IOWA WORKFORCE DEVELOPMENT UNEMPLOYMENT INSURANCE APPEALS BUREAU

HOLDEN L MCVEIGH

Claimant

APPEAL 21A-UI-23759-DH-T

ADMINISTRATIVE LAW JUDGE DECISION

MONROE CARE CENTER INC

Employer

OC: 09/12/2021 Claimant: Appellant (6)

lowa Code § 96.4(3) - Eligibility - A&A - Able to and Available for Work lowa Code § 17A.12(3) - Default Decision

lowa Admin. Code r. 871-26.14(7) - Dismissal of Appeal on Default

STATEMENT OF THE CASE:

The claimant/appellant, Holden McVeigh, filed an appeal from the October 18, 2021, (reference 01) unemployment insurance denied claimant benefits as of 09/12/21 for not being able to perform work due to illness. Notices of hearing were mailed to the parties' last known addresses of record for a telephone hearing scheduled for December 16, 2020 at 2:00PM. Claimant participated. Employer, Monroe Care Center Inc, participated through Payten Knowles. The Appeals Bureau's conference call system indicates claimant's connection to the hearing dropped and after a couple of attempts by the ALJ to reconnect claimant, at approximately fifteen minutes into the hearing, the ALJ granted a rescheduling.

Notices of the rescheduled hearing were mailed to the parties' last known addresses of record for a telephone hearing scheduled for January 4, 2022 at 2:00PM. The Appeals Bureau's conference call system indicates claimant/appellant, failed to call into the hearing and did not participate. Employer participated through Payten Knowles. Because the claimant/appellant failed to follow the instructions on the notice of hearing, no hearing was held.

ISSUE:

Should the appeal be dismissed based on the appellant's failure to appear and participate?

FINDINGS OF FACT:

The parties were properly notified of the scheduled hearing for this appeal. Appellant failed to call the toll-free number listed on the hearing notice at the time of the hearing. Appellant did not participate or request a postponement of the hearing as required by the hearing notice. Official notice of the Clear2there hearing control screen is taken to establish that appellant did not call at the time of the hearing.

The hearing notice instruction specifically advises parties of the date and time of hearing. It also states:

IMPORTANT NOTICE!

YOU MUST CALL the toll-free number: **866-783-7021** at the time of the hearing. When instructed, enter the PIN Number <u>123759</u> followed by the pound key [#] and wait for the administrative law judge to begin the hearing.

The administrative law judge WILL NOT call you for the hearing, you MUST call into the number provided above to participate. Failure to participate in the hearing may result in the dismissal of your appeal.

The back page of the hearing notice provides further hearing instructions stating, "You must call the toll-free number on the front of this notice at the time of the hearing to participate." This information also appears on the hearing notice in Spanish.

An insert was sent along with the hearing notice stating:

ATTENTION!

<u>Instructions for participating in a hearing have changed.</u>

Please review the enclosed hearing notice carefully and follow the instructions on how to join the call on the scheduled day and time of the hearing.

As a courtesy to the appellant, the record was left open for a minimum of 15 minutes after the hearing start time to give the appellant a reasonable opportunity to participate. Holding the appellant in default for failure to appear and participate during a 15-minute window after the hearing start time is reasonable considering the time allocated for unemployment hearings.

The IWD representative's decision remains in effect.

REASONING AND CONCLUSIONS OF LAW:

The lowa Administrative Procedure Act at lowa Code § 17A.12(3) provides that if a party fails to appear or participate in a hearing after proper service of notice, the judge may enter a default decision or proceed with the hearing and make a decision in the absence of the party.

Iowa Admin. Code r. 871-26.14(7) provides:

(7) If a party has not responded to a notice of telephone hearing by providing the appeals bureau with the names and telephone numbers of the persons who are participating in the hearing by the scheduled starting time of the hearing or is not available at the telephone number provided, the presiding officer may proceed with the hearing. If the appealing party fails to provide a telephone number or is unavailable for the hearing, the presiding officer may decide the appealing party is in default and dismiss the appeal as provided in lowa Code section 17A.12(3). The record may be reopened if the absent party makes a request to reopen the hearing in writing under subrule 26.8(3) and shows good cause for reopening the hearing.

In this case, the appellant did not call the toll-free number listed on the hearing notice at the time of the hearing. The appellant is in default. The appeal should be dismissed.

If the appellant disagrees with this decision, the appellant may appeal the decision directly to the Employment Appeal Board, whose address is listed at the top right caption.

DECISION:

The October 18, 2021, (reference 01) unemployment insurance decision that disqualified claimant from benefits remains in effect, as the appellant is in default and the appeal is **DISMISSED**.

Darrin T. Hamilton

Administrative Law Judge

January 26 2022

Decision Dated and Mailed

dh/jh