

STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS
PROVIDENCE, SC.

WORKERS' COMPENSATION COURT

)
VS.) W.C.C. NO.
)

FINAL DECREE

This cause came on to be heard and was argued by counsel, and thereupon, the following findings of fact were made:

1. That the Employer has paid to the Employee the sum of \$_____ pursuant to the order affixed hereto, and that the Employee has executed a release.
2. That the net settlement to the Employee in the amount of \$_____ represents a lifetime settlement over the Employee's life expectancy of _____ weeks at _____ per week.
3. That the undersigned hereby state that based upon information and belief, all payments ordered at the time of the settlement have been made. The undersigned further state that medical expenses incurred in the care and treatment of the employee in the future shall not be barred by the provisions of R.I.G.L. § 28-35-45 in that the parties have explicitly agreed to leave medicals "open."

ORDERED, ADJUDGED AND DECREED:

1. That the Employer and its Insurer are hereby discharged from all liability under the Workers' Compensation Act ,excepting the payment of medical bills and prescription costs, by reason of every and all injuries, known or unknown, which were or may have been sustained directly or indirectly by said Employee on _____ during the course of Employee's employment with the Employer.

2. That the Employer shall remain liable for payment of medical bills and prescription costs incurred subsequent to the entry of said Final Decree, over the lifetime of the Employee, in accordance with the Workers' Compensation Medical Fee schedule for medical and related hospital services if said bills are necessary to cure, relieve or rehabilitate the Employee from the effects of the injury/injuries set forth in the document(s) that established the Employer's liability in this matter and if said bills are duly and diligently presented in accordance with the Workers' Compensation Act. The parties expressly agree to waive the 10 year time limitation set forth in R.I.G.L. § 28-35-45. Moreover, the parties agree that any disputes relative to payment of said bills shall be brought before this Court.

3. That the Employee's representation in the Petition and his obligations in the Order with respect to Medicare benefits and Social Security Disability Insurance benefits are incorporated in this Final Decree and shall remain in full force and effect.

ENTERED as a Final Decree of the Workers' Compensation Court this
_____ day of _____, 20____.

ENTER:

PER ORDER:

JUDGE

ADMINISTRATOR

ASSENTED TO:

Attorney for Employee

Attorney for Employer