RONALD CROSBY

V.

DEPARTMENT OF TRANSPORTATION

Argued October 19, 2004 Decided November 16, 2004

Panel: SAUFLEY, C.J., and CLIFFORD, RUDMAN, DANA, ALEXANDER, CALKINS, and LEVY, JJ.

MEMORANDUM OF DECISION

The Department of Transportation appeals from a judgment of the Superior Court (Penobscot County, *Mead, J.*) entered after a jury-waived trial. The Superior Court awarded Ronald Crosby \$7311.20 after finding that a DOT employee negligently operated a DOT snowplow. The DOT contends that the Superior Court erred because it did not consider all of the evidence and it did not correctly apply 29-A M.R.S.A. §§ 2053, 2054 (1996 & Supp. 2003).

Contrary to the DOT's contentions, the trial court's findings of fact are supported by the record, *Pratt v. Spaulding*, 2003 ME 56, ¶ 10, 822 A.2d 1183,

1186, and its conclusions do not reflect any error of law, *Blanchard v. Sawyer*, 2001 ME 18, ¶ 5, 769 A.2d 841, 843.

The entry is:

Judgment affirmed.

Attorney for plaintiff:

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