

IN THE SUPREME COURT OF IOWA

No. 13–1357

Polk County No. CVCV045603

ORDER

CITY OF DAVENPORT,
Petitioner-Appellant,

vs.

LAURA PAULSEN f/k/a LAURA TIMM,
Respondent-Appellee.

In this appeal, we are asked to review a decision by the district court denying Petitioner-Appellant’s application for interlocutory review of a decision by the Workers’ Compensation Commissioner. The decision by the Workers’ Compensation Commissioner denied Petitioner-Appellant’s motion for summary judgment. The motion claimed that Respondent-Appellee was not entitled to workers’ compensation under Iowa Code section 85.1(4).

We now take judicial notice that during the pendency of this appeal the Workers’ Compensation Commissioner granted Respondent-Appellee workers’ compensation benefits and that the district court on review affirmed the decision of the commissioner, including a ruling on the question that generated the request for interlocutory review that is the subject of this appeal. Accordingly, this case is now moot.

IT IS ORDERED that the appeal be dismissed.

Copies to:

Peter Thill
Betty, Neuman & McMahon PLC
1900 East 54th Street
Davenport, IA 52807

Andrew William Bribriesco
Anthony John Bribriesco
William John Bribriesco
2407 – 18th St., Suite 202
Bettendorf, IA 52722



IOWA APPELLATE COURTS

State of Iowa Courts

Case Number
13-1357

Case Title
City of Davenport v. Timm

So Ordered

A handwritten signature in black ink that reads "Mark S. Cady". The signature is written in a cursive style.

Mark S. Cady, Chief Justice

Electronically signed on 2016-04-08 09:16:06