

**IOWA WORKFORCE DEVELOPMENT
UNEMPLOYMENT INSURANCE APPEALS**

MATEESHIA LOVELADY
Claimant

IOWA CATHOLIC CONFERENCE
Employer

APPEAL NO. 15A-UI-13910-B2T

**ADMINISTRATIVE LAW JUDGE
DECISION**

**OC: 11/22/15
Claimant: Respondent (6)**

Section Iowa Code § 96.5-2-a – Discharge for Misconduct
Iowa Code § 96.3-7 – Recovery of Overpayment of Benefits
871 IA Admin. Code 24(10) – Employer Participation in Fact Finding

STATEMENT OF THE CASE:

Employer filed an appeal from a decision of a representative dated December 11, 2015, reference 01, which held claimant eligible for unemployment insurance benefits. The decision of the representative was entered under the incorrect last employer's number. A subsequent appellate case number was issued for this matter – 13911 – which corrects the errata of the incorrect employer number. The decision entered under this case number was considered null and void and superseded by the subsequent case. No hearing was held.

ISSUE:

The issue in this matter is whether the case should proceed when it has previously been determined to be null and void.

FINDINGS OF FACT:

The administrative law judge, having heard the testimony and considered all of the evidence in the record, finds: Subsequent administrative action occurring after this case number was given rendered this case null and void as a subsequent case was created using the correct employer number.

REASONING AND CONCLUSIONS OF LAW:

Subsequent administrative action occurring after this case number was given rendered this case null and void as a subsequent case was created using the correct employer number. As such, this case shall be dismissed.

DECISION:

This matter is dismissed as subsequent agency action rendered the previous decision entered in this matter null and void.

Blair A. Bennett
Administrative Law Judge

Decision Dated and Mailed

bab/pjs