

18-June-2025

Case # 2216315

Clerk of Court

Fax #

803-734-1839

1.

Amos Mack claimant

vs.

Don's Car Crushing

Employer

Business First Insurance Company

Carrier

Defendants

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Jun 13 2025

SC Court of Appeals

Notice of Appeal

This is a Notice of Requesting a Appeal of May 16, 2025, Order and Decision, in case No. 2216315, by Commissioner Panel of three, T. Scott Brady, Gen. McCaskill, and Melody L. James. with Commissioner Mike Campbell, Therefore in appealing these decision, the record had shown there is server's error in dealing with my South Carolina Worker Compensation, Case. The three panel Honorable; Brady, McCaskill and James, These Commissioner remanded, ~~the~~ because the APA did not accurately reflect the APA submission and Exhibits that were admitted into the record and considered by the undersigned, and with that, Order Addendum, it do NOT have the Exhibits of the First injury Report 12A nor the Letter from the Carrier Claim Adjuster,

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10-June-2025

Case # 2216315

of Nov. 8, 2022 say the medical were being
 provide, ~~late~~ lose ~~was~~ were being ~~investigate~~
 with the medical, being provide. The case
 had be made, by the defendant, with Doctor
 statement, who were treat for my 10-14-2022, work
 relate injury at DCC. The case had been
 made, the defendants, when the NO claim, for
 aggravation, of pre-existing permanent injury
 that in the State, of Louisiana, 2012. Now and
 less, the defendant did submit NO evidence
 that i did not suffer a accidental injury on
 10-14-2022, at DCC. My case had been purged
 by scrivener error, And at the hearing of ~~5-15-2~~
 May 15, 2024 before Honorable Avery B. Wilkerson
 Jr, the ~~defender~~ defendant - lawyer, Nicolas L
 Haigler, told the Commissioner Wilkerson Jr, he
 can not award me, South Carolina Worker's compensation
 Benefits. The interfere with my right to
 fundamental, And now i being told i did not
 merit, the burden of proof, that i have
 a compensatable injury. when the record
 showed there their been scrivener error
 APT Submission and exhibits, was not accorded
 admitted and consider by the undersigned,
 and the First injury Report, is a critical
 part of the record, the help show the burden

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of proof, which help prove my case.
 And Never the less the defendant in Case
 # 2216315, have not produce nor submit
 any evidence that prove nor show, that
 my 5-10-12 Louisiana injury, have any ~~at~~
 cause relation, to my 10-14-2022 injury at
 DCC which did not cause an aggravation to
 my pre-excoaduction ~~and~~ nor prement conduction
 And i was deny medical treatment for 10-14-2022.
 And i had to seek medical, family health
 care system, for low and NO income step people.
 And the Frist Injury detail about the accident
 of 10-14-2022 at DCC. And May 15, 2022 the
 defendant have told Commissior Avery Bullkerson
 Jr, he can not award my Amos Mack case # 2216315
 South Carolina Worker Compensat benefit, which
 a violation my right to fundamental of
 fairness. This conclude My Notice of Appeal
 And i turly thank for your time to ~~consider~~
 consider my request

Amos Mack

Copy sent to:

Case # 2216315

- 1 Defendant Lawert Nicolas L. Higler fax # 805 927-0300
- 2 Three Part Commissior
- 3 T. Scott Beck
- 4 Gene McCaskill
5. Melody L. James.