

Dear Mackenzie,

I will have a more detailed letter to follow addressing all of the content of John's response to my letter.

John paid Dr. Eck out of District funds and never reported my claim to your company. I believe he did this because he had no intentions of my injury becoming more than a first aid case. If you remember I wrote to you on July 13, 2011 as I was naive to this fact. In my letter I wrote to you I stated I was in so much pain I almost went to the ER. Isn't that a signal something was wrong?

It is my hope that today you will have the correspondence needed from Dr. Murata's office to make my claim official. I cannot understand how it can take 55 days to decide if my case is accepted.

If there is any document or correspondence that is needed from me please contact me immediately so I can do my part. Please communicate with me tomorrow what the status of my case is, please!

Like I stated above I will have a more in depth letter coming to all parties John CC'd as soon as my anger level subsides.

Sincerely and have a nice day,
Tiffany Anderson

209-329-9523



8-26-11

Alpine Orthopedic
Attn: Dr. Gary Murata
Faxed to: 209-948-1830

RE:
Employee: Tiffany Anderson
Employer: SJC Vector
Claim #: VE090000198
DOI: 6-29-11

Dear Dr. Murata:

I am in receipt of your reports dated 7-26-11 and 8-16-11 in which you indicate you are treating Ms. Anderson for an alleged new right knee injury that required MRI, PT, Modified work activity and outlines a possible tear.

Please note that the injury on 6-29-11 was reported as a contusion to the knee and she treated at US Health Works on 7-6-11. Ms. Anderson was provided medication and was to continue working full duty. Ms. Anderson was seen again on 7-18-11 at which time she was improved as

*not true
no treatment
no meds*

*the external rip was healing
internally I was in excruciating
pain.*

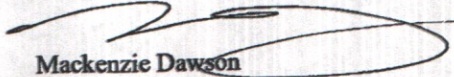
expected and discharged from care with no permanent disability or need for future treatment.
The case was marked as first aid.

I received notice of this claim from the employer on 8-1-11 after the employee complained that she had an infection and still wanted to seek treatment for that. At this time I ask that you please indicate to me how a right knee contusion that resulted in an alleged infection now warrants modified duty and extensive treatment. You are treating Ms. Anderson for her prior right knee injury of 6-19-08 which she has already had surgery on and for which she does have a future medical award on file already.

In your medical opinion did Ms. Anderson sustain an exacerbation to her 6-19-08 injury which caused a flare up of her symptoms to her right knee?

Please feel free to contact me with any further questions or concerns at 916-563-1900 X 242. I look forward to your prompt response.

Sincerely,



Mackenzie Dawson
Sr. Claims Examiner
Cc: Tiffany Anderson

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(916) 563-1900