IOWA WORKFORCE DEVELOPMENT UNEMPLOYMENT INSURANCE APPEALS

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

TAWANNA L TAYLOR

Claimant

APPEAL NO. 08A-UI-09667-DWT

ADMINISTRATIVE LAW JUDGE DECISION

CREST HAVEN CARE CENTRE

Employer

OC: 09/07/08 R: 03 Claimant: Respondent (2/R)

Section 96.5-1 - Voluntary Quit

STATEMENT OF THE CASE:

Crest Haven Care Centre (employer) appealed a representative's October 16, 2008 decision (reference 03) that concluded Tawanna L. Taylor (claimant) was qualified to receive benefits, and the employer's account was subject to charge because the claimant's employment separation was for nondisqualifying reasons. After hearing notices were mailed to the parties' last-known addresses of record, a telephone hearing was held on November 5, 2008. The claimant failed to respond to the hearing notice by contacting the Appeals Section prior to the hearing and providing the phone number at which she could be contacted to participate in the hearing. As a result, no one represented the claimant. Patty Lewis, the administrator, appeared on the employer's behalf.

The representative's October 16 decision (reference 03) is the same decision that was issued on October 16 (reference 01). As a result, the same facts, reasoning, conclusions of law and decision are stated in the decision for appeal 08A-UI-09666-DWT.

ISSUE:

See decision for 08A-UI-09666-DWT.

FINDINGS OF FACT:

See decision for appeal 08A-UI-09666-DWT.

REASONING AND CONCLUSIONS OF LAW:

See decision for appeal 08A-UI-09666-DWT.

DECISION:
See decision for appeal 08A-UI-09666-DWT
Debra L. Wise Administrative Law Judge
Decision Dated and Mailed

dlw/kjw