

Automobile Injury Compensation Appeal Commission

301-428 Portage Avenue Winnipeg, MB R3C 0E2

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RESPECTING THE APPEAL OF: [the Appellant]

AICAC File No.: AC-04-224

AICAC NOTE: THIS DECISION HAS BEEN EDITED TO PROTECT THE PERSONAL HEALTH INFORMATION OF INDIVIDUALS BY REMOVING PERSONAL IDENTIFIERS AND OTHER IDENTIFYING INFORMATION.

Decision

The Automobile Injury Compensation Appeal Commission held a hearing on: February 14, 2008

The Appellant, [text deleted], did not attend the hearing or submit any further evidence in support of his appeal.

Upon a careful review of all of the documentary evidence filed in connection with this appeal, and for the reasons set forth in the decision of Manitoba Public Insurance Corporation's ('MPIC') Internal Review Officer, bearing date November 2, 2004, the Commission finds that the Appellant is not entitled to reimbursement of the expenses claimed:

- 1. to accompany his son to two medical appointments; and
- 2. for mileage to take his son to two separate bicycle shops to have his bicycle damage estimated.

Therefore, by the authority of Section 184(1) of The Manitoba Public Insurance Corporation Act, the Commission orders that:

- A. the appeal of [text deleted] be dismissed; and
- B. the decision of MPIC's Internal Review Officer, bearing date November 2, 2004, be hereby confirmed.

Dated this 25th day of February, 2008.

Deputy Chief Commissioner	

* Please see attached Notice.

Notice

Appeal to Court of Appeal on Question of Law or Jurisdiction

Appeal to Court of Appeal

187(1) The Appellant or the Corporation may appeal the decision of the Commission to The Court of Appeal.

Appeal with Leave

187(2) An appeal under Subsection (1) may be taken only on a question of jurisdiction or of law and only with leave obtained from a Judge of The Court of Appeal.

Application for Leave to Appeal

187(3) An application for leave to appeal shall be made within 30 days after the Applicant receives a copy of the decision of the Commission, or within such further time as the Judge allows.

Commission Entitled to be Heard

187(4) The Commission is entitled to be heard, by counsel or otherwise, on the argument of an application for leave to appeal and on an appeal.

Order of Commission Stayed

187(5) An appeal from a decision of the Commission stays the decision pending the hearing of the appeal, unless a Judge of The Court of Appeal orders otherwise.

Powers of Court on Appeal

- 187(6) The Court of Appeal on hearing the appeal may
- (a) make any decision that in its opinion ought to have been made;
- (b) quash, vary or confirm the decision of the Commission; or
- (c) refer the matter back to the Commission for further consideration in accordance with any direction of the Court.

Decision Not Subject to Appeal to Court

Except as provided in this Part, a decision of the Corporation or the Commission is final and binding and not subject to appeal or review by a Court.