COURT OF APPEALS OF VIRGINIA

Present: Judges Benton, Humphreys and Senior Judge Overton

ONDEO DEGREMONT, INC. AND AMERICAN & FOREIGN INSURANCE COMPANY

v. Record No. 1261-04-2

MEMORANDUM OPINION*
PER CURIAM
OCTOBER 26, 2004

DANIEL S. ROMAN

FROM THE VIRGINIA WORKERS' COMPENSATION COMMISSION

(Lisa Frisina Clement; Penn, Stuart & Eskridge, on briefs), for appellants.

(Christopher C. Booberg; Thorsen & Scher L.L.P., on brief), for appellee.

Ondeo Degremont, Inc. and its insurer appeal a decision of the Workers' Compensation Commission, which ruled that Daniel S. Roman sustained his burden of proving a compensable occupational disease, Mixed Connective Tissue Disorder, arising out of and in the course of his employment. We have reviewed the record and the commission's opinion and find no reversible error. Accordingly, for the reasons stated by the commission in its final opinion, we affirm the award. See Roman v. Ondeo Degremont, Inc., VWC File No. 210-82-59 (May 4, 2004). We dispense with oral argument and summarily affirm because the facts and legal contentions are adequately presented in the materials before the Court and argument would not aid the decisional process. See Code § 17.1-403; Rule 5A:27.

Affirmed.

^{*} Pursuant to Code § 17.1-413, this opinion is not designated for publication.

¹ In rendering our decision, we grant employer's Motion to Admit Exhibits B, C, and D into the record on appeal, and deny claimant's Motion to Strike Questions to Be Presented.