Citation: N. Q. v. Canada Employment Insurance Commission, 2015 SSTAD 458

Appeal No. AD-14-597

BETWEEN:

N. Q.

Applicant

and

Canada Employment Insurance Commission

Respondent

SOCIAL SECURITY TRIBUNAL DECISION Appeal Division – Leave to Appeal

SOCIAL SECURITY TRIBUNAL MEMBER: Mark BORER

DATE OF DECISION: April 2, 2015

DECISION: Leave to appeal refused

DECISION

[1] On July 14, 2014, a member of the General Division determined that the appeal of the

Appellant from the previous determination of the Commission should be dismissed. On

December 4, 2014, 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] Further, the Appellant has not articulated any particular error committed by the General

Division member in their decision, saying only that she wants to "gain a little more affordability

towards that owing amount [sic]". As no specific ground of appeal against the General Division

member's conclusions has been alleged, I find that these pleadings do not have a reasonable

chance of success.

[4] Because the Appellant has not expressed a continuing intention to appeal, has not

established that her case has a reasonable chance of success, 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