

The South Carolina Court of Appeals

Clarence Winfrey, Employee, Claimant, Respondent,

v.

Archway Services Inc., Employer, and American Fire & Casualty Insurance Company c/o Liberty Mutual Group, Carrier, Appellants.

Appellate Case No. 2014-001788

ORDER

Appellants have filed a petition to rehear this panel's order of March 18, 2016, in which we reconsidered the March 7, 2016 order pursuant to Rule 241(d)(7), SCACR,¹ and ordered Appellants to authorize the medical treatment recommended by Respondent's physicians. Because Rule 241(d)(7) does not provide for review of a panel order and because our March 18, 2016 order does not have the effect of dismissing or finally deciding this appeal as set forth in Rule 240(i), SCACR, we decline to entertain Appellants' petition for rehearing.

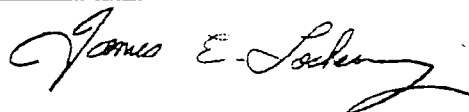
Respondent's motion for a rule to show cause is denied.


Paul D. Thomas

J.


John D. Besten

J.


James E. Locking

J.

¹ See Rule 241(d)(7), SCACR ("Any party aggrieved by the decision by . . . an individual judge or justice may petition under this Rule for a review of that decision.").

FILED
4/8/16 

Columbia, South Carolina

cc:

Brett Harris Bayne, Esquire

Preston F. McDaniel, Esquire

Amy Bracy