

## **Oakes, Coni**

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### **APPEALABLE ORDERS**

**Orders held in abeyance (RCW 51.52.060)**

### **DEPARTMENT**

**Reassumption of jurisdiction (RCW 51.52.060)**

Where the Department has held an order which has been appealed to the Board in abeyance pending further consideration, it must enter a further order within the time allowed by RCW 51.52.060. However, the failure of the Department to issue a further order within the time allowed does not make the order held in abeyance appealable. Such order is not a final order of the Department. ...*In re Coni Oakes*, BIA Dec., 90 1968 (1990)

Scroll down for order.



1 We would ordinarily direct the Department to forthwith issue a further order as required by  
2 RCW 51.52.060. However, it appears that on May 4, 1990 the Department issued a further order  
3 which set aside the order of August 29, 1989 and held it for naught, directing that the claim remain  
4 open for authorized treatment and action as indicated. The denial of these appeals is without  
5 prejudice to the right of any party to appeal the order of May 4, 1990.  
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9 It is so ORDERED.

10 Dated this 9<sup>th</sup> day of May, 1990.

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13 BOARD OF INDUSTRIAL INSURANCE APPEALS  
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17 /s/  
18 SARA T. HARMON CHAIRPERSON

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21 /s/  
22 FRANK E. FENNERTY, JR. Member

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25 /s/  
26 PHILLIP T. BORK Member  
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