

OPINION SUMMARY
MISSOURI COURT OF APPEALS EASTERN DISTRICT

DEBORAH HAGLER,) No. ED96190
)
Employee/Appellant,) Appeal from the Labor and
) Industrial Relations Commission
v.)
)
TRUE MANUFACTURING CO., INC.,)
)
Employer/Respondent,)
)
and)
)
DIVISION OF EMPLOYMENT SECURITY,)
)
Respondent/Respondent.) Filed: September 13, 2011

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

AFFIRMED.

Division Three Holds: There is sufficient competent and substantial evidence in the record to support the Commission’s decision denying Employee unemployment benefits due to her being discharged by True Manufacturing Co., Inc. (Employer) for misconduct connected with work for failing to call Employer to report her absences on two consecutively scheduled work days, February 19 and February 22, 2010, in violation of Employer’s policy and reasonable work rule and in willful disregard of Employer’s interest.

Opinion by: Sherri B. Sullivan, J. Robert G. Dowd, Jr., P.J. and Mary K. Hoff, J., concur.

Attorney for Employee: Charles W. Bobinette
Attorney for Respondent Division of Employment Security: Jeannie Desir Mitchell
Attorneys for Employer: Michael F. Harris and George L. Lenard

<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>
