

**IOWA WORKFORCE DEVELOPMENT
UNEMPLOYMENT INSURANCE APPEALS**

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

BETTY S LUCE

Claimant

APPEAL NO: 15A-UI-07729-S1T

**ADMINISTRATIVE LAW JUDGE
DECISION**

DALE R YOUNT

YOUNT GLADE DECORATING CENTER

Employer

OC: 09/28/14

Claimant: Appellant (2)

Section 96.4-3 – Able and Available

STATEMENT OF THE CASE:

Betty Luce (claimant) appealed a representative's June 25, 2015, decision (reference 02) that concluded she was not eligible to receive unemployment insurance benefits because she was working too many hours with Yount Glade Decorating Center (employer). After hearing notices were mailed to the parties' last-known addresses of record, a telephone hearing was scheduled for August 10, 2015. The claimant participated personally. The employer did not provide a telephone number where it could be reached and therefore, did not participate in the hearing.

ISSUE:

The issue is whether the claimant is able and available for work.

FINDINGS OF FACT:

The administrative law judge, having heard the testimony and considered all of the evidence in the record, finds that: The appeal was based upon the representative's decision finding Yount Glade Decorating Center to be claimant's employer. The record reflects the claimant has never worked for this employer.

REASONING AND CONCLUSIONS OF LAW:

The administrative law judge has reviewed the records and files herein and concludes that the representative's decision shall be reversed without prejudice to either party.

DECISION:

The representative's June 25, 2015, decision (reference 02) is reversed without prejudice to either party. Claimant shall not be denied benefits based upon this decision and Yount Glade Decorating Center (account number 052115) shall not be responsible for benefit charges.

Beth A. Scheetz
Administrative Law Judge

Decision Dated and Mailed

bas/mak