GOVERNMENT OF THE DISTRICT OF COLUMBIA Department of Employment Services

VINCENT C. GRAY MAYOR



LISA M. MALLORY
DIRECTOR

CRB 10-081

CURTIS GOODING, CLAIMANT-PETITIONER AND CROSS-RESPONDENT,

v.

MILLER & LONG CONCRETE CONSTRUCTION COMPANY, SELF-INSURED EMPLOYER –RESPONDENT AND CROSS-PETITIONER.

> Appeal from a Compensation Order by Administrative Law Judge Jeffrey P. Russell AHD No. 09-477, OWC No. 649889

Curtis Gooding, Pro Se¹
John C. Duncan, III, Esquire, for the Self-Insured Employer

ORDER

This case is before the Compensation Review Board (CRB) on the request of the *pro se* claimant and the self-insured employer.

On November 11, 2011, the CRB issued a Decision and Order affirming the ALJ's February 10, 2010, Compensation Order that held the claimant had voluntarily limited his income. Also before the CRB, but not decided to date, are the self-insured employer's March 22, 2010, Cross-Appeal challenging the ALJ's finding that a spinal fusion was reasonable and necessary, its Motion to Adduce Additional Evidence, and its December 8, 2011, Motion for Reconsideration.

The CRB has been advised that the parties have amicable resolved all outstanding issues and have reached a full and final settlement.

Therefore, all outstanding issues before the CRB are dismissed without prejudice.

This matter shall be referred to the Office of Workers' Compensation.

It is so ORDERED.

/s/ **Lawrence D. Tarr**LAWRENCE D. TARR
Administrative Appeals Judge

August 9, 2012
Date

¹ Ryan J. Foran, Esquire, previously represented the claimant.