BEFORE THE IOWA WORKERS' COMPENSATION COMMISSIONER

LUCAS GARRIGUS,

Claimant,

File No. 21701057.01

VS.

A.Y. MCDONALD INDUSTRIES, INC.,

APPEAL DECISION

Employer,

and

TWIN CITY FIRE INSURANCE CO.,

Insurance Carrier, Defendants.

Head Notes: 1402.20; 1402.30; 1402.40;

2907; 5-9998

Claimant Lucas Garrigus appeals from an arbitration decision filed on July 11, 2023. Defendants A.Y. McDonald Industries, Inc., employer, and its insurer, Twin City Fire Insurance Company, respond to the appeal. The case was heard on March 16, 2023, and it was considered fully submitted in front of the deputy workers' compensation commissioner on May 26, 2023.

In the arbitration decision, the deputy commissioner found claimant failed to carry his burden of proof to establish he sustained a work-related injury as alleged. Because the deputy commissioner found against claimant on the issues of causation and compensability, the deputy commissioner found the other issues raised in this matter are moot. The deputy commissioner ordered the parties to pay their own costs of the arbitration proceeding.

Claimant asserts on appeal that the deputy commissioner erred in finding claimant failed to prove he sustained a work-related injury as alleged. Claimant asserts the deputy commissioner erred in finding the other issues raised in this matter are moot. Claimant asserts the deputy commissioner erred in ordering the parties to pay their own costs of the arbitration proceeding. Claimant asserts the deputy commissioner relied upon the wrong expert and claimant challenges the credibility of defendants' expert's opinion. Claimant asserts this agency should adopt the opinions of a treating physician who assumed treatment of claimant nearly three years after the alleged injury.

Defendants assert on appeal that the arbitration decision should be affirmed in its entirety.

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Those portions of the proposed arbitration decision pertaining to issues not raised on appeal are adopted as a part of this appeal decision.

I have performed a de novo review of the evidentiary record and the detailed arguments of the parties, and I reach the same analysis, findings, and conclusions as those reached by the deputy commissioner.

Pursuant to Iowa Code sections 17A.5 and 86.24, I affirm and adopt as the final agency decision those portions of the proposed arbitration decision filed on July 11, 2023, which relate to the issues properly raised on intra-agency appeal.

I find the deputy commissioner provided a well-reasoned analysis of all the issues raised in the arbitration proceeding. I affirm the deputy commissioner's findings of fact and conclusions of law pertaining to those issues.

I affirm the deputy commissioner's findings and reliance upon the defense expert's opinions. I affirm the deputy commissioner's finding that claimant failed to prove he sustained a work-related injury as alleged. Because I affirm the deputy commissioner's finding against claimant on the issues of causation and compensability, I affirm the deputy commissioner's finding that the other issues raised in this matter are moot. I affirm the deputy commissioner's order that the parties pay their own costs of the arbitration proceeding.

I affirm the deputy commissioner's findings, conclusions and analysis regarding the above-stated issues.

ORDER

IT IS THEREFORE ORDERED that the arbitration decision filed on July 11, 2023, is affirmed in its entirety.

Claimant shall take nothing from these proceedings.

Pursuant to rule 876 IAC 4.33, the parties shall pay their own costs of the arbitration proceeding, and claimant shall pay the costs of the appeal, including the cost of the hearing transcript.

Pursuant to rule 876 IAC 3.1(2), defendants shall file subsequent reports of injury as required by this agency.

Signed and filed on this 28th day of November, 2023.

JOSEPH S. CORTESE II WORKERS' COMPENSATION COMMISSIONER

Toseph S. Contrett

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The parties have been served as follows:

Zeke McCartney (via WCES)

Jane Lorentzen (via WCES)

Adam Kiel (via WCES)