State of New York Supreme Court, Appellate Division Third Judicial Department

Decided and Entered: November 8, 2018 526561

In the Matter of the Claim of SOPHIA L. JONES,

Appellant.

NEW YORK STATE BRIDGE AUTHORITY,

MEMORANDUM AND ORDER

Respondent.

COMMISSIONER OF LABOR,

Respondent.

Calendar Date: September 18, 2018

Before: McCarthy, J.P., Lynch, Clark, Aarons and Pritzker, JJ.

Sophia L. Jones, Walden, appellant pro se.

Whitbeck Benedict & Smith LLP, Hudson (Corinne R. Smith of counsel), for New York State Bridge Authority, respondent.

Appeal from a decision of the Unemployment Insurance Appeal Board, filed July 27, 2017, which ruled that claimant was disqualified from receiving unemployment insurance benefits because her employment was terminated due to misconduct.

Decision affirmed. No opinion.

 $\mbox{McCarthy},\mbox{ J.P.},\mbox{ Lynch},\mbox{ Clark},\mbox{ Aarons and Pritzker},\mbox{ JJ.},\mbox{ concur.}$

ORDERED that the decision is affirmed, without costs.

ENTER:

ms. 3.3.

Robert D. Mayberger Clerk of the Court