

Corrections to this opinion/decision not affecting the outcome, at the Court's discretion, can occur up to the time of publication with NM Compilation Commission. The Court will ensure that the electronic version of this opinion/decision is updated accordingly in Odyssey.

IN THE COURT OF APPEALS OF THE STATE OF NEW MEXICO

Court of Appeals of New Mexico
Filed 2/27/2023 10:15 AM

JAMES HAMBLIN,

Worker-Appellant,

v.


Mark Reynolds

No. A-1-CA-40566

**MOUNTAIN STATES CRANE, LLC
and NEW MEXICO MUTUAL CASUALTY
COMPANY,**

Employer/Insurer-Appellees.

**APPEAL FROM THE WORKERS' COMPENSATION ADMINISTRATION
Rachel A. Bayless, Workers' Compensation Judge**

James Hamblin
Los Lunas, NM

Pro Se Appellant

Law Office of Nathan Cobb, LLC
Nathan A. Cobb
Albuquerque, NM

for Appellees

MEMORANDUM OPINION

IVES, Judge.

{1} Summary affirmance was proposed for the reasons stated in the notice of
proposed summary disposition. No memorandum opposing summary affirmance has
been filed and the time for doing so has expired. **AFFIRMED.**

1 {2} IT IS SO ORDERED.

2
3

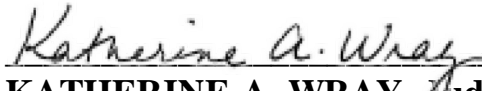


ZACHARY A. IVES, Judge

4 WE CONCUR:

5 

6 **GERALD E. BACA, Judge**

7 

8 **KATHERINE A. WRAY, Judge**