
In the Matter of the Compensation of
DARRYL WRAY, Claimant
WCB Case Nos. 14-05288, 14-04555
ORDER OF ABATEMENT
Ransom Gilbertson Martin et al, Claimant Attorneys
Ronald W Atwood PC, Defense Attorneys

Reviewing Panel: Members Curey, Weddell, and Somers.

On December 31, 2015, the Board affirmed an Administrative Law Judge's (ALJ's) order that, among other decisions: (1) set aside the self-insured employer's denial of claimant's new/omitted medical condition claim for a recurrent L4-5 disc herniation; and (2) awarded a \$6,000 carrier-paid attorney fee. Asserting that the Board should address whether an "off work" motor vehicle accident was also a material cause of his disability/need for treatment for his claimed condition, the employer seeks abatement and reconsideration of the order.

To further consider this matter, the Board's December 31 order is withdrawn. Claimant is granted an opportunity to respond to the employer's motion. To be considered, that response must be filed within 14 days from the date of this order. Thereafter, we will proceed with our reconsideration.

IT IS SO ORDERED.

Entered at Salem, Oregon on January 29, 2016