

*Maryland*

DEPARTMENT OF ECONOMIC AND EMPLOYMENT DEVELOPMENT

BOARD OF APPEALS

Thomas W. Keech  
Chairman

Hazel A. Warnick  
Associate Member

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William Donald Schaeter, Governor  
J. Randall Evans, Secretary

— DECISION —

	Decision No.:	127 -BR-88
	Date:	Feb. 11, 1988
Claimant: Irene Zeman	Appeal No.:	8711022
	S. S. No.:	
Employer: Mane, Inc.	L.O. No.:	9
	Appellant:	CLAIMANT

Issue: Whether the claimant was paid the qualifying amount of wages under the provisions of Section 4(d) of the law.

— NOTICE OF RIGHT OF APPEAL TO COURT —

YOU MAY FILE AN APPEAL FROM THIS DECISION IN ACCORDANCE WITH THE LAWS OF MARYLAND. THE APPEAL MAYBE TAKEN IN PERSON OR THROUGH AN ATTORNEY IN THE CIRCUIT COURT OF BALTIMORE CITY, OR THE CIRCUIT COURT OF THE COUNTY IN MARYLAND IN WHICH YOU RESIDE.

March 12, 1988

THE PERIOD FOR FILING AN APPEAL EXPIRES AT MIDNIGHT ON

— APPEARANCES —

FOR THE CLAIMANT:

FOR THE EMPLOYER:

REVIEW ON THE RECORD

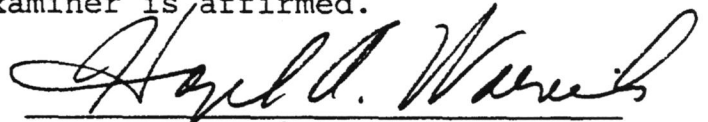
Upon review of the record in this case, the Board of Appeals affirms the decision of the Hearing Examiner.

The Board adopts the findings of fact but disagrees with the conclusions of law of the Hearing Examiner. The claimant does not have sufficient wages in her base period because only wages that were actually paid during a quarter must be credited to that quarter for the purposes of determining monetary eligibility. See, Maryland Dept. of Employment Security v. Werner, 231 Md. 474, 190 A2 786 (1963); see also, Chasan, 2039-BR-83. The claimant's \$60,000 in wages may be counted toward her monetary eligibility, but it all must be credited to the quarter when paid. Unfortunately for the claimant, wages earned in only one quarter cannot qualify a person monetarily for unemployment insurance benefits under Section 3(b).

DECISION

The claimant did not have sufficient payment of wages within the base period in order to qualify for eligibility for unemployment insurance benefits within the meaning of Section 4(d) of the Maryland Unemployment Insurance Law.

The decision of the Hearing Examiner is affirmed.

  
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Associate Member

  
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Chairman

W:K  
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CLAIMANT

EMPLOYER

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