IOWA WORKFORCE DEVELOPMENT UNEMPLOYMENT INSURANCE APPEALS

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

DAVID L GERARD

Claimant

APPEAL NO. 10A-UI-17064-AT

ADMINISTRATIVE LAW JUDGE DECISION

Di

LINT VAN LINES INC

Employer

OC: 11/07/10

Claimant: Appellant (6)

Section 96.6-2 - Dismissal of Appeal

STATEMENT OF THE CASE:

David L. Gerard filed an appeal, erroneously believed to be from a fact-finding decision dated December 7, 2010, reference 03, involving employer, Lint Van Lines, Inc. After closer review, it is clear that the claimant did not intend to appeal this fact-finding decision. Therefore, no hearing is required.

ISSUE:

Should the appeal be dismissed?

FINDINGS OF FACT:

Having examined all matters of record, the administrative law judge finds: The claimant did not intend to file an appeal from a fact-finding decision dated December 7, 2010, reference 03, involving Lint Van Lines, Inc.

REASONING AND CONCLUSIONS OF LAW:

The administrative law judge concludes that the appeal should be dismissed because the claimant did not intend an appeal from the fact-finding decision in question.

Page 2 Appeal No. 10A-UI-17064-AT

DECISION:

The	unemployment	insurance	decision	dated	December	7,	2010,	reference	03,	remains	ir
effect. No appeal from the decision was intended.											

Dan Anderson Administrative Law Judge

Decision Dated and Mailed

pjs/pjs