

Begin forwarded message:

From: tiffanyanderson <tiffanyanderson@me.com>

Date: October 25, 2009 6:49:57 PM PDT

To: Mackenzie Dawson <MDawson@Aims4Claims.com>

Cc: tiffanyanderson <tiffanyanderson@me.com>

Subject: Fwd: Claim

Well Mackenzie it looks like it is going to be me and you again.

I know you legally cannot respond until I sign the release of my attorney. This sucks, there is not enough money to deal with my employer for an attorney. I am going public. I have moved further away from my employers circle and am moving forward with my story. This week I will be on tv with my story. It is much more involved than what I have told you. I think you will be a bit blown away. You have only witnessed the repercussions of my facing off with John. Soon you will see what I did to provoke anger and retaliation.

I feel I have legitimacy and need to fight for my future medical and principal. I truly believe I have rights that need to be exercised. I may not have county money and high priced attorneys to cover my criminal actions, such as Mr John Stroh, but God gave me a voice, a support system and wisdom to know what right and wrong are. I will be going to the comp board this week for legal aid and will be making a few appearances on some news channels exposing to the public what I was trying to accomplish behind closed doors. I did not want to publicly uncloth anyone. I refuse to be abused by the power this man takes advantage of.

My knee needs another MRI. I requested one in July and I understand not wanting to acknowledge anymore liability, but this is not your companies doing. This is all intentional by my employer. I have a witness who called the district in late 2007 after my retaliatory transfer informing my employer about their concern for my safety. I ran into this person when I returned in January and they were telling me about the girl they knew was going to get hurt and I said that was me. This witness was the last person I saw in July before my third injury. I have spoken to them and they are willing to give testimony as I had to hop over a few fences to treat and access the properties. My employers were required to give me access to properties but do to my punishment I wasn't allowed a supervisor in my area or the rights other employees were entitled to. The last time I returned to work for the month of June to July my work load increased heavily. Duties that had been a supervisors in my four years of employment, I was informed would be my responsibility. I was required to do more than any of the guys in the field. My leg started to swell and I went to Eddie and inquired if they could relent. I was told either I could do my job or not. Then he told me to inform Brian my supervisor not him. I thought since Joe Sarale was allowed to work with a sling I

might be able to come to work with the equal expectations. The day I inquired with Eddie and was directed to Brian was on July 1st. I informed Brian of my knee and the swelling and he replied "Duly noted". With those two responses it was clear my well being was not their concern. That is when I returned to Dr. Murata.

Mackenzie I understand who you work for and who pays the insurance premiums, my employer. This is John Stroh's doing, and his alone. If you have any ability to make him be liable for this situation that is where the responsibility lies.

I need this MRI. I believe I have a menial tear now. My upper inner knee swells with any activity. I started to keep a knee journal. I measure the knee like I learned in PT then I will walk when I return I remeasure the swelling and take pictures, one hour after and a few hours after that. There is something wrong. Before I relent I want a thorough diagnoses. I have been using the pool and hot tub for therapy. The cold hot sensations have been a great relief to the throbbing pain that comes after walking. Dr. Murata asked me to cancel my appointment with my private physician during my last appointment with him. So either this is going to drag on another month as he will send another request in Nov. or we can speed it up by getting another test. Dr. Murata did acknowledge I have a new tear. That was from the second MRI. I am sorry about all this. I really thought John would just let his pride go when I returned. I was in the process of looking for new employment and trying to go to school. I was planning on moving on, when I found someplace to go.

One more thing. In 7-2007 when I wrote my complaint about Bob and Janine's affair one of the items I mentioned was Bob turning in time sheets for Janine who did not have enough time on the books to cover her absences, for days she had not worked. Their crew members saw them do it and started to talk about it. One or two days before Janine hit her pot hole and filed her whip lash claim she asked me how the work comp process worked. If you have not discovered the criminal activity my employer has partaken in I think fair is fair. You might look into the legitimacy of that claim as I believe it was a tactic to remove her from the work place as they could not trust her not to start fights with me. I think they figured they would be rid of me and then she could return. I am tired of fighting fair. So there you go. Another questionable action that needs further investigation.

I will be contacting you after my public announcement. If you care to contact me I would love to have a clue what I am supposed to do. You can contact me at 209-329-9523. My email address account will be closing here is a new address to contact me at tiffanykayanderson@yahoo.com

Thank you. Have a great week.
Tiffany Anderson