

OPINION SUMMARY
MISSOURI COURT OF APPEALS EASTERN DISTRICT

CHERYL HIRSCH,)	No. ED99945
)	
Employee/Appellant,)	Appeal from the Labor and Industrial
v.)	Relations Commission
)	
CONVERGYS CUSTOMER)	
MANAGEMENT GROUP, INC.,)	
)	
Employer/Respondent,)	
and)	
)	
DIVISION OF EMPLOYMENT)	
SECURITY,)	
)	
Respondent/Respondent.)	Filed: February 11, 2014

Cheryl Hirsch (Employee) appeals from the decision of the Labor and Industrial Relations Commission (Commission) denying her unemployment benefits.

AFFIRMED.

Division Two Holds: Convergys Customer Management Group, Inc. (Employer) established that notice of its no-fault attendance policy was provided to Employee who was fired because of her violation of said policy. Pursuant to Section 288.030.3 RSMO 2012, the Commission found Employer had established the presumption of misconduct, and Employee failed to rebut the presumption by disproving her violation of the attendance policy amounted to misconduct and therefore was not entitled to receive unemployment compensation.

Opinion by: Sherri B. Sullivan, J. Lawrence E. Mooney, P.J., and Robert G. Dowd, Jr., J., concur.

Attorney for Appellant: Pro Se
Attorney for Respondent Employer: Pro Se
Attorney for Respondent Division of Employment Security: Christine Lesicko

<p>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.</p>
