

**IOWA WORKFORCE DEVELOPMENT
UNEMPLOYMENT INSURANCE APPEALS**

68-0157 (9-06) - 3091078 - EI

SHARLA K BLACK
Claimant

APPEAL NO. 11A-UI-11159-ET

**ADMINISTRATIVE LAW JUDGE
DECISION**

CASEY'S MARKETING COMPANY
Employer

OC: 06/12/11
Claimant: Respondent (6)

Section 96.5-2-a – Requalification for Benefits
Section 96.5-1 – Requalification for Benefits
871 IAC 26.8(1) – Withdrawal of Appeal

STATEMENT OF THE CASE:

On July 20, 2011, the Agency issued a fact-finding decision allowing unemployment insurance benefits to Sharla K. Black and relieving her former employer, Casey's Marketing Company, of charges for those benefits. On August 24, 2011, Ms. Black filed an appeal from a different decision involving a different employer. Through no fault of the claimant's the appeal was set up instead on the favorable decision.

ISSUE:

Should the present appeal be dismissed and a new appeal set up involving the correct employer?

FINDINGS OF FACT:

The claimant intended to file an appeal involving a decision concerning her employment with Manpower, Inc. of Des Moines. The present appeal was set up erroneously. It should be dismissed and a new appeal established with the correct employer.

REASONING AND CONCLUSIONS OF LAW:

This appeal should be and is hereby dismissed, having been set up inadvertently by Agency error.

DECISION:

The unemployment insurance decision dated July 20, 2011, reference 03, remains in effect. A new appeal involving the claimant and Manpower, Inc. of Des Moines shall be docketed.

Julie Elder
Administrative Law Judge

Decision Dated and Mailed

kjw/kjw