General's Office objecting to the request for an application was not received within the statutory mandated 30 days. In its decision, the Department indicated that its decision was based on the fact that within 30 days of

sending out the notice someone entitled to receive the notice did object. Although the State in its brief argues other reasons why the Department was justified in denying the application, the sole reason stated in the decision by the Commissioner is that they had

received an objection within the 30-day period.

It is clear that under section 393(4), in the last sentence of the section, it states,

"The Commissioner may deny an application even if no objection is filed."

The court hereby remands this case to the Department for clarification. The

Department does not have the authority to deny the permit because it received an

objection within the 30-day period, when in fact, they did not receive an objection

within the 30-day period.

Since the statute gives the Department discretion to deny an application for any

reason and if the Department believes it had no discretion to grant the license because

of the objection by the Attorney General's Office, then the Department must consider

this application on the merits. If the Department denies the application based on its

discretion, then it must state its reason on the record, thereby giving the petitioner

whatever rights of appeal he may have from the Department denying his application

for the stated reason.

It is hereby ORDERED that the matter is REMANDED to the Department of

Public Safety for further action consistent with this decision.

Dated:

7-2404

Joseph M. Jabar (

Justice, Superior Court

Attorney for Petitioner:

Newell Augur, Esq. 77 Water Street Hallowell, ME 04347

Attorney for Respondent:

Lara Nomani, esq. Assistant Attorney General 6 State House Station Augusta, ME 04333

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Date Filed	6/20/08 Kennebec County	Docket No. <u>AP08-46</u>
Action <u>Pe</u>	tition for Review 80C	J. Mills
		J. JABAR
William	Stebbins vs.	Department of Public Safety, et al
Plaintiff's At		Defendant's Attorney
77 Wat	A. Augur, Esq. er Street ell, Maine 04347	Lara Nomani, AAG 6 SHS Augusta, Maine
Date of Entry		·
6/20/08	Notice of Appeal of Final Agency Action, filed. s/Augur, Esq.	
7/14/08	Certification of record filed by Lara Nomani, AAG.	
7/14/08	Entry of appearance for Dept of Public Safety, filed by Atty Nomani, AAG.	
8/13/08	Notice And Briefing Schedule mailed to attorneys of record.	
09/23/08	Filed 09/23/08: Petitioner's Br Final Agency Action Pursuant to D	ief in Support of his Request for Review of Rule 80C filed by Atty Auger.
9/25/08	Letter referencing corrected copy of Brief, and Appellant's Brief In Support Of His Request For Review Of Final Agency Action Pursuant To Rule 80C, filed 9/24/08. s/Augur, Esq.	
10/21/08	Respondent's Motion For Enlargement Of Time To File Brief, filed 10/17/08 s/Nomani, AAG	
10/22/08	ORDER, Mills, J. The Respondent's Motion for Enlargement of Time is hereby GRANTED by agreement of the parties. Respondent's Brief is due November 4, 2008. No objection. Copy mailed to attorneys of record.	
11/6/08	Respondent's Brief, filed on 11/4/08. s/Nomani, AAG	
11/18/08	Petitioner's Motion for Enlargement of Time to File Reply Brief, filed. s/Augur, Esq. Proposed Order, filed.	
11/25/08	ORDER, Mills, J. The Respondent's Motion for Enla	rgement of time is hereby granted by

agreement of the parties. Respondent's Brief is due November 28, 2008.

Petitioner's Motion To Modify The Record, filed 12/5/08. s/Augur, Esq.

Petitioner's Reply Brief, filed 12/1/08. s/Augur, Esq.

Copies mailed to attys. of record.

12/6/08

12/6/08

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Date of Entry	Docket No.	
2/9/09	Proposed Stipulation , filed. s/Nomani, AAG	
	Copies mailed to attys. of record.	
4/23/09	Documents, filed. s/Augur, Esq.	
	Notice of setting for 7/9/09	
	rent to attorneys of record.	
7/8/09	Letter regarding hearing, filed. s/Augur, Esq.	
7/8/09	Newell Augur, Esq. for the Petitioner and Lara Nomani, AAG for the Respondent.	
	Oral arguments made to the court. Court to take matter under advisement.	
7/24/09	DECISION AND ORDER, Jabar, J. It is hereby ORDERED that the matter is REMANDED to the Department of Public Safety for further action consistent with this decision. Copies to attys. of record Copies to repositories	