IN THE SUPREME COURT OF TENNESSEE SPECIAL WORKERS' COMPENSATION APPEALS PANEL

AT KNOXVILLE

January 12, 1998

Cecil Crowson, Jr. Appellate Court Clerk

DODDY I CMITH) WASHINGT ON CHANCERY
BOBBY L. SMITH,) WASHINGTON CHANCERY
Plaintiff/Appellee) NO. 03S01-9701-CH-00003
V.) HON. G. RICHARD JOHNSON,) CHANCELLOR
LAUREN CONSTRUCTORS, INC.,)
Defendant/Appellant)))
	,

For the Appellant: For the Appellee:

MEMORANDUM OPINION

Members of Panel:

Justice Adolpho A. Birch, Jr. Senior Judge John K. Byers Special Judge Irvin H. Kilcrease, Jr. This workers' compensation appeal has been referred to the Special Workers' Compensation Appeals Panel of the Supreme Court in accordance with Tenn. Code Ann. § 50-6-225(e)(3) for hearing and reporting to the Supreme Court of findings of fact and conclusions of law.

	Irvin H. Kilcrease, Jr., Special Judge
CONCUR:	
John K. Byers, Senior Judge	
Adolpho A Rirch Ir Justice	

IN THE SUPREME COURT OF TENNESSEE AT KNOXVILLE

BOBBY L. SMITH,) WASHINGTON CHANCERY) No. 30738	
Plaintiff/Appellee)	
vs.) Hon. G. Richard Johnson) Chancellor	
LAUREN CONSTRUCTORS, INC.))) 03S01-9701-CH-00003	
Defendant/Appellant)	

JUDGMENT ORDER

This case is before the Court upon the entire record, including the order of referral to the Special Workers' Compensation Panel, and the Panel's Memorandum Opinion setting forth its findings of fact and conclusions of law, which are incorporated herein by reference;

Whereupon, it appears to the Court that the Memorandum Opinion of the Panel should be accepted and approved; and

It is, therefore, ordered that the Panel's findings of fact and conclusions of law are adopted and affirmed, and the decision of the Panel is made the Judgment of the Court.

Costs on appeal are taxed to the defendant employer and insurance carrier, The Arnold Engineering Company and Lumbermens Mutual Casualty Company and

surety, Timothy W. Conner, for which execution may issue if necessary.

01/12/98

This case is before the Court upon motion for review pursuant to Tenn. Code Ann .§ 50-6-225 (e) (5) (B), the entire record, including the order of referral to the Special Workers' Compensation Appeals Panel, and the Panel's Memorandum Opinion setting forth its findings of fact and conclusions of law, which are incorporated herein by reference;

Whereupon, it appears to the Court that the motion for review is not well taken and should be denied; and

It is, therefore, ordered that the Panel's findings of fact and conclusions of law are adopted and affirmed, and the decision of the Panel is made the judgment of the Court.

Costs will be paid by the plaintiff-appellant and sureties, for which execution may issue if necessary.

IT IS SO ORDERED this ____ day of June, 1997.

PER CURIAM

Anderson, J. - Not Participating

This case is before the Court upon motion for review pursuant to Tenn. Code Ann .§ 50-6-225 (e) (5) (B), the entire record, including the order of referral to the Special Workers' Compensation Appeals Panel, and the Panel's Memorandum Opinion setting forth its findings of fact and conclusions of law, which are incorporated herein by reference;

Whereupon, it appears to the Court that the motion for review is not well taken and should be denied; and

It is, therefore, ordered that the Panel's findings of fact and conclusions of law are adopted and affirmed, and the decision of the Panel is made the judgment of the Court.

Costs will be paid by the plaintiff-appellant and sureties, for which execution may issue if necessary.

IT IS SO ORDERED this ____ day of June, 1997.

PER CURIAM

Anderson, J. - Not Participating

6

al to the Special Worker' Compensation Panel, and the Panel's Memorandum Opinion setting forth its findings of fact and conclusions of law, which are incorporated herein by reference;

Whereupon, it appears to the Court that the Memorandum Opinion of the Panel should be accepted and approved; and

It is, therefore, ordered that the Panel's findings of act and conclusions of law are adopted and affirmed, and the decision of the Panel is made the Judgment of the Court.

Costs on appeal are taxed to the plaintiff-appellant, Vernon Harris and Gilbert and Faulkner. surety, for which execution may issue if necessary.

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