

IN THE SUPREME COURT OF OHIO

STATE OF OHIO, EX REL.	:	
GENERAL MOTORS CORPORATION,	:	Case No. 07-0210
	:	
Appellee,	:	On Appeal from the Franklin County
	:	Court of Appeals, Tenth Appellate
	:	District
v.	:	
	:	Court of Appeals
CHESTER STEPHAN and	:	Case No. 06AP-373
THE INDUSTRIAL COMMISSION	:	
OF OHIO, et al.,	:	
	:	
Appellants.	:	

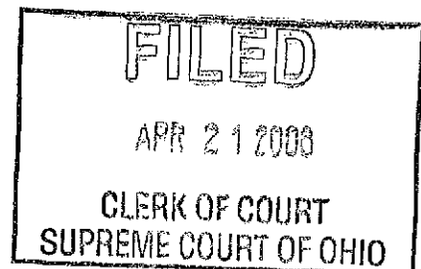
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**APPELLANT, CHESTER STEPHAN'S REQUEST FOR ORAL ARGUMENT**

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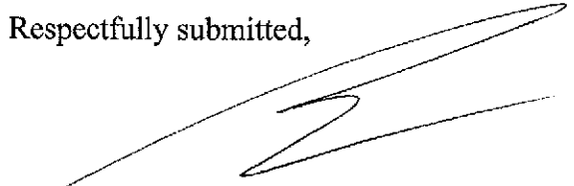
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NOW COMES Appellant, Chester Stephan, and respectfully requests that this Court grant oral argument pursuant to S.Ct.R. IX(2)(A). This case involves this Court's decision on a case of first impression – whether a self-insuring employer can claim an offset for temporary total disability by paying a portion of the monies to the taxing authorities and not the injured worker. This Court's decision would have the effect of vacating and re-writing a portion of the workers' compensation statute as enacted by the General Assembly. This issue was not addressed by this Court.

Secondly, the decision is contradictory in itself wherein it stated that GMC had an adequate remedy at law in several paragraphs, and then stating the exact opposite in another paragraph (i.e., that GMC did not have a adequate remedy at law). This diametrically opposed language needs to be corrected.

The reasons supporting reconsideration and oral argument are set forth in greater detail in Appellant's Memorandum in Support of Reconsideration, filed contemporaneously with this Motion / Request.

Respectfully submitted,



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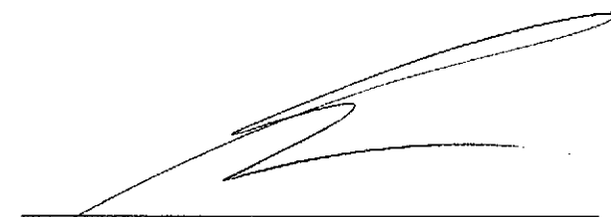
**CERTIFICATE OF SERVICE**

I hereby certify that a true and accurate copy of the foregoing Appellant, Chester Stephan's Request for Oral Argument was mailed to the parties listed below by regular U.S. Mail, postage prepaid, this 21<sup>st</sup> day of April, 2008.

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