

STATE OF MAINE
YORK, ss

SUPERIOR COURT
CIVIL ACTION
DOCKET NO. CV-09-159

PAT - 201 4/8/2010

MIDDLESEX MUTUAL ASSURANCE
COMPANY,

Plaintiff

ORDER

v.

SCHOOL ADMINISTRATIVE
DISTRICT NO. 43,

Defendant

After review of Defendant School Administrative District 53's Motion for Summary

Judgment Defendant's the motion is hereby ~~Granted~~ ^{as there are no contractual} ~~Denied~~.

provisions that would form a basis of liability. After reading
Top of the Truck Associates v. Lewiston Raceways, Inc, 654 A2d 1293 (Me. 1995)
and Haines v Great Northern Paper, Inc, 2002 ME 157, ¶ 14, 808 A2d 1246, 1250
it is clear that there are no implied contractual provisions that would

Dated: _____

Justice, Superior Court

form a basis of liability in the absence of any express provisions

The entry is:

Judgment for the defendant.

April 8, 2010

Paul G. Furbush

ATTORNEY FOR PLAINTIFF:

JEFFREY EDWARDS, ESQ.
PRETI FLAHERTY BELIVEAU PACHIOS & HALEY
PO BOX 9546
PORTLAND ME 04112-9546

ATTORNEY FOR DEFENDANT:

MICHAEL E. SAUCIER, ESQ.
THOMPSON & BOWIE
PO BOX 4630
PORTLAND ME 04112-4630