

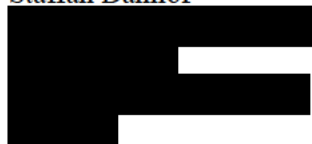
THE SUPREME ADMINISTRATIVE COURT'S DECISION

Case No
1542-19

pronounced in Stockholm 16 May 2019

APPELLANT

Staffan Dahllöf



APPEALED DECISION

Judgement by the Administrative Court of Appeal in Stockholm of 19 February 2019 in case no. 9983-18

MATTER

Right to access public records; matter of leave to appeal.

THE SUPREME ADMINISTRATIVE COURT'S DECISION

The Supreme Administrative Court does not grant leave to appeal. The Administrative Court of Appeal's decision therefore stands.

GROUND FOR THE DECISION

In order for The Supreme Administrative Court to try an appeal in a case of this kind, leave to appeal is required. Leave to appeal may be granted on two grounds. Firstly, if a ruling in the case is of importance to set a judicial precedent. Secondly, if there are exceptional grounds for review, such as grounds for a new trial or that the outcome of the case in the Administrative Court of Appeal is clearly due to gross negligence or gross procedural error.

Doc. ID 204427

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DECISION

Case no.
1542-19

The provisions concerning leave to appeal are found in Section 36, first paragraph of the Administrative Court Procedure Act (1971:291).

The Supreme Administrative Court finds that no grounds have been provided for granting leave to appeal.

[Signature]

This decision was made by Justice of the Supreme Administrative Court Per Classon.

The case was reported by Judge Referee Ia Hamlin.