

Subletted out
Ingraham Silverii + Ives
13245 Riverside Dr.
#450
SHERMAN OAKS
CA 91423

STATE OF CALIFORNIA
WORKERS' COMPENSATION APPEALS BOARD

Case No. MON 175437 (ONLY)

SADIQUI KHAN,

Applicant,

vs.

GOODWILL INDUSTRIES OF
SOUTHERN CALIFORNIA;
C/O COMCO MANAGEMENT, INC.,

Defendants.

ORDER

GELLMAN & STRASSER
By: AVERILL J. STRASSER
Attorneys for Applicant

KEGEL, TOBIN & TRUCE
By: DENNIS TRIPLETT
Attorneys for Defendant

The above entitled matter having been heard and regularly submitted, the Honorable JAMES J. CASTRANOVA, Workers' Compensation Judge, now orders as follows:

ORDER

IT IS ORDERED that applicant take nothing further.

DATE: 12-28-94

Served on counsel/representatives
on the above date

By: D. Thrash
D. THRASH


JAMES J. CASTRANOVA
Workers' Compensation Judge

CASE NUMBER: MON 175437 (ONLY)

SADIQUL KHAN

VS.

GOODWILL INDUSTRIES OF
SOUTHERN CALIFORNIA;
PERMISSIBLY SELF-INSURED

JUDGE:

JAMES J. CASTRANOVA

DATED:

12/91

OPINION ON DECISION

INJURY AOE/COE

Based upon the medical report of Jeffrey Berman, M.D. dated 5/21/92 it is found that applicant sustained injury to his left foot arising out of and occurring in the course of employment in December 1991. Per Dr. Berman, this injury did not result in any disability nor need for further medical treatment.

All other issues are moot or are addressed in MON 175444.

DATED:

12-28-94



JAMES J. CASTRANOVA
Workers' Compensation Judge

Service by mail on parties on Official
Address Record effected on above date.

By:



D. THRASH

STATE OF CALIFORNIA
WORKERS' COMPENSATION APPEALS BOARD

Case No. MON 175433 (ONLY)

SADIQUL KHAN,

Applicant,

vs.

GOODWILL INDUSTRIES OF
SOUTHERN CALIFORNIA;
C/O COMCO MANAGEMENT, INC.,

Defendants.

FINDINGS AND ORDER

GELLMAN & STRASSER
By: AVERILL J. STRASSER
Attorneys for Applicant

KEGEL, TOBIN & TRUCE
By: DENNIS TRIPLETT
Attorneys for Defendant

The above entitled matter having been heard and regularly submitted, the Honorable JAMES J. CASTRANOVA, Workers' Compensation Judge, now finds and orders as follows:

FINDINGS OF FACT

1. Sadiqul Khan, born May 23, 1960, while employed as a assistant manager, group 35, at Los Angeles, California, by Goodwill

Industries of Southern California, permissibly self-insured, sustained injury arising out of and occurring in the course of said employment to his chest, on 8/3/91.

2. Applicant did not sustain injury to his emotions.

ORDER

IT IS ORDERED that applicant take nothing further.

DATE: 12-28-94

Served on counsel/representatives
for parties and interested lien
claimants on the above date.


JAMES J. CASTRANOVA
Workers' Compensation Judge

BY: D. Thrash
D. THRASH

CASE NUMBER: MON 175433 (ONLY)

SADIQUL KHAN

VS.

GOODWILL INDUSTRIES OF
SOUTHERN CALIFORNIA;
PERMISSIBLY SELF-INSURED

JUDGE:

JAMES J. CASTRANOVA

DATED:

8/3/91

OPINION ON DECISION

1. INJURY AOE/COE

Based upon the medical report of Raymond Friedman, M.D., dated 5/27/92 and Jeffrey Berman, M.D. dated 5/21/92 it is found that applicant sustained injury to his chest arising out of and occurring in the course of employment on 8/3/91, but not to his emotions.

This trier of fact believes the applicant's testimony that he was robbed and punched in the chest. However, this incident did not result in the need for medical treatment nor disability.

All other issues are moot or are addressed in MON 175444

DATED:

12-28-94



JAMES J. CASTRANOVA
Workers' Compensation Judge

Service by mail on parties on Official
Address Record effected on above date.

By:


D. THRASH

STATE OF CALIFORNIA
WORKERS' COMPENSATION APPEALS BOARD

Case No. MON 175444 (ONLY)

SADIQUI KHAN,

Applicant,

vs.

GOODWILL INDUSTRIES OF
SOUTHERN CALIFORNIA;
C/O COMCO MANAGEMENT, INC.,

Defendants.

FINDINGS AND AWARD

GELLMAN & STRASSER
By: AVERILL J. STRASSER
Attorneys for Applicant

KEGEL, TOBIN & TRUCE
By: DENNIS TRIPLETT
Attorneys for Defendant

The above entitled matter having been heard and regularly submitted, the Honorable JAMES J. CASTRANOVA, Workers' Compensation Judge, now finds and awards as follows:

FINDINGS OF FACT

1. Sadiqui Khan, born May 23, 1960, while employed as a assistant manager, group 35, at Los Angeles, California, by Goodwill

Industries of Southern California, permissibly self-insured, sustained injury arising out of and occurring in the course of said employment to his back, on 2/12/92.

2. Average weekly earnings at the time of injury were \$244.40.

3. Said injury caused total temporary disability beginning 3/9/92 to and including 6/17/92, payable at the rate of \$163.00 per week, less credit for all sums previously paid by defendant on account of temporary disability, less days worked and wages earned.

4. Said injury caused permanent disability of 7 percent, equivalent to 21 weeks of permanent disability indemnity, payable at the rate of \$140.00 per week, in the total sum of \$2,940.00.

5. There is no legal basis for apportionment.

6. Applicant is not in need of further medical treatment to cure or relieve from the effects of the injury herein.

7. Applicant actually, reasonably and necessarily incurred costs for the purpose of proving a contested claim, and is entitled to reimbursement for costs of medical treatment that the employer failed to provide. Said liens to be paid in accordance with Labor Code Sections 4624/5307.6, 4626, and 5307.1, with jurisdiction reserved in the event of a dispute over value.

8. Employment Development Department is entitled to reimbursement of its lien claim to the extent that it provided benefits concurrently with the award of temporary disability indemnity.

9. The reasonable value of the services rendered by applicant's attorney is \$441.00 payable to Gellman & Strasser.

10. Jurisdiction is reserved over the issue(s) of a Labor Code Section 5710 fee.

AWARD

AWARD IS MADE in favor of Sadiqul Khan against Goodwill Industries of Southern California, permissibly self-insured, of temporary disability indemnity as provided in Finding No. 3, less reimbursement to Employment Development Department on its lien claim; together with permanent disability indemnity in the sum of \$2,940.00, payable forthwith, less the sum of \$441.00 as attorney's fees as provided in Finding No. 9; together with reimbursement of medical-legal costs and self-procured medical treatment as provided in Finding No. 7.

DATE: 12-28-94

Served on counsel/representatives
for parties and interested lien
claimants on the above date.


JAMES J. CASTRANOVA
Workers' Compensation Judge

BY: D. Thrash
D. THRASH

CASE NUMBER: MON 175444 (ONLY)

SADIQUL KHAN

VS.

GOODWILL INDUSTRIES OF
SOUTHERN CALIFORNIA;
PERMISSIBLY SELF-INSURED

JUDGE:

JAMES J. CASTRANOVA

DATED:

2/12/92

OPINION ON DECISION

1. INJURY AOE/COE

Based upon applicant's testimony and the medical report of Igor Furman, M.D., dated 3/10/92 it is found that applicant sustained injury to his back arising out of and occurring in the course of employment on 2/12/92.

The defendants provided no rebuttal evidence to the applicant's testimony that an injury occurred on 2/12/92 while he was moving a sofa with a co worker.

2. ATTORNEY FEES

Based on the WCAB Rules of Practice and Procedure, Section 10775, the guidelines for awarding attorney fees found in Policy and Procedure Manual Index Number 6.8.4, an attorney fee is found to be \$441.00.

3. DEPOSITION FEE

Off calendar as the WCAB has no evidence on this issue. WCAB retains jurisdiction over said issue

4. EARNINGS

Based upon the lien from Employment development Department it is found that applicant's earnings were sufficient to establish average weekly earnings of \$244.40. Sufficient to produce a temporary disability rate of \$163.00 per week and a permanent partial disability rate of \$140.00 per

week. Neither side provided evidence to support its contention. The Employment Development Department lien indicates weekly payments of \$163.00. Since Employment Development Department benefits are paid based upon 2/3 of weekly earnings, the applicant's average weekly wages were \$244.40.

5. TEMPORARY DISABILITY

Applicant claims temporary disability for the period beginning 3/9/92, to and including 3/9/92, at the rate of \$210.00 per week.

Based upon the medical report of Igor Furman, M.D. dated 6/2/92, 5/7/92 and 3/10/92, it is found that applicant is entitled to temporary disability for the period beginning 3/10/92, to and including 6/2/92, at the rate of \$163.00 per week.

6. PERMANENT DISABILITY

The factors of permanent disability set forth in the rating instructions are based upon the range of medical evidence in the record.

There having been neither objection to the recommended rating nor a timely request for cross-examination of the rater, in accordance with the rater's recommendation it is found that applicant is entitled to a permanent

disability award of 7%, equivalent to 21 weeks of indemnity, at the rate of \$140.00 per week, in the total sum of \$2,940.00, payable beginning forthwith.

SADIQUL KHAN
MON 175444

7. APPORTIONMENT

Defendants having failed in their burden of proof on apportionment to non-industrial permanent disability, applicant is entitled to an unapportioned award.

8. NEED FOR FURTHER MEDICAL TREATMENT

Based upon the medical report of Jeffrey A. Berman, M.D.. dated 5/21/92, it is found that applicant is not in need of further medical treatment to cure or relieve from the effects of the injury herein.

9. & 10 SELF-PROCURED MEDICAL TREATMENT & MEDICAL-LEGAL COSTS

Based on the medical opinion of Dr. Furman it is found that defendants failed to render medical treatment when necessary and applicant incurred expense therefor and for reasonable and necessary medical-legal expense in amounts to be adjusted by the parties or determined herein upon the filing of a petition and supporting documents.

11. LIEN OF EMPLOYMENT DEVELOPMENT DEPARTMENT

Based on the finding on temporary disability, Employment Development Department is entitled to recover for the sums paid from 3/10/92 to 6/2/92 at the rate of \$163.00 per week. The remainder of their lien is disallowed.

DATED: 12-28-94



JAMES J. CASTRANOVA
Workers' Compensation Judge

Service by mail on parties on Official Address Record effected on above date.

By: D. Thrash
D. THRASH

SADIQUL KHAN
MON 175444

STATE OF CALIFORNIA
WORKERS' COMPENSATION APPEALS BOARD

Case No. MON 160478 (ONLY)

SADIQUI KHAN,

Applicant,

vs.

GOODWILL INDUSTRIES OF
SOUTHERN CALIFORNIA;
C/O COMCO MANAGEMENT, INC.,

Defendants.

FINDINGS AND ORDER

GELLMAN & STRASSER
By: AVERILL J. STRASSER
Attorneys for Applicant

KEGEL, TOBIN & TRUCE
By: DENNIS TRIPLETT
Attorneys for Defendant

The above entitled matter having been heard and regularly submitted, the Honorable JAMES J. CASTRANOVA, Workers' Compensation Judge, now finds and orders as follows:

FINDINGS OF FACT

1. Sadiqui Khan, born May 23, 1960, while employed as a assistant manager, group 35, at Los Angeles, California, by Goodwill industries of Southern California, permissibly self-insured; did not sustain injury arising out of and occurring in the course of said

employment to his back, internal, emotional and teeth during the
period 1991 to and including 1992.

ORDER

IT IS ORDERED that applicant take nothing further.

DATE: 12-28-94

Served on counsel/representatives
on the above date


JAMES J. CASTRANOVA
Workers' Compensation Judge

By: 
D. THRASH

CASE NUMBER: MON 160478 (ONLY)

SADIQUL KHAN

VS.

GOODWILL INDUSTRIES OF
SOUTHERN CALIFORNIA;
PERMISSIBLY SELF-INSURED

JUDGE:

JAMES J. CASTRANOVA

DATED:

OPINION ON DECISION

INJURY AOE/COE

Based upon the medical report of Jeffrey Berman, M.D. dated 5/21/92, Raymond Friedman, M.D. dated 5/27/92, and Sanford Miller, M.D. dated 7/28/92 and 5/20/92 it is found that applicant did not sustained injury to his back, internal, emotional and teeth arising out of and occurring in the course of employment during the period 1991, to and including 1992.

All other issues are moot or are addressed in MON 175444.

DATED:

12-28-94



JAMES J. CASTRANOVA

Workers' Compensation Judge

Service by mail on ~~parties~~ on Official
Address Record effected on above date.

By:



D. THRASH

STATE OF CALIFORNIA
WORKERS' COMPENSATION APPEALS BOARD

Case No. MON 160479 (ONLY)

SADIQUI KHAN,

Applicant,

vs.

GOODWILL INDUSTRIES OF
SOUTHERN CALIFORNIA;
C/O COMCO MANAGEMENT, INC.,

Defendants.

FINDINGS AND ORDER

GELLMAN & STRASSER
By: AVERILL J. STRASSER
Attorneys for Applicant

KEGEL, TOBIN & TRUCE
By: DENNIS TRIPLETT
Attorneys for Defendant

The above entitled matter having been heard and regularly submitted, the Honorable JAMES J. CASTRANOVA, Workers' Compensation Judge, now finds and orders as follows:

FINDINGS OF FACT

1. Sadiqul Khan, born May 23, 1960, while employed as a assistant manager, group 35, at Los Angeles, California, by Goodwill

Industries of Southern California, permissibly self-insured, did not sustain injury arising out of and occurring in the course of said employment to his face and emotional on 3/1/92.

ORDER

IT IS ORDERED that applicant take nothing further.

DATE: 12-28-94

Served on counsel/representatives
for parties and interested lien
claimants on the above date.

BY: D. Thrash
D. THRASH


JAMES J. CASTRANOVA
Workers' Compensation Judge

CASE NUMBER: MON 160479 (ONLY)

SADIQUL KHAN

VS.

GOODWILL INDUSTRIES OF
SOUTHERN CALIFORNIA;
PERMISSIBLY SELF-INSURED

JUDGE:

JAMES J. CASTRANOVA

DATED:

OPINION ON DECISION

INJURY AOE/COE

Based upon the medical report of Raymond Friedman, M.D., dated 5/27/92, and Burton Sobelman, D.D.S. dated 5/27/92 Raymond Friedman, M.D. dated 5/27/92 it is found that applicant did not sustain injury to his face and emotional arising out of and occurring in the course of employment on 3/1/92.

This trier of fact believes the applicant's testimony that a robbery occurred on 3/1/92. However this incident did not result in an injury that required medical attention nor resulted in disability.

All ~~other~~ issues are moot or are addressed in MON 175444.

DATED:

12-28-94

James J. Castanova

JAMES J. CASTRANOVA
Workers' Compensation Judge

Service by mail on parties on Official
Address Record effected on above date.

By:

D. Thrash
D. THRASH