

**NOT DESIGNATED FOR PUBLICATION**

BEFORE THE ARKANSAS WORKERS' COMPENSATION COMMISSION

CLAIM NO. F402092

CYNTHIA MCGOWAN, EMPLOYEE	CLAIMANT
ARKANSAS SUPPORT NETWORK, EMPLOYER	RESPONDENT
COMMERCE & INDUSTRY INSURANCE, INSURANCE CARRIER	RESPONDENT
AIG CLAIMS SERVICE, TPA	RESPONDENT

OPINION FILED JUNE 16, 2006

Upon review before the FULL COMMISSION in Little Rock,  
Pulaski County, Arkansas.

Claimant represented by the HONORABLE EVELYN BROOKS,  
Attorney at Law, Fayetteville, Arkansas.

Respondents represented by the HONORABLE MELISSA ROSS,  
Attorney at Law, Little Rock, Arkansas.

Decision of Administrative Law Judge: Affirmed and  
Adopted.

OPINION AND ORDER

Claimant appeals an opinion and order of the  
Administrative Law Judge filed January 20, 2006. In  
said order, the Administrative Law Judge made the  
following findings of fact and conclusions of law:

1. The Arkansas Workers' Compensation  
Commission has jurisdiction of this claim.

2. On February 19, 2004, the relationship of employee-employer-carrier-TPA existed between the parties.

3. On February 19, 2004, the claimant sustained a compensable injury to her lower back.

4. The claimant has failed to prove that the disrupted medical services that have been provided by Dr. Cyril Raben, on and after October 17, 2005, represent "reasonably necessary medical services" for her compensable lower back injury. Specifically, she has failed to prove by the greater weight of the credible evidence that these disputed medical services were necessitated by or connected with her compensable lower back injury.

5. The respondents have controverted the claimant's entitlement to any medical services provided or recommended by Dr. Raben, after April 1, 2005.

We have carefully conducted a de novo review of the entire record herein and it is our opinion that the Administrative Law Judge's decision is supported by a preponderance of the credible evidence, correctly applies the law, and should be affirmed. Specifically, we find from a preponderance of the evidence that the findings of fact made by the Administrative Law Judge are correct and they are, therefore, adopted by the Full Commission.

Therefore we affirm and adopt the January 20, 2006 decision of the Administrative Law Judge, including all

findings and conclusions therein, as the decision of the Full Commission on appeal.

IT IS SO ORDERED.

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OLAN W. REEVES, Chairman

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KAREN H. MCKINNEY, Commissioner

Commissioner Turner dissents.