

MISSOURI COURT OF APPEALS EASTERN DISTRICT
OPINION SUMMARY

DORSEY STERN,)
) ED99477
 Appellant,)
) Appeal from the Decision of the
 v.) Labor and Industrial Relations
) Commission
 GREGORY D. CAMFIELD, DMD, PC,)
 and DIVISION OF EMPLOYMENT)
 SECURITY,)
) FILED: October 22, 2013
 Respondents.

Dorsey Stern (Claimant) appeals the decision of the Labor and Industrial Relations Commission denying her unemployment benefits. Claimant asserts that the Commission erred in finding that she left work voluntarily because she testified that she was fired.

AFFIRMED.

DIVISION ONE HOLDS: This court’s standard of review defeats Claimant’s appeal. The Commission’s determination of whether an employee voluntarily left her employment or was discharged is a factual determination. We do not review that determination *de novo*; we examine only whether there is competent and substantial evidence to support it. If there is conflicting evidence as to a factual issue, the resolution of that conflict is for the Commission. Despite Claimant’s testimony to the contrary, Employer’s testimony and two witness statements constitute sufficient competent evidence supporting the Commission’s factual finding that Claimant quit.

Opinion by: Clifford H. Ahrens, Judge Roy L. Richter, P.J., and Glenn A. Norton, J., concur.

Attorney for Appellant: Noah John Goldkamp

Attorney for Respondent: Robert Anthony Bedell

**THIS SUMMARY IS NOT PART OF THE OPINION OF THE COURT.
IT HAS BEEN PREPARED FOR THE CONVENIENCE OF THE READER AND
SHOULD NOT BE QUOTED OR CITED.**