IOWA WORKFORCE DEVELOPMENT UNEMPLOYMENT INSURANCE APPEALS

ROBERT A CRUM Claimant	APPEAL 15A-UI-06019-B2T ORDER NUNC PRO TUNC
WAL-MART STORES INC Employer	
	OC: 04/05/15 Claimant: Respondent
allowing benefits was set up in error. Wherea Hearing mentioned that there will be the sepa	e 04) (OC 04/05/15) representative's decision is the issues listed in the Notice of Appeal and tration issue, overpayment issue, repayment of etermination issue addressed, all of those issues

On or about June 23, 2015, in case 15A-UI-05476-H2T, Administrative Law Judge Teresa Hillary entered a default decision dismissing the case because the claimant did not participate in the hearing. As such is the case, the ruling previously entered in 15A-UI-06019-B2T is hereby set aside in its reference to the issues involving separation, overpayment of benefits, and repayment of benefits. Judge Hillary's decision was dispositive on those issues. In regard to the business closing issue, the ruling entered on July 7, 2015 in this case continues to be in full force and effect.

had been previously addressed with the exception of the business closing issue.

Blair A. Bennett Administrative Law Judge
Order Dated and Mailed
bab/mak
Copies to all parties of record.

Copy to Benefits Bureau for expedited handling.