

Citation: *S. B. v. Canada Employment Insurance Commission*, 2015 SSTAD 465

Date: April 7, 2015

File number: AD-13-700

APPEAL DIVISION

Between:

S. B.

Appellant

and

Canada Employment Insurance Commission

Respondent

Decision by: Mark Borer, Member, Appeal Division

REASONS AND DECISION

[1] On March 7, 2013, a panel of the board of referees determined that the appeal of the Appellant from the previous determination of the Commission should be dismissed. On August 21, 2013, the Appellant filed an application requesting leave to appeal to the Appeal Division.

[2] The Appellant's application is over three months late. This is not a short delay. The Appellant offers no explanation for her delay. Nor does she express a continuing intention to appeal.

[3] Although the Appellant alleges that she was unable to attend the hearing of the board of referees because she was undertaking a school exam at the time, she has provided no evidence to support this claim. This is her only ground of appeal.

[4] Because the Appellant has not expressed a continuing intention to appeal and has not offered any explanation for her late appeal, I decline to allow an extension of time to appeal.

[5] As such, this application for leave to appeal must be refused.

Mark Borer
Member, Appeal Division