

MAY 2 1977

PATERSON, NEW JERSEY 07502

Phone 278-5198

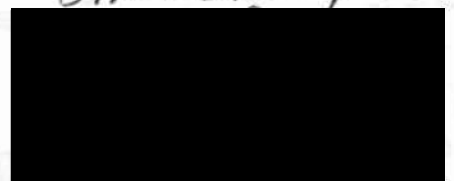
DEAR SENATOR CASE

I AM WRITING CONCERNING THE LETTER RECEIVED FROM YOUR OFFICE FROM THE DEPT OF LABOR AND ITS DECISION CONCERNING MY APPEAL. I AM VERY FRUSTRATED BY THE WAY I HAVE BEEN TREATED BY THE DEPARTMENT OF LABOR. I FEEL I WORK HARD AND I HAVE NEVER ASKED FOR UNEMPLOYMENT BEFORE AND THIS TIME I WAITED UNTIL IT WAS ABSOLUTELY NECESSARY AND ALL I GET IS BRICK WALLS RED TAPE, AND PLAIN BALONY. NEVERTHELESS I REALIZE THIS IS NOT YOUR WORRY. YOUR WORRY IS OUR COUNTRY AND ITS GOVERNMENT. WE ARE PASSING THROUGH A VERY IMPORTANT PERIOD IN OUR COUNTRY'S DEVELOPMENT. IT IS A TIME WHERE THE GROWING POWER OF THE PRESIDENCY IS FINALLY BEING QUESTIONED BY THE CONGRESS [THE GOVERNMENTAL EXTENSION OF THE PEOPLE]. IT SEEMS AS

THOUGH THE CONGRESS IS NOW HESITATING
GIVING PRES. NIXON EVERY CHANCE FOR A
EASY WAY OUT FOR BOTH. PRESIDENT NIXON
IS BOLD AND WANTS NO COMPROMISE, HE HAS
BEEN GIVEN THE MOMENTUM MANY TIMES
BY THE CONGRESS. IT IS TIME THAT
THE CONGRESS BECOME JUST AS BOLD
AND START DEMANDING, WITHOUT
HESITATION, THE MATERIALS NEEDED (ALL
THE MATERIALS) TO JUDGE HIM FAIRLY.

IT IS TIME WE STOPPED TREATING
MR NIXON LIKE A SPECIAL PERSON, HE
IS A CITIZEN LIKE EVERYONE ELSE AND
MUST NOT BE GIVEN SPECIAL TREATMENT
THAT'S WHAT THIS COUNTRY'S SUPPOSED TO
BE ALL ABOUT. THE PEOPLE ARE GROWING
MORE AND MORE AWARE AND EDUCATED, IT
IS TIME FOR THE EMERGENCE OF THE CONGRESS
AS THE MAJOR BRANCH OF GOVERNMENT
INSTEAD OF A PRESIDENTIAL MONARCHY

SINCERELY



State of New Jersey
DEPARTMENT OF LABOR AND INDUSTRY
LABOR AND INDUSTRY BUILDING
TRENTON, NEW JERSEY 08625

Telephone: 292-2121



Joseph A. Hoffman

APR 22 1974

April 18, 1974

[REDACTED]
Paterson, New Jersey 07502

Re: BR-86644-C
S.S. #136-44-1882

Dear [REDACTED]:

Senator Clifford P. Case has asked me to reply to your letter concerning your claim for unemployment benefits.

I have investigated this matter and find that the Board of Review of this Division issued an Order of Dismissal on April 2, 1974, because your appeal was not timely filed. The Unemployment Compensation Law contains specific provisions with respect to the timeliness of appeals which cannot be waived. Since your appeal was not timely filed, the Board of Review had no alternative but to issue an Order of Dismissal.

In any event, as indicated in the letter of transmittal of such decision, you may file a further appeal to the Appellate Division of the Superior Court of New Jersey. Should you desire to file this further appeal, it should be entered on or before May 17, 1974.

I regret that this reply cannot be more favorable.

Sincerely,

Joseph Coviello
Director

JG:DSH:smw

cc: Senator Case ✓

COPY

G/EMOND,
FRANK

May 9, 1974

[REDACTED]
Paterson, New Jersey

Dear [REDACTED]:

Thank you for your letter.

I share your concern for the welfare of our country as do many Americans. We are going through an extraordinary and deeply troubling period for the citizenry at large as well as for the Congress.

Regardless of one's feeling about the President, basic fairness and the interests of the nation require, I believe, that the House impeachment inquiry go forward with thoroughness and dispatch. I believe that most members of the House Judiciary Committee, which acts in the first instance, are keenly aware of their Constitutional responsibilities.

As a member of the Senate, which will sit in judgment if the House votes for impeachment, I, too, have a responsibility, -- an obligation not to prejudge the matter and to refrain from comment on the substantive questions which are involved. This is, and has been, hard to do. I hope that you and my constituents generally will understand my reticence indicates no lack of interest or concern.

Sincerely,

Clifford P. Case
U. S. Senator

CPC:mal

Robo - WIL