

OPINION SUMMARY

MISSOURI COURT OF APPEALS EASTERN DISTRICT

DIVISION FOUR

INI WATSON,)	No. ED99500
)	
Employee/Appellant,)	Appeal from the Labor and Industrial
)	Relations Commission
vs.)	
)	
LADELLE INVESTMENT COMPANY,)	
INC.,)	
)	
Employer/Respondent,)	Filed: November 12, 2013
)	
AND)	
)	
DIVISION OF EMPLOYMENT)	
SECURITY,)	
)	
Respondent.)	

Claimant Ini Watson appeals the order of the Labor and Industrial Relations Commission (“Commission”) disqualifying her from receiving unemployment benefits until she has earned wages from insured work equal to six times her weekly benefit amount after June 21, 2012.

AFFIRMED.

DIVISION FOUR HOLDS: We hold that the Commission erred by concluding that Watson’s failure to use a gait belt was misconduct. Nevertheless, we affirm the Commission’s order, because Watson did commit misconduct by lying during the investigation into the patient’s injury.

Opinion by: Lisa S. Van Amburg, J.
Patricia L. Cohen, J., and Gary M. Gaertner, Jr., J., concur.

Attorney for Appellant: Ini Watson, Pro Se
Attorney for Respondent: Robert Pennell (Ladelle Investment Company, Inc.)
Larry Ruhmann (Division of Employment Security)

**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.**