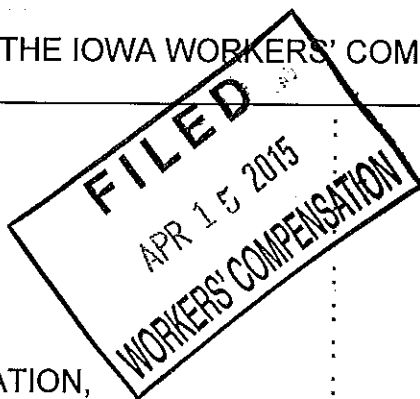


BEFORE THE IOWA WORKERS' COMPENSATION COMMISSIONER

DIANA WINN,
Claimant,

vs.

PELLA CORPORATION,
Employer,
Self-Insured,
Defendant.



File No. 5027519

ORDER
NUNC PRO TUNC

Claimant has filed a motion for an order nunc pro tunc. Defendant does not resist. The motion is considered.

The undersigned issued a review-reopening decision in this case on March 26, 2015. In that decision, page 4, third paragraph, second sentence, the undersigned wrote, in part: "Claimant's counsel also expressed the belief that because...".

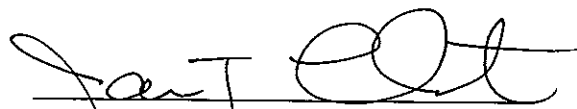
The word "Claimant's" is a scrivener's error. That word should be "Defendant's".

In that decision, page 6, first paragraph, fifth sentence, the undersigned wrote: "Claimant had not yet reached maximum medical improvement, as she was still seeking to have Pella pay for her right shoulder treatment."

The word "right" was a scrivener's error. The word should be "left".

The decision remains the same in all other respects.

Signed and filed this 15th day of April, 2015.



JAMES F. CHRISTENSON
DEPUTY WORKERS'
COMPENSATION COMMISSIONER

WINN V. PELLA CORPORATION
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