

COURT OF APPEALS

Darlene Longcore, Table Games Pit Manager,

Oneida Bingo and Casino,

Appellant,

Case No.: 17-AC-017

v.

Date: December 18, 2017

Renee Lake,

Respondent.

INITIAL REVIEW DECISION

Reviewing Judges: Pro Tempore Appellate Judges Diane House and Chad Hendricks; and Appellate Judge Sharon House.

The Appellant Darlene Longcore (hereinafter "Longcore"), Table Games Pit Manager at the Oneida Bingo and Casino, filed a Notice of Appeal with this Court on November 16, 2017. After review of the information contained in Notice of Appeal and the October 17, 2017 decision of the Oneida Personnel Commission, it is determined that per the Oneida Rules of Appellate Procedure §805.5-2(c)(3), Longcore has sufficiently alleged the decision:

Is an administrative decision that is arbitrary and capricious, an abuse of discretion, or otherwise not in accordance with applicable law; and/or

Is not supported by the substantial evidence on the record taken as a whole.

Based upon the above, this appeal is ACCEPTED for review.

TO THE ONEIDA PERSONNEL COMMISSION: As the original hearing body in the above captioned case, Notice is hereby given that the Oneida Judiciary, Court of Appeals has taken jurisdiction of this case and requires the hearing record as set forth in §805.8-4(a), “The record of the case shall consist of all papers filed with the Trial Court or original hearing body, exhibits, a transcript or audio recording of the proceedings, and the final decision of the Trial Court or original hearing body.” The record shall be filed with the Court of Appeals within thirty (30) calendar days upon receipt of this notice.

By the authority vested in the Oneida Judiciary, Court of Appeals, in Oneida General Tribal Council Resolution 01-07-13-B and 03-19-17-A, this appeal is **ACCEPTED** for review this 18th day of December 2017, in the matter of Case No. 17-AC-017, *Darlene Longcore v. Renee Lake*.

It is so ordered.