

BEFORE THE ARKANSAS WORKERS' COMPENSATION COMMISSION

CLAIM NO. F201791

LAVEARN MOODY, EMPLOYEE

CLAIMANT

ADDISON SHOE CO./MURO & CO.,  
SELF-INSURED EMPLOYER

RESPONDENT NO. 1

CROCKETT ADJUSTMENT CO., TPA

RESPONDENT NO. 1

**OPINION FILED JANUARY 27, 2009**

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

Claimant represented by the HONORABLE JOE M. ROGERS, Attorney at Law, West Memphis, Arkansas.

Respondents No. 1 represented by the HONORABLE ROBERT L. HENRY, Attorney at Law, Little Rock, Arkansas.

ORDER

This matter is presently before the Full Commission on claimant's Motion to Amend Opinion Filed On December 23, 2008.

After our consideration of claimant's motion, respondents' response thereto and all other matters properly before the Commission, we find that claimant's motion must be denied.

The Full Commission issued an opinion and order on December 23, 2008. Respondents filed a timely notice of appeal to the Court of Appeals on January 7, 2009. It is well settled that the Commission loses jurisdiction over a case when that case is appealed from the Full Commission to the Court of Appeals.

Williams v. E.G.W. Company, Full Commission opinion filed

January 20, 1983 (D102171); Black v. Work Source Inc., Full Commission opinion filed January 13, 2004 (F211470); Teasley v. Hermann Co., Inc., Full Commission opinion filed March 15, 2005 (F206445). As the present claim is on appeal before the Arkansas Court of Appeals, the Full Commission does not have jurisdiction to amend our December 23, 2008, Opinion.

IT IS SO ORDERED.

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A. WATSON BELL, Chairman

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KAREN H. MCKINNEY, Commissioner

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PHILIP A. HOOD, Commissioner