
In the Matter of the Compensation of
DANIEL L. MARTIN, Claimant
WCB Case No. 15-01511
ORDER DENYING RECONSIDERATION
Dennis O'Malley, Claimant Attorneys
Thaddeus J Hettle & Assoc, Defense Attorneys

Reviewing Panel: Members Johnson and Weddell.

On June 2, 2016, we affirmed an Administrative Law Judge's (ALJ's) order that: (1) found that claimant's injury claim for that condition was not prematurely closed; and (2) affirmed an Order on Reconsideration that awarded 35 percent whole person impairment for an acute adjustment disorder with mixed anxiety. Requesting reconsideration of our decision, the self-insured employer seeks the implementation of a briefing schedule to file additional argument.

Before the issuance of our June 2 decision (which affirmed the ALJ's order), the employer fully availed itself of an opportunity to file its appellant's and reply briefs. Moreover, in presenting its motion for reconsideration, the employer does not offer any specific argument identifying what portion(s) of our decision it considers erroneous.

Under such circumstances, the employer's motion is denied. *See* OAR 438-011-0035(2). The parties' 30-day rights of appeal shall continue to run from our June 2 order.

IT IS SO ORDERED.

Entered at Salem, Oregon on June 30, 2016