

APPENDIX

Rec'd
9-14-19

FIRST DISTRICT COURT OF APPEAL
STATE OF FLORIDA

No. 1D18-5030

GEORGE C. BELT,

Appellant,

-v.

STATE OF FLORIDA, DEPARTMENT
OF ECONOMIC OPPORTUNITY,
REEMPLOYMENT ASSISTANCE
APPEALS COMMISSION,

Appellee.

On appeal from the Department of Economic Opportunity,
Reemployment Assistance Appeals Commission.
Frank E. Brown, Chairman.

September 11, 2019

PER CURIAM.

AFFIRMED.

B.L. THOMAS, ROWE, and OSTERHAUS, JJ., concur.

Not final until disposition of any timely and authorized motion under Fla. R. App. P. 9.330 or 9.331.

George C. Belt, pro se, Appellant.

John Kunberger, General Counsel, Amanda L. Neff, Chief Appellate Attorney, of the Reemployment Assistance Appeals Commission, Tallahassee, for Appellee. — — — — —

STATE OF FLORIDA
REEMPLOYMENT ASSISTANCE APPEALS COMMISSION

In the matter of:

Claimant/Appellee
GEORGE C BELT

R.A.A.C. Docket No. 18-02314

vs.

Referee Decision No. 0030894067-08U

Employer/Appellant
TURANO FLORIDA BUN LLC
Employer No. -2838236

ORDER OF REEMPLOYMENT ASSISTANCE APPEALS COMMISSION

This case comes before the Commission for consideration of an appeal of the decision of a reemployment assistance appeals referee. The referee's decision advised that a request for review should specify any and all contentions of error with respect to the referee's decision, and that contentions of error not specifically raised in the request for review may be considered waived. The Commission has jurisdiction pursuant to Section 443.151(4)(c), Florida Statutes.

The Commission's review is generally limited to the issues before the referee and the evidence and other pertinent information contained in the official record. The referee has the responsibility to develop the hearing record, weigh the evidence, judge the credibility of the witnesses, resolve conflicts in the evidence, and render a decision supported by competent, substantial evidence. The Commission reviews the evidentiary and administrative record and the referee's decision to determine whether the referee followed the proper procedures, adequately developed the evidentiary record, made appropriate and properly supported findings, and properly applied the reemployment assistance law established by the Florida Legislature. The Commission cannot reweigh the evidence and the inferences to be drawn from it. Further, absent extraordinary circumstances, the Commission cannot give credit to testimony contrary to that accepted as true by the referee.

Having considered all arguments raised on appeal and having reviewed the hearing record, the Commission concludes that the referee sufficiently followed the proper procedures and the case does not require reopening or remanding for further proceedings. The referee's material findings are supported by competent, substantial evidence in the record. The referee also correctly applied the law in deciding the case.

R.A.A.C. Docket No. 18-02314

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The referee's decision is affirmed.

It is so ordered.

REEMPLOYMENT ASSISTANCE APPEALS COMMISSION

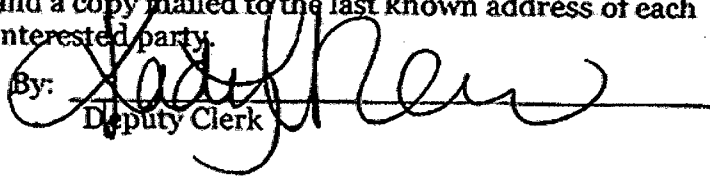
Frank E. Brown, Chairman
Thomas D. Epsky, Member
Joseph D. Finnegan, Member

This is to certify that on

DEC 12 2018

the above order was filed in the office of the Clerk of the Reemployment Assistance Appeals Commission, and a copy mailed to the last known address of each interested party.

By:


Deputy Clerk

REC'D 10-18-11

Supreme Court of Florida

WEDNESDAY, OCTOBER 16, 2019

CASE NO.: SC19-1771

Lower Tribunal No(s).:
1D18-5030; 18-02060

GEORGE C. BELT

vs. STATE OF FLORIDA, ET AL.

Petitioner(s)

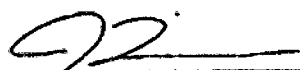
Respondent(s)

This case is hereby dismissed. This Court lacks jurisdiction to review an unelaborated decision from a district court of appeal that is issued without opinion or explanation or that merely cites to an authority that is not a case pending review in, or reversed or quashed by, this Court. See *Wells v. State*, 132 So. 3d 1110 (Fla. 2014); *Jackson v. State*, 926 So. 2d 1262 (Fla. 2006); *Gandy v. State*, 846 So. 2d 1141 (Fla. 2003); *Stallworth v. Moore*, 827 So. 2d 974 (Fla. 2002); *Harrison v. Hyster Co.*, 515 So. 2d 1279 (Fla. 1987); *Dodi Publ'g Co. v. Editorial Am. S.A.*, 385 So. 2d 1369 (Fla. 1980); *Jenkins v. State*, 385 So. 2d 1356 (Fla. 1980).

No motion for rehearing or reinstatement will be entertained by the Court.

A True Copy

Test:

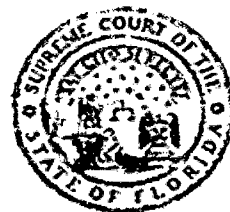


John A. Tomasino
Clerk, Supreme Court

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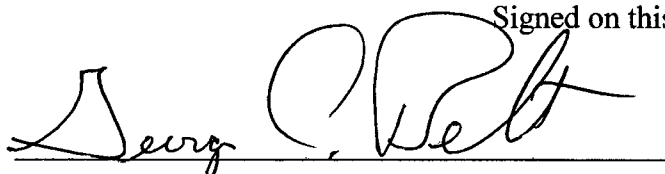
Served:

AMANDA L. NEFF
GEORGE C. BELT
HON. FRANK E. BROWN
HON. KRISTINA SAMUELS, CLERK



"Under penalties of perjury, I declare that I have read the foregoing document, 'Petition for Writ of Cretiorari', and all the facts stated in it were made free of influence from any other party and are true and correct to the best of my knowledge."

Signed on this 10th day of December, 2019

A handwritten signature in black ink, appearing to read "George Calvin Belt". The signature is fluid and cursive, with "George" on the left and "Calvin Belt" on the right.

George Calvin Belt, Pro Se

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