## Court of Appeals, State of Michigan

## **ORDER**

Margaret Barnowski v Cleary University

Amy Ronayne Krause

Presiding Judge

Docket No. 344917

Michael J. Kelly

LC No.

17-000079-AE

Michael F. Gadola

Judges

The Court orders that the application for leave to appeal is DENIED for lack of merit in the grounds presented.

Ronayne Krause, J., would grant the application for leave to appeal. Claimant-appellant filed only one claim for unemployment benefits and received two notices in return, one indicating she did not have benefits and the latter notice indicating that she did qualify for benefits and it is this latter notice on which appellant relied. This case is distinct from other cases involving good cause determinations for filing a late protest regarding unemployment and deserves plenary review. There is a serious question as to whether there was reasonable notice given and thus whether there was good cause to file a late protest under the applicable administrative rule. [Mich Admin Code R 421.270(1).]

THE STATE OF THE STATE OF MICHGAN

A true copy entered and certified by Jerome W. Zimmer Jr., Chief Clerk, on

JAN - 4 2019

Date

Drome W. Zing.
Chief Clerk