

L-11

STATE OF CALIFORNIA  
DIVISION OF WORKERS' COMPENSATION

Case No. LBO 209103

CYNTHIA WILLIAMS

vs.

PRICE CLUB,  
SELF-INSURED

Dated: February 20, 1992

GERALD ANSELL, Attorney for Applicant

KEGEL, TOBIN & TRUCE, Attorneys for Defendant

OPINION ON DECISION

INJURY AOE-COE:

Applicant claims an industrial injury which allegedly occurred on November 15, 1988. Applicant testified. Her testimony was, to say the least, not credible. Frankly, the only thing I believed following Applicant's testimony was that her name really is Cynthia Williams. She disputes medical records as being incorrect. She disputes the records regarding an old auto accident regarding leg problems. She disputes her deposition testimony. Applicant failed to sustain her burden of proof and takes nothing herein.

MEDICAL-LEGAL EXPENSES: LIEN OF FAMILY MEDICAL GROUP OF WESTERN AVENUE:

The Defendant is liable for the balance of the lien of Family Western Medical Group of \$356.75 if it is for medical-legal costs and if it was not considered in the payment of their initial lien of \$2,421.00. If the lien of \$2,421.00 was adjusted pursuant to the Medical Fee Schedule, then the Defendant owes nothing more. Jurisdiction is reserved over any dispute.

OTHER ISSUES:

Since Applicant takes nothing, these are moot.

  
Burton A. Donsker  
Workers' Compensation Judge

BAD/lm

STATE OF CALIFORNIA  
DIVISION OF WORKERS' COMPENSATION

Case No. LBO 209103

CYNTHIA WILLIAMS,

*Applicant*

vs.

**FINDINGS AND AWARD  
AND ORDER**

PRICE CLUB,  
SELF-INSURED,

*Defendants.*

GERALD ANSELL, Attorney for Applicant

KEGEL, TOBIN & TRUCE, Attorneys for Defendant

An Application having been filed herein, all parties having appeared, and the matter having been regularly submitted for decision, the Honorable BURTON A. DONSKER, Workers' Compensation Judge, makes his Findings and Award and Order as follows:

**FINDINGS OF FACT**

1. Applicant did not sustain an injury arising out of and occurring in the course of her employment as alleged herein.
2. Defendant is liable for the balance of the lien of Family Medical Group of Western Avenue of \$356.75 for medical-legal costs and if it was not considered in the payment of their initial lien of \$2,421.00. If the lien of \$2,421.00 was adjusted pursuant to the Medical Fee Schedule, then the Defendant owes nothing more. Jurisdiction is reserved over any dispute.
3. All other issues are moot.

AWARD

AWARD IS MADE in favor of CYNTHIA WILLIAMS against PRICE CLUB,  
SELF-INSURED of medical-legal costs pursuant to Finding No. 2 above.

ORDER

IT IS ORDERED that Applicant take nothing further.



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Burton A. Donsker  
Workers' Compensation Judge

Long Beach, California

Served by mail on the parties listed on the  
Official Address Record

Dated: FEB 21 1992

By 