Geritha HARGRETT v. DIRECTOR, Employment Security Department

E 93-244

866 S.W.2d 432

Court of Appeals of Arkansas En Banc Opinion delivered December 8, 1993

APPEAL & ERROR — REMAND FOR DETERMINATION BASED ON CLAIMANT'S EMPLOYMENT WITH A DIFFERENT EMPLOYER WAS NOT A FINAL, APPEAL-ABLE ORDER. — An Employment Security Board order remanding a case to the Agency "to issue a determination based on claimant's employment with [a different employer]" was not a final, appealable order.

Motion to Dismiss Appeal; appeal dismissed.

No response.

Ronald A. Calkins, for appellee.

PER CURIAM. The appellee has filed a motion to dismiss this appeal from the Board of Review on the grounds that the Board determined that the claimant's last employer was First Environmental Services rather than Lafayette Partnership.

However, the Board did not dismiss the appellant's claim for unemployment benefits but simply remanded the issue for the Agency "to issue a determination based on the claimant's employment with First Environmental Services."

[1] The real issue in this case, based on the claimant's notice of appeal to this court, is whether she is disqualified for benefits under Ark. Code. Ann.§ 11-10-513(a)(2) (1987). We do not think the Board's order of remand is a final, appealable order. Therefore, the appeal to this court is dismissed, and the Board's order of remand remains in effect.