

The Supreme Court
Of the United States

Bruce Joyner, Plaintiff

Vs

The News Journal Appelle

CAS-21-5354.

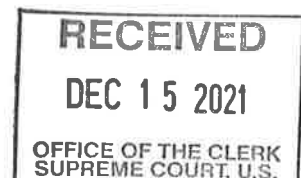
Rule 44 Rehearing

Requesting permission from the court

1. Bruce Joyner was hurt on the job.
2. Cassandra Roberts stated to Linda Saul the case had settled and there wouldn't be any need for hearing. This information is documented/ I have the transcripts/ records.
3. Copy of my contract attached to the informal brief with signature.
4. TABLE of authorities cited are attached to the informal brief.

Statues and rules are attached to this informal brief.

5. Bruce Joyner is on the total disability (19 Delc-2324)
6. Petition to determine additional compensation DVD to injured employee and which never received dated 18 day of October 1996 and nature of action determine additional compensation due hearing no 1022576 dated 1/30/98.
7. The social security number have be deducted and corrected by court law and Mr. Joyner reply it back in totally four number social security # 2218.



8. Mr. Joyner wants his back pay reinstated due his disability. He is entitled to permanency money as soon as possible. His medical should be updated as well.

12/6/2021
Bruce Joyner
14 Stanley Ave
Wilmington Delaware
19804

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INDEX TO APPENDICES

- 1) Appendix A Agreement as to compensation
- 2) Appendix B U.S. Equal Employment Opportunity Commission Philadelphia District Officer
- 3) Appendix C Letter to the from Kevin E. Ellis Wilmington Mailers Union 139 president accident caused by a defective chair never received any notice of
- 4) Appendix D Mr. Joyners termination with the company to this date.
- 5) Appendix E Settlement offer dated September 17, 1997 rejected did not know how long was going to be
- 6) Appendix F off from work, have to be careful what you sign, long-term figures will come out different not trying to cheat myself.
- 7) Appendix G Memorandum option submitted JUN 17 1996 decided August 27, 1996 C.A. No 95A-12-004 Jude Cooch J
- 8) Appendix H Determine additional compensation
- 9) Appendix I Monday, September 29, 1997. IAB Motion to Re-open: Nature of action 12th day October 1995.
- 10) Appendix J Review of Compensation Agreement

TABLE OF AUTHORITIES CITED

CASES

PAGE NUMBER

See Hudar. Continental can co., Inc Del. Supr 265 A2d 34,35 (1970) Jackson V. Joseph P.220 Construction Co. Del. Super., CA. No.87A-JL-7 Babiarz J. (May 20, 1988) Mcm.op., of 3 Federal Bake Shops V. Maczynski DCI, super., 180 A2d 615, 616 (1962) Keith V. Dover city cab Cs. Del. Super., 427 A.2d 896, 899 (1981) 1962 Chicago Bridge & Iron Co V. Walker, Del.Supr. 372 A.2d 185, 187 (1977) rev'd on other grounds. Duuall. Supra: Faline, V. Guide and Franis DeScansis & Sons. Del Supr., 192 A.2el 921 924 1963; Grays Hatchery V Stevens. Del. Super., 81A, 2d 322., 324 (1950) pure accident singular accident or specific and identifiable CAS

STATUTES AND RULES

Total disability (19 Del C. 2324)

- 22) There is no statutory limit on the duration for which a claimant may receive total disability benefits they are paid to clamant for as long as he remains unable to engage in any type of suitable work

21 Board Rule 4(A) (4)

26 Board Rule 4(A) (3)

19 Board Rule 4(A) (2)

The pure (or specific and identifiable) accident case.

The pure accident cases (sometime referred as the specific and identify accident case) are the obvious industrial accident case, and the amputation. These are usually the single trauma events, the on set of symptoms usually occurs immediately or within a very short time after incident.

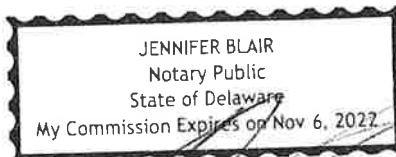
OTHER

Calculation of the compensation Rate (a) In General: full time employees claimant a law, subject to statutory maximum weekly benefit based on Delaware's Aww.

REASONS FOR GRANTING THE PETITION

In the humane thing to do if someone get hurt on their job there's rules in life we all go by that protects us in life. It called the court system of civil procedure.

Mr. Joyner was injured on the job and taken to the hospital from the job. Chair collapse underneath him causing to strike his head to the concrete floor blunt trauma to Head breaks out in sweats. Vision problems sees a psychiatrist and Dr. Lifak Patricia. Mr. Joyner worked all his life until that injury. Mr. Joyner had a football agent name was judge O'Hara and signed a contract with Judge O'Hara before that occurred accident, been to professional football camps before has accident on the job that left him permanent disabled, while eating his lunch on lunch up in front an and state emergency that it was four to five feet of snow outside nobody couldn't go nowhere, it happened about 11:30 pm and 11:54 pm that. I pray to the courts for Justice. I believe in the Court system it part of the process you have to go through don't give up on life this is called pain and suffering Justice will be served one day hopefully soon, hopefully the court system will straightness bad faith evil content when benefits illegally cut off without my consent. Never had a court date or hearing about this Bruce Joyner Vs The News Journal.



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11/15/21

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

Workers Compensation Law is a system of rules in every state designed to pay the expenses of employees who are harmed while performing job related duties. Employees can recover lost wages, medical disability payments and costs associated with Inc case.

The right to petition the government for redress of grievances include a right to file suit in a court of law. As such the court up held a first amendment right of Judicial access without special reliance on the petition clause.

The complaint was cause harm at work.

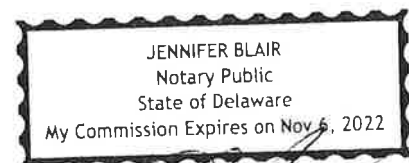
Bruce Joyner

Bruce Joyner 7/28/

14 Stanley Avenue

Wilmington / Del. 19804

Bruce Joyner
14 Stanley Ave
Wilmington, Del.
19804



[Signature]
11/15/21

QUESTION(S) PRESENTED

1) Plaintiff has a contract; a written or spoken agreement concerning employment, sales of tenancy, that is intend to be enforceable by law, both parties must sign employment contracts.

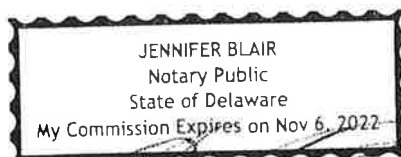
A enter into a formal and legally binding agreement. Copy of contract attached as exhibit (A) which was never talk about.

2) B Letter from the EEGC which was overlooked industrial Affairs Division of hearing attached was tiled in State and Federal Court. The letter is updated as exhibit (B). Dated April 28, 2020

3) C Letter from the mailers Union Local M-139 accident at the company caused by a defective chair and has never received any notice of termination with the company to this date 2-16-00 as exhibit

4) Petition to determine additional compensation Due to Injured Employee and which never received dated 18 day of October 1996, and nature of action determine additional compensation due. Hearing No 1022576 dated 1/30/98

5) Bruce Joyner Eligibility Certification



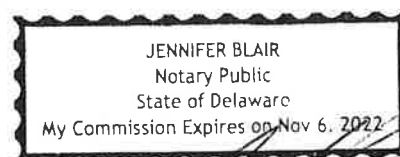
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11/15/21

STATEMENT OF THE CASE

I Bruce Joyner was hurt on the at the News Journal and because of Injuries I am unable to work because I have permanent disabilities. Also, I was offered a settlement and at the time the lawyer (James Bailey) lost his license copy letter to the IAB from Bruce Joyner about what occurred.

New Journal attorney stated the case was settled and there was no need for a hearing so then my benefits was ceased and my work compensation was cut off to New Journal attorney statement Cassaundra Kaminski AKA (Cassaundra Roberts) stated to Linda Sewell that the case had settled and there wouldn't be any need for a hearing. This information is documented in the transcripts/record, attached hereto copy of letter naturalized and dated 4/13/17 to Worker Compensation State Delaware

Bruce Joyner
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ave Wilmington DE 1
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11/18/21

LIST OF PARTIES

-] All parties appear in the caption of the case on the cover page.
- [] All parties do not appear in the caption of the case on the cover page. A list of all parties to the proceeding in the court whose judgment is the subject of this petition is as follows:

Bruce Joyner

V

The New Journal

V

Travelers Insurance
Company and
Meredith Haskell

Before Veasey, Chief Justice, Holland and Berger Justice

RELATED CASES No.372, 2003

Supreme Court on the State Delaware Order

Court Below-Superior Court in for
New Castle County
CA.No.03A-05-004

attached hereto as exhibit

JURISDICTION

[] For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was _____.

[] No petition for rehearing was timely filed in my case.

[✓] A timely petition for rehearing was denied by the United States Court of Appeals on the following date: _____, and a copy of the order denying rehearing appears at Appendix _____.

[] An extension of time to file the petition for a writ of certiorari was granted to and including _____ (date) on _____ (date) in Application No. ____ A ____.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1254(1).

[] For cases from **state courts**:

The date on which the highest state court decided my case was January 7, 2021.
A copy of that decision appears at Appendix yes.

[✓] A timely petition for rehearing was thereafter denied on the following date: Decided January 8, 2021, and a copy of the order denying rehearing appears at Appendix yes.

[] An extension of time to file the petition for a writ of certiorari was granted to and including _____ (date) on _____ (date) in Application No. ____ A ____.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1257(a).