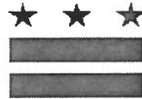


GOVERNMENT OF THE DISTRICT OF COLUMBIA

Department of Employment Services

MURIEL BOWSER
MAYOR



DEBORAH CARROLL
DIRECTOR

COMPENSATION REVIEW BOARD

CRB No. 15-034 (1)

ROSALIND M. FOWLER,
Claimant-Respondent,

v.

DISTRICT OF COLUMBIA DEPARTMENT OF MOTOR VEHICLES
Self-Insured Employer-Petitioner.

Appeal from a January 30, 2015 Compensation Order by
Administrative Law Judge Fred D. Carney, Jr.
AHD No. PBL 12-029A, DCP No. 30111224763-0001

DEPT. OF EMPLOYMENT
SERVICES
COMPENSATION REVIEW
BOARD
2015 AUG 19 PM 1 20

(Issued August 18, 2015)

Kirk D Williams for Claimant
Andrea G. Comentale for Employer

Before LINDA F. JORY, MELISSA LIN JONES, and JEFFREY P. RUSSELL, *Administrative Appeals Judges.*

LINDA F. JORY for the Compensation Review Board.

ORDER DISMISSING MOTION FOR RECONSIDERATION

This case is before the Compensation Review Board (CRB) on the request of Claimant to reconsider the Board's Decision and Order (DO) issued on July 7, 2015 which reversed and vacated a Compensation Order that found Claimant's back and right hip pain medically and causally related to the February 16, 2010 fall. *Fowler v. D.C. Dept. of Motor Vehicles*, CRB No. 15-034, AHD No. PBL 1-029A, DCP No. 30111224763 (July 7, 2015).

Employer has not responded to date.

On August 6, 2015, the CRB received a copy of a Petition for Review Claimant filed with the District of Columbia Court of Appeals pursuant to 7 DCMR § 270.1. Although a party may file a request for reconsideration with the CRB, if the same matter is on appeal to the District of Columbia Court of Appeals, the CRB loses jurisdiction over the case. *Harris v. Cianbro Corporation*, Dir. Dkt. No. 99-85, H&AS No. 98-86A, OWC No. 5207111 (June 22, 2000). Accordingly, the CRB has no jurisdiction to consider the motion for reconsideration and it is therefore dismissed.

So ordered.