

Subject Matter Index – Volume 18

| Main Subject | Second Subject | Page | Title |
|--|---|-------------|---|
| Administrative Penalties | <i>Res Judicata</i> and <i>Kienapple</i> principle do not apply | 209 | Appeal Division Decision No. 2002-0636/637 |
| Appeal Division | Issues raised by employer on worker appeal | 135 | Appeal Division Decision No. 2002-0207 |
| Appeal Division – Annual Report | 2000 | 279 | |
| | 2001 | 227 | |
| Appeal Division – Reconsideration of Decisions | 1959 commissioners' decision | 881 | Appeal Division Decision No. 2002-2482 |
| Assessment Rates | 2002 rates | 1 | Panel of Administrators Decision No. 2001/10/31-01 |
| Assessments | Online payments and reporting | 791 | Panel of Administrators Decision No. 2002/07/16-03 |
| | See Experience Rating | | |
| Average Earnings | Exceptional circumstances | 605 | Panel of Administrators Decision No. 2002/07/16-04 |
| Bias | Member of Appeal Division Panel | 871 | Appeal Division Decision No. 2002-2402 |
| Classification | Forestry | 21 | Panel of Administrators Decision No. 2001/10/31-02 |
| Consequential Injury | Fall at place of treatment not in course of employment | 835 | Appeal Division Decision No. 2002-1445 |
| Consumer Price Index | Delegation to president and director general of Policy Bureau | 361 | Panel of Administrators Decision No. 2002/06/18-01 |

| Main Subject | Second Subject | Page | Title |
|---|---|-------------|---|
| Discriminatory Action | Reverse onus | 149 | Appeal Division Decision No. 2002-0458 |
| | Worker suspended through refusing to wear “common boots” pending replacement of own boots | 103 | Appeal Division Decision No. 2001-2562 |
| Disease | See Occupational Disease | | |
| Eczema | Aggravation by work | 145 | Appeal Division Decision No. 2002-0230 |
| | Aggravation causing necrotizing fasciitis | 175 | Appeal Division Decision No. 2002-0558 |
| Employment Relationship | Injury due to use of personal property | 171 | Appeal Division Decision No. 2002-0520 |
| | Injury to hand from punching wall | 813 | Appeal Division Decision No. 2002-0773 |
| | Onset of pain at work | 25 | Appeal Division Decision No. 2001-0939 |
| | See Travelling to Work | | |
| Evidence | Cross-examination of Board medical expert | 123 | Appeal Division Decision No. 2002-0160 |
| Experience Rating | Use of average costs of fatalities is appropriate | 823 | Appeal Division Decision No. 2002-0994/0995 |
| First Aid | Amendments to Occupational Health and Safety Regulation | 793 | Panel of Administrators Decision No. 2002/07/16-05 |
| Levy Claim Costs – Regulation Violation | In addition to administrative penalty? | 859 | Appeal Division Decision No. 2002-1769; 2002-1770 |
| Medical Malpractice | See Third Party Actions – Certification to Court | | |

| Main Subject | Second Subject | Page | Title |
|---------------------------------------|---|-------------|---|
| Medical Review Panel – Administration | 2000 Annual report | 345 | |
| | 2001 Annual report | 329 | |
| Medical Review Panel – Certificate | Proportionate entitlement | 113 | Appeal Division Decision No. 2002-0146/0147 |
| Necrotizing Fasciitis | Caused by aggravation of eczema | 175 | Appeal Division Decision No. 2002-0558 |
| Occupational Disease | Apportionment on basis of cause | 113 | Appeal Division Decision No. 2002-0146/0147 |
| Payroll | See Assessments | | |
| Permanent Partial Disability | Policy changes to implement the <i>Workers Compensation Amendment Act, 2002</i> | 611 | Panel of Administrators Decision No. 2002/08/27-01 |
| | Raynaud’s phenomenon | 33 | Appeal Division Decision No. 2001-2111/2112 |
| Personal Optional Protection – None | Claimant unaware coverage cancelled | 87 | Appeal Division Decision No. 2001-2434 |
| Policy | Standard for review of legality | 33 | Appeal Division Decision No. 2001-2111/2112 |
| Prevention | See Administrative Penalties | | |
| | See Discriminatory Action | | |
| Prevention – Regulations | Amendments to Part 33 (Occupational First Aid) | 793 | Panel of Administrators Decision No. 2002/07/16-05 |
| Proportionate Entitlement | See Medical Review Panel – Certificate | | |
| Raynaud’s Phenomenon | Entitlement to permanent disability award | 33 | Appeal Division Decision No. 2001-2111/2112 |
| Reconsideration | See Appeal Division – Reconsideration of Decisions | | |

| Main Subject | Second Subject | Page | Title |
|---|--|-------------|---|
| Relief of Costs – Transfer to Another Class | Use of fixed sum as criterion of “substantial” is appropriate | 823 | Appeal Division Decision No. 2002-0994/0995 |
| Retirement Benefits | Policy changes to implement the <i>Workers Compensation Amendment Act, 2002</i> | 611 | Panel of Administrators Decision No. 2002/08/27-01 |
| Tendinitis | Ankle | 785 | Appeal Division Decision No. 2002-1530 |
| Third Party Actions – Certification to Court | Malpractice by doctor | 185 | Appeal Division Decision No. 2002-0607 |
| | Taxi driver was employer of spare drivers | 71 | Appeal Division Decision No. 2001-2240 |
| Travelling to Work | Injury from helping at motor vehicle accident | 853 | Appeal Division Decision No. 2002-1613 |
| <i>Workers Compensation Amendment Act, 2002</i> | Average earnings policies – exceptional circumstances | 605 | Panel of Administrators Decision No. 2002/07/16-04 |
| | Permanent disability and retirement benefit policies | 611 | Panel of Administrators Decision No. 2002/08/27-01 |
| | Policies to implement | 363 | Panel of Administrators Decision No. 2002/06/18-02 |