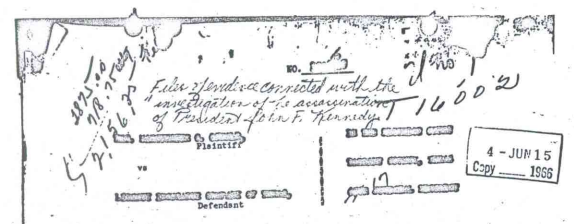
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AVAILABLE

842 9 .F47 vol. 11

Mrs. Marguerife C. Oswald .vs.
Liberty Insurance Company of Texas
FINAL JUDGMENT



FINAL JUDGMENT

On this 100 day of .A.D., 19 came
on to be heard the above entitled and numbered cause, and came the plaintiff
in person and by his attorney and came the defendant.

by its attorneys, and both parties
announced ready for trial; and a jury being waived, all antters of fact as
well as of law were submitted to the court, and after considering the pleadings, the evidence and argument of counsel, the Court is of the opinion and
finds as follows.

That the plaintiff and the defendant have entered into a compromise settlement agreement by which all of the issues involved herein have been satisfactorily compromised and settled, that said compromise settlement agreement has been reduced to writing, signed by the parties hereto and their attorneys and an original has been filed herein with the papers in this suit and introduced in evidence; the Court has considered said agreement, together with the evidence in connection therewith, and is of the opinion that said compromise settlement agreement is fair and equitable to all parties and that all parties have agreed thereto and that said defendant should be and it is hereby authorized to settle plaintiff's alleged suit and cause of action against said defendant for compensation under the Worksen's Compensation Law of the State of Texas upon the basis therein set out, including allowance for future hospital and medical expenses.

DEC 22 1983

00

Coil

The Court hereby finds that the plaintiff has contracted with his ettorney of record to represent him before the industrial Accident Board and in this court and has agreed to pay said attorney a fee within the limits provided by law.

Rathe Court is further of the opinion that judgment should be entered for herein carrying into effect said compromise settlement agreement

It is therefore ORDERED, ADTUDGED and DECREED that the plaintiff.

. do have and recover of and

from the defendant, Military Empires Group of Empires

as attorneys's fees, which the Court hereby finds to te a reasonable and fair fee, and the Court hereby finds that the services rendered by said attorney are reasonably worth the said sum of money herein allowed as such fee, and the said claimant under the compensation law has been benefited to such an extent as to justify the allowance of such fee

It is hereby further ORDERED. AD "DOED and DECREED that the sward of the Industrial Actident Board heretofore entered in this case be and the same is hereby in all things set aside and millified

It is hereby further CRDERED ADJUDGED and DECREED that all the costs herein be and the same are hereby taxed against the defendant herein

The Court bereby further finds that contemporaneously with the entry of this judgment the defendant paid the sim of money bereinst we awarded, as berein directed, and that this judgment has been satisfied in full contemporaneously with its entry

It is therefore hereby further ORDERED ADJUDGED and DECREED that no execution issue herein upon this judgment except for items

.2.

DEC 22 1

The hereby finds that all of the jurisdictional facts

exist vesting this Court with jurisdiction of this suit and alleged

cause of action.

It is so COUNTY this the ______day of ______19___

(81gaed) Harris Brewster,

Year be more

AGREED TO:

7 requeste (Jana Baintiss

Min Waby

Attorriay for the Defondant

A CERTIFIED COPY 18

L. Jaker

DEC 22 1100

ACKNOWLEDGMENT OF NOTICE OF INTENTION TO APPEAL EMPLOYEE .

Mrs. Herguerite C. Caveld

Mossrs. Spurlock, Schottmas & Jacoba, Attorneys 601 Sinclair Duilding Pert Worth, Tomas

King Condy Company

Liberty Insurance Company of Bon 939 Fort Worth, Texas

Mr. M. J. Flahive, Austin, Tesas

B/21/99 T 16092 0/6/50 1 8 88072 NOTICE RECEIVED FROM MANURANCE CARRIER INDUSTRIAL ACCIDENT BOARD

AUSTIN, TEXAS

Receipt of Notice of Intention to Appeal from award of the Board as indicated above is hereby acknowledged.

WHEN WRITING TO THE BOARD CONCERNING THIS CLAIM ALWAYS GIVE THE BOARDS NUMBER AND STYLE OF THE CASE

Mr. John W. Laird, Attorney

8/21/59

Honorable Industrial Accident Board T 16002 Board No. Ins. Co. No. W 11672 Walton Building Austin, Texas RE: , Employee Mrs. Marquerite C. Oswald , Employer King Candy Company , Insuror Liberty Insurance Company of Texas You are hereby notified that Liberty Insurance Company of Texas is not willing to, and will not, abide by the final ruling, decision and award made by the Industrial Accident Board of the State of Texas in the above styled and numbered the Industrial Accident Board of the State of Texas in the above styled and that it will with-Cause on the 4 day of August , 19 59 , and that it will, within twenty days after service of this notice of appeal on the Industrial Accident Board
of the State of Tayas, being suit is some source of appeal on the state of t of the State of Texas, bring suit in some court of competent jurisdiction in the county where the injury to the said Mrs. Marquerite C. Oswald , occurred, to have the said Cause tried de novo in said , occurred court. LIBERTY INSURANCE COMPANY OF TEXAS The Industrial Accident Board of the State of Texas acknowledges receipt of the above notice of appeal on this the 21 day of INDUSTRIAL ACCIDENT BOARD, STATE OF TEXAS

REGEIVED

AUG 21 1999 TEXAS INDUSTRIAL ACCIDENT BOARD

0 916002

IND STRIAL ACCIDENT BOARD AUSTIN, TEXAS

FORT WORTH. TEXAS

GENTLEMEN:

This will advise that a sult was filed in this Court to set aside the award of the Industrial Accident Board of Austin, Texas, and styled:

Ars. Marguerite C. Oswala

vs. No. 13:- 7-C

Liberty wir. Un. of Texas

The	Numbe	r	of th	ne Board	18	1	ione			
				alleged		was		Dr.c.	5,	1956
The	m. mo	of	the	Employe	r waa	KILL	Condy	Co.		4 2
Tue	name	OT	PILL	Dmbrach	-				.4	

Yours very truly,

By Challent, Deputy

Copal Spitn

1: 13:9

ACKNOWLEDGMENT OF NOTICE OF INTENTION TO APPEAL

Mrs. Marruerite C. Oswald

Mosers. Smirlock, Solattman & Jacobs, Attorneys 601 Timelair Building Fort worth, Tones

EMPLOYER.

. King Candy Company

NELWANCE

Liberty Insurance Commany of lexas Box 939 ort cort:, lexas

3

Mr. Y. J. Flahive, Austin, Texas

Bollo59 Po7-59 T 16002

INSURANCE W 11672

MOTICE RECEIVED PROM

INSURANCE PROPERTY POAGO

INDUSTRIAL ACCIDENT BOARD
AUSTIN, TEXAS

Receipt of Motice of Intention to Appeal from award of the Board as indicated above is hereby acknowledged.

Joe B. Moore, Jr.

EXECUTIVE DIRECTOR
SECRETARY

when writing to the Board concerning this claim always give the Boards number and style of the case

Nr. John W. Lot rd, Attorney

"-10-co ab

LAW OFFICES OF

SPURLOCK, SCHATTMAN & JACOBS 601 SINCLAIR BUILDING FORT WORTH 2, TEXAS

August 5, 1959

EDISON 5-4547

Joe Spurloce Denning Schatthan Kelly Jacobs

TOM CAVE

Industrial Accident Board Walton Building Austin, Texas

Re: Board No .: T 16003

Insurance Co. No.: W-11672

Gentlemen:

Hrs. Marquerite C. Ocwald , claimant and a party at interest in the cause shown above, respectfully notifies you, and through you all other interested parties, that he is not willing and does not consent to abide by your final ruling and decision made and entered in this cause on the ath . 195 9; and that within 20 days day of America after the filing with you of this notice, and within the time and in the manner required by law, he will bring suit in a court of competent jurisdiction to set aside said final ruling and decision.

> Dated at Ft. Worth, Texas, this 5th day of August , 1959 .

> > SPURLOCK, SCHATTMAN & JACOBS

elent. Attorneys for Claimant.

THIS WILL ACGNOWLEDGE RECORD IN THIS OFFI, E OF NOTICE OF LATENTION TO APPRIL ON

AUG 7 1959

INDUSTRIAL ACCIDENT BOARD raquet & Koys TEXAS BY LARGE ACCICENT FUARD

AWARD OF BOARD EMPLOYEE Mrs. Mark erite C. Oswald 313 Templeton Drive Fort Worth 7, Texas W-11672 INDUSTRIAL ACCIDENT BOARD WALTON BUILDING AUSTIN 14, TEXAS Mebsrs. Spurlock, Schattman & Jacobs, Attorneys 601 Sinclair Building Fort Worth, Texas EMPLOYER King Candy Company INSURANCE CARRIER Liberty Insurance Company of Texas P.O. Box 939 Port Worth, Texas mnm Flahive, Austin, Texas Mr. John W. Laird, Attorney 12-5-58 On date of hearing after due notice to all parties, came the above numbered and described claim for compen-sation to be considered by the Industrial Accident Board, and the Board finds and orders: (Only Findings Orders, etc. X'd in appropriate spaces below apply.) Finds that on date of injury the employee sustained Injury in the course of employment of the employer named above who was a subscriber under the Workman's Compensation Act, insured with the insurance carrier named 1. X 2. X Finds that employee's average weekly wage before the Injury was \$4£.65.
Finds that the compensation rate is \$29.19 3. X Orders: The carrier to pay employee \$29.19 per week for 32 consecutive weeks for total disability beginning on 12-6-58 for 1njuries received 4. X Orders: The carrier to pay employee \$_ _per week for____con % permanent loss of _consecutive weeks (following payment of compensation, if any, due for total disability) for 6. X Compensation ordered paid under this award which has accrued from date disability began to date this award is entered, less payments already made, shall be paid in a lump sum. 7. Special Findings and Orders: x That payments of compensation have matured in the sum of \$934.0c. That named employee has no loss in wage earning capacity. Orders: The carrier to deduct from this award and to pay to the above named attorney(s) a fee on the unpaid portion of this award in the amount of 15% of the amount ordered paid. al award of the thurst. Any elem, her additional positive, herpital, nutring, classically and moderal THE INDUSTRIAL ACCIDENT BOARD

MAURICE FLAHIVE ANN HETE, RECY.

TELEPHONE OR 7-4400 V.F.W. Building AUNTIN, TEXAN

JULY 27, 1959

HONORABLE INDUSTRIAL ACCIDENT BOARD WALTON SUILDING AUSTIN, TEXAS

> RE: HOARD MO. 1 16.462 - W-1167.3 SMPLOYEE: MARGURITE (SWALD EMPLOYER: KING LANDY COMPANY INSURCE: LIBERTY INSURANCE TO. OF IET D/4: 7/14/59

WE PREVIOUSLY DRIEFED THIS CASE ON HEARING DATE, SHOWING THAT WE HAD PAID A TOTAL OF 4085.80 COMPENSATION PLUS \$365.20 MELT-CAL, AND WE SUBMITTED THE REPORT OF DR. MADDERS -PD THE REPORT OF THE HAMILTON, SHOWING NO PERMANENT INJURY WHATFOFFER. THE EVER, OUR LAIN DEPARTMENT IN FORT WORTH HAS BEEN IN YOUGH WIT. THE ATTORNEY, REPRESENTING THE LADY, AND WE UNDERSTAND THAT HE HAS NOT FILED A MEDICAL YET WITH THE CAPD.

CRIGINALLY, OUR ADJUSTER HAD AN AGRETHENT WITH ATT. LYFY JACOBS TO HAVE THIS WOHAN EXAMINED BY UR. HERRY ". JARDINED O THE REDICAL ARTS FUILD NG, ORT WORTH, EXAC, BUT THE ACCOUNTY AS-VISES US THAT HIS CLIETT REFUSES TO SUBMIT TO AN EXAMINATION OF A PSYCHIATRIST. WE FIEL THAT IN ORDER TO THE THIS WOM IN THE PENEFIT OF EVERY DOUBT THAT SHE SHOULD BE EXAMINED BY DRO. ARTI-WER AT THE ABOVE ADDRESS REFORE A FINAL AWARD IS ENTINEED. ACTUALLY, OUR POSITION IS THAT THE MUDICAL REPORTS WHICH WE HAVE HIRETOFORE FILED ARE ADEQUATE FOR OUR DEFENSE AND SHOW A FULL RECOVERY WITH NO PERMANENT INJURY, BUT IN FAIRNESS TO THE CLAIM-ANT, WE THINK THAT THE OARD SHOULD ENTER AN GADER BIRECTING WILL TO DR. GARDINER, REDICAL ARTS BUILDING, FORT WORTH, ITXAS FOR AN UP-TO-DATE PSYCHIATRIC FXAHINATION AS THE REQUEST AND EXPENSE OF THE INSURANCE COMPANY WITH A SIGNED COPY TO GO T. THE ATTORNEY. WE AR SENDING THE ATTORNEY A CUPY OF THIS CONTENT! IN AS A KATTER OF CO-RTESY BECAUSE IT APPEARS THAT THE ATTORPEY WAS POT THE PARTY WHO IS REFUSING THIS EXAMINATION. . IN THE O.HER HATTO, IF . THE SOARD FLECTS NOT TO ORDER THIS EXAMINATION, WE AGAIN CONSTRID FOR AN AWARD REFUS TO THER RECOVERY, BASED ON DUR PRIOR FUI-

SPECTFULLY SUSTITED,

TEXAS INDUSTRIAL ACCIDENT BOARD

9-961.02

LIFERTY INSURANCE CO. OF TEXAS P.C. B. 967 FORT WORTH 1, TEXAS

BY'- h. J. FLAHIVE

NU. 14P

CC - KESTAT. SPURLOCK, SCHAFTHAR JACOBS, ATTORNEYS
601 STUCLAIR SUILDING
CAT WORTH, FEXAS



JOHN W. LAIRD

ATTORNEY AT LAW SIS PERRY-BROOKS BLDG. AUSTIN 1. TEXAS

July 22, 1959

Industrial Accident Board Austin, Toxas

Re: T-16002 Marguerite Oswald King Candy Company

Gentlemen:

On December 5, 1958 hrs. Oswald sustained severe injuries to her face, head and nock when she was struck by some falling

We call your attention to the report of Dr. Lester L. Hamilton which is submitted in support of this claim. This report shows the extent of the injuries sustained and the treatment given. We also submit the completed hearing statement of Hrs. Oswald.

We shall appreciate an award in line with the evidence we have submitted.

JUL 22 1959

TEXAS INDUSTRIAL ACCIDENT EOARD

very truly yours,

John W. Laird, associated with Shurlock, Schattman & Jacobs, attorneya for claimant

encis: Medical & hearing stmt to IAB

ec: Spurlock, Schattman & Jacobs 601 Sinclair Bld3. Fort Worth, Texas

LESTER L. HAMILTON, D. O.

HAMILTON EVERETT CLINIC 8728 CAMP BOWIE BLVD. 1511 FURTHER PL 97-142 FORT WORTH 7, TEXAS

June B. 1959

To Whom It Hay Concern:

1600

CARL E. EVERETT. D O

Mrs. Marguerits Ocwald came to us February 20,1959 with history of having been struck in the right side of her face by falling benes while working at Fair Ridglea in the candy department. She stated that she later had an abscess of the right side of the face which was treated by Dr. J. Rebert Harris with ten shots of penicivities. She also stated that she had been given first aid by Dr. Hardlin. She also stated that she had been given first aid by Dr. Hardlin. She also stated that she had a heavy feeling in her head, soremess in her neck and her jaw wer not working correctly. An examination revealed a partially limited motion of the right tempere-mandibala joint with a popping noise upon movement. There was also considerable tenderness in the neck and a grating sound upon movement. There was also grating sound upon movement of the cervical area. She was given esteopathic manipulation and medcosonelater treatment. (ultra sound and muscle stimulation) She was seen and treated on February 20,21,25,25,27,28, March, 2,4,6,9. On March 12, as treated that she had had a sharp shooting pain in right temple area for three days. The treatments were continued on Harch 12,16,18 and 20, with the physiotherapy being used over the temple and face area

On March 23, we packed and ifrigated the sinuses and obtained yelles pus in the washings. Sinus irrigations were given on March 23, 25, 27, 20, April 2,4,6,9, II.

On April IS the was referred to Dr. W.W. McKinney and since I had mentioned that I might want her to see an E E N T doctor, she also made an appointment for herself and sew Dr. J.C. Baker. Dr. McKinney felt that she had a maxillary signaitis and suggested continued sinus irrigations. However Dr. Baker felt that the sinuses were clear. Both Doctors mentioned the possibility of the involvement of the maxillary division of the 5th cranial nerve. It was our feeling that she had a neuralgia or neutitis of this nerve and that the sinuses were clear for we had ceased getting pus upon irrigation. We gave her sees B/I2 injections and prescribed B/I2 and Decadron orally and continued the Hedge-sonaleter treatments.

On May 9.1959 we referred her to X-ray department of the Fort Worth Ostcopathic Hespital for pan-sinus X-rays since it appeared to us that the right frontal sinus trans illuminated poorly. The X-rays along the X-rays of the X-ray of

REGEIVED

JUL " 1959

TEXAS INDUSTRIAL ACCIDENT EOARD LESTER L. HAMILTON, D. O

HAMILTON-EVERETT CLINIC 8723 CAMP BOWIE BLVO. 1111 WINTER TO TEXAS 2.16002

She continued to complain of stiffness and soreness on the right temporal area and we decided to treat her daily for a time. She was seen on May II.I2.I3.I4.I6.I8.I9.20.2I.22.25. We injected and area above and in front of the right ear with Hydeltrasol and Procaine on May 2I. This point seemed to be more sere than any other in the involved area. On May 25 she stated that actual pain was gone but that a sense of stiffness was present involving the temporal area and a part of the right side of the face.

We told her at that time that we folt she should return to work. It was our feeling that she would do better with less time to worry about her problems for we were quite sure there were many paychic problems involved in the case and that actual pain was not sufficient to prevent her pursuing regular employment.

I see no reason why this condition should not completely clear up within the next few weeks leaving no permanent disability.

JUL : 1959

TEXAS INDUSTRIAL
ACCIDENT EDARD

Sincerely,

Lester L. Hamilton D.O.

Hamilton-Everett Clinic 5725 Camp Bowie Blvd Fort Worth, Texas

	700	
EMPLOYER	I NOTICE OF PLANT OF STATEMENT	BATE BOTICE BATE OF SOARD
AMERICAN S	line themicutes C. Carrell	
EMPLOYEE .	WID TO STUDENT BEFOOD WALL,	6-11-59 7-14-59 T 16002
	Fort Worth 7, Tomas	MOUSTELL ACCIDENT COARD
		Austin, Telas
_	Epurlock, Schattman & Jacobs,	Attys. The industrial Accident Beard has received your request for companients or medical expanse indi-
	601 Sinolair Duildies,	esting that you have been unable to secure satis-
,	Fort Vorth, Tomas	festery estion from the insurance Company named: The Board will decide all leaves incident to your
EMPLGYER .	King Candy Campany,	daim on the hearing date indicated above, unless
	819 E. Winth St.,	you request efficientles. You need not appear to person but we will be
-	Fort Worth, Texas	unable to reath a decision unless you give us the
	*	fallowing information by date of hearing. Do you beland to appear personally? Yes No No
CARRIER .	Liberty Insurance Company,	If you do not wish the Board to hear your
	Fort Corth, Temas.	eleim, edvice this effice at ence.
-	rost tosts, seems.	MEDICAL EVIDENCE MUST BE FILED IN
		ALL CASES.
CC: .		
	MATERS OF HAJEST	CORRAA MRET I INTRIA OCCRUZER
12-5-6	3 Eace, neek and head; norve	s and organs Taxrant
in support of s	ny dalm, i submit the following information: Age <u>51.</u> S	ociel Cocurity Number, 435-22- 1636
A. EMPLOY		C. MEDICAL
250000000000000000000000000000000000000	lared in Texas?	Give name and address of dottor or doctors to whom you have been
	hours worked per day? 8 to 10	sent by your employer or the Insurance company. Name Dr. Jack Daly
	days worked per week?	Address Flory Vorth, Towas
	# #25.00 PEDDSb	Nome
	Plus comission (Address
100000000000000000000000000000000000000	orking new? You 23 No	Are you willing to eccept his opinion of your injury? You for No
*	. (an. day , yr.)	Nove you been to a doctor of your choice?
At what w	age? \$per	Yes No If so, have him write the Board a letter
B. INJURY	per, coy, wa., me.,	giving his epinion of your injury.
THE REPRESENTATION OF THE PARTY	njured on the job?	Sive his memo and eddress:
Control Control Control	ote were you lejused? A.M P.M.	Address 5725 Comp Bowlo, Ft. Worth, Tex
Marie Control of the	ate Cid you report your leiery?	If you have not been to a dector of your choice, and are not willing
	ma ema lora seficies lados recionals	
Me Dac	ombar to 50h v. 1958	to except the incurence examplesy's medical report, do so at your own expense and have him write a latter giving his spinion of your injury.
No. Dog To whom d	Comittee Day 50h Yr. 1953	to except the incurence exercises's medical report, do so or your own expense and have him write a lotter giving his epinion of your injury, and ottach it to this electroment.
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No Page None Pr	Comittee Day 50h Yr. 1953	expense and have him write a latter giving his spinion of your injury, and attach it to this statement.
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No whom of blame Fire Side AGO Where were Pro-City W seekdoort you treated	Animage Doy Rob Vv. 1953 Id you report your injury? Ris cloned to the post injury? Animage Post Injury The Pos	expense and have him write a lotter giving his opinion of your injury, and ettach it to this etatement. June June
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TELEPHONE GR & 3803

JOHN W. LAIRD ATTORNEY AT LAW 333 PERRY BROOKS BLDG. AUSTIN 1. YEXAS

July 14, 1959

Industrial Accident Board / L

Re: T-16002 Hrs. Harguerite C. Oswald Vs King Candy Company

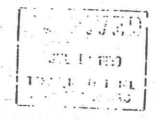
Gentlemen:

We have been delayed in receiving our medical evidence for submitting in support of the above listed claim. Will you please withhold action on it for a few days pending receipt of same.

Very truly yours

John W. Laird, ascociated with Spurlock, Schattman & Jacobs, attorneys for claimant

JWL/ml cc: Spurlock, Schattman & Jacobs 601 Sinclair Bldg. Fort Worth, Texas



LAW OFFI EN

MACRICE FLAHIVE ANN HETZ, NECY.

शिहिं कि रिया परिने CONTAIN BOLFE

TELEPHONE OR 7-4400 V. F. W. BUILDING APRTIN, TEXAN

JULY 14, 1959

HONORABLE INDUSTRIA L ACCIDENT CONTROL BOLLOTOR WALTON BUILDING AUSTIN, TEXAS

RE: T-16002 - W-11672

EMPLOYEE: MARGUERITE C. USWALD EMPLOYER: KING CANDY COMPANY INSUROR: LIBERTY INSURANCE CO. OF

D/H: 7/14/59

GENTLEMEN:

WE PAID 20 WEEKS COMPENSATION FOR A TOTAL OF \$583.80 PLUS \$365.20 MEDICAL. IN SUPPORT OF OUR POSITION THAT THERE IS NO PERMANENT INJURY, WE ATTACH THE REPORT OF DR. MORTON GOLDBERG UNDER DATE OF MAY 28TH AND JANUARY 26, 199, AND IN ADDITION THERETO, WE ARE ATTACHING THE REPORT OF DR. HAMILTON SHOWING ALSO NO PERMANENT INJURY. WE ARE TAKING THE POSITION THAT WE HAVE DISCHARGED ALL RESPONSIBILITY AND DECLINE FURTHER RECOVERY HEREIN.

RESPECTFULLY SUBMITTED,

LIBERTY INSURANCE COMPANY OF TEXAS P.O. BOX 939, FORT WORTH, TEXAS

LESTER L HAMILTON, D. O.

CARL E. EVERETT. D. O

HAMILTON-EVERETT CLINIC BYES CAMP BOWIE BLVD.

May. 13, 1959

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To Whom it may Concern:

history of having been struck in the right sits of Larrage by falling boxes while working at Fair Ridglea in the control of the face which was treated by Dr. J. Robert with the side of the face which was treated by Dr. J. Robert with the side of the face which was treated by Dr. J. Robert with the side of the face which was treated by Dr. J. Robert with the side of penicillon. She also stated that the mad been given first aid by Dr. Hardwick just after the accident. She stated that she had a heavy feeling in the head, soroness in her neck, and her jaw was not working correctly. Examination revealed a partially limited motion of the right tempero-mandibulation twith a popping noise upon movement. There was also considerable tenderness in the neck and also a grating sound upon movement of the cervical area. She was given esteopathic manipulation and medoc-sonolator treatment.(ultra-sound and muscle stimulation) She was seen and treated on Fob. 20.21.25.25.27.28.March2.4.6.9. On March 12.8he stated that she had had a sharp shooting pain in right temple area for three days. The treatments were continued on March 12.16.18.20, with the physiotherapy being used over the temple and face area.

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On April 13 she was referred to Dr. W.W. Mc Kinney and since I had mentioned that I might wank her to see an E E N T dootor, she also made an appointment for horself and saw Dr. J. C. Baker. Dr Mc Kinney felt that she had a maxillary sinusitis and suggested continued sinus irrigations. However Dr. Baker felt the sinuses were clear. Both doctors mentioned the possibility of involvement of the maxillary division of the 5th cranial nervo. It was our feeling that she had a neuralgia or neuritis of this nerve and that the sinuses were clear for we had ceased getting pus upon irrigation. We gave her some B/I2 injections and prescribed B/I2 and Decadron orally and continued the Eedcosonolator treatments.

On May 9,1959 we referred her to X-ray department of the Fort Worth Osteopathic Hospital for pan-sinus X-rays since it appeared to us that the right frontal sinus trans-illuminated poorly. The X-rays showed no simus infection.

LESTER L. HAMILTON, D.

CARL E. EVERETT. D. O

MAMILTON-EVERETT CLINIC 8725 CAMP BOWIE BLVD. FORT WORTH 7. TEXAS 0/1

At present Mrs. Oswald complains of a tightness and soreness of the left side of the face and temple area. We feel she has a neuralgia or neuritis of this portion of the 5th cranial nerve which is improving with esteopathic treatment and physic-therapy as mentioned above.

Today she reports that pain had been relatively absent for several days but has new recurred. The Modeconnolator relieves pain for condiderable time. We intend to treat her daily for a time in order to see if we can maintain relief of pain. It is our opinion that this condition should clear up within the next few weeks and leave no residual impairment.

Sincerely,

The state of the s

Lester L. Hamilton D.O.

Hamilton Everett Clinic 5725 Camp Bowie Blvd. Fort Worth, Tozas.

REGEIVED

JUL 14 1959

TEXAS INCUSTRIAL ACCIDENT BOARD

BOLDBERB CLINIC PHYBICIANS AND BURGEONS 4-S SURE BURNETT BUILDING FORT WORTH, TEXAS

A. I. BOLDGERB, B.A., M.D. MORTON N. BOLDSERG, M.O. EARLE U. BCHARFF, JR., M.D., F.A.C.G.

May 28, 1959

Liberty Insurance Company of Texas P. O. Box 939 Ft. Worth, Texas

Re: Marguerite Oswald Employee, King Candy Co.

Dear Sir:

Mrs. Oswald reported to this office on May 27, 1959 for re-evaluation of her alleged injury on December 5, 1958. Since her last visit on December 29, 1958 she has sought various medical attention including a consultation with Dr. W. McKinney, M.D., and Dr. Hamilton, D. O.

She states that she has had intense periodic pain in the right side of her face, her nose, and right scalp area since her accident. On occasions the right side of her face adjacent to her nose becomes swollen and a white thick discharge drains from her nose.

During the course of this interview she was very verbose and cried intermittently; was disappointed that more could not be done to allewiate her pain and find the reason for her condition. She attempted to correlate her pain with anatomic relations of the area of her injury which were not in accordance with true

Her blood pressure was 120/80. To the was normal. Pul normal. There was no fullness of her follows was normal as was the nucous membrane of both nostrils. There was no bost-nasal discharge of nucous or pus. Her throat was normal. Onest, heart, and lungs were normal. Abdomen was normal as were heart, extremities. Her complete blood count and the word normal. X-rays of all nasal accessory sinuses were normal. X-ray of her cervical spin was normal.

It is my impression that this patient has a tremendous psychic overlay to her entire condition. That a feeling of insecurity about her failure to hold a job or obtain one are the main reasons for perpetuation of her pain. I could find no organic changes that could account for her symptoms.

Sincerely,

Morton N. Goldperg,

A. I. BOLDBERG, B.A., M.D. MORTON N. GOLDBERG, M.D. 120 PM 5

Liberty Insurance Company of Texas P. O. Box 939 Fort Worth, Texas

Dear Sirs:

Re: Marguerite Oswald Employee King Candy Company

The above named patient came to us on Dacember 6, 1950 stating that on Dacember 5, 1950 she reached up to get some jars of andy while working for King Candy Company and a carton of candy fell on her face and nose.

Examination revealed a small laceration of the bridge of the nose with swelling and also swelling of the turbinates.

X-ray of the nose was negative for fracture and the patient was given bio-myclicin masal decongestive and medication for pain.

The patient returned for an office visit on December 8, 1950 and then again on December 29, 1958 at which time she complained of headaches and pain in her neck. Her cervical spine was then x-rayed which remoded no fine or pathology. We have not seen the pathology. We have not seen the pathology.

It is my opinion that there is no partie

Sincerely,

TEXAS IN U-TRIAL

MNG: d.

William W. M. Kinney, M. D. 112 D. Core Building 1900 Fells Ave. Lart Worth 2, Texas

April 30, 1959

7-11:

Liberty insurance Company P.H. Box 93; Fort Worth, Texas

> Re: Mrs. Margustite Cowald Employed - King Confy Compeny

Dear Sira.

Mrs. Marguerite Oswald was referred to me by Dr. L. L. Esmilton on the 1.th of April, 1950.

I examined this patient and found no abnormal neurological signs. I felt that her difficulty was primarily a mamillary elements on the right. I see no evidence of any definite neurological involvement.

finceraly,

Villiam V. Merinney, H. D.

MM m Enclosure



FORW AS-HOV. 4-24 WHOW

1119 D

Board No. T 16002-

Insurance Co. No. W 11672

INDUSTRIAL ACCIDENT EDARD
Austin, Toxas

Juna 10, , 1953

The reason payment has been suspended or stopped is as follows:

Claimant's physician reports that she is able to work.



Total	amount	compensation	paid	8	533.60 -
in to every	district PRIVE	ACTUE DOLLAR AND ME	Barre	4	

Weekly rate paid \$ 29.59

Compensation paid from 12-6-50 to 12-3-53, # 12-11-53 to 12-12-50, comprising 12-27-53 to 12-29-53, 1-3-59 to 1-18-59, 1-21-50, # 1-23-59 to 2-2-59, 2-3-59 to 2-10-59, 20 weeks 2-10-59 to 5-20-59 Incl.

Liberty Ins. Co. of Toxes, Name of Insurance Company

Box 939, Fort Worth, Toxas

Marguerite C. Oswald

313 Esspleton, Ft. Vorth 12-5-5

King Candy Company

813 East Binth, Ft. Worth, Towns

9

0 0

O D TRLEPHONE OR 6-3003

JOHN W. LAIRD

ATTORNEY AT LAW BIS PERRY-BROOKS BLDS. AUSTIN 1, TEXAS

June 5, 1959

Industrial Accident Board Austin, Texas

Re: T-16002

Warguerite C. Oswald

vs

King Candy Company

Gentlemen:

The firm of Spurlock, Schattman & Jacobs of Fort Worth, Texas has been employed to represent the above named claimant in her claim for compensation for injuries sustained in the course of her employment for the above named employer. Notice of injury and claim for compensation have been submitted by the claimant.

All payment of compensation has been stopped, the last check having been received May 20, 1959. Medical treatment has been discontinued although the claiment is still disabled. We shall appreciate having this claim set for hearing at the earliest possible date.

Very truly yours;

John W. Laird, associated with Sporlock, Schattman & Jacobs, attorneys for claiment

IVI. : ra

601 Sinclair Bldg. Fort Worth, Texas EMPLOYEE ESTATUS OF CLAIM FILE COPY

113 Remploses Drive

Port Worth, Rouse

INSURANCE ON INSURANCE CO. NO. IN 11672
INDUSTRIAL ACCIDENT BOARD WAITON BUILDING AUSTIN 14, TEXAS

YOUR

Motice of Injury and Claim for Compensation

EMPLOYER . Eing Gondy Company

INSURANCE CARRIER .

Liberty Insurance Company of Toxos Bon 939 Fort Worth, Toxos DE CONCECTION WITH THE ABOVE STYLED CASE HAS REAN RECEIVED, ACCURATING THE OUR REQUIRES THIS CASE IS NOW RELOW, PLASE NOTE THAT THE PROFESS COURSE THE FULL WE HAS REVY MARKED WITH AN "R" IN THE LEFT HAND MARCH.

WHEN WRITING TO THE INDUSTRIAL ACCIDENT BOARD CONCERNING YOUR CLAIM FOR COM-PENSATION ALWAYS GIVE THE BOARD'S NUMBER AND STYLE OF THE CASE.

ì

You are receiving weekly compensation payments in the correct amount. So long as you are receiving compensation and medical attention the Board will take no action on your claim. If these payments are suspended before you have returned to work or fully recovered, the Board will be glad to assist you in securing a satisfactory settlement.

You have not lost sufficient time from work to be entitled to compensation for lost time. Compensation is not due you until you have been absent from work for eight days. If your injury has permanently affected your ability to work, you must file a signed, up-to-date, detailed medical report from a licensed Doctor in support of your claim. If your medical bills have not been paid, please advise this office, and furnish us itemized, signed copies of all unpoid bills.

You have probably been paid all compensation due you for time lost from work. If you are claiming further disability, please advise us and furnish a signed, up-to-date, detailed medical report from a licensed Doctor in support of your claim.

Notice of Injury and Claim for Compensation has been received. In accordance with your wishes the Board will take no further action unless requested to do so. For their information, we are notifying the insurance carrier that claim has been filed.

Remarks:

No further action will be taken by the Board unless requested by you and unless supported by the necessary evidence as outlined above.

D EM: 055 4-27-59

INDUSTRIAL ACCIDENT BOARD

EXECUTIVE DIRECTOR

Min 9 1: 39 . Jux ONOTO OF INJURY AND CLAIM FOR COMPENSATION Texas Workmen's Compensation Law ak of this form , and then fill out in your own words We tentered Win IT, MG CANDY COMPANY Servity No. 435-22-568600 51

We tentered Win IT, MG CANDY COMPANY 8. 94 ST, HWORTH TEX

We tentered Win IT, MG CANDY COMPANY 8. 94 ST, HWORTH TEX

We tentered Win IT, MG CANDY COMPANY 8. 10 Worth IT STATE

We tentered Win IT, MG CANDY COMPANY 8. 10 Worth In Texas for This Employer Bafore

Being Transferred?

We tentered Win IT A CANDY COMPANY 10 Worth In Texas for This Employer Bafore

Note that Age of the Whore Accident Occurrent? omouth, peus comm, 5 Doys per Work of \$ / 750 11 -1 Mind You Bron Working & months 50% I Started Losing Time On JAN WARY 2 - 1959

II So, How much? 2919 For How Many Weeks 177

For How You Been Poid? 17 YES AND ALL TO REACH UPT. GET ACARTON GROWN A SHELF. Unumera of signs places on top of the CARTON JELL AND HIT ME IN THE PACE AND HEAD AND THE EARTON ITOELK. TRAY HAVE HIT ME, D WAS Knocked To the GLOOR AND SUSTAINED PERMANENT INJURIES TO MY LEAD, NEEK AND PACE, WHICH HAVE totacky wishered me up To the present Time. . ". N .- P. . ber and Give Point of Amputation. DE JACK DALY, FY WORTA, TEXAS KINE PRINCIPLE ONSURANCE CS of TEXAS one del term of FOSERT & OSULALD (SOR) 1313 DAVERGORT PH WORTH EX

PLY SIGN NATION OF THE PROPERTY OF THE PROP April 20th -19=9 The Marquente C Qual Mela A Childe AV Works 7 Ft

PORM A1—Bay, 4-M

O D

Geder from T. Cat On, Acadia, Tomas

BOARD NO. W 11672

Report of Initial Payment of Compensation

	LIBERTY I	Mame of Insur	ONPANY OF		
				Road	Fort Worth
arguerite	C. Ostiald	300	M Rumper)		City of 10am
		Oso Foot	Ninth Stro	0.0	Fort Worth
ing Candy	Company	(Street a	d Number)		City of Town
12-5-58 Date of Injury.					
1-29-59 Date of Dreft or 1	Evidence of Initial Payment	t	()		
	for 5	weeks	from 6th	day of	December 195 8
\$140.00	for				
	December.	B	, 12-11-58	to 12-1	2-58, 12-27-58
(8th day	y of	193	all 50 to	2-50	all dates incl
-58, 1-3-5	ig to 1-18-59,	1-21-333	1-21))		
\$28.00 Weekly Place	inpensation.	, 1-21-35,			all dates incl
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NOBE Nature of Injury	Empenantion.		Liber Box 9	ty Insur	North, Tours USEUEIVE JAN 30 1959
Woolly River	Empenantion.		Liber Box 9	ty Insur	ance Company of

Part 2, Form 1, Rev. 12-41

STANDARD FORM FOR EMPLOYER'S SUPPLEMENTAL REPORT OF INJURY Approved by I A I A B C. Send to INDUSTRIAL ACCIDENT BOARD, AUSTIN, TEXAS Penalty of \$1000 for failure to file. See Section 7, Article \$207, Employer's Liability Law.

Copy to LICENTY INSURANCE COMPANY OF TERAS Mitchell, Gartner & Thompson, Managers

P. G. Don 923

Touse of Commit

State's Number	Pile: //60 c	.)
For:	Employer:	<u> </u>
Carrior's Fi	le No.	

If Employer's First Report of Injury did not show that the injured had returned to work, an Employer's Supplemental Report of Injury should be completed and filed immediately after return to work of the employee, or at the end of sixty days. In the event of the death of the employee, this report should be filed immediately.

ŧ.	Name of Employer: King Candy Company.
	Control Type And
	SOCIAL SECURITY NO. 1004231
2.	Office Address: No. and St. 213 . Sinth St City or Town Fort .orth State Texas
R.	Insured by: Name of Company Liberty Lamrance Company
١.	Name of Injured (in full) : Lirguerite C. CSWald Social So
	Present Address: No. and St. 30% Bristol .da City or Town Forto.th State Texas
١.,	Date of Injury Occember 5, 1958 Day of book Frida; Hour of day A.M. 1:30 P.M.
	Date Disability began : Friday December 5, 19.58 A.M. P.M. 1:30
	Has injured returned to work?
	is injured person earning same wages as before injury?
	If disability has not terminated, state probable date of termination of disability
	Has injured died? If so, date of death A.H. P.M.
	1. 12 1
	Han injured died? If no, date of death A.M. A.M. P.M. A. I No. J. To 2-3-19 J. To 4. A.M. J. May 1.
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Official Title: Lissanna HODE TO SEE

EMPLOYER'S WAGE STATEMENT

1

INDUSTRIAL ACCIDENT BOARD

NOTE: PLEASE COMPLETE THIS STATEMENT IN DETAIL AND RETURN ENGINAL TO THIS

AUSTIN, TEXA			BY FRO	EACH P	VERED TO		DATE	OCCUPATION	PAT WEEK. OR MONTHS	EARNED
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CIAL SECURITY NO.		7	9	1	9	30	_	и	11 11	175,00
435-2:-5686		13	10	1	1.0	31	_	11	Com	17.20
OM.	nuary 31,1959	4	10	1	110	31	-	11	175.00mg	175.00
ugust 5. 1958 Jan	the employee was re	. 8	11	1	11	30	-	- 11	con	23,98
1. Stoke minimum number of hours which employee was re- quired to work per day, week, or month.		6	11	1	111	30	-	11	125,00-2	103,03
		7	12	1	12	31	-	11	175,00	30,13
LO DAY EDVEEK D	нтиом		1	11	1-	31	Do	11	com	57.04
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. How many days constituted of		1	_	-	-	+	1			
. How many hours constituted a c	Soy's work?	1	_	+-	-	+	A			1
		1	-	+	+	+	1			-
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Rate for evertime \$ 3.00	per hour.	- 2-	3	+	+) MR	1		1
	and ledging, loundry, fo	ool,	17	+	-	3 %			_	
5. If employee was furnished bo- er other advantages having a			10	0,	118	3	4_			
or other advantages having a ed in money (excluding, howe	ver, any sum pold to	um-	19	10		-1.1	0		_	
ed in money (excluding, howe ployee to cover any special e	spanses antailed on him	by		1		(1)			_	
acts of his employment), state	estimated value per me		21		0/	-				
of each item furnished.		7	22	-11					_	
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	8	-	24	1					1	
ITEM FURNISHED	ESTIMATED VALUE		25				_		5	
	\$ (2th a)	77	26					- NA		
6. Has injured employee returned If so, on what date? NOT 1	d to work? Yes (f. No.	K.	27				_	-01-0-1-1-	A	
6. Mas injured amprayed total	DAY YE.	W 10-5	20			1		A CIL	150	
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STATEMENT IS TRUE AT	ND CORRECT		33			_		_		
Date 2-5-59			34			_	-			
Date 2-5-37			35			_	-			
X X			36			_	-	_		
Fort Worth, Texas	State	_	37		_	-	-	_		
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35.00			52		TOTAL				POTAL ABOURT EA	OMEO !

STANDARD FORM FOR

Employer's First Report of Injury

Send this Copy to: INDUSTRIAL ACCIDENT BOARD, AUSTIN, TEXAS.
Penalty of \$1000 for failure to file within 8 days after injury.
See Section 7. Article \$307, Employers' Liability Law.

Copy to LIBERTY INSURANCE COMPANY OF TEXAS

Mitchell, Gartner & Thompson, Managers

State's Number	File:	77	2	÷3	
For:	Employer	4		mas.	901
	No.				

	Port Worth, Texas
Employer	1. Name of Employer King Candy Concany 2. Office address: No. and St. 813 5. Minth St. City or Town Fort orth State Lexas 3. Insured by: Liberty Insurance Co. 4. Give nature of business (or article manufactured) Carry
Time and Place	5. (a) Location of plant or place where accident occurred. Kings Candy Metail Store Fir Ridglea Retail Store Department. State if employer's premises. (b) If injured in a mine, did accident occur on surface, underground, shaft, drift or mill. 6. Date of injury December 5. 1958. Day of Week Friday. Hour of Day A. P.M.1. 7. Date disability began. December 5. 1958. 11.00A.M. P.M. 8. Was injured paid in full for this day. You will be a surface. The property of the paid in full for this day. You will be a surface. Stanley hyperg.
Injured Person	11. Name of Injured. Narguerite
Cames of injury	19. Machine, tool or thing causing injury. 21. Part of machine on which accident occurred. 22. (a) Was safety appliance or regulation provided. 23. Was safety appliance or regulation provided. 24. Describe fully how accident occurred, and state what employee was deing when injured. It is alleared in the laid du, loyee That the reached in To let touch dark of Candy From Their and a Carton of Candy Fell On liet Face and these. 25. Names and addresses of witnesses. Lone.
Nature of Injusy	26. Nature and location of injury (describe fully exact location of amputations or fractures, rights left). 27. Probable length of described. 28. Has injured recognition. 29. At what occupation. 20. (a) Name and address of physician. 20. It is a laboration. 21. Probable length of described in the laboration of
Potoli Casco	31. Hee injured died. If so, give date of death STATE