

## OPINION SUMMARY

### MISSOURI COURT OF APPEALS EASTERN DISTRICT

BRENDA BOLEN, Respondent,	)	ED92007
	)	
vs.	)	Appeal from the Labor and
	)	Industrial Relations Commission
ORCHARD FARM R-V SCHOOL	)	
DISTRICT and MISSOURI UNITED	)	
SCHOOL INSURANCE COUNCIL,	)	Filed:
Appellants.	)	June 9, 2009

Orchard Farm R-V School District (“Employer”) appeals from the temporary or partial award of the Labor and Industrial Relations Commission (“the Commission”) in favor of Brenda Bolen (“Employee”) on her workers’ compensation claim against them for an injury to her right knee. Employer claims the Commission erred in awarding Employee workers’ compensation benefits because Employee failed to provide Employer with timely notice of her right knee injury.

DISMISSED.

Division Three holds: This appeal was from a temporary or partial award of the Commission, and as a result, we must dismiss the appeal for lack of jurisdiction.

Opinion by: Robert G. Dowd, Jr., P.J. Clifford H. Ahrens and Sherri B. Sullivan, JJ., concur.

Attorneys for Appellants: Mary Anne Lindsey and Karen A. Mulroy

Attorney for Respondent: Lynn D. Barnett

**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.**