From: tiffanyanderson tiffanyanderson@me.com

Subject: letter to judge

Date: November 17, 2011 at 6:28 AM

To: fredmortenson@att.net

Cc: tiffanyanderson tiffanyanderson@me.com



Tiffany K Anderson
2 N Avena Avenue
Lodi CA 95240

November 17, 2011

The Honorable W. Kearse McGill Workers' Compensation Appeals Board 31 East Channel Street, RM 344 Stockton, CA 95202

Dear Judge McGill,

I am writing to you today for a few reasons. I am self represented and do not understand my rights in this matter. So I come before you to ask for some clarification in this matter.

Ar. Eley the defense council has summoned me to appear for a deposition in his office on December 6, 2011. I have a surgery date of November 29th, 2011. I will be unable to drive for thirty days post surgery. Along with this matter I do not know if any complications will arise. I think it is too soon after my surgery date to have any appointments scheduled. For this reason I am asking for a reschedule of the deposition from Mr. Eley and his legal team.

The next item I would like to bring before you is that Adam Stuart agreed to represent me for the deposition. Does not Mr. Eley have to notify Mr. Stuart's office to verify this fits in his schedule as well?

asked Mr. Eley who would be present during the deposition and Mr. Eley informed me my employer John Stroh would be present. Mr. Stroh has been the purpose of my complaints with the district since a 2007 sexual harassment complaint I filed in writing with a mediator present. Mr Stroh is the manager who relocated me to a new job assignment without following past protocol and who I personally blame for my past injuries. Does Mr. Stroh have the right to be present? I feel this is an intimidation tactic on the part of Mr. Eley and Mr. Stroh.

Air. Eley has requested a slough of documents and information. Using the excuse that I contacted a board member involving Mike Manna. The reality of the matter is in 2009 in desperation I called a "Whistle Blower" hotline that was posted on the break room wall. I thought this number would be a federal or state agency. Instead the complaint was rerouted to the board of trustees who hired Mr. Eley to investigate my allegations. I did not cooperate with Mr. Eley at that time. I asked the board to meet with me and they refused. I made each board member a copy of my employee file and asked them to read it. I then wrote three 10 page documents outlining the wrong doing that got me injured. The board never responded to the first letter. At this point I involved an outside agency who is investigating the board and my employer. So to address Mr. Eley's accusations that I addressed a board member and brought them into the matter that is incorrect. The board addressed me. Mr. Manna was the president at the time. Mr. Manna personally gave me his email address and phone number and encouraged me to contact him anytime I needed anything. Unfortunately for me when I did ask for help, Mr Manna, the board and Mr. Eley din not do anything except make my work environment worse. So the question being do I need to provide information to Mr. Eley, and who has the right to sit in on my deposition?

he board met in closed session on November 15, 2011. When they returned to address the public they did not disclose the conclusion of my suit; which if I understand violates the Brown Act. My friend and Vicki Bridgewater attended the meeting on my behalf.

At this time I would like to request from Mr. Eley and the district my time sheets or daily sheets and sick leave sheets. The reason being is I have had four exposures since my employment and there is a pattern where I the employee had to use my sick leave for these incidents. Then

having my sick time used against me in my evaluations. The time sheets will provide proof and evidence of discrimination, as they are a visual as to how my work assignments changed and how I have been isolated since my injuries.

Please take all these things into consideration. Do not allow Mr. Eley blur the lines of my 134-A claim and my 2009 "Whistle Blower" complaint.

All I am asking for from the district is the 40 pay periods of lost seniority, my longevity and seniority to be restored.

Respectfully Yours,

Tiffany K. Anderson

August 22, 1970

Cc Christopher K. Eley