

**Tiffany Anderson  
2 N Avena Avenue  
Lodi, CA 95240  
209-747-9095  
Claim No: VE0700184  
File No: 86351-3**

**July 12, 2012**

## **Intention of Document**

**To bring to attention information not mentioned in previous correspondence while as I was requested by the Civil Grand Jury as the principal to keep the investigation confidential. This matter is closed and needs to be brought forth.**

**I have been informed that I am to keep separate the 132-A Serious & Willful suit from the insurance companies efforts to resolve their obligation.**

**My concern comes from the concept that I am being requested to quit my job and forfeit all future medical stipulations to settle with the insurance company. Leaving me with no leveraging power at my economical expense to pursue the 132-A.**

**To me these go hand in hand. My employer has denied me 3 opportunities to incorporate myself into a light full duty position due to their disdain for me.**

## **Background**

**All 3 knee injuries incurred and filed at the work comp board were a direct result from intentional duress, as a result of filing a sexual harassment complaint in 2007. The sexual harassment has been confirmed and published by the San Joaquin County Grand Jury 2011/12 Case No. 0311**

**Pertinent information ignored in the report ignored the serious and willful choice to relocate my job assignment from a beginner technician assignment to the re-placement one day after filing my sexual harassment complaint to an advanced technician assignment. All district protocol was ignored, tools were removed for me to succeed and employees harassed me and ignored me. The**



**intentions to terminate my employment were obvious. Resulting in retaliation, intimidation and continual documented harassment.**

**I have incurred:**

**3 knee surgeries  
Emotional distress and physical stress  
Financial hardship  
Loss of credibility in the Grand Jury  
Had to drop out of school  
Loss of future retirement  
Anxiety from knowing what my future holds**

**I have evidence needed to back my words. There are witnesses to testify and a back history of previous behavior to other employees as well.**

**Attention needs to be brought to the negligence of my employer for lack of morality and care.**

**During my employment proper care through worker's comp was provided. On my date of hire 4-19-2004 my initial physical and drug screen came back impeccable. My three exposures (dates 6/9/2004, 1/26/2005 and 10/11/05) were sufficiently treated to my satisfaction. Although I think it is relevant My initial knee care began at Dameron Hospital Occupation Health Services in 2008 to my satisfaction.**

**My employer changed health care providers to US Health works where my medical care was neglected.**

**Due to my actions as a principal to a 2-year Grand Jury investigation and my bosses behavior being scrutinized I feared the reprisal for reporting my injury dated 6-29-2011.**

**July 1, 2011 my injury required immediate medical attention. I initiated my right to file a DWC-1 form that my employer did not report to his insurance company. Instead paying cash to US Health works where I was harassed and intimidated by Dr. John Eck.**

**Dr. Eck ignored the 18-inch laceration the point of entry (my post surgical site) down to the inner ankle. As well as my concerns for returning back into the work area exposing me to an infectious environment including chemicals, potential human waste, animal feces and vectors. The external bruise from my inner thigh down my entire leg should have been an immediate cause for concern.**



Due to Secondary infections and unknown contaminants from the injury, I was unable to continually work which caused a loss of wages. I continually sought medical attention and only when I went to my personal care provider was I given 2 rounds of antibiotics that helped but didn't resolve the issues that were occurring.

From (6-29-2011) the time of injury to (11-29-2011) the time of surgery spanned five months, only after seeking a second opinion

## **Action Requested**

Today I am requesting Dr. Tabaddor's QME and supplemental to be dismissed based on his biased views and inaccuracies.

I believe I was improperly diagnosed and my treatment was neglected. Today I am seeking for a full proper fair and unbiased medical evaluation.

To date I suffer severe pain in my right knee. I have tingling down my right leg and it is my belief this is indicative of spinal cord relations. I have taken the initiative to conduct my every day life within my own limitations that feel safe to me. I can walk up to three hours daily; which is less physical strain than I would incur during a regular day. The body is a machine that is inner-connected and as a whole when one part is damaged it affects the entire system.

Dr. Tabaddor stated in his initial QME report (pre-surgery 11-11-11) stating my condition permanent and stationary. His stance was forced to change only after I sought out my own resources. I was required to be seen for a secondary (post-surgery 3-27-12) re-evaluation. Dr. Tabaddor states that again I am permanent and stationary before I was fully released from the performing surgeons care. These statements contradict themselves and my ailments and deserve another unbiased opinion.

Enlightened by the information I provided I am requesting your Honor and all parties involved find an equitable resolution while taking these items of my concern into careful consideration.

Sincerely,

Tiffany Kay Anderson