IOWA WORKFORCE DEVELOPMENT UNEMPLOYMENT INSURANCE APPEALS

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

PAUL V HARRIS

Claimant

APPEAL NO. 09A-UI-17296-H2T

ADMINISTRATIVE LAW JUDGE DECISION

TYSON FRESH MEATS INC

Employer

OC: 10-18-09

Claimant: Appellant (1)

871 IAC 24.19(1) – Determination and Review of Benefit Rights 871 IAC 24.28(6-8) – Prior Adjudication

STATEMENT OF THE CASE:

The claimant filed a timely appeal from the November 3, 2009, reference 01, decision that denied benefits. After due notice was issued, a hearing was held on December 8, 2009. The claimant did participate. The employer did participate through Kris Travis.

ISSUE:

The issue is whether the separation was adjudicated in a prior claim year.

FINDINGS OF FACT:

Having reviewed all of the evidence in the record, the administrative law judge finds: The decision at issue has been adjudicated in a prior claim year and that decision has become final.

REASONING AND CONCLUSIONS OF LAW:

For the reasons that follow, the administrative law judge concludes the separation at issue has been adjudicated in a prior claim year and that decision has become final.

871 IAC 24.28(6) provides:

Voluntary quit requalifications and previously adjudicated voluntary quit issues.

(6) The claimant voluntarily left employment. However, there shall be no disqualification under lowa Code section 96.5(1) if a decision on this same separation has been made on a prior claim by a representative of the department and such decision has become final.

871IAC 24.19(1) provides:

Claims for benefits shall be promptly determined by the department on the basis of such facts as it may obtain. Notice of such determination shall be promptly given to each

claimant and to any employer whose employment relationship with the claimant, or the claimant's separation therefrom, involves actual or potential disqualifying issues relevant to the determination. . . . The notice of appeal rights shall state clearly the place and manner for taking an appeal from the determination and the period within which an appeal may be taken. Unless the claimant or any other such party entitled to notice, within ten days after such notification was mailed to such claimant's last-known address, files with the department a written request for a review of or an appeal from such determination, such determination shall be final.

The issue presented was resolved in a prior claim year (original claim date June 15, 2008) as the administrative law judge's decision dated May 8, 2009, reference 04. The current decision, referring to the prior claim year decision on the same separation date, is affirmed.

DECISION:

tkh/pjs

The November 3, 2009, reference 01, decision is affirmed. The prior decision on the separation remains in effect. Benefits are denied.

Teresa K. Hillary
Administrative Law Judge

Decision Dated and Mailed