SUMMARY STATEMENT

Bringman v. New Albertsons, Inc., Docket No. 40232

In a 3-2 decision, the Idaho Supreme Court affirmed the Industrial Commission's determination that Billy Bringman, a former assistant store director at Albertsons, willfully made a false statement that was material to his application for unemployment insurance benefits and that Bringman was required to repay the benefits he received and pay a civil penalty.