# IOWA WORKFORCE DEVELOPMENT **UNEMPLOYMENT INSURANCE APPEALS**

68-0157 (9-06) - 3091078 - EI APPEAL NO. 08A-UI-10793-S2 SHEILA J ROUTH ADMINISTRATIVE LAW JUDGE **DECISION HY-VEE INC** OC: 09/28/08 R: 02

Claimant: Appellant (1)

Section 96.5-1-d - Voluntary Quit for Medical Reasons

#### STATEMENT OF THE CASE:

Sheila Routh (claimant) appealed a representative's November 7, 2008 decision (reference 03) that concluded she was not eligible to receive unemployment insurance benefits because she was not able to perform work with Hy-Vee (employer). After hearing notices were mailed to the parties' last-known addresses of record, a hearing was scheduled for December 8, 2008, in Des Moines, Iowa. The claimant participated personally. The employer was represented by Tim Speir, Hearings Representative, and participated by Mike Haas, Personnel Manager.

## **ISSUE:**

Claimant

Employer

The issue is whether the claimant voluntarily quit work without good cause attributable to the employer.

### FINDINGS OF FACT:

The administrative law judge, having heard the testimony and considered all of the evidence in the record, finds that: The claimant was hired on January 22, 2008, as a full-time kitchen clerk. The claimant had a non-work-related neck issue and was hospitalized on July 15, 2008. Surgery was performed on July 18, 2008. The claimant has not been released to return to work without restrictions. Those restrictions do not allow the claimant to perform the regular functions of her job. The employer has no other positions for the claimant.

# **REASONING AND CONCLUSIONS OF LAW:**

For the reasons that follow the administrative law judge concludes the claimant voluntarily quit work without good cause attributable to the employer.

Iowa Code section 96.5-1-d provides:

An individual shall be disqualified for benefits:

- 1. Voluntary quitting. If the individual has left work voluntarily without good cause attributable to the individual's employer, if so found by the department. But the individual shall not be disqualified if the department finds that:
- d. The individual left employment because of illness, injury or pregnancy upon the advice of a licensed and practicing physician, and upon knowledge of the necessity for absence immediately notified the employer, or the employer consented to the absence, and after recovering from the illness, injury or pregnancy, when recovery was certified by a licensed and practicing physician, the individual returned to the employer and offered to perform services and the individual's regular work or comparable suitable work was not available, if so found by the department, provided the individual is otherwise eligible.

A voluntary leaving of employment requires an intention to terminate the employment relationship accompanied by an overt act of carrying out that intention. <u>Local Lodge #1426 v. Wilson Trailer</u>, 289 N.W.2d 608, 612 (Iowa 1980). A claimant is not disqualified for leaving employment if he or she (1) left employment by reason of illness, injury or pregnancy; (2) on the advice of a licensed and practicing physician; (3) and immediately notified the employer or the employer consented to the absence; (4) and when certified as recovered by a physician, the individual returned to the employer and offered services but the regular or comparable suitable work was not available. <u>Area Residential Care, Inc. v. Iowa Department of Job Service</u>, 323 N.W.2d 257 (Iowa 1982).

The claimant left work due to an injury under the advice of her physician. The employer consented to her leaving. The claimant has failed to provide the employer with certification that she has recovered. The claimant has failed to meet the requirements of the statute and, therefore, is not eligible to receive unemployment insurance benefits.

### **DECISION:**

The representative's November 7, 2008 decision (reference 03) is affirmed. The claimant voluntarily left work without good cause attributable to the employer. Benefits are withheld until the claimant has worked in and has been paid wages for insured work equal to ten times the claimant's weekly benefit amount, provided the claimant is otherwise eligible.

Beth A. Scheetz Administrative Law Judge	
Decision Dated and Mailed	

bas/pjs