

BEFORE THE IOWA WORKERS' COMPENSATION COMMISSIONER

ONTARIO WHITESIDE,

Claimant,

vs.

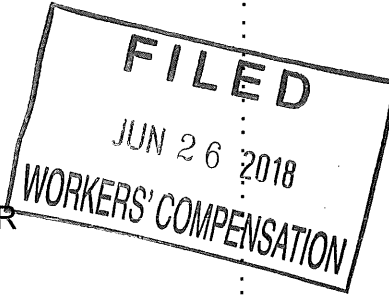
KAPSTONE CONTAINER
CORPORATION,

Employer,

and

TRAVELERS INDEMNITY COMPANY
OF CONNECTICUT,

Insurance Carrier,
Defendants.



File No. 5060681

ALTERNATE MEDICAL
CARE CONSENT ORDER

Head Note No.: 2701

On or about June 15, 2018, claimant filed an application for alternate medical care under Iowa Code section 85.27, invoking the provisions of rule 876 IAC 4.48. A hearing was scheduled to be held by telephone on June 26, 2018.

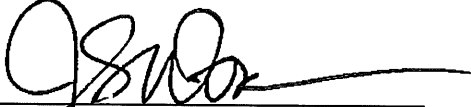
Prior to hearing, the parties had reached an agreement regarding medical care. Based upon the agreement of the parties, claimant has requested to dismiss the alternate care petition.

The defendants authorized an evaluation for the claimant's shoulder with Matthew Bollier, M.D. That appointment is authorized and set. The defendants also attempted to secure another physician, James Milani, D.O., to evaluate claimant's neck and back. Dr. Milani had not agreed to perform this evaluation at the time of hearing; however, the defendants represented their agreement to provide such an evaluation. It is understood defendants have not accepted liability for the neck and back.

THEREFORE, IT IS ORDERED:

Parties are ordered to comply with the agreement as set forth above.

Signed and filed this 26th day of June, 2018.



JOSEPH L. WALSH
DEPUTY WORKERS'
COMPENSATION COMMISSIONER

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