

OPINION SUMMARY
MISSOURI COURT OF APPEALS—EASTERN DISTRICT

VICKIE HARRAH,)	No. ED100185
)	
Appellant,)	
vs.)	
)	
TOUR ST. LOUIS,)	Appeal from the Labor and Industrial
)	Relations Commission
Respondent,)	Case Number: 05-143549
and)	
)	
TREASURER OF THE)	
STATE OF MISSOURI, as custodian)	
of the Second Injury Fund,)	
)	
Respondent.)	FILED: December 17, 2013

Vickie Harrah (Employee) appeals from the Labor and Industrial Relations Commission’s (Commission) decision denying her pre-judgment interest on past medical expenses and disability benefits against the Second Injury Fund (Fund). We affirm the Commission’s decision.

AFFIRMED.

Division Three Holds: Under a strict construction analysis, Section 287.220, RSMo 2000,¹ does not make the Fund liable for pre-judgment interest on past medical expenses or for disability benefits owed by an employer.

Opinion by: Mary K. Hoff, P.J.
Kurt S. Odenwald, J., and Angela T. Quigless, J., Concur.

Attorney for Appellant: Dean L. Christianson
Attorneys for Respondents: Rachael K. Houser (Fund)
Marcus J. Raymond (Tour St. Louis)

THIS SUMMARY IS NOT PART OF THE OPINION OF THE COURT. IT HAS BEEN PREPARED FOR THE CONVENIENCE OF THE READER AND SHOULD NOT BE QUOTED OR CITED.

¹ Unless otherwise indicated, all further statutory references are to RSMo 2000 as amended.

