GUILLORY V. N.M. AOC

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JOSEPH GUILLORY,

Worker-Appellant,

v

NEW MEXICO ADMINISTRATIVE OFFICE OF THE COURTS and DONA ANA COUNTY MAGISTRATE COURT ENTITIES OF THE STATE OF NEW MEXICO, a Self-Insured Employer,

Employer-Appellee.

No. 32,977

COURT OF APPEALS OF NEW MEXICO

January 6, 2014

APPEAL FROM THE WORKERS' COMPENSATION ADMINISTRATION, Terry S. Kramer, Workers' Compensation Judge

COUNSEL

Perales Law Group PC, J. Marcos Perales-Piña, Las Cruces, NM, for Appellant

Morgan Lyman, Las Cruces, NM, for Appellee

JUDGES

MICHAEL E. VIGIL, Judge. WE CONCUR: JAMES J. WECHSLER, Judge, LINDA M. VANZI, Judge

AUTHOR: MICHAEL E. VIGIL

MEMORANDUM OPINION

VIGIL, Judge.

- Worker appealed the denial of his claim for workers' compensation benefits. We proposed to affirm in a calendar notice. Employer filed a memorandum in support of the proposed affirmance; however, Worker has not filed a memorandum in opposition and the time for doing so has expired. Therefore, for the reasons discussed in our calendar notice, we affirm the decision of the worker's compensation judge in this case.
- {2} IT IS SO ORDERED.

MICHAEL E. VIGIL, Judge

WE CONCUR:

JAMES J. WECHSLER, Judge

LINDA M. VANZI, Judge