
In the Matter of the Compensation of
VERNON L. BOWMAN, Claimant
WCB Case No. 13-01130
ORDER ON REMAND
Julene M Quinn LLC, Claimant Attorneys
SAIF Legal, Defense Attorneys

Reviewing Panel: Members Lanning and Curey.¹

This matter is before the Board on remand from the Court of Appeals. *Bowman v. SAIF*, 278 Or App 417 (2016). The court has reversed the Board's prior order, *Vernon L. Bowman*, 66 Van Natta 681 (2014), that had affirmed an Administrative Law Judge's (ALJ's) order that had awarded a \$6,000 carrier-paid attorney fee for the SAIF Corporation's "pre-hearing" rescission of its denial. The parties have submitted a proposed "Stipulation" that is designed to resolve all issues raised or raisable between them.

Pursuant to the stipulation, the parties agree that claimant's attorney is awarded an additional \$2,000 as a reasonable attorney's fee for his "wrap-up work" following the "pre-hearing" rescinded denial. The agreement also provides that the "Request for Hearing is dismissed with prejudice."

We have approved the parties' stipulation, thereby fully and finally resolving the issues pending before us on remand. Accordingly, this matter is dismissed with prejudice.

IT IS SO ORDERED.

Entered at Salem, Oregon on August 4, 2016

¹ Member Lowell initially participated as a reviewing panel member. However, because he is no longer a member of the Board, Member Curey has participated in this review.