

Email

-----Original Message-----

From: tiffanyanderson [mailto:tiffanyanderson@me.com]

Sent: Wednesday, September 14, 2011 12:35 PM

To: Mackenzie Dawson

Cc: tiffanyanderson

Subject: Tiffany Anderson

Mackenzie,

Please call me by days end.

Thank you,
Tiffany Anderson

On Sep 14, 2011, at 5:44 PM, Mackenzie Dawson wrote:

Tiffany I received your voicemail and email today. I have already called and left you a return voicemail but thought I would follow up with an email. I don't find it appropriate that you are making threats against me for not being responsive as I have kept you up to date on the status of your claim thus far. I was out ill and on vacation last week which is why it has taken me a couple of days to get back to everyone. I also know that you called this morning and spoke to Kim here who did discuss your claims with you as well. I have also been informed that you have already contacted my attorney Eric Helphrey as well. To update you on what is going on with your claim letters will be coming out in the mail to you tomorrow. I am currently waiting for an updated wage printout from the district to calculate payments for you and am assured that I will have that tomorrow morning. As I indicated in my voicemail if you have any questions please feel free to contact me at 916-563-1900 X 242. Thanks

Mackenzie D. Dawson
Sr. Claims Examiner
Aims Claims
916-563-1900

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Mackenzie,

Work comp is unfair to all parties involved. The employer who counts on their employee to be there to do their job. The employee who gets injured and unless you are an attorney you have no clue what your rights are or what to do. My paid union rep informed me to hire an attorney because comp laws are so specialized, my own rep does not even know how to counsel me. Attorneys scale you over the phone and are unwilling to represent you if you haven't had a catastrophic physical injury. It's just down right frustrating. The last attorney I retained I begged and cried for him to take my case because there were other issues involved regarding harassment and retaliation. The day of my hearing the attorney asked me to dismiss him, drew up the papers, took my settlement and I represented myself.

This goes around I rent a room from a family member. This is where I ended up from the financial hit from my last injury.

I am truly sorry I did not give you the benefit of the doubt. And furthermore I am truly sorry you spent your vacation in the hospital, truly.

After reflecting on our conversation I am very uncomfortable regarding the opinions of both Dr. Eck and Dr. Shaw.

Dr. Eck " a company Dr." saw my point of entry which happened to be on the opposite side of my post meniscal tear. Without an MRI how could Dr. Eck make such an educated conclusion.

As far as Dr. Shaw was concerned I had seen Dr. Shaw four weeks prior to my injury. I had no swelling on my knee at that time. The purpose of seeing Dr. Shaw was to get a referral to see a chiropractor, which never happened. After Dr. Eck so easily dismissed my injury I returned to Dr. Shaw to get another opinion. Dr. Shaw's recommendation was to refer me back to Dr. Murata as Dr. Shaw admitted there was nothing he could do for me.

Both of these Dr.'s visually saw the bruising that went from the bottom of my leg to the top of my thigh. Something I did not have prior to my date of injury 6/29/2011.

I do not care for the idea of putting this new injury under the old injuries. First and foremost according to 2900.170 Salary Continuation for Qualified Workers Compensation Claims out of the SJCM&VCD handbook, if this claim is added to the new claim I will miss out; two months of my full salary, paid medical benefits, retirement accrual, those are to mention a few. Although none of us know to the full extent my injury may take to heal the old claim is running out of paid time. Then what happens to me?

For the record, since you put in writing you felt I threatened you. I must clarify the threat you are referring to is an excel spread sheet I started with dates and times that I contacted your office without a response. I feel it necessary to clarify that as to make a threat against another person is a serious offense.

Sincerely,
Tiffany Anderson

I hope you feel better