

**OPINION SUMMARY**

**MISSOURI COURT OF APPEALS EASTERN DISTRICT**

MARIA WHITE, Respondent, ) No. ED98181  
)  
vs. ) Appeal from the Labor and  
) Industrial Relations Commission  
ANDERSSEN MOBILE X-RAY )  
SERVICE, Appellant. ) Filed: December 18, 2012

The employer, Anderssen Mobile X-Ray Service, L.L.C., appeals the temporary or partial award of the Labor and Industrial Relations Commission wherein the Commission determined that the motor-vehicle accident involving the claimant, Maria White, arose out of and in the course of the claimant's employment, and that section 287.020.5 RSMo. (Supp. 2011) does not bar compensation.

APPEAL DISMISSED.

DIVISION FOUR HOLDS: The incident in question occurred after the 2005 amendments to the workers' compensation law. Under the constraints of strict statutory construction required by the 2005 amendments, we conclude that we are without jurisdiction to review the Commission's temporary or partial award, and we must dismiss the appeal.

Opinion by: Lawrence E. Mooney, P.J. Patricia L. Cohen, J., and Kurt S. Odenwald, J.,  
concur.

Attorneys for Appellant: Dale M. Weppner and Eric K. Eickmeyer

Attorney for Respondent: Mark R. Bahn

**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.**