

~~ADDE~~ AMENDED
DESIGNATION OF MATTER
TO BE INCLUDED IN THE RECORD ON
P. 1 APPEAL. Case No. 2025001178

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OCT 28 2025
SC Court of Appeals

THE STATE OF SOUTH CAROLINA
In The Court of Appeals

APPEAL FROM RICHLAND COUNTY
COMMISSION PANEL

The Honorable: T. Scott Beck, The Honorable Gene McGehee,
and The Honorable Melody H. James

SCWCC File No. 2216315

Appellate Case No. 2025-001178

Respondent

Nicolas Lee Haigler, Esquire

v.

Amos Mack pro-se Appellant

DESIGNATION OF MATTER TO BE
INCLUDED IN THE RECORD ON
APPEAL.

Appellant Proposes the be included in the Record
on Appeal.

A. 1. Form 12A -

B. 2. Work excuse Family Health, FNP Julia
Watso

C. 3. Worker Compensation Medical will be provide
letter.

P.3

REASONS FOR DESIGNATION Case No. 2025001178

Ex A. 12A Form, This document serves as material evidence, When a Commissioner's fail to consider First Injury Report, it undermines the Commissioner's assessment of nature of the injury work-relatedness or the credibility of the claimant testimony, do to the fact, the Commissioner's made a finding with incomplete records, prejudicing my case, by not consider the 12A Form, violated my right to due process, fundamental right to fairness, the Commissioner did not analyze this 12A document, to help determine my burden of proof, not consider the material evidence 12A, the Commissioner finding is not supported by substantial evidence but the record show, the Commissioner's this material evidence, was not consider by the Commissioner, not even in the fact of finding.

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B. WORK EXCUSE, From Family Health Center: Due to the fact, the compensation carrier fail to provide medical as promise in written letter from claim adjuster, Andrea Torres. date ~~11-8-2022~~, This November 8, 2022 had me to believe, that medical will be provide like promise, but i was not provide. The Family Health Center, is the only place i could go with out money (no insurance), Commissioner's fail to consider FNP prognosis and diagnosis as to working ability, Commissioner's fail to estop the carrier from going back on the written statement of agreement. Never the less Family Health Center, FNP Juila Waston, is the only medical provider, that i could get treat by due to no income, trying to get the medical help that i need, My FNP, the Commissioner fail to weight her medical evidence, that is none contradic, heavily weight to the IME who contradic his medical exam, with his deposition remark, and statement

P15 O M R T exam of lumbar spine date;
of report 1-17-23 this report show change at
L5-S1: 2.1 mm annular disc herniation with
posterior annular. Due to the fact my past
medical history show not never have herniation
discy in my past medical history, the fail
to consider that this is a New Injury, Commissioner
fail to properly consider the material evidence
which could change to out come, for meeting
my burden of proof, that i do have compensabl
claim.

E. Full Commissioner's Order January 13, 2025, discovered upon, decision and order contain a scrivener error, ~~dated~~, dated in September 9, 2024, incomplete record is Not a Scrivener. even after the full panel order, the record still came back incomplete, so therefore, the ~~did not reach a decision~~ with Full Commissioner did not reach a decision with substantial evidence.

F. May 16 2025 Commissioner's Decision and Order

The commissioner's decision is legally and factually void because the evidentiary foundation upon which it ~~rests~~ rests is critically incomplete and deficient. The commissioner failed in its fundamental duty to ~~ensure~~ ^{ensure} the record contained sustainable evidence necessary to reach a definitive finding of fact. Due to the incomplete nature of the record - the procedural breakdown identified in this Designation Matter - the commissioner's conclusion that the claimant was not entitled to benefits is unsupported by the requisite legal standard of substantial evidence. No rational trier of fact could sustain the denial based on a record marked by material omissions. This procedural and evidentiary failure mandates immediate intervention by this Court. Accordingly the decision of the worker compensation must be REVERSED and this should enter an award of benefits in favor of the claimant without remand.

Case No. 2025001178

Oct 7, 2025

Case No. 2025 001128

I certify that the foregoing Record, to the best of my knowledge, the Designation of Matter of Record that should be included the record appeal, are true representation of the Matter for Designation and contain no matter which is irrelevant to this appeal, to the best of my knowledge.

Amos Mack

Amos Mack

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803-~~929~~-214-2321

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SC Court of Appeals

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Case# 2025001178
Oct. 28-2025

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of Service, Mail on 10-28-2025

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