

RECEIVED

May 21 2026

SC Court of Appeals

2026-000315

May 21, 2026

Motion to recuse Judge Vinson in *Forma Pauperis*

To whom it may concern,  
 My name is Tanya Murphy. Ms. Murphy is requesting to proceed with her motion in *forma pauperis*. Case 2026-000315 has merit and I am attaching why my income is 0 and the judge whom denied her *forma pauperis* is the same judge whom has knowledge that her child support was stolen & stopped, alleging the absent parents attorney was Everett Stubbs who is currently holding a position as a member of the South Carolina State Senate. The absent parent and appellates son has the same name, and a corrupt civil suit that was settled can not move forward gracefully unless the absent parent was clear of having an open child support case, to funnel money in his name to fraudulently collect the corrupt settlement without being detected. Mr. Stubbs is a Conflict of Interest!!! Make this STUPIDITY Make Sense (LOL)

CRIMES

Allegedly Changing Laws to get Money...

Cases 2026-000315, 2021-000102,  
2021-000751, 2021-000443, and case  
2017-CP-12-00079 can not be heard  
by any existing judges that has denied  
anything pertaining to Lanya Murphy  
or the Absent Parent / Sons name attached  
because of the Corruption attached. Please  
make a decision on this motion ASAP  
because of a financial burden that this  
civil suit and prior suits that has  
caused significant hardship. This conspiracy  
has gone on long enough with overwhelming  
evidence and Abuse of Discretion by judges  
willing to spend decades behind bars,  
then to make a decision that does not  
affect their ties to a cult. The fact a  
lawyer for MS and Mr. Stables came to  
a conclusion along with Judge Matthews  
whom I presented evidence that I did  
not owe the State and Judge Matthews  
stated she was taking the word of the  
other party is beyond my way of thinking.  
And why the courts conceal child support  
cases from the public is now known.

With the allegations that are being presented the answer for Mr. Roper should not be delayed to further corrupt this case, he needs to answer the critical Brief to Clarify, why he thinks the case has No Merit. Please have a Judge who's name is not attached to Any case of the Appellate to make a decision on the motion to recuse Judge Vinson. ~~He~~ <sup>He</sup> will have time to gather more information to file with the S.C. Supreme Court, whom also has overwhelming evidence that was denied at the Supreme Court. Furthermore, No Judge at that level will Not be able to make a decision that denied the Child Support case, it will need new Judges to be their Cell Mates. Mr. Murphy is giving the Court 24 hours to make a decision or it will appeal with the higher Courts, needing new Judges... For the NEW THING GOD MENTIONED! Janya Murphy

Janya Murphy

← Screenshot\_20250915\_120629\_A...

21 money that's owed, all the arrears says state/foster care  
 22 arrears --  
 23 THE COURT: Yeah, I saw that. That pertains to her.  
 24 MS. MURPHY: No, sir. That's says zero. No, ma'am.  
 25 MR. STUBBS: Child -- It says child -- Here, I'll

1 just hand it to the court and let the court --  
 2 MS. MURPHY: Ma'am, you gave this back to me. It  
 3 says repay TANF, zero. I'm trying to show you my  
 4 evidence.  
 5 THE COURT: Yeah, I read that. It says that all  
 6 that money went to you.  
 7 MS. MURPHY: Yes, ma'am. So if it went to me, that  
 8 says repay TANF, why didn't it go to TANF?  
 9 THE COURT: Well, they've conducted an audit --  
 10 MS. MURPHY: Okay. But she didn't bring it with  
 11 her. Okay.  
 12 THE COURT: No, but I'm going to take her word for  
 13 it.  
 14 MS. MURPHY: Okay.  
 15 THE COURT: That the results of the audit are what  
 16 she has --  
 17 MR. MURPHY: Yes, ma'am.  
 18 THE COURT: -- told the court here today.  
 19 MS. MURPHY: Okay.  
 20 THE COURT: All right. Pay the \$2000. I'll waive  
 21 those clerk fees and the case shall close.  
 MR. STUBBS: Thank you, Your Honor.  
 THE COURT: You're welcome.  
 MS. MURPHY: Thank you. Are we done?  
 THE COURT: Yes.

Corrupt Judges  
 &  
 Government Allegedly

Murphy  
 forari Evidence... The A... 9/21/25  
 View message



determinatio...  
ihub.dew.sc.gov



South Carolina  
Department of Employment and Workforce



4693150

Original

TANYA MURPHY  
PO BOX 292  
ROCK HILL SC 29731-6292

Decision Date: 01/07/2020  
Mailing Date: 01/07/2020  
Effective Date: 11/17/2019  
Type: DC44  
Category: No Wrongdoing  
Benefit Year Ends: 11/14/2020  
RE: ADECCO USA INC  
Claimant ID: [REDACTED]  
SSN: [REDACTED]  
WBA: [REDACTED]  
RBA: [REDACTED]

**DECISION**

You are eligible for benefits from 11/17/2019, if otherwise eligible.

**DETERMINATION REASON**

You were discharged from your job with your most recent bona fide employer. There is insufficient evidence to show any wrongdoing on your part. The employer failed to provide adequate and/or timely separation information. A finding of discharge in connection with the work is not justified under the South Carolina Code Section 41-35-120.

**CONCLUSION**

You have met the eligibility requirements of the law, benefits are allowed.

**UI Claims Adjudicator**

**IMPORTANT:** This determination will be the final decision of the Department unless you file an appeal setting forth in detail the grounds for appeal by 01/17/2020. Your appeal may be filed via the MyBenefits Portal, by mail addressed to the "Appeal Tribunal, Post Office Box 995, Columbia, SC 29202," or by fax to 803-737-0267. For additional information on filing an appeal, contact the Appeals Department at 803-737-2520 or visit our website at [www.dew.sc.gov/individuals/manage-your-benefits/appeals](http://www.dew.sc.gov/individuals/manage-your-benefits/appeals).

SEE FURTHER EXPLANATIONS OF THE LAW ON PAGE TWO (2) OF THIS FORM



South Carolina  
Department of Employment and Workforce

**EXPLANATION OF DETERMINATION**

Department of Employment and Workforce Law provides varying penalties for a claim that does not meet the requirements of the law.

"Employer" means the employer with whom the claimant last earned at least eight (8) times the amount of the weekly benefit.

Section 41-35-120(f) provides that a claimant is eligible for benefits for any week only if the week is claimed according to the law and the claimant has registered and continued to report to an employment office for work as required. Additionally, the claimant must be available for work at his usual occupation which prior training and experience show him to be qualified.

Also, a claimant must be available for work, which means being ready, able, and willing to accept suitable work. Personal circumstances would not prevent him from accepting such work.

SECTION 41-35-120(f) provides that a claimant shall be disqualified from benefits if the Department finds that the claimant

*Allegedly Targeted by the Government*



determination t...

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South Carolina Department of Employment and Workforce



Original

TANYAL MURPHY  
PO BOX 292  
ROCK HILL, SC 29731-0292

Decision Date: 02/07/2025  
Mailing Date: 02/10/2025  
Effective Date: 01/10/2025  
Type: DC03  
Category: Unemployment Work Performance  
Benefit Year Start: 01/17/2025  
RE: CURTIS MEDICAL  
CORP  
PBA: 38,326.00

DECISION

You are eligible for benefits from 01/10/2025, if otherwise eligible.

DETERMINATION REASON

You were discharged from your job with your most recent bona fide employer for substandard performance due to inefficiency, inability, or incapacity. There is insufficient evidence of improper actions connected with the work. The employer did not respond to the request for separation information in the time limit given. A finding of discharge in connection with the work is not justified under the South Carolina Code Section 41-36-120.

CONCLUSIONS

You have met the eligibility requirements of the law, benefits are allowed.

UI Claims Adjuster

**IMPORTANT:** This determination will be the final decision of the Department unless you file an appeal setting forth in detail the grounds for appeal by 02/20/2025. Appeals may be filed by one of three methods: by mail addressed to the "Appeal Tribunal, Post Office Box 955, Columbia, SC 29202," or by fax to 803-737-0227, or via the CSS or ESS portals using the "Request Appeal" button. **NOTE: UPLOADING DOCUMENTS TO THE PORTALS OR EMAILS TO THE DEPARTMENT WILL NOT BE ACCEPTED AS AN APPEAL.** For additional information on filing an appeal, visit our website at <https://dew.sc.gov/individuals/appeals>.

SEE FURTHER EXPLANATIONS OF THE LAW ON PAGE TWO (2) OF THIS FORM



South Carolina Department of Employment and Workforce



EXPLANATION OF DETERMINATION

South Carolina Employment and Workforce Law provides varying penalties for a claim that does not meet the requirements of the law.

The term "bona fide employer" means the employer with whom the claimant last earned at least eight (8) times the weekly benefit amount.

SECTION 41-36-110 provides that a claimant is eligible for benefits for any week only if the week is claimed according to the requirements, and the claimant has registered and continued to report to an employment office for work as required. Additionally, a claimant must be physically able to work at his usual occupation which gives training and experience above that to be qualified. Also, a claimant must be available for work, which means being ready, able, and willing to accept suitable work, and that personal circumstances would not prevent him from accepting such work.

The weeks of unemployment benefits will be paid for weeks for which the claimant is held to be unavailable. The claimant should call 1-800-831-5724 if the condition which caused the unavailability changes.

SECTION 41-36-120(1) provides that a claimant shall be disqualified from benefits if the Department finds that the claimant left work without good cause connected with the employment. The disqualification shall begin on the effective date of the claim and shall continue until the claimant returns to work and earns at least eight times the weekly benefit of the claim.

SECTION 41-36-120(2)(a) provides that a claimant shall be disqualified from benefits if the Department finds that the claimant was discharged for misconduct connected with the most recent work. The disqualification shall begin on the effective date of the claim and shall continue for twenty weeks, with a corresponding reduction of the claimant's benefits to be calculated by multiplying the weekly benefit amount by twenty. Misconduct includes deliberate violations or disregard of instructions of behavior that the employee has the right to expect, or commission or negligence of such degree or recurrence as to show an intentional and substantial disregard of the employer's interest or the claimant's duties and obligations to the employer.

SECTION 41-36-120(2)(b) provides that a claimant shall be disqualified from benefits if the Department finds that the claimant was discharged for cause other than misconduct, connected with the most recent work. The disqualification shall begin on the effective date of the claim and shall continue for not less than five nor more than nineteen weeks, with a corresponding reduction of the claimant's benefits to be calculated by multiplying the weekly benefit amount by the number of weeks of the disqualification.

SECTION 41-36-120(2)(c) provides that a claimant shall be disqualified from benefits if the Department finds that the claimant was discharged for illegal drug use. The disqualification shall begin on the effective date of the claim and shall continue until the claimant returns to work and earns at least eight times the weekly benefit amount of the claim.

SECTION 41-36-120(4) provides that a claimant shall be disqualified from benefits if the Department finds that the claimant was discharged for gross misconduct. The disqualification shall begin on the effective date of the claim and shall continue until the claimant returns to work and earns at least eight times the weekly benefit amount of the claim.

SECTION 41-36-120(5) provides that a claimant shall be disqualified from benefits if the Department finds the claimant failed

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South Carolina  
Department of Employment and Workforce



24361482

Original

TANYA L MURPHY  
PO BOX 292  
ROCK HILL SC 29731-0292

Decision Date: 12/27/2023  
Staffing Date: 12/27/2023  
Effective Date: 12/09/2023  
Type: OT00  
Category: Working Conditions  
Base Year Ende: 11/06/2024  
RE: GUARDIAN INDUSTRIES  
Claim #: 24361482  
Year: 2023  
RBA: 1000000000

DECISION

You are eligible for benefits from 12/09/2023, if otherwise eligible.

DETERMINATION REASON

You left your most recent bona fide employer due to an incident which involved danger and/or was life threatening. You discussed the matter with the employer. When nothing could be done to resolve the problem, you decided to leave. You quit with good cause under the South Carolina Code Section 41-35-120.

CONCLUSION

You have met the eligibility requirements of the law, benefits are allowed.

UI Claims Adjudicator

IMPORTANT: This determination will be the final decision of the Department unless you file an appeal setting forth in detail the grounds for appeal by 01/08/2024. Appeals may be filed by mail addressed to the "Appeal Tribunal, Post Office Box 998, Columbia, SC 29202," or by fax to 803-737-4287, or via the CBS or ESS portals using the "Request Appeal" button. NOTE: UPLOADING DOCUMENTS TO THE PORTALS WILL NOT BE ACCEPTED AS AN APPEAL. For additional information on filing an appeal, contact the Appeals Department at 803-737-2820 or visit our website at <http://www.dew.sc.gov/individualappeals>.

SEE FURTHER EXPLANATIONS OF THE LAW ON PAGE TWO (2) OF THIS FORM

South Carolina  
Department of Employment and Workforce

EXPLANATION OF DETERMINATION

South Carolina Employment and Workforce Law provides varying penalties for a claim that does not meet the requirements of the law.

The term "bona fide employer" means the employer with whom the claimant last earned at least eight (8) times the weekly benefit amount.

SECTION 41-35-110 provides that a claimant is eligible for benefits for any week only if the week is claimed and the claimant has registered and continued to report to an employment office for work as required. A claimant must be physically able to work at his usual occupation which prior training and experience show him to be able to do. Also, a claimant must be available for work, which means being ready, able, and willing to accept suitable personal circumstances would not prevent him from accepting such work.

No weeks of unemployment benefits will be paid for weeks for which the claimant is held to be unavailable. The claimant should call 1-855-831-1724 if the condition which caused the unavailability changes.

SECTION 41-35-120(f) provides that a claimant shall be disqualified from benefits if the Department finds that the claimant

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South Carolina Department of Employment and Workforce



12719087

Original

TANYA MURPHY  
PO BOX 282  
ROCK HILL, SC 29734-0282

Decision Date: 09/12/2020  
Making Date: 09/12/2020  
Effective Date: 09/12/2020  
Type: R025  
Category: Other  
Benefit Start Date: 12/29/2019  
RE:  
Claimant:  
SSN:



DECISION

You are eligible for benefits from 04/12/2020, if otherwise eligible.

DETERMINATION REASON

Under South Carolina Regulation 47-21(E)(1), initial, additional and reopen unemployment claims are effective the Sunday prior to the date the claim was filed. You have requested that the effective date of your claim be backdated, and the reason you provided is considered good cause.

CONCLUSION

You have met the eligibility requirements of the law, benefits are allowed.

UI Claims Adjudicator

IMPORTANT: This determination will be the final decision of the Department unless you file an appeal setting forth in detail the grounds for appeal by 09/21/2020. Your appeal may be filed via the MyBenefits Portal, by mail addressed to the "Appeal Tribunal, Post Office Box 995, Columbia, SC 29202," or by fax to 803-737-0287. For additional information on filing an appeal, contact the Appeals Department at 803-737-2820 or visit our website at www.dew.sc.gov/individuals/manage-your-benefits/appeals.

SEE FURTHER EXPLANATIONS OF THE LAW ON PAGE TWO (2) OF THIS FORM

South Carolina Department of Employment and Workforce

EXPLANATION OF DETERMINATION

South Carolina Employment and Workforce Law provides varying penalties for a claim that does not meet the requirements of the law.

The term "bona fide employer" means the employer with whom the claimant last earned at least eight (8) times the weekly benefit amount.

SECTION 41-30-110 provides that a claimant is eligible for benefits for any week only if the week is claimed according to the regulations, and the claimant has registered and continued to report to an employment office for work as required. Additionally, a claimant must be physically able to work at his usual occupation which prior training and experience show him to be qualified. Also, a claimant must be available for work, which means being ready, able, and willing to accept suitable work, and that personal circumstances would not prevent him from accepting such work.

No weeks of unemployment benefits will be paid for weeks for which the claimant is held to be unavailable. The claimant should call 1-800-831-1724 if the condition which caused the unavailability changes.

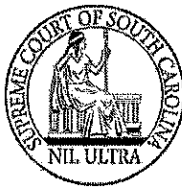
SECTION 41-30-120(1) provides that a claimant shall be disqualified from benefits if the Department finds that the claimant left work without good cause connected with the employment. The disqualification shall begin on the effective date of the claim and shall continue until the claimant returns to work and earns at least eight times the weekly benefit of the claim.

SECTION 41-30-120(b) provides that a claimant shall be disqualified from benefits if the Department finds that the claimant was discharged for misconduct connected with the most recent work. The disqualification shall begin on the effective date of the claim and shall continue for twenty weeks, with a corresponding reduction of the claimant's benefits to be calculated by multiplying the weekly benefit amount by twenty. Misconduct includes deliberate violations or disregard of standards the employer has the right to expect, or carelessness or negligence of such degree or recurrence as to show an intentional disregard of the employer's interest or the claimant's duties and obligations to the employer.

SECTION 41-30-120(b) provides that a claimant shall be disqualified from benefits if the Department finds that the

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The Supreme Court of South Carolina  
OFFICE OF DISCIPLINARY COUNSEL  
COMPLAINT FORM

1. Your name and address:

Click or tap here to enter text.

2. Phone number(s) and email:

Click or tap here to enter text.

3. Name of attorney or judge  
being complained against:

Click or tap here to enter text.

Waiting on All Corrupt  
Judges...

4. Business Address of attorney or judge being complained against:

Click or tap here to enter text.

5. Please provide the type of the case if applicable (i.e. divorce, criminal, etc.): Click or tap here to enter text.

6. If you employed the attorney, please state what you employed them to do: Click or tap here to enter text.

7. Did you employ the attorney? If yes, please give approximate dates and the amount, if any, paid (If judge, please write N/A): Click or tap here to enter text.

8. In the space below, please provide specific information regarding any alleged misconduct upon which your complaint is based: *(if necessary, additional pages or documentation may be added)*

Click or tap here to enter text.

**Note:** You should retain the original document or your own copy of any documentation submitted with your complaint.

**If you have retained a new attorney, please provide their name, address and telephone number:**

Click or tap here to enter text.

**Signature:** Click or tap here to enter text. **Date:** Click or tap here to enter text.

**Mail to:** ODC PO BOX 12159, Columbia, SC 29211

**Hand delivery:** 1220 Senate Street, Suite 201, Columbia, SC 2901

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**May 21 2026**

**SC Court of Appeals**

**FORM 7  
PROOF OF SERVICE OF A NOTICE TO  
PROCEED IN FORMA PAUPERIS**

THE STATE OF SOUTH CAROLINA  
In The Court of Appeals  
[In The Supreme Court]

APPEAL FROM YORK COUNTY  
Court of Common Pleas

William McKinnon, Circuit Judge

Case No. 2026-000315

Thomas Roper,

Respondent,

v.

Tanya Murphy,

Appellant.

**PROOF OF SERVICE**

I certify that I have served the Motion to proceed in Forma Pauperis on Thomas Roper by depositing a copy of it in the United States Mail, postage prepaid, on May 21, 2026, addressed to Thomas Roper 1721 Ebenezer Rd. #295 Rock Hill S.C. 29732.

May 21, 2026

s/Tanya Murphy  
Tanya Murphy  
Post Office Box 292  
Rock Hill, South Carolina 29731  
(803)374-7461  
Pro Se Appellant