

**IOWA WORKFORCE DEVELOPMENT
UNEMPLOYMENT INSURANCE APPEALS**

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

JACLINE PAUL
Claimant

APPEAL NO. 15A-UI-06419-ECT

**ADMINISTRATIVE LAW JUDGE
DECISION**

TYSON FRESH MEATS INC
Employer

OC: 03/08/15
Claimant: Respondent (1)

Iowa Code § 96.5(2)a – Discharge for Misconduct
Iowa Code §96.6(2) – Appeal Timeliness

STATEMENT OF THE CASE:

This matter was erroneously set up as an appeal from the April 23, 2015 (reference 01) separation allowance decision. The employer did not contest the claim. No documents were submitted within the appeal deadline period.

ISSUE:

Was this matter erroneously set up as an employer appeal from an uncontested decision?

FINDINGS OF FACT:

Having reviewed all of the evidence in the record, and all the evidence available in the administrative file, the administrative law judge finds: This matter was erroneously set up as an employer appeal from an uncontested decision which allowed benefits. The employer did not file an appeal and does not dispute the claimant's receipt of benefits.

REASONING AND CONCLUSIONS OF LAW:

The administrative law judge concludes that this matter was erroneously set up as an employer appeal from an uncontested decision and the appeal was set up in error. The representative's decision has become final and remains in full force and effect.

DECISION:

The April 23, 2015 (reference 01) decision is affirmed. This matter was erroneously set up as an employer appeal. The representative's decision has become final and remains in full force and effect.

Emily Gould Chafa
Administrative Law Judge

Decision Dated and Mailed

ec/mak