

Tiffany Anderson  
Claim # VE0700184  
Date of Injury: 6/19/08  
Employer: San Joaquin County VCD  
209-333-1037

Attention Mackenzie Dawson:

On 7/08/08 you issued me a letter of temporary disability benefits. At this time you and I were both under the impression my employer would be paying my payroll for the first 90 days of my injury. I signed the check you issued to me over to our accountant.

After being misinformed you sent a letter in contradiction to the 7/08/08 letter on 7/11/08 stating notice of delay determining liability for workman's comp.

My employer has not contested my injury as it is one that is not uncommon in our workplace. I have followed all the guidelines given to me by the doctor who my employer has sent me to. And my employer has added a step to the truck I injured my knee on to prevent the injury from taking place again. You had already committed or agreed to pay me my wages on 7/08/08 and there is no reason to withhold my wages as you had agreed I was worthy of them.

It is unfair to punish me because of a miscommunication of policy. I am doing exactly what has been asked of me and following the doctors orders. I appreciate your quick authorization for tests and physical therapy but our economy is in a fragile state and I can not wait 30 days because of a miscommunication. Please honor the wage assignment you awarded me as I am doing all I can to get back to work in a timely fashion without furthering my injury.

Tiffany Anderson