



employer. The claimant will be eligible for benefits if compelled to leave employment as a result of an injury suffered on the job.

In order to be eligible under this paragraph "b" an individual must present competent evidence showing adequate health reasons to justify termination; before quitting have informed the employer of the work-related health problem and inform the employer that the individual intends to quit unless the problem is corrected or the individual is reasonably accommodated. Reasonable accommodation includes comparable work which is not injurious to the claimant's health and for which the claimant must remain available.

Based on this record, the Claimant never informed the Employer of his intent to quit because of his injury; and the Claimant didn't give the Employer an opportunity to accommodate him before quitting. Thus, his quit is without good cause attributable to the Employer.

---

Kim D. Schmett

---

James M. Strohman

AMG/fnv