

ATTORNEY JOSEPH BERGER

Re: Jose Luis Olvera

September 28, 1992

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that I think you need an agreement among the three entities mentioned above as to the factual matters left unresolved at this point. The initial step would be the Kenosha County and the insurance carrier gets some sort of understanding as to the apportionment, if any, between the medical expense ^{and} in general relief related to the work injury and as opposed to other causes or factors. The second step would be for Richard A. Fortune (attorney for the worker) to consent to this apportionment before any money would be paid out. It is obviously in the interest of all to stipulate to these matters rather than have a hearing in this matter which would of course be expensive and greatly prolong the matter.

I realize the my letter may not be a model of clarity. If you need something clarified, you can obviously write a follow-up letter.

Sincerely,

Thomas J. McSweeney
Administrative Law Judge

TJM:aj

addressees:

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