# IOWA WORKFORCE DEVELOPMENT UNEMPLOYMENT INSURANCE APPEALS

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

**DANIEL LUCEY** 

Claimant

APPEAL NO. 13A-UI-05444-BT

ADMINISTRATIVE LAW JUDGE DECISION

L A LEASING SEDONA STAFFING

Employer

OC: 05/13/13

Claimant: Appellant (1)

Iowa Code § 96.5-1-j - Voluntary Quit of Temporary Employment

#### STATEMENT OF THE CASE:

Daniel Lucey (claimant) appealed an unemployment insurance decision dated April 29, 2013, reference 07, which held that he was not eligible for unemployment insurance benefits because he voluntarily quit his employment with Sedona Staffing (employer) without good cause attributable to the employer. After hearing notices were mailed to the parties' last-known addresses of record, a telephone hearing was held on June 11, 2013. The claimant participated in the hearing. The employer participated through Chad Baker and Dennis Leeser.

#### ISSUE:

The issue is whether the claimant is disqualified for failure to contact the temporary employment agency within three working days after the completion of his assignment, when and if notified of this requirement at the time of hire.

## FINDINGS OF FACT:

The administrative law judge, having heard the testimony and considered all of the evidence in the record, finds that: The employer is a temporary employment agency and the claimant was hired on August 24, 2011 and began working September 2011. At the time of hire, he signed an availability statement which advised him of the requirement to check in for additional work after the completion of an assignment. The employer requires employees to check in within three working days after an assignment ends to provide the employer notification of the claimant's availability. The employer's availability statement advises employees that their failure to do so would be considered as a voluntary quit. The claimant was given a copy of the availability statement, which is not part of the application or contract of employment.

The claimant's last assignment ended on March 8, 2013. He did not check in with the employer for additional assignments. The claimant was considered to have voluntarily quit as of March 14, 2013. The employer subsequently contacted the claimant on April 22, 2013 to offer him work.

## **REASONING AND CONCLUSIONS OF LAW:**

The issue in this case is whether the reasons for the claimant's separation from employment qualify him to receive unemployment insurance benefits. The claimant is not qualified to receive unemployment insurance benefits if he voluntarily quit without good cause attributable to the employer. Iowa Code § 96.5-1. The employer herein is a temporary employment agency and temporary employment agencies are governed by Iowa Code § 96.5-1-j, which places specific restrictions on both the employer and the employee with regard to qualification for unemployment insurance benefits after a voluntary separation.

An individual who is a temporary employee of a temporary employment firm may be disqualified from receiving unemployment insurance benefits if the individual does not notify the temporary employment firm within three working days after ending a job assignment in an attempt to obtain another job assignment. To be disqualified from receiving benefits, at the time of hire the employer must advise the individual in writing of the three-day notification rule and the employer did so in this case. The employer must also notify the individual that he may be disqualified from receiving unemployment insurance benefits if he fails to notify the employer. Iowa Code § 96.5-1-j. The claimant was given a copy of the availability statement which advised him that failure to contact the employer after the end of an assignment could result in a loss of unemployment benefits.

The claimant knew or should have known he was required to contact the employer after the completion of his assignment so the employer knew whether he was available for additional assignments. He did not contact the employer after the end of his assignment on March 8, 2013. The claimant did not satisfy the requirements of lowa Code § 96.5-1-j and is disqualified from receiving unemployment insurance benefits as of March 16, 2013.

## **DECISION:**

The unemployment insurance decision dated April 29, 2013, reference 07, is affirmed. The claimant voluntarily left work without good cause attributable to the employer. Benefits are withheld until he has worked in and has been paid wages for insured work equal to ten times his weekly benefit amount, provided he is otherwise eligible.

Susan D. Ackerman Administrative Law Judge	
Decision Dated and Mailed	
sda/pis	