## **OPINION SUMMARY**

## MISSOURI COURT OF APPEALS EASTERN DISTRICT DIVISION TWO

MICHAEL MENLEY,	) No. ED109507
Claimant/Appellant,	)
vs.	<ul><li>) Appeal from the Labor and</li><li>) Industrial Relations Commission</li></ul>
JJF & C, LLC.,	)
Employer/Respondent,	)
and	)
DIVISION OF EMPLOYMENT SECURITY,	) ) )
Respondent.	) Filed: November 30, 2021

In his sole point, Appellant Michael Menley appeals the decision of the Labor and Industrial Relations Commission (Commission) disqualifying him from receiving unemployment benefits under Section 288.050 after determining Appellant voluntarily quit his employment without good cause attributable to his work or employer. Appellant argues the Commission erred in finding Appellant voluntarily quit his employment without good cause.

## AFFIRMED.

<u>Division Two Holds:</u> The Commission did not err in disqualifying Appellant from receiving unemployment benefits because Appellant voluntarily terminated his employment without good cause attributable to his work or employer. The facts in the light most favorable to the Commission's findings indicate Appellant voluntarily terminated the employment relationship and failed to establish good cause or demonstrate that his illness or disability was attributable to his work or his employer. Accordingly, Appellant was properly disqualified from receiving benefits under Section 288.050.

Opinion by: Thomas C. Clark, II, J. Robert M. Clayton III, P.J., and Gary M. Gaertner, Jr., J., concur.

Appellant acting pro se.

Respondent JJF&C acting pro se.

Attorney for Respondent Division of Employment Security: Sarah Lipp

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.