Issue: Permission to appeal hearing decision in circuit court; Ruling Date: February 15, 2007; Ruling #2007-1546; Agency: Department of Juvenile Justice; Outcome: permission granted



COMMONWEALTH of VIRGINIA Department of Employment Dispute Resolution

APPEAL REVIEW RULING OF DIRECTOR

In the matter of the Department of Juvenile Justice Ruling No. 2007-1546 February 15, 2007

Pursuant to Va. Code 2.2-3006(B), the Department of Juvenile Justice (the agency) seeks approval from the Director of this Department to appeal the final hearing decision in Case No. 8460 on the basis that it is contradictory to law. Because there is no evidence that the agency's appeal is based on any improper purpose such as to harass or cause delay, its request is granted. The agency may now file a notice of appeal with the Circuit Court in the jurisdiction in which the grievance arose. Any such notice must be filed within 30 calendar days of February 2, 2007, the date the hearing decision became final.¹ Approval to proceed with the circuit court appeal in no way reflects the substantive merits of the appeal or addresses the jurisdiction of the circuit court.

Claudia T. Farr Director

¹ A hearing officer's original decision becomes a final hearing decision once all timely requests for administrative review have been decided and, if ordered by EDR or DHRM, the hearing officer has issued a revised decision. *See Grievance Procedure Manual* § 7.2(d). In this case, the hearing decision became final on February 2, 2007, the day EDR issued its administrative review decision.