IOWA WORKFORCE DEVELOPMENT UNEMPLOYMENT INSURANCE APPEALS

	66-0157 (8-06) - 3091078 - EI
MIKE E KRUBECK Claimant	APPEAL NO. 12A-UI-14155-LT
	ADMINISTRATIVE LAW JUDGE DECISION
IOWA WORKFORCE DEVELOPMENT DEPARTMENT	
	OC: 02/12/12

Claimant: Appellant (2)

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Iowa Admin. Code r. 871-24.2(1)g - Retroactive Benefits

STATEMENT OF THE CASE:

The claimant filed a timely appeal from the November 19, 2012 (reference 02) decision that denied the request for retroactive benefits without having held a fact-finding interview pursuant to Iowa Admin. Code r. 871-24.9(2)b. After due notice was issued, a telephone conference hearing was held on December 24, 2012. Claimant participated.

ISSUE:

Should the claimant's request for retroactive benefits be granted?

FINDINGS OF FACT:

Having heard the testimony and having reviewed the evidence in the record, the administrative law judge finds: Claimant filed a claim effective February 12, 2012 with an additional or reopened claim on November 11, 2012. He believed he had claimed benefits by telephone response for the seven week period ending March 31, 2012 as he was told his benefits were on hold until the separation issue was determined and the appeal period had passed. The separation allowance was made on March 27, 2012 and claimant accepted new employment on March 23, 2012 and began on April 1, 2012. He has not filed weekly claims since then and has received no benefits for the period from February 12, 2012 through March 31, 2012.

REASONING AND CONCLUSIONS OF LAW:

For the reasons that follow, the administrative law judge concludes the claimant's request for retroactive benefits is reversed.

871 IAC 24.2(1)h(1), (2) and (3) provide:

Procedures for workers desiring to file a claim for benefits for unemployment insurance.

(1) Section 96.6 of the employment security law of Iowa states that claims for benefits shall be made in accordance with such rules as the department prescribes. The department of workforce development accordingly prescribes:

h. Effective starting date for the benefit year.

(1) Filing for benefits shall be effective as of Sunday of the current calendar week in which, subsequent to the individual's separation from work, an individual reports in person at a workforce development center and registers for work in accordance with paragraph "a" of this rule.

(2) The claim may be backdated prior to the first day of the calendar week in which the claimant does report and file a claim for the following reasons:

Backdated prior to the week in which the individual reported if the individual presents to the department sufficient grounds to justify or excuse the delay;

There is scheduled filing in the following week because of a mass layoff;

The failure of the department to recognize the expiration of the claimant's previous benefit year;

The individual is given incorrect advice by a workforce development employee;

The claimant filed an interstate claim against another state which has been determined as ineligible;

Failure on the part of the employer to comply with the provisions of the law or of these rules;

Coercion or intimidation exercised by the employer to prevent the prompt filing of such claim;

Failure of the department to discharge its responsibilities promptly in connection with such claim, the department shall extend the period during which such claim may be filed to a date which shall be not less than one week after the individual has received appropriate notice of potential rights to benefits, provided, that no such claim may be filed after the 13 weeks subsequent to the end of the benefit year during which the week of unemployment occurred. In the event continuous jurisdiction is exercised under the provisions of the law, the department may, in its discretion, extend the period during which claims, with respect to week of unemployment affected by such redetermination, may be filed.

(3) When the benefit year expires on any day but Saturday, the effective date of the new claim is the Sunday of the current week in which the claim is filed even though it may overlap into the old benefit year up to six days. However, backdating shall not be allowed at the change of the calendar quarter if the backdating would cause an overlap of the same quarter in two base periods. When the overlap situation occurs, the effective date of the new claim may be postdated up to six days. If the claimant has benefits remaining on the old claim, the claimant may be eligible for benefits for that period by extending the old benefit year up to six days.

Since he believed he had made appropriate weekly claims and the computer response told him his benefits would be delayed until the appeal period had passed for the separation determination, retroactive benefits are granted between February 12, 2012 and March 31, 2012, provided he is otherwise eligible.

DECISION:

The November 19, 2012 (reference 02) decision is reversed. The claimant's request for retroactive benefits is granted. Benefits are allowed between February 12, 2012 and March 31, 2012, provided he is otherwise eligible.

Dévon M. Lewis Administrative Law Judge

Decision Dated and Mailed

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