
UTAH LABOR COMMISSION

DAN B. SHORES,

Petitioner,

vs.

**ANDRUS TRANSPORTATION and
WORKERS COMPENSATION FUND,**

Respondents.

**ORDER ON MOTIONS
FOR REVIEW**

Case No. 07-0146

On February 14, 2007, Dan B. Shores filed an application for hearing with the Labor Commission to compel Andrus Transportation and its workers compensation insurance carrier, Workers Compensation Fund, (referred to jointly as “Andrus” hereafter) to pay workers’ compensation benefits for back injuries and carpal tunnel syndrome allegedly caused by Mr. Shores’ employment by Andrus. Administrative Law Judge Luke held an evidentiary hearing on Mr. Shores’ claims and, on September 30, 2008, issued a decision denying benefits for carpal tunnel syndrome and awarding benefits for back injuries.

Mr. Shores and Andrus each filed motions for Labor Commission review of Judge Luke’s decision. These motions for review are currently pending before the Commission. However, on August 11, 2009, Mr. Shores and Andrus mutually withdrew their respective motions for review.

ORDER

In light of the parties’ withdrawal of their respective motions for review, the Labor Commission will take no further action in this matter. Judge Luke’s order of September 30, 2008, remains in effect. It is so ordered.

Dated this 18th day of August, 2009.

Sherrie Hayashi
Utah Labor Commissioner