

Tiffany Kay Anderson
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February 11, 2014

Dr. Khosrow Tabaddor
8221 N. Fresno Street
Fresno, CA 93720

**RE: Anderson, Tiffany vs. San Joaquin County Mosquito & Vector
Control District (Mosquito Abatement)**

WCAB.: 1) ADJ7004221; 2) ADJ7004227; 3) ADJ7010682;
4) ADJ7976768
CLAIM NO.: VE0700184
DOI OF LOSS.: 1) 6/19/08; 2) 3/26/09; 3) 7/2/09; 4) 6/29/11

Dear Dr. Tabaddor:

I am writing to you today to ask you to review the supplemental and additional medical documents that I am attaching to this letter. It is my hope that after reviewing these, you will revise some of your findings. I wanted to be sure that no document is ignored or overlooked because doing so can lead to misleading conclusions regarding my right knee and whole body issues, as these are attached. Your past findings based on insufficient documentation have adversely affected my claim. I have suffered tremendous emotional and physical harm from this complicated workers' compensation system. Even after taking a legal course specifically focused on workers' compensation cases, I still find it difficult to comprehend my rights.

On October 4, 2011, attorney Eric Helphrey sent you a cover letter stating he had sent you my entire medical file. If attorney Helphrey had in fact given you my entire medical file, you would have clearly seen that I was pre-screened in 2004 and found to be perfectly healthy, prior to my employment with Mosquito Abatement. The doctor for Dameron Occupational Health stated that my health was impeccable and I was on no medications. Added to this were 3 workers compensation exposure claims within the first year of my employment with Mosquito Abatement.

Since attorney Helphrey subpoenaed all of my medical records, the evidence prior to my employment with Mosquito Abatement would have specifically shown you that I was a healthy person who previously did not need medical care. Please note that I was a Kaiser Permanente member for many years and rarely used their medical services before I began working for Mosquito Abatement.

Attorney Helphrey wrote to you in 2011 and pointed out the fact that you had previously examined me for the following injuries:

- a) June 19, 2008, right knee, and
- b) March 26, 2009, right knee.

But attorney Helphrey left out the injury of:

- c) July 2, 2009, right knee

Those first two claims I settled out of duress. My repeated injuries caused me many financial hardships. Added to this was the lawsuit of Meidinger v SJCM&VCD which itself resulted in negligent working conditions due to the increasing hostility amongst district employees who were being deposed. I realize that your office was previously paid by the defendant Mosquito Abatement through AIMS Insurance company (as coordinated by their legal counsel Stockwell Harris Woolverton Muel), but enclosed are additional physical therapy records and complete background information that should alter your past conclusions. I would also ask you to review the entire file that you have on me in addition to these documents that I am now providing to you.

I am asking for an objective re-evaluation of your findings once you've been able to review this additional information. I am in the process of finalizing my legal claims against my employer and wanted to give you the opportunity to modify your medical findings without the need for a deposition or testimony under subpoena in this matter. You are a busy surgeon and I'd appreciate any time that you could devote to looking over these new documents in answering the following questions.

1) Please identify the differences between the MRIs of these four dates (And three pre-op reports):

- a. 6/19/2008
- b. 3/26/2009
- c. 7/2/2009
- d. 6/29/2011

2) Are these individual injuries?

3) If these are a not individual injuries, please explain the reasons for your conclusions.

4) Did I have other injuries that arose out of these injuries that you saw me for? If so why were these other injuries/concerns overlooked? What are they?

5) Please compare and contrast the two courses of medical approaches used in treating the 6/19/2008 injury versus the 6/29/2011 injury. Please explain in your medical opinion if either method was the right approach.

Thank you for your promptest attention to this request.

Sincerely,

Tiffany Anderson