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SC Court of Appeals

STATE OF SOUTH CAROLINA
CLERK OF COURT

CASE NO: 23-ALJ-22-0379-AP

Bridgette M. Chabot,
Appellant,

VS

South Carolina Department of Employment
and Workforce & Wells Fargo,
Respondents.

NOTICE OF APPEAL

HONORABLE CLERK OF COURT:

Notice is hereby given that Bridgette Chabot, Appellant, does hereby appeal the Administrative
Law Court's and the Administrative Law Judge's ^{*}[Amended] Final Order, dated February 13,
2024 and received on February 15, 2024, a copy of which, Amended Final Order, attached.

**Judge Lenski*

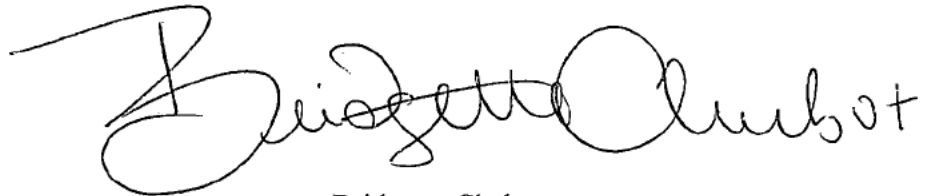
General Statement for the Grounds of Appeal are as follows:

The Administrative Law Court erred in recognizing the biased narrative driven by the Hearing Officer during trial and that the trial was found in favor of the Employer in a trial that only contained one hearsay employer's witness and her contradictory testimony and testimony on surveillance footage that was NOT entered in to evidence. Without a proper witness or substantial evidence, the Court erred in affirming the Appellant's denial of unemployment

benefits. The Appellant, in fact, was without a fair trial under Section 1-23-380(5) where the court may reverse or modify the decision if substantial rights of the appellant have been prejudiced because the administrative findings, inferences, conclusions, or decisions are: (e) clearly erroneous in view of the reliable, probative, and substantial evidence on the whole record; or (f) arbitrary or capricious or characterized by abuse of discretion or clearly unwarranted exercise of discretion.

There were no factual findings or substantial evidence to support a misconduct claim against the Appellant. The Appellant realizes that the “burden” to prove otherwise is on her shoulders and so, instead of requesting a reversal of the denial of unemployment benefits as the Appellant previously requested in Appeals, the Appellant now moves to request a Trial De Novo under SC Section 18-7-160: “Either party may move for a new trial in the appellate court.”

Respectfully Submitted,

A handwritten signature in black ink that reads "Bridgette Chabot". The signature is written in a cursive style with a large, looping initial "B".

Bridgette Chabot
211 Bittersweet Lane
Myrtle Beach, SC 29579
BridgetteChabot@gmail.com
Appellant

February 20, 2024

STATE OF SOUTH CAROLINA
ADMINISTRATIVE LAW COURT

Bridgette Chabot,

Appellant/Petitioner,

vs.

SCDEW & Wells Fargo & Co.

Respondent.

Docket No. 23-ALJ-22-0379-AP.

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SC Court of Appeals

I hereby certify that I have served the Notice of Appeal
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United State Mail, postage prepaid, on Feb. 23/2024 (Month/Day/Year) to the
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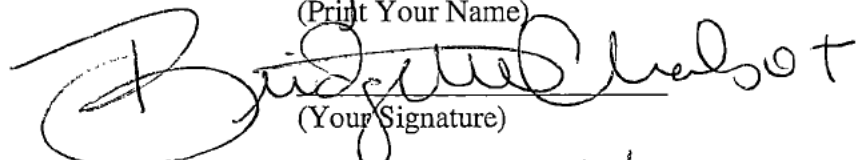
SC Admin Law Court
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1205 Pendleton St., Ste 224
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Columbia, SC 29201
City/State/Zip

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City/State/Zip

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City/State/Zip

Bridgette Chabot
(Print Your Name)


(Your Signature)

211 Bittersweet Lane
(Street)

Myrtle Beach, SC 29579
(City, State, Zip Code)

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