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NO. CAAP-19-0000425

IN THE INTERMEDIATE COURT OF APPEALS

OF THE STATE OF HAWAI'I

LIONEL N. LIMA, JR., Claimant-Appellant/Appellant, v. AOAO WAILUNA RECREATION ASSOCIATION, Employer-Appellee, and ACCLAMATION INSURANCE MANAGEMENT SERVICES, Insurance Carrier-Appellee/Appellee, and SPECIAL COMPENSATION FUND, Appellee

APPEAL FROM THE LABOR AND INDUSTRIAL RELATIONS APPEALS BOARD (CASE NO. AB 2018-256; DCD NO. 2-03-09719)

ORDER DISMISSING APPEAL FOR LACK OF APPELLATE JURISDICTION (By: Ginoza, Chief Judge, Chan and Hiraoka, JJ.)

Upon review of this appeal by self-represented Claimant-Appellant/Appellant Lionel N. Lima, Jr. (Lima) from a workers' compensation administrative matter, and the record, it appears that we lack appellate jurisdiction.

Lima appeals from the following orders entered by the Labor and Industrial Relations Appeals Board (LIRAB)¹ entered in LIRAB Case No. AB 2018-256:

- a January 14, 2019 order compelling Lima to submit to an independent medical examination;
- (2) a January 18, 2019 notice of non-hearing motion regarding Lima's January 16, 2019 motion for reconsideration of the January 14, 2019 order;

¹ The LIRAB was comprised of members Melanie S. Matsui and Marie C.L. Laderta; chair Danny J. Vasconcellos was recused.

- (3) a January 29, 2019 order granting in part and denying in part Lima's January 16, 2019 motion for reconsideration of the January 14, 2019 order;
- (4) a May 1, 2019 notice of non-hearing motion regarding Lima's April 11, 2019 motion to allow Lima to complete an independent medical examination with a dermatologist;
- (5) a May 1, 2019 pretrial order that defined the two issues for adjudication on the merits in LIRAB Case No. AB 2018-256;
- (6) a May 3, 2019 order holding LIRAB Case No. AB 2018-256 in abeyance as a result of Lima's refusal to comply with the LIRAB's January 14, 2019 order compelling Lima to submit to an independent medical examination;
- (7) a May 8, 2019 order denying, as moot, Employer/ Appellee/Appellee Safety National-Work Comp HI-Wailuna Recreation Association's April 18, 2019 motion for stay of proceedings to enforce the January 29, 2019 order; and
- (8) a May 15, 2019 order denying Lima's April 11, 2019 motion to allow Lima to complete an independent medical examination with a dermatologist.

The Hawai'i Supreme Court has held:

The appeal of a decision or order of the LIRAB is governed by HRS § 91-14(a), the statute authorizing appeals in administrative agency cases. HRS § 91-14(a) authorizes judicial review of a final decision and order in a contested case or a preliminary ruling of the nature that deferral of review pending entry of a subsequent final decision would deprive appellant of adequate relief. For purposes of HRS § 91-14(a), we have defined "final order" to mean an order ending the proceedings, leaving nothing further to be accomplished. . . Consequently, an order is not final if the rights of a party involved remain undetermined or if the matter is retained for further action.

Bocalbos v. Kapiolani Med. Ctr. for Women & Children, 89 Hawai'i 436, 439, 974 P.2d 1026, 1029 (1999) (citations and some internal quotation marks omitted; emphasis added).

For example, "a decision that finally adjudicates the matter of medical and temporary disability benefits is an appealable final order under HRS § 91-14(a), even though the matter of

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permanent disability has been left for later determination." <u>Id.</u> at 443, 974 P.2d at 1033. In contrast, when the LIRAB's determination of a claimant's workers' compensation claim for benefits "has not been made[,] . . . the requisite decree of finality is lacking with respect to th[e] case[,]" and the appellate court lacks jurisdiction. <u>Mitchell v. State Dep't. of Educ.</u>, 77 Hawai'i 305, 308, 884 P.2d 368, 371 (1994) (citation omitted).

In this case, none of the orders being appealed finally adjudicated a benefit. Therefore, IT IS HEREBY ORDERED that appellate court case number CAAP-19-0000425 is dismissed for lack of appellate jurisdiction.

DATED: Honolulu, Hawai'i, February 27, 2020.

This UL famme Chief Judge

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Associate Judge