

FEDERAL BUREAU OF INVESTIGATION

Date 6/7/681

On June 5, 1968, FRANK STASIK, Miller and Ames Insurance Company, 3600 West Wilshire Boulevard, Los Angeles, California, advised that SIRHAN SIRHAN, address care of Route No. 1 Box 159 B, Corona, California, was employed as a horse exercise boy for BERT ALTFILLISCH, 13200 Citrus Avenue, Norco, California. On September 25, 1966, he fell from a horse, was injured, and submitted a medical insurance claim under policy No. 20-210-056370, claim No. 02 X 203445. Mr. STASIK advised that SIRHAN was apparently not seriously injured and he was treated by Dr. RICHARD A. NELSON, Hamner Street, Norco, California. STASIK further advised that more details could be obtained through the Argonaut Insurance Company, 443 Shatto Place, Los Angeles, as the Argonaut Insurance Company had the policy on SIRHAN.

695

On 6/5/68 at Los Angeles, California File # Los Angeles 56-156

by SA FREDERICK E. BECKER/jae Date dictated 6/7/68

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

FEDERAL BUREAU OF INVESTIGATION

1

Date 6/8/68

Mr. MEL VINYARD, Vice President, Argonaut Insurance Company, 443 Shatto Place, made available his insurance company's file pertaining to SIRHAN SIRHAN, a xerox copy of which is attached.

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On 6/5/68 at Los Angeles, California File # LA 56-156

by SA FREDERICK E. BECKER/kaf Date dictated 6/8/68

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ASTROPHE OR
REFERENCE CLAIMS

DATE

CLOSING RECORD				
E	INDEMNITY	MEDICAL	ALLOCATED	TOTAL
1	0	12340	0	12340
2	0	23460	0	23460
3	0	26210	0	26210
4	0	79085	34340	313425

MAILING
INSTRUCTIONS
COMP. CHECKS

OR

WAGE

WEEKS
ACT. PD.
TO DATE

DATE

APPR.

CHECK NO.

PERIOD

AMOUNT

TOTAL

WAGE		INDEMNITY		COMP. RATE	
AWARD		WEEKLY WAGE ADVICE TO ACCOUNTING BY		DATE	
WEEKS ACT. PD. TO DATE	DATE	APPR.	CHECK NO.	PERIOD	AMOUNT
					TOTAL
			26203	3-27-1968	1705 - 1705
			26204	3-27-1968	50 - 1755
			26205	3-27-1968	45 - 1800
			26207	3-27-1968	200 - 2000

FORM LETTER REQUESTS MAILED

REQUESTS	1	2	3
LOVER'S REPORT			
LOVER'S FIRST REPT.			
LOVER'S FINAL REPT.			

ALLOCATED EXPENSE				
DATE	CHECK NO.	PAYEE	AMOUNT	TOTAL
2-13-68	238969	East H. Hoffman	170 40	170 40
4-15-68	263280	McFarlane	173 -	342 40

POLICY NUMBER

CLAIM NUMBER

CO. INCURRED DATE

LINE

ST.

DIV.

NO. OF

CERTAL

DATE

CL.

REMARKS

ALPHEUS CONSTRUCTION COMPANY, INC.

Box 159B Rt. #1, Corona, California

Miller & Ames of Calif.

3625 W. 6th St.

Los Angeles, Calif.

ACB DATE

09-25-66

01-01-66-67

SEMAN, SEMAN

c/o Rt. 1 Box 159B 646 E Howard

Corona, California Pasadena, Calif

Inc. up. chin bk

Norco, Calif.

Richard A. Norco

Hammer St., Norco, California

INDEMNITY	MEDICAL	ALLOC.	TOTAL
2200	250	250	2700
8-1-67	2200	750	2950

MEDICAL		
DATE OF ISSUE	PAYEE NAME	CHECK OR REFERENCE NO.
10-1-67	Thomson	47495
10-1-67	Thomson	47557
1-31-68	Corona Corp	478600
1-31-68	Thomson	478600

PAYEE CONTINUATION

[illegible]

POLICY NUMBER						CLAIM NUMBER				
CO.	INSURED DATE	LVE	ST.	DIV.	MO/YR	SERIAL	DIV.	LTR.	SERIAL	CLASS
1	10-07-66	000	C4	20	210	056370	02	X	203445	0037
ALTFILLISCH CONSTRUCTION CO., INC. Box 159B Rt. 11, Corona, Calif.										EXP. ADJ.
Miller & Ares of Calif. 3625 W. 6th St. Los Angeles, Calif.						ACQ. DATE	TYPE	EXT.	REF.	PROG. CODE
						09-25-66	0	3	0	5715
						01-01-66/67	POL. TERM			
SIRHAN, SIRHAN c/o Rt. 1 Box 159B Corona, California						CLAIMANT NAME ADDRESS		PART		CAUSE
Inc. up chin b:						NATURE		thrown off horse		CAUSE
Norco, Calif.								LOCATION		
Richard A. Nelson								DOCTOR		
Hamner St., Norco, Calif.								ADDRESS		
INDIGNITY		MEDICAL		ALLOC.		TOTAL		COMPENSATION RECEIVED		
2200		250		250		2700				

CLAIM CLOSING ADVICE

TO TABULATING DEPARTMENT

	OLD RESERVE	NEW RESERVE
Indemnity	\$ 2200	\$ 2000.00
Medical	750	790.85
Allocated	350	343.40
Total	\$ 3300	\$ 3134.25
Date	4-12-68	Division 699

MCLAUGHLIN, EVANS, DALBEY & CUMMING
ATTORNEYS AT LAW
1717 NORTH HIGHLAND AVENUE, SUITE 710
LOS ANGELES, CALIFORNIA 90028

AREA CODE 213
TELEPHONE
466-8541

JOHN F. MCLAUGHLIN
BARRY F. EVANS
WM. BLAIR DALBEY
RAY B. CUMMING
HAROLD J. BENNETT
NED L. GAYLORD
JOHN F. BARTOS
GEORGE R. HASWELL
ALLAN R. SCHUMMER
ROBERT H. GILLHAM

April 1, 1968

Argonaut Insurance Company
443 Shatto Place
Los Angeles, California

Re: Your Claim No. 02X-203445
Sirhan Sirhan vs. Altfillisch Construction Company,
Inc.

SERVICES RENDERED:

Review of the file; preparation and
filing of Answer to the Application;
conference with the sub rosa investigator
and review of pictures; trial and
appearance before the Workmen's Compensation
Appeals Board at Los Angeles on February 7,
1968; settlement negotiations; preparation
and filing and serving of a Compromise and
Release Agreement; closing report.

\$170.00

COSTS:

Photostats

3.00

APR 15 1968

CHK. NO. 263280
AMOUNT \$ 173.00

TOTAL:

\$173.00

OK to pay &
close

4/17/68

McLAUGHLIN, EVANS, DALBEY & CUMMING

ATTORNEYS AT LAW

1717 NORTH HIGHLAND AVENUE, SUITE 710
LOS ANGELES, CALIFORNIA 90028

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JOHN F. McLAUGHLIN
BARRY F. EVANS
WM. BLAIR DALBEY
RAY S. CUMMING
HAROLD J. BENNETT
NED L. GAYLORD
JOHN F. BARTOS
GEORGE R. HASWELL
ALLAN R. SCHUMMER
ROBERT H. GILLHAM

April 1, 1968

Argonaut Insurance Company
443 Shatto Place
Los Angeles, California

Attention: J. D. Stiner, Claims Examiner

Re: Your Claim No. 02X-203445
Sirhan Sirhan vs. Altfillisch Construction Company,
Inc.

Dear Sirs:

The Referee has approved the Compromise and Release Agreement in the above-entitled matter and has ordered distribution at \$1,705.00 to the applicant, \$200.00 to his attorneys, \$50.00 to Dr. Maurice W. Nugent and \$45.00 to Leonard J. Yamshon, M.D.

The Order of the Referee should be complied with by your company.

We are at this point closing our file and submitting our statement for services rendered.

Very truly yours,

McLAUGHLIN, EVANS, DALBEY & CUMMING

John F. McLaughlin

By: John F. McLaughlin

JFM:cjz
Enclosure

701

4/17/8
12

COMPUTATION OF AWARD

CLAIMANT <i>Li Han</i>		DATE INJ. <i>9-25-66</i>		CLAIM NO. <i>7205-445</i>		
TYPE OF AWARD	A	TEMP. TOTAL DIS.	NO. WEEKS AWARDED	\$	X	
TEMP.	B	TEMP. PARTIAL	NO. WEEKS AWARDED	\$		
P.D.	C	PERM. DISABILITY	% WEEKS AWARDED	\$		
DEATH	D	DEATH BENEFIT	\$	BURIAL \$		\$
SETTLE.	E	SETTLEMENT	<i>Settled by 3-27-1967</i>			\$ <i>2,000.-</i>
CONTIN.	F	MEDICAL				\$
	G	LEGAL				\$
		H	GROSS LIABILITY		\$ <i>2,000 -</i>	

DUE CLAIMANT TO DATE PER IAC				\$
TEMP. DIS.	WEEKLY RATE	FROM	TO	\$
TEMP. PARTIAL	WEEKLY RATE	FROM	TO	\$
PERM. DIS.	WEEKLY RATE	FROM	TO	\$
DEATH BENEFIT	WEEKLY RATE	FROM	TO	\$

SETTLEMENT	<i>Settled</i>	\$ <i>2,000 -</i>
ATTORNEY NAME & ADDRESS	<i>Palmer & Toomer</i> <i>167 North Marengo Ave.</i> <i>Pasadena, California</i>	
GROSS DUE NOW	\$	
LESS PREV. PAID	\$	
SUB-TOTAL	\$	
LESS ADVANCES	\$	
SUB-TOTAL	\$	

CHECK # <i>262017</i>	LESS ATTORNEY FEE	\$ <i>200 -</i>
PAYEE & ADDRESS <i>Maurice W. Tugent, mdr</i>	SUB-TOTAL	\$
<i>1127 Wilshire Blvd</i>	LESS U.C.D.	\$ <i>50.-</i>
<i>LA California</i>	SUB-TOTAL	\$
PAYEE & ADDRESS <i>Leonard Yonston, mdr</i>	LESS	\$ <i>45.-</i>
<i>224 N. Linnard, LA</i>	SUB-TOTAL	\$
PAYEE & ADDRESS	LESS	\$
CHECK #		

SELF-PROCURED MEDICAL	PAY AS	COMP.	MED.	BALANCE DUE CLAIMANT	\$ <i>1,705 -</i>
CHECK #				CHECK # <i>262013</i>	
CLERK & DATE <i>[Signature]</i>	EXAMINER & DATE <i>4/5/8</i>	2025 RELEASE UNDER E.O. 14176		CLW-376-R2	

203445

DEPARTMENT OF INDUSTRIAL RELATIONS
DIVISION OF INDUSTRIAL ACCIDENTS
WORKMEN'S COMPENSATION APPEALS BOARD
STATE OF CALIFORNIA

SIRHAN B. SIRHAN,

Applicant

vs.

ALTFINLECK CONSTRUCTION
COMPANY, a corporation;
ANGONAUT INSURANCE COMPANY,
a corporation,

Defendants

CASE No. 67 LA 322-144

**Order Approving
Compromise and Release**

The parties to the above-entitled action have filed a Compromise and Release herein, on
March 15, 1968 settling this case for \$ 2,000.00
in addition to all sums which may have been paid previously, and requesting that it be approved;
and this Board having considered the entire record, including said Compromise and Release, now
finds that it should be approved; and;

IT IS ORDERED that said Compromise and Release is approved.

Award is made in favor of: SIRHAN B. SIRHAN

Against: ANGNAUT INSURANCE CO., a corporation, of \$2,000.00.

Payable as follows: \$1,705.00 to applicant

200.00 to Palmer & Toomer, attorneys

50.00 to Maurice W. Nugent, M.D.

45.00 to Leonard J. Yamahon, M.D.

DATED AT LOS ANGELES, CALIFORNIA

March 27, 1968

(S E A L)

OK To pay

REGINALD A. LACCHANI

Referee, WORKMEN'S COMPENSATION APPEALS BOARD

ERVED BY MAIL ON PERSONS SHOWN
ON THE OFFICIAL ADDRESS RECORD

Date: 3-27-68 By: S. [unclear] DTD

McLAUGHLIN, EVANS, DALBEY & CUMMING

ATTORNEYS AT LAW

1717 NORTH HIGHLAND AVENUE, SUITE 710
LOS ANGELES, CALIFORNIA 90028
(213) 466-8541

JOHN F. McLAUGHLIN
BARRY F. EVANS
WM. BLAIR DALBEY
RAY B. CUMMING

HAROLD J. DENNETT
NEO L. GAYLORD
JOHN F. BARTOS
GEORGE R. HASWELL
ALLAN R. SCHUMMER
ROBERT H. GILLHAM

March 13, 1968

Workmen's Compensation Appeals Board
107 South Broadway
Los Angeles, California

Re: SIRHAN SIRHAN vs. ALTFILICH CONSTRUCTION COMPANY
WCAB File No. 67 LA 312 144
Hearing Date:

Gentlemen:

Your attention is respectfully invited to the following:

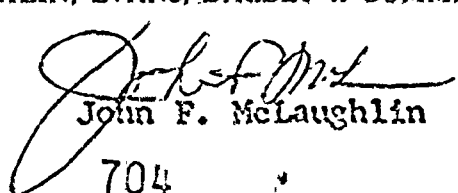
- (XXX) Attached please find duly-executed Compromise & Release for your approval.
- () Request is hereby made for further hearing to permit cross-examination of
and presentation of rebuttal evidence.
- () Please enter our appearance as attorneys for
- () Please set case for trial as there are now issues in contest.
- () Attached for filing herein are:

Copies to:
Palmer & Toomer
16 No. Marengo Ave.
Pasadena, California

Very truly yours,

McLAUGHLIN, EVANS, DALBEY & CUMMING

By:


John F. McLaughlin

704

ss

Argonaut Insurance Company
902X-293445 L.A.

1. Do not use this form in death cases. Use Form 16. Do not use in third-party cases. Use 17.
2. If the injured employee be under 21 years of age and a guardian ad litem has not been previously appointed, a petition for appointment of guardian ad litem and trustee must accompany this agreement.
3. The guardian must sign this agreement on behalf of an injured employee who is under 21 years of age. If the minor is above the age of 14, such minor should also sign this agreement.
4. Attach all medical reports not heretofore submitted to the Workmen's Compensation Appeals Board and advise when other reports were filed.

COMPROMISE AND RELEASE

SOCIAL SECURITY NO.

(Mr.) (Mrs.) (Miss)

SYEDHAN / ŠIBILAN

vs.

APPLICANT

ALTEILICH CONSTRUCTION COMPANY

CORRECT NAME OF EMPLOYEE

ARCELAUT INSURANCE COMPANY

COLLECT NAME OF INSURANCE CARRIER

CASE NO. 67-14-322-144

696 East Howard
Pasadena, California

000000

P.O. Box 1592-Route 1
Corona, California

4054141

443 Shatto Place
Los Angeles, California

ADDRESS

The parties hereto, for the purpose of compromise only, hereby submit the following agreed statements of fact:

1. SIRHAN, SIRHAN, employee herein, born on March 19th of 1944
claims that he was employed on the 25th day of September 1966 at Corcoran, California
(MONTH) (YEAR) (CITY) (STATE)
as an insurance boy by Altfillich Construction Company then insured as to
(OCCUPATION) (NAME OF EMPLOYER)
workmen's compensation liability by Argonaut Insurance Company and that
(STATE NAME OF CARRIER OR WHETHER SELF-INSURED)
he sustained an injury arising out of and in the course of his employment as follows: He was thrown off of a horse
while exercising the horse at the track resulting in multiple injuries
to the head, face, left eye and lower back.

2. The actual ~~weekly~~^{monthly} wages of the employee at the time of injury were \$375.00 ~~a month~~^{a month} while the average weekly wages were \$.

3. The employee's present disability is..... in dispute
STATE PRESENT DISABILITY RESULTING FROM THE INJURY
 and the employee has..... returned to work
(IF SO, STATE WHEN)

4. (a) Temporary disability indemnity has been paid to the employee in the sum of \$ 2000 at \$ _____ per week beginning _____ to and including _____. The amount due and unpaid to the employee is \$ _____.

(b) Permanent disability indemnity has been paid to the employee in the sum of \$ none covering period _____ to _____.

5. The parties hereby agree to settle any and all claims on account of said injury by the payment of the sum of \$2,000.00 in addition to any sums heretofore paid by the employer or the insurer to the employee, said sum to be payable as follows:

In one lump sum to the applicant, less lien claim of Dr. Maurice W. Nugent in the sum of \$50.00 and Dr. Leonard Varnish in the sum of \$45.00, less attorneys fees ~~150/2165/110/6402/11063/08/14364~~

6. Medical and hospital expenses have been paid \$ none by the employee and \$ all by the employer or carrier. Unpaid bills amount to \$ none. Future medical and hospital expense is estimated at \$ none. Unpaid and future medical and hospital expense is to be assumed as follows: **Any unauthorized by defendants to be paid by applicant and all future medical and hospital expenses to be paid by the applicant.**

7. Name and address of employee's attorney, if any Palmer and Toomer, 16 North Marengo, Pasadena

8. Said attorney requests a fee of \$ 200.00 Amount of attorney fee previously paid, if any, \$ None

9. Reason for Compromise A dispute exists as to the residuals of the applicant's personal disabilities and the parties have had the advice of the informal rating of the Appeals Board and this is primarily predicated upon a compromise between the various ratings. All parties desire to avoid the hazards of litigation and the defendants desire to buy their peace.

10. The undersigned request that this Compromise Agreement and Release be approved.

11. Upon approval of this Compromise Agreement by the Workmen's Compensation Appeals Board or a Referee, and payment in accordance with the provisions hereof, said employee releases and forever discharges said employer and insurance carrier from all claims and causes of action, whether now known or ascertained, or which may hereafter arise or develop as a result of said injury, including any and all liability of said employer and said insurance carrier and each of them to the dependents, heirs, executors, representatives, administrators or assigns of said employee.

12. It is agreed by all parties hereto that the filing of this document is the filing of an application on behalf of the employee, and that the W.C.A.B. may in its discretion set the matter for hearing as a regular application, reserving to the parties the right to put in issue any of the facts admitted herein, and that if hearing is held with this document used as an application the defendants shall have available to them all defenses that were available as of the date of filing of this document, and that the W.C.A.B. may thereafter either approve said Compromise Agreement and Release or disapprove the same and issue Findings and Award after hearing has been held and the matter regularly submitted for decision.

13. For the purpose of determining the lien claim filed herein for the unemployment compensation disability benefits which have been paid under or pursuant to the California Unemployment Insurance Code, the parties propose the following division of the sum agreed upon for settlement and release of this case:

\$ _____ for temporary disability covering the period _____ to _____
\$ _____ for accrued medical expense paid or incurred by the employee.
\$ _____ for future medical care.
\$ _____ for permanent disability.

(The above segregation must be fair and reasonable and must be based on the real facts of the case. There should be no attempt made to deprive the lien claimant of a reasonable recovery consistent with all the amounts involved.)

WITNESS the signature hereof this 12 day of March, 19 68, at Pasadena, California

Sirhan B. Sirhan
SIRHAN SIRHAN, Applicant

By: Palmer & Toomer
PALMER & TOOMER, Attys for Applicant

ALTFILICE CONSTRUCTION COMPANY &
ARCONAUT INSURANCE COMPANY by
McLAUGHLIN, EVANS, DALBY & CUSHING
BY: John F. McLaughlin

WITNESSES
THE INJURED APPLICANT'S SIGNATURE MUST BE ATTESTED BY TWO
DISINTERESTED PERSONS OR ACKNOWLEDGED BEFORE A NOTARY PUBLIC.

STATE OF CALIFORNIA

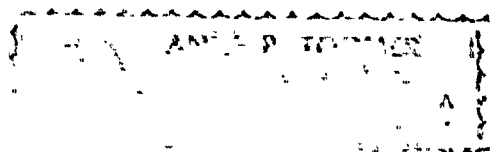
County of Los Angeles

On this 12th day of March, A.D. 1968 before me, the undersigned
a Notary Public in and for the said County and State, residing therein, duly commissioned and sworn, personally appeared:

Sirhan B. Sirhan

known to me to be the person whose name is
subscribed to the within instrument, and acknowledged to me that he executed the same.

In WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this Certificate first set forth.



Notary Public in and for said County and State of California

703

McLAUGHLIN, EVANS, DALBEY & CUMMING
ATTORNEYS AT LAW
1717 NORTH HIGHLAND AVENUE, SUITE 710
LOS ANGELES, CALIFORNIA 90028

JOHN F. McLAUGHLIN
BARRY F. EVANS
WM. BLAIR DALBEY
RAY B. CUMMING
HAROLD J. BENNETT
NED L. GAYLORD
JOHN F. BARTOS
GEORGE R. HASWELL
ALLAN R. SCHUMMER
ROBERT M. GILLMAN

AREA CODE 213
TELEPHONE
466-6541

March 10, 1968

Argonaut Insurance Company
443 Shatto Place
Los Angeles, California

ATTENTION: J. D. Stiner - Claims Examiner

RE: Claim Number: 02X-203445
Sirhan Sirhan vs. Altfillich Construction Company, Inc.

Dear Sirs:

The above matter came on for further hearing before Referee Ernest Lachmann at Los Angeles on February 7th of 1968. The applicant was present and represented by his attorney.

The issues were:

- (1) Disability
- (2) Apportionment
- (3) Lien claim of the various doctors
- (4) Reimbursement under 4600 of the Labor Code
- (5) Need for further medical treatment

Settlement negotiations were undertaken at the suggestion of the Referee and an offer of settlement was made at the sum of \$2,500.00 which after consultation with your company, was rejected.

The matter was then taken at the Referee's suggestion to the Permanent Disability Rating Bureau where the Permanent Disability Rating Expert, Daniel Lucien rated the matter at 1% for the scar on the chin and the eyes on the report of your doctor, Dr. Albori, and upon Dr. Yamshon's report, the case rated 15% plus the 1% or a total of 16%.

After further settlement negotiations, it was finally agreed to settle the case for the sum of \$2,000.00. The applicant apparently is still being treated by Dr. Kiehn to whom your company sent him for an examination and who apparently continued to treat him. It was agreed that we would assume in addition to the \$2,000.00, the amount of the doctor's


Argonaut Insurance Company
Page Two
March 10, 1968
ATTENTION: J. D. Stiner

RE: SIRHAN SIRHAN

bill. This was discussed with your Miss Jean Stiner and based upon the recommendation of this office and concurrence of your company, it was agreed to settle the case for \$2,000.00.

Very truly yours,

McLAUGHLIN, EVANS, DALBEY & CUMMING


By: John F. McLaughlin

JFM:ic

GORDON KIEHN, M.D.

EYE PHYSICIAN & SURGEON

48 NORTH EL MOLINO AVE., PASADENA, CALIFORNIA 91101

REG. NO. 2423

TEL. 449-6494

CALIFORNIA STATE LICENSE NO. O.A.14113.

★

Argonaut Insurance Companies
1001 Wilshire Blvd.
Los Angeles, California

Re: Mr. Sirhan Sirhan

DETACH AND RETURN THIS PORTION WITH YOUR REMITTANCE • CANCELLED CHECK IS YOUR RECEIPT

DATE	R.V.S.*	SERVICE CODE	FEES	CREDITS	BALANCE
				PREVIOUS BALANCE <input checked="" type="checkbox"/>	
10-27-67	5400		\$27.50		
10-27-67	0001		16.50		
11-10-67	9004		5.50		
11-17-67	9004		5.50		
11-24-67	9004		5.50		
12-4-67	9004		5.50		
12-11-67	9004		5.50		
12-18-67	9004		5.50		
1-2-68	9004		5.50		
1-16-68	9004		5.50		
1-23-68	9004		5.50		
11-3-67	9004		5.50		
				55021	\$99.00

E. GORDON KIEHN, M.D.

48 NORTH EL MOLINO AVE., PASADENA, CALIFORNIA 91101

PAY LAST
AMOUNT IN
THIS COLUMN

EXPLANATION OF SERVICE CODE:

9000 Initial Office Visit
9001 Initial Office, Diagnostic
9004 Return Visit-Treatment
9005 Office Visit, Special
9010 Home Visit
9014 Follow Up Home Visit
9020 Initial Hospital Visit
9024 Follow Up Hospital Visit
9024 Office Visit, Night Holiday
9029 Consultation
9031 Consultation by Report
5400 Eye Exam Refraction
5402 Gonioscopy
5406 Orthoptic Evaluation
5408 Visual Fields
5409 Tonography
5410 Glaucoma Provocative,
Mydriatic Study
5412 Fitting Contact Lenses

SURGERY

5420 Goniotomy
5421 Enucleation
5431 Suture of Globe
5448 Foreign Body Removal
Cornea under Slit Lamp
5457 Pterygium
5472 Keratoplasty Penetrating
5481 Suture of Perf. Cornea
5491 Sclerotomy IO Foreign Body
5495 Posterior Sclerotomy
5521 Repair Scleral Wound
5541 Excision Iris Lesion
5544 Iridectomy
5561 Repair Protruded Iris
5571 Iridencleisis
5580 Cyclodiolthermy
5582 Cyclodialysis
5611 Cataract Extraction

5630 Retina Reattachment
5641 Muscle Surgery
5691 I&D Lid Abcess
5702 Chelation
5727 Blepharoptosis Repair
5730 Caustery Puncture Entropion
5731 Entropion Repair
5732 Entropion Repair
5743 Suture of Conjunctiva
5753 Excision Conj. Lesion
5775 Conj. Flap Operation
5821 Conj. Nasolacrimal
Duct
5831 Plastic Repair of
Canalicula
5833 Dacryocystorhinostomy
5846 Probing of Irrig.
of Canaliculus
6993 Assist of Surgery

* RVS column for Insurance Purposes Only

DOCTOR'S FINAL (OR MONTHLY) REPORT AND BILL

Itemized bills, IN DUPLICATE, are to be submitted at the termination of the case.

Monthly statements are POSITIVELY required on cases under treatment.

Mail to Argonaut Insurance Companies Address 1001 Wilshire Blvd. L.A.

Services beginning late in month and extending into succeeding month may be itemized on one statement.

EMPLOYER Altfillisch Const. Company

EMPLOYEE Mr. Sirhan Sirhan

DATE OF INJURY 9-24-66

SERVICES FOR MONTH OF 10, 11, 12-67, 1968

Patient refused treatment _____, 19____

Patient able to return to work _____, 19____

Patient stopped treatment
without orders _____, 19____

Patient discharged as cured _____, 19____

Patient entered hospital _____, 19____

Condition at time of last visit See attached report.

Any other charges authorized such as Drugs? _____ Hospital? _____
(Check) (Check)

Code: O—Office; V—Home Visit; H—Hospital Visit; N—Night Visit; S—Operation; X—X-Ray.

Month	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31
Oct. 67																											0				
Nov. 67			0							0							0							0							
Dec.				0							0							0													
Jan. 68	0														0								0								

Totals

First aid treatment (describe) _____ \$ _____

Office Visits Please see attached billing. \$ _____

Home Visits _____ \$ _____

Hospital Visits _____ \$ _____

Operations _____ \$ _____

MATERIAL (itemized at cost) _____ \$ _____

TOTAL \$ \$99.00

Any charges shown above which are in excess of the minimum fee must be explained below regarding nature of such services, indicating the date rendered.

Make check payable to:

Doctor E. Gordon Kiehn, M.D.

Signature [Signature]

Address 48 N. El Molino Ave., Suite 203
Pasadena, California 91101

Date 2-15-68

E. Gordon Kiehn, M.D.

SUITE 203

48 NORTH EL MOLINO AVENUE
PASADENA, CALIFORNIA 91101

TELEPHONE 449-6494

February 15, 1968

Argonaut Insurance Companies
1001 Wilshire Blvd.
Los Angeles, California

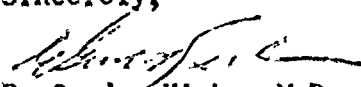
Re: Mr. Sirhan Sirhan

Gentlemen:

Thank you for the reports of Dr. Tashma and others regarding this interesting patient. I must admit that I will have to agree with Dr. Tashma regarding the functional overlay in this particular patient. However in re-checking him and seeing what his situation was I found that he had a loss of accomodative power in the left eye of approximately two to three diopters. I felt that possibly some of the pain in the left eye was due to a spasm of accomodation and in order to test this out I placed him on drops of Hyocine 1%. When it was found that this indeed helped his pain I placed him on this, putting a drop in at weekly intervals and then stopping the drop and seeing how he got along. His pain was relieved a great deal but recently he has again started having a little bit of it so he was placed on another drop of Hyocine. I think that the time interval between drops is gradually decreasing and it should not be long before he would be completely off of that medication. The small tight band toward the inner part of the eyelid in the epicanthal fold is a problem apparently which bothers him but which I have been unable to really adequately evaluate. It is difficult to separate that which is functional and that which is real in this patient. I would suggest that in order to be absolutely sure it might be well for him to see an ophthalmic plastic surgeon, someone like Dr. Hartman in Los Angeles.

I trust this will give you an interim report on this patient, and I am hoping that soon he will be able to get back to work.

Sincerely,


E. Gordon Kiehn, M.D.

EGK:ra
Encl

711

TO E. Gordon Klein, M.D. AT _____
SUBJECT Sirhan Sirhan DATE 2-23-68
2V-203445

This will confirm my telephone
conversation with your secretary
on 2/8/68. A hearing was
held and the case settled.
He will not be responsible
for any case after this date.

PLEASE REPLY TO ▽

SIGNED

W. Stiner

ARGONAUT INSURANCE

Use Reverse Side for Your Reply.

EARL H. LAFFOON

INVESTIGATIONS
1833 WEST 8TH STREET - SUITE 210
LOS ANGELES, CALIFORNIA 90057
HUBBARD 3-6943

INVOICE #: 208-4503

Argonaut Insurance Company
443 Shatto Place
Los Angeles, California

DATE: February 2, 1968

DATE WORKED 1/26, 25/68

CASE: RE: SIRHAN B. SIRHAN vs
Altfillish Construction Co
2X 203445
L-3191

CLAIM NO:

11½ HOURS-DAY OF SURVEILLANCE	AT	\$8	PER DAY-HOUR	\$ 92.00
HOURS-DAY OF INVESTIGATION	AT		PER DAY-HOUR	\$
MAG. ROLLS OF 16MM EASTMAN D&W FILM	AT		A ROLL	\$
1 MAG. ROLLS OF 16MM KODACHROME FILM	AT	\$10	A ROLL	\$ 10.00
COURT OR W.C.A.B. HEARING				\$
OTHER 1½ minimum car expense @ \$9/day (days)				\$ 13.50
office expense				\$ 6.00
MILES AT		CENTS PER MILE		\$

EXPENSES:

NOTES _____

TELEPHONE \$.90

MEALS _____

PARKING FEES _____

Total
\$ 170.40
FEB 13 1968
CHK. NO. 238969
AMOUNT \$170.40

713
TOTAL..... \$ 122.40
4.00
170.40

*Allocated Exp.
Pay Sirhan
Jah. Sirhan
VE
2/12/68*

EARL H. LAFFOON

INVESTIGATIONS
1233 WEST 8TH STREET - SUITE 210
LOS ANGELES, CALIFORNIA 90057
HUBBARD 3-6943

INVOICE #: 208-4538

Argonaut Insurance Company
443 Shatto Place
Los Angeles, California

DATE: February 7, 1968

DATE WORKED 2/7/68

CASE: SIRHAN B. SIRHAN vs.
Altfillish Const. Co.
2X 203445
CLAIM NO: L-3191

HOURS-DAY OF SURVEILLANCE	AT	PER DAY-HOUR	\$
HOURS-DAY OF INVESTIGATION	AT	PER DAY-HOUR	\$
MAG. ROLLS OF 16MM EASTMAN B&W FILM	AT	A ROLL	\$
MAG. ROLLS OF 16MM KODACHROME FILM	AT	A ROLL	\$
COURT OR W.C.A.B. HEARING			\$ 45.00
OTHER office expense			\$ 1.50

_____ MILES AT _____ CENTS PER MILE

EXPENSES: HOTEL _____ \$

TELEPHONE _____ \$

MEALS _____ \$

PARKING FEES 1.50 1.50

TOTAL 48.00

RUSH

ZONE NO. A

CLAIM NO. 2X 203445

ASSURED 10th Street

RESERVE _____

CLAIMANT John R. Kichner

EXAMINER John R. Kichner

DELIVER TO _____

DATE & TIME REQ. 2-7-68

IF NOT FOUND BY _____

NOTIFY REQUESTING EXAMINER.

NOTES:

Leaving John R. Kichner

to Kichner

Little \$ 2000

RUSH

ZONE NO. A

CLAIM NO.

2X-203445

ASSURED

Altfillick F

RESERVE

CLAIMANT

Sirhan Sirhan

EXAMINER

James Stiner

DELIVER TO

"

DATE & TIME REQ.

2-7-68

IF NOT FOUND BY

NOTIFY REQUESTING EXAMINER.

NOTES:

Hearing John McLaughlin
Dr. Kiehn

2/7/68 - Spoke to Dr. Kiehn's Dr today
he great - he has continued from
10/17/67 to see & treat this child at least
once a week. I don't know what
our responsibility is for made app.
to Dr Kiehn - our own was in file
plus applicants. D/H

ARGONAUT INSURANCE

TO	<u>Stini</u>	FROM	<u>Payson</u>	DATE	<u>2/7</u>	19 <u>67</u>
INJURED	<u>Sirkhan</u>	<u>Sirkhan</u>	POLICY #			
INSURED				POLICY TERM		
CONVERSATION WITH	<u>John McLaughlin</u>			CLAIM #	<u>X 203445</u>	
<div style="display: flex; justify-content: space-between; align-items: center;"> <div style="border: 1px solid black; padding: 5px; width: 60%;"> <p>\$ <u>85.00</u> - <u>Med legal</u></p> <p><u>W. Kichu</u></p> </div> <div style="border: 1px solid black; padding: 5px; width: 35%;"> <p>\$ <u>25.00</u> - <u>no dry</u></p> </div> </div>						

ARGONAUT INSURANCE

FROM <i>John B</i>		DATE <i>2-7</i>	19 <i>68</i>
INJURED <i>William Burhan</i>	POLICY #		
INSURED	POLICY TERM		
CONVERSATION WITH	CLAIM # <i>X-2034LS</i>		
<i>1% Acc only</i>	<i>1785-</i>	<i>8 1/2% P.D</i>	
<i>or Alboni</i>	<i>100</i>	<i>10 days T.D</i>	
	<i>85</i>	<i>85 mtd legal</i>	
<i>or Janoshon</i>	<i>1670</i>	<i>1970</i>	
<i>John D. Lopette</i>			
<i>2000</i>			

~~CONFIDENTIAL~~
~~STREET INFORMATION~~
~~CALIFORNIA CHURCH~~
~~CONFIDENTIAL~~

EARL H. LAFFOON
INVESTIGATIONS
1033 WEST 8TH STREET - SUITE 210
LOS ANGELES, CALIFORNIA 90057
HUSBARD 3-6943

February 7, 1968

Argonaut Insurance Company
443 Shatto Place
Los Angeles, California 90005

Attention: Mrs. J. Stiner

RE: SIRHAN B. SIRHAN vs.
Altfillish Const. Co.
2X-203445
L-3191

WORKMEN'S COMPENSATION APPEALS BOARD HEARING

February 7, 1968

9:00 a.m. An investigator of this agency reported to the Workmen's Compensation Appeals Board in the California State Building, Los Angeles, California, where he waited to testify and to project motion pictures at this hearing.

Later in the day he was advised by Mr. Evans, the attorney handling this case, that his testimony and motion pictures would not be needed this date. He was then excused for the day.

Thanking you for this assignment, I remain,

Earl H. Laffoon
Earl H. Laffoon

EHL:sft

~~SAVING OFFICE~~
~~6700 FIFTH AVENUE~~
~~SAN DIEGO, CALIF.~~
~~LANA 302-1234 5678~~

EARL H. LAFFOON
INVESTIGATIONS
1639 WEST 6TH STREET, SUITE 210
LOS ANGELES, CALIFORNIA 90037
HUBBARD 3-6943

February 2, 1968

Argonaut Insurance Company
443 Shatto Place
Los Angeles, California

Attention: Mrs. Jean Stiner

RE: SIRHAN B. SIRHAN vs.
Altfillish Construction Co.
2X 203445
L-3191

SURVEILLANCE REPORT

January 25, 1968

MR. SIRHAN was spot checked from 1:30 p.m. to 4:30 p.m. on this date. Including travel time, three and one-half hours were spent on this assignment this date.

The following is a brief summary of this date's spot check.

1:30 p.m. Upon arriving at MR. SIRHAN'S residence in Pasadena, we attempted a direct contact. The door was answered by MR. SIRHAN'S mother, who proved friendly and related the following information.

MR. SIRHAN is currently employed, but his hours are quite irregular at this time. His mother had no idea where he worked since he had told her it was none of her business. She went on to say that he had attempted to return to work as an exercise boy, but was unsuccessful, due to lack of seniority.

After learning the above information, the contact was ended. Since MR. SIRHAN'S mother had stated that his hours were quite irregular, we took up a position of surveillance, assuming he might return at any time.

4:30 p.m. Since MR. SIRHAN had not returned, and further surveillance seemed unwarranted, we discontinued

D 1/8/68
720

RE: SIRHAN B. SIRHAN
February 2, 1968
Page 2

on this assignment for the day.

This information was telephoned to you. We will place MR. SIRHAN under early morning surveillance.

January 26, 1968

MR. SIRHAN was placed under surveillance from 4:30 a.m. to 11:30 this date. Including travel time, eight hours were spent on this assignment, this date.

The following is a brief summary of this date's surveillance.

4:30 a.m. Surveillance commenced.

8:52 a.m. A man, fitting MR. SIRHAN'S description, departed the residence driving a Volkswagon. We followed him to the United Picture Frame Company, where he parked and entered the building, going out of view. As he was walking towards the building, we exposed 30' of 16 mm. color film of this activity.

After he had entered the building, we made a Department of Motor Vehicles check of his vehicle. It proved to be registered Adel B. Sirhan. We then made an employment verification at the frame company, and it was learned that Adel Sirhan did work there. We then placed a phone call to MR. SIRHAN'S residence, and verified his presence at home. It was also learned that the man the investigator followed and photographed was MR. SIRHAN'S brother. They are apparently very similar in appearance.

We then returned to MR. SIRHAN'S residence and resumed surveillance.

9:50 a.m. MR. SIRHAN was first observed, as he was running down the sidewalk. As he ran, we exposed 15' of color film. MR. SIRHAN appeared to move in a free and easy unrestricted manner.

RE: SIRHAN B. SIRHAN
February 2, 1968
Page 3

10:00 a.m. MR. SIRHAN arrived at the Organic Pasadena. This proved to be a health foods store, located at 1380 North Lake, Pasadena, California. MR. SIRHAN then entered the store, going out of view.

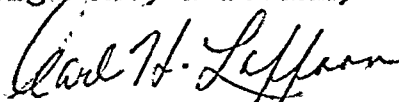
10:30 a.m. Since MR. SIRHAN was still in the store, we placed a phone call and verified his employment at the health food store. A short time later, we entered the store and observed MR. SIRHAN in the back room, stamping small bottles, to be put on the shelf.

11:30 a.m. Since it appeared that MR. SIRHAN would remain in the building the rest of the day, we discontinued.

A total of 15' color was taken this date.

This information has been telephoned to you. We have suspended activity on this case until we receive further instructions from you.

Thanking you for this assignment, I remain,



Earl H. Laffoon

EHL:ls

cc: McLaughlin, Evans, Dalbey & Cumming
Mr. B. Evans

ARGONAUT INSURANCE

TO _____ FROM Kan J DATE 7- 19____
INJURED Sirhan Sirhan POLICY # _____
INSURED _____ POLICY TERM _____
CONVERSATION WITH Blue McLaughlin CLAIM # _____

Outstanding Obligation to Dr. Kiehn

✓ 649-649 ✓



Argonaut Insurance Company

443 SHATTO PLACE

LOS ANGELES, CALIFORNIA 90005

January 17, 1968

Altfillisch Construction Company, Inc.
Route #1, Box 159-B
Corona, California

Attention: Laura Kraus

Claim No: 02X 203445
Claimant: Sirhan Sirhan
Employer: Altfillisch Construction Co.
Inj Date: 9/25/66

Gentlemen:

We have your letter of July 21, 1967, setting forth the facts that Mr. Sirhan worked for you after his date of injury on 9/25/66. In view of the fact that Mr. Sirhan will probably contend that he did not return to his regular duties following the injury of September 25, 1966, and that he terminated because of his limitations, we would appreciate your advising us as to whether Mr. Sirhan did return to his regular duties including exercising horses, and whether his termination of employment was related to limitation caused in turn by his injury of September 25, 1966.

Thank you for your cooperation.

Very truly yours,

J. D. Stiner
J. D. Stiner
Claims Examiner

1

cc: McLaughlin, Evans, Dalbey & Cumming
Attention: Barry Evans

Answer: Sirhan Sirhan did return to his regular duties after his injury and his termination was due to the fact that he quit voluntarily. He worked from 10/1 to 11/13 at a raise in pay; quit and returned to work on 12/2 to 12/10 when he quit permanently.

Barry Evans

ARGONAUT INSURANCE

TO	FROM	DATE
	<i>Jan 1</i>	<i>2-5-68</i>
INJURED		POLICY #
	<i>Sirhan Sirhan</i>	
INSURED		POLICY TERM
	<i>Atfillish Fulton</i>	
CONVERSATION WITH		CLAIM #
	<i>Ac 6-8541</i>	<i>21-203445</i>
<i>John McLaughlin</i>		<i>714-737-5375</i>
<i>John McLaughlin</i>		<i>Laura Hanks</i>
<i>Wed - 1st Hearing</i>		<i>New Crew Met Atfillish and</i>
<i>John McLaughlin</i>		<i>Spencer on open - 2nd meeting</i>
<i>Stable Area</i>		<i>Charge</i>
<i>Dec 2/8/68</i>		<i>9 AM - 2 PM</i>

Argonaut Insurance

RESERVE COMPUTATION SHEET

Claim No. _____

Name of Injured _____ Date of Injury _____

Age 22 Occupation Exercise Ray Group Letter _____

Comp. Rate (Temp.) _____ (P.D.) _____ Based on Wage of _____

Estimated P.D. Rating 10 %, Or _____ Wks. \$ 2100

Temp. Comp. Paid _____ Wk. \$ 70

Further Est. Temp. _____ Wk. \$ _____

Total Temp. Comp. \$ _____

Total Comp. Est. \$ 2170

Med. Paid \$ _____

Future Est. Med. \$ abt 475 Total Med. Est. \$ 750

Estimated By _____ Date _____

Rating Factors, Objective _____

Back & head complaints

Subjective Had reserves other than medical.

Rating Formula _____

18.12	7%	1	25	10	7:3	(3) - C	2200
							750
1.62	5%	1	7	5	3:3		350
					11:5		3300

Reviewed By _____ Date _____

726

9/13/67

TO Mr Laughlin Evans

AT

SUBJECT

Att Barry Evans

DATE

1-24-68

Larkin Larkin is Alcoholic Control

24-203445

Yours of 1/15/68

I have given this to Earl Loffoon for subroa
And he is aware of the Hearing date.

I have also written to inform you
have a copy of my letter. I have not had
a reply as yet.

ARGONAUT INSURANCE

PLEASE REPLY TO

SIGNED

Joe Stiner

Use Reverse Side for Your Reply

2025 RELEASE UNDER E.O. 14176

DEPARTMENT OF INDUSTRIAL RELATIONS
DIVISION OF INDUSTRIAL ACCIDENTS
WORKMEN'S COMPENSATION APPEALS BOARD
STATE OF CALIFORNIA

203445
Case No. 67 LA 312 144

SIRHAN B. SIRHAN

Applicant....

vs.

GRANJA VISTA DEL RIO

ARGONAUT INSURANCE COMPANY, a corporation

Defendant..

Notice of Time
and Place of
Further Hearing

NOTICE TO ALL PARTIES

You are hereby notified that further hearing will be held in the above-entitled action at
4107 LOS ANGELES STATE OFFICE BUILDING, 107 SOUTH BROADWAY
LOS ANGELES, CALIFORNIA

FEBRUARY 7, 1968 9:00 A.M.

WORKMEN'S COMPENSATION APPEALS BOARD

By

C. L. RINGOFF
REFeree

Dated at: Los Angeles, California

NOTE: CONTINUANCES AND FURTHER HEARINGS ARE NOT FAVORED.

SERVED BY MAIL ON PERSONS SHOWN
ON THE OFFICIAL ADDRESS RECORD

Date: 1-11-68 By: C. P. Pugh

McLAUGHLIN, EVANS, DALBEY & CUMMING
ATTORNEYS AT LAW

1717 NORTH HIGHLAND AVENUE, SUITE 710
LOS ANGELES, CALIFORNIA 90028

AREA CODE 213
TELEPHONE
466-8541

JOHN F. McLAUGHLIN
BARRY F. EVANS
WM. BLAIR DALBEY
RAY B. CUMMING

HAROLD J. BENNETT
NEO L. GAYLORD
JOHN F. BARTOS
GEORGE R. HASWELL
ALLAN R. SCHUMMER
ROBERT H. GILHAM

January 15, 1968

Argonaut Insurance Company
443 Shatto Place
Los Angeles, California

Attention: J. D. Stiner, Claims Examiner

Re: Your Claim No. 02X-203445
Sirhan Sirhan vs. Altfillisch Construction Company, Inc.
Date of Injury: 9-25-66

Gentlemen:

The above matter is now scheduled for further hearing before the Appeals Board at Los Angeles on February 7. We refer you to our earlier letter of January 3, regarding trial preparation.

If your further investigation does disclose that applicant did return to his regular duties and continued performing them for some period of time post-injury, then an individual who could so testify should be available at the hearing. In addition, if sub rosa is effective once assigned, then we should be so advised so that arrangements can be made to view the motion picture film and arrange for the appearance of the necessary investigator at the hearing.

Yours very truly,

McLAUGHLIN, EVANS, DALBEY & CUMMING

By: *Barry F. Evans*
Barry F. Evans

BFE:cjz

Subrosa
OK
1/22/7

Wise Barry Evans
any results

EARL H. LAFFOON

INVESTIGATIONS
1833 WEST 8TH STREET - SUITE 210
LOS ANGELES, CALIFORNIA 90057
HUBBARD 3-6943

Hearing:
12-7-68
900 C.A.
Barry Evans

SS # 569 60 3104
D/3 3-17-44

NAME OF INSURANCE COMPANY

Insurance Company

CLAIM NUMBER

2X 203445

ASSIGNED BY

Mrs. J. Stiner - Los Angeles

DATE ASSIGNED

1-22-68

INSURED

ADDRESS

CITY

All subject construction to (a horse farm) Citrus & Cleveland Norro

CLAIMANT

ADDRESS

CITY

Sirhan B. Sirhan 6916 E. Howard St. Pasadena

X's Photo
SY 92136

AGE

WEIGHT

HEIGHT

MARRIED OR SINGLE

23

115 #

5'4 1/2"

Single

RACE

WEAR GLASSES

MUSTACHE

COLOR OF HAIR

NO

OCCUPATION

DATE OF INJURY

LOCATION

MALE OR FEMALE

EXERCISE boy

7-25-66

male

ACCIDENT

thrown from horse

has now R.T.W. for a small grocery store as clerk & box boy

INJURY

cut left eye lid & chin

bruise back & left hand

CLAIMANT'S ATTORNEY

ADDRESS

CITY

Onne P. Iormer

16 N. Marengo Ave Pasadena

DOCTOR

ADDRESS

CITY

NO TREATMENT

CITY WHERE HEARING HELD

HEARING DATE

TIME OF HEARING

Medical Dept of 11-6-67:

ABOVE

REMARKS

1. Pain in back from being in one position for long - bending
and lifting - sitting - standing - bending forward - &
straightening erect

2. No heavy work or activity

INVESTIGATION REQUIRED

Surveillance - pics of good unrestricted activity

AUTHORIZATION TO USE MORE THAN ONE OPERATOR

NUMBER OF DAYS ALLOTTED

IF MORE SPACE IS REQUIRED, USE REVERSE SIDE



Argonaut Insurance Company

443 SHATTO PLACE

LOS ANGELES, CALIFORNIA 90005

January 17, 1968

Altfillisch Construction Company, Inc.
Route #1, Box 159-B
Corona, California

Attention: Laura Kraus

Claim No: 02X 203445
Claimant: Sirhan Sirhan
Employer: Altfillisch Construction Co.
Inj Date: 9/25/66

Gentlemen:

We have your letter of July 21, 1967, setting forth the weeks that Mr. Sirhan worked for you after his date of injury on 9/25/66. In view of the fact that Mr. Sirhan will probably contend that he did not return to his regular duties following the injury of September 25, 1966, and that he terminated because of his limitations, we would appreciate your advising us as to whether Mr. Sirhan did return to his regular duties including exercising horses, and whether his termination of employment was related to limitation caused in turn by his injury of September 25, 1966.

Thank you for your cooperation.

Very truly yours,

J. D. Skinner
Claims Examiner

1

cc: McLaughlin, Evans, Dalbey & Cumming
Attention: Barry Evans

731

MCLAUGHLIN, EVANS, DALBEY & CUMMING

ATTORNEYS AT LAW

1717 NORTH HIGHLAND AVENUE, SUITE 710
LOS ANGELES, CALIFORNIA 90028

AREA CODE 213
TELEPHONE
466-8541

JOHN F. MCLAUGHLIN
BARRY F. EVANS
WM. BLAIR DALBEY
RAY B. CUMMING
HAROLD J. BENNETT
NED L. GAYLORD
JOHN F. BARTOS
GEORGE R. HASWELL
ALLAN R. SCHUMMER
ROBERT M. GILLHAM

January 3, 1968

Argonaut Insurance Company
443 Shatto Place
Los Angeles, California

Attention: J. D. Stiner, Claims Examiner

Re: Your Claim No. 02X 203445
Sirhan Sirhan vs. Altfillisch Construction Company, Inc.
Date of Injury: 9-25-66

Gentlemen:

We are proceeding to file and serve the report of Dr. Martin Albori of December 20, 1967 which establishes a rather substantial medical conflict when consideration is given to the report of Dr. Yanshon of November 6, previously served upon this office by the attorneys for applicant.

We note from reviewing Dr. Albori's report that the applicant apparently will contend that he never did return to his regular duties following the injury of September 25, 1966 and finally in December of that year he was terminated because of his limitations. The letter from your assured dated July 21, 1967 by inference would seem to take issue with these claims. However, we do believe that some further contact should be made with your assured and a determination made as to whether applicant ever did in fact return to his regular duties including exercising horses and whether applicant's termination of employment was related to limitations caused in turn by his injury. Further, some effort at sub rosa might be warranted in view of applicant's elaboration upon the extent of his disability.

Yours very truly,

MCLAUGHLIN, EVANS, DALBEY & CUMMING

By: Barry F. Evans

Barry F. Evans

BFE:cjz

*dict
1/11/68*

732

Employer's Identification
Number: 95-2241464

MARTIN ALBORI, M.D.

739 NORTH HIGHLAND AVENUE
HOLLYWOOD, CALIFORNIA 90038
TELEPHONE 937-1176

DATE December 21st, 1967

Argonaut Insurance Company

443 Shatto Place

Los Angeles, California 90005

FOR PROFESSIONAL SERVICES RENDERED

Re: Sirhan Sirhan
Altfillish Construction
Company
Claim: 02X-203445

12/18/67

Code 0002
Special Examination, Review of
Submitted records, and report

\$82.50

4/12/67

50008

733



Anglo-American Insurance Companies

443 Shatto Place, Los Angeles, California

December 6, 1967

Sirhan Sirhan
696 East Howard
Pasadena, California

The x-rays for this patient
are not in our offices.

Dr. R.A. Nelson

02X 203445
Altfillisch Construction Company, Inc.
Sirhan Sirhan
9/25/66

Monday, December 18, 1967

1:30 P. M.

Martin Albori, M. D.
739 North Highland Avenue
Los Angeles, California 937-1176

J. D. Stiner

*No envelope attached
as the copy of this was
not followed.
E. J. 1/68*

cc: Palmer & Toomey
cc: McLaughlin & Evans
cc: Richard A. Nelson, M. D. - - - (P.S. Please forward all X-rays
cc: Forrest Johnson - - - - - (to Dr. Albori.
cc: Martin Albori, M. D.

734

[Signature]

December 20, 1967

Argonaut Insurance Company
443 Shatto Place
Los Angeles, California 90005

Re: Sirhan Sirhan
696 East Howard
Pasadena, California
D/I: 9/25/66
E: Altfillish Construction Co.
CL# 02X-203445

Gentlemen:

The above was examined at this office on December 18, 1967. The findings are as follows: He is a male, single, age 23. His occupation is that of exercise boy.

HISTORY:

The patient relates that on September 25, 1966, while exercising a horse, he was thrown from the horse. He fell and sustained injuries. He was taken to the Corona Community Hospital. He had a laceration of the left eyelid, a laceration of the chin, contusion of the spine and of the left hand. The laceration were sutured. He states that at the time of the fall he was briefly unconscious. He was under the care of Doctor Nelson. He was discharged the next day and remained under further care by Doctor Nelson and he was subsequently referred to Doctor Miller and then to Doctor Kiehn. He states he still is under the care of Doctor Kiehn with treatments to the left eye, he is given some eyedrops. During this time he states he was seen by several specialists. He was temporary disabled for work for a period of about two weeks, he then returned to work for the same employer but "not on my full capacity, I was not exercising the horses, I just worked as general helper and stable boy. In December, 1966, I was terminated because of my limitations which were due to the injury which I received working at that place." I tried to find other work but I still had handicaps with my eye and low back and as soon as I mentioned these handicaps I would not get a job. I did not go on Unemployment because I

DEC 25 1967
FBI - LOS ANGELES

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Re: Sirhan Sirhan

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December 20, 1967

didn't know if I was covered by Unemployment. I returned to work only about three weeks ago when I found a job as grocery clerk, in a small store, the work is light and I'm still doing this work".

COMPLAINTS:

"The patient states that he still has considerable discomfort in the spine, particularly in the low back but some discomfort also along the upper spine. He states that this discomfort occurs whenever he moves, bends, stoops or stands for a long time. He does not know if the discomfort is increased by coughing or sneezing because he states he never coughs or sneezes. Discomfort is greater in the morning but at times or in cold weather also at night. He has no radiated symptoms to the lower extremities. He complains about the left eye where he states that the skin on the inner side of the eye is tight and uncomfortable, especially in colder weather. He states that this "throw my face off balance". He indicates that the scar on the chin region is indurated and gives him a feeling of pressure. He states that at this time he has no impairment of vision.

PAST HISTORY:

With above employer for about six months. He states that never in the past did he have any industrial claim, significant injury, surgery or significant sickness.

EXAMINATION:

Age 23, height 5'4½", weight 115
occupation exercise boy.

On examination of the skull, the patient has no points of tenderness, there are no scars, no signs of residuals of injury.

Eyes: Only with his assistance, can a very minimal scar be noticed on the medial end of the left upper eyelid. There is no indication that this scar be painful or tender, it is cosmetically not noticeable. Motions of his eyelid are not affected. The left pupil is dilated by eyedrops which the patient states were applied this morning to his eye by Doctor Kiehn.

Face and chin: With the patient's assistance, a scar can be noticed on the under side of his right chin.

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DEC 21 1967

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DEC 21 1967

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Re: Sirhan Sirhan

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December 20, 1967

The cosmetic bearing is obviously nil and the area is minimally indurated. There are no reactions of pain or tenderness, no suggestion of regional disability from this scar.

Upper extremities: He states that he had a contusion to the left hand but he states that symptoms have subsided entirely. On regional examination, there are no painful reactions, no limitations of motions, no signs of after effects of injury. Evidence of significant nailbiting is noticed.

Spine, pelvis and lower extremities: The patient's gait is normal, he wears no support, he walks on his toes and heels and he squats without any difficulty. His feet are flat. There is increased swayback of postural nature. There is no spasm at any time during examination, no deformities, no visible scars. He states that discomfort is at the lumbosacral level, there are no points of tenderness and there is absence of points of trigger pain. Reflexes are all normal, there are no sensory changes, girths are normal and leg tests are entirely negative. Minimal limitation of anterior flexion is displayed by the patient but on sitting flexion test his range is greater than average.

Measurements and tests:

Spinal motions/normal;

Anterior flexion 90/95
Fingertips miss floor by 1 inch
Extension 40/35
Rotation right & left 35/35
Lateral bending right & left 40/40
Sitting flexion test (McBride's) 100/90

LOWER EXTREMITIES (RIGHT/LEFT):

Thigh girths 16½/16½
Calf girths 12½/14½
Length of lower extremities 33/33
Straight leg raising 85/85

Flip test: Negative @ 90/90
Lasague's test: Negative
Patrick's test: Negative
Ely's test: Negative

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DEC 21 1967
KCE

737

Re: Sirhan Sirhan

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December 20, 1967

X-RAYS:

Submitted films: These are X-rays from the Good Samaritan Hospital and are films of the skull and of the lumbar spine. The findings are entirely normal and negative. There are no signs of recent or old bony injuries, no abnormalities of the disc spaces, no significant arthritic changes. There is postural swayback.

SUBMITTED FILES:

These are records of Doctor Nelson, Doctor Kiehn, Doctor Tashma, Doctor Patterson, Doctor Johnson, Doctor Nugent and Doctor Yanshon. The records refer to the patient's complaints and injuries incident to the accident of September 25, 1966. Examination by several eye specialists is negative for any signs of an injury to the left eye or for any signs of disability attributable to the minor scar near the left eye. Examination by neurosurgeons is reported to be negative with reference to neurosurgical findings. A report by Doctor Yanshon refers to subjective factors of permanent disability involving the low back and to scarring and disfigurement incident to the scars. A thoroughly disagree with these conclusions.

CONCLUSION:

With reference to the scars and to the patient's low back, it is my opinion that this patient's subjective complaints are entirely unsupported by regional evaluation of the findings. Without his assistance, I would not have noticed the scars and their cosmetic defect is, therefore, nil. I also do not believe that these scars account for any subjective discomfort of pain or tenderness. There was an apparent minor injury to the left hand from which the patient has subjectively and objectively recovered. He claims persistent symptoms involving the low back where regional examination is not supporting, even to a minimal extent, these complaints. I conclude that in my opinion he has fully recovered, from a subjective and objective point of view, from the above injuries with objective residuals consisting of only of minor scars which do not account for any disability or cosmetic defect. Based on the submitted records there was temporary disability for about two weeks

DEC 28 1967

TO: J. A. 12,
VACATION DEPT. OF
HOLLYWOOD

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Re: Sirhan Sirhan

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December 20, 1967

by which time the patient resumed lighter work and about two weeks later, he resumed his previous regular work.

If there are any disabilities involving the left eye, these will be reported by eye specialists. With reference to the other areas, I feel that recovery has been complete without any after effects.

Very truly yours,

Martin Albori, M. D.

MA:ls

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Y

DEC 22 1967

U.S. DEPARTMENT OF JUSTICE
FEDERAL BUREAU OF INVESTIGATION
WASHINGTON, D.C. 20535

739

445 Santee Place, Los Angeles, California

December 6, 1967

Sirhan Sirhan
696 East Howard
Pasadena, California

02X 203445
Altfillisch Construction Company, Inc.
Sirhan Sirhan
9/25/66

Monday, December 18, 1967

1:30 P. M.

Martin Albori, M. D.
739 North Highland Avenue
Los Angeles, California 900-1176

J. D. Stiner

1

cc: Palmer & Tooner
cc: Yelaughlin & Evans
cc: Richard A. Nelson, M. D. - - - (P.S. Please forward all X-rays
cc: Forrest Johnson - - - - - (to Dr. Albori.
cc: Martin Albori, M. D. - - Attached is a copy of our medical as well
as applicant's. Please forward four copies
of your report. Thank you.

740

ARGONAUT INSURANCE COMPANY

TO Attn: Richard J. Robbins, Claims Examiner

FROM

McLaughlin, Evans, Dalbey & Cumming
Attorneys at Law
1717 NORTH HIGHLAND AVENUE, SUITE 710
LOS ANGELES, CALIFORNIA 90028
HOLLYWOOD 6-8541

SUBJECT: CLAIM NO: 02X-203445

DATE: 11/16/67

FOLD ↑

SIRHAN SIRHAN vs. ALTFILLISCH CONSTRUCTION COMPANY

We attach copy of Dr. Ganshous report & bill
served by appt's attys who have requested a
hearing. Back disability is solely subjective
and Ganshous evaluates at slight to moderate -
much too high! Suggest immediate orthopedic
exam - expect hearing end of December.

PLEASE REPLY TO → SIGNED

BARRY F. EVANS

NOV 20 1967

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DATE

SIGNED

DEPARTMENT OF INDUSTRIAL RELATIONS
DIVISION OF INDUSTRIAL ACCIDENTS
WORKMEN'S COMPENSATION APPEALS BOARD
STATE OF CALIFORNIA

Notice and Request for Allowance of Lien

CASE NO.

Leonard J. Hershon, H. B., 224 North Serrano Avenue, Los Angeles 90094

LIEN CLAIMANT

ADDRESS

VS.

Arthur B. Sarkis

606 East Howard Street, Pasadena

EMPLOYEE

ADDRESS

Granja Vista Del Rio

EMPLOYER

ADDRESS

INSURANCE CARRIER

ADDRESS

The undersigned hereby requests the Workmen's Compensation Appeals Board to determine and allow as a lien the sum of seventy-five and no/100..... Dollars (\$75.00) against any amount now due or which may hereafter become payable as compensation to Arthur B. Sarkis on account of injury sustained by him on September 25, 1966.

EMPLOYEE

DATE

This request and claim for lien is for: (Cross out parts not applicable)

- (1) The reasonable expense incurred by or on behalf of said employee for medical treatment to cure or relieve from the effects of said injury; or special examination.
- ~~(2) The reasonable medical expense incurred to prove a contested claim; or~~
- ~~(3) The reasonable value of living expenses of said employee or of his dependents, subsequent to the injury; or~~
- ~~(4) The reasonable living expenses of the wife or minor children, or both, of said employee, subsequent to the date of injury, where said employee has deserted or is neglecting his family; or~~

The undersigned declares that he delivered or mailed a copy of this lien claim to each of the above-named parties on

November 6, 1967

DATE

ATTORNEY FOR LIEN CLAIMANT

ADDRESS OF ATTORNEY FOR LIEN CLAIMANT

LIEN CLAIMANT

EMPLOYEE'S CONSENT TO ALLOWANCE OF LIEN

I consent to the requested allowance of a lien against my compensation.

ATTORNEY FOR EMPLOYEE

EMPLOYEE

LEONARD J. YAMSHON, M.D.

Argonaut
DISABILITY EVALUATION

DIPLOMATE, AMERICAN BOARD PHYSICAL MEDICINE AND REHABILITATION
BY APPOINTMENT
224 NORTH SERRANO AVENUE
LOS ANGELES, CALIFORNIA 90004
NORMANDY 1-1160

November 6, 1967

TO WHOM IT MAY CONCERN:

Re: Sirhan B. Sirhan
Emp: Granja Vista Del Rio
Date of Injury: 9-25-66

This man, Sirhan B. Sirhan, was seen and examined on this date.

HISTORY

He states he is an exercise boy. This work requires a lot of bending, lifting, carrying, etc.

On 9-25-66 he was exercising horses and he was thrown from a horse.

He was seen by Dr. Nelson. He was found to have a laceration of his left upper lid. There was some sand in his eye. He had a laceration of his chin and a large contusion over his back and contusion of his left hand and multiple abrasions. He states that when he was thrown off of the horse he doesn't know exactly how he landed. He was hospitalized. X-rays were made and were reported to be negative. He was also seen by Dr. Nilsson and Dr. Kiehn. He was seen by Dr. Tashna and by Dr. Johnson. Dr. Johnson felt there were no neurological problems. He was seen by Dr. Nugent. He states he was off work for two weeks. At that time he went back to light work. At the present time he is looking for work.

PAST HISTORY

Noncontributory.

Applicant's medical

7113

LEONARD J. YAMSHON, M.D.

DISABILITY EVALUATION

DIPLOMATE, AMERICAN BOARD PHYSICAL MEDICINE AND REHABILITATION

BY APPOINTMENT

224 NORTH SERRANO AVENUE
LOS ANGELES, CALIFORNIA 90004
NORMANDY 1-1169

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Re: Sirhan B. Sirhan
November 6, 1967

PRESENT COMPLAINTS

He complains of pain in his back. He finds he has pain in his back if he tries to be in one position for any period of time. He finds that when he bends and lifts he has pain. He finds that if he sits or stands or tries to be in a bent position he has back pain. He finds that when he turns over in bed at night he will wake up with backpain. He finds that when he gets in a partially bent position he has difficulty in straightening up.

EXAMINATION

There is a healed scar under the right mandible and over the right lumbar area.

There is tenderness in the lumbosacral area. He has pain on movement of the trunk. Trunk motions are complete. On flexion with effort he touches the floor.

He has hypesthesia over the anterior lateral aspects of both thighs. The reflexes are bilaterally equal.

He has pain referred to the back on knee chest, passive straight leg raising and performing Patrick's test.

Circumference:

Thigh 6" above patella
Calf 4" below patella

Right	Left
17"	17"
13"	13"

DISCUSSION

Based on the history this man was injured at work on 9-25-66. He had a sprain of his back. He apparently also had an injury to his left eye but I do not feel qualified to comment upon that and this should be done by an ophthalmologist.

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